

(560)

I give unto my Daughter Elizabeth One Cow per annum, of
pewter three plates one Pew one Keg —
I give unto Lawrence Browne one Cow to be paid him when she is
free —
After my debts legacies and funerall charges be paid it is my Will
and desire is that the Rest of my Estate remaining my Wife shall during
her Widduhood or Natural life but if my Wife Marry it is my Will that
that all my Lands I now live on Remaine in my Wife's possession undivided
until my four youngest Daughter comes to the age of twenty one years
or Married and then to be Equally Equally divided between them —
my four Daughters Susana Anne Mary and Martha and the younger
Daughter Martha, part to be the manner house the which is as my Will —
that my Wife Enjoy During her Natural life it is my Will that no Sale
of Timber Nor easel be made upon my Land until my Daughter be past
of 21 the Land I give to my four daughters Susanna Mary and
Martha to them and their heires of their Bodies lawfully begotten for
ever and it is my Will that when Daughters come to the age of twenty
one years or Marry that the rest of my personal Estate be Equally —
divided between them my Wife and four daughters I nominate and appoint my
Loving Wife to be my Whole Executrix of this my last Will and Testament but if
my die before my Children be brought up it is my Will that my Daughter
Alice to be Executrix in her stead I appoint my Friend master Jordan and John
Scott to be my Overseers to see this my Will performed as witness my hand
the first day of 17th M^o Called Feby 1412

Signed sealed and delivered
in the presence of —
The mate of Judith Harris
The mate of William Story
H. atkin Jordan —

John Harris (sig)

At a Court held for Isle of Wight
County the 25th day of May 1719

The last Will and testament of John Harris was —
proved in Court by Elizabeth his widow and Ex Executrix —
made outt March and being proved in Court by the Oaths
of Judith Harris and W^m Story two of the W^mds it is
Admited to Record

See H C Lightfoot Esq

(V15) John Bayley of Isle of Wight County, being weak in Body but griffe
to the God of reverable Peace and memory do make ordaine and Constitute
this my last Will and testament for the disposing of what worldly
estate it hath pleased to bestow upon me —
I give unto my son William my two Negroes Dick and Mingo unto him the heirs
of body lawfully begotten and a feather bed and furniture my pistols —
and scablers and two guns and all my working tools and a horse & etc
the said horse I desire he may have thirtie Years after this instant —
I likewise desire he may have the benefit of his Labour att Eighteen
and receive his goods at the age of Nineteen —
After my just debts as truly paid I give all my goods and chattells
what so ever to be Equally divided between my six daughters and my

Loving Wife Except my two Roger Harry and Kate Harry I give to -
 my wife and the labour of Kate during her Natural life or Marriage
 at which time I give her Equally to my six daughters and her increase -
 Except her first Child (if any) to my daughter Anne I mean her increase
 from this time my sheep I here particularly mentioned to said sheep I
 give unto my Loving Wife whome I appoint and make my Ex^t of my
 Last Will and testament in testifying I have hereunto put my hand
 and seal this 1st day of March 1712. John B Bailey (Seal)

Signed Sealed and acknowledged At a Court held for Isle of Wight -
 in the presence of Wm Wm Clary County the 25th day of May 1713

W^m W^m Clary The last Will and testament of John Bailey was present
 Robt R Bayley a Court by Eliza his Widow and Ex who mad Oath
 Sam^o Corkhill - y^to and being proved in Court by Solemn affirmation
 of William Clary and Sam^o Corkhill two of the witness
 is Admited to Record Test J^t Lightfoot Esq^r

In the Name of God Amen March the 5th 1713 -

John Aque of Wimwick County being sick and weak but of perfect sense and -
 memory thanks be to almighty God to make and appoint this my last Will and
 testament Reckoning all other Will or Wills yet before me made Contrary or
 Writing all other Wills to Contrary and appoint this to be my last Will and
 testament in manner and forme as followeth I do surrender up my soul to -
 God that gave it to a sure hope for Remission of all my sins -
 by me before committed and ready to the Earth from whence it was
 taken to be buried in such decent order as my Ex hereafter named
 shall think and as for what World Estate as God hath bestowed on me -
 I desire it may be ord^d followed after all my Lawfull debts are -
 paid in such convenient time as my Ex shall think fit -

I do give and bequeath to my well beloved friend Matthew Jones
 Esq^r of the Isle of Wight County all my whole Estate and all debts
 that is due to me Merrick County or Isle where in ever^t and esq^r
 I do appoint and leave my worthy friend Matthew Jones my whole and sole
 Ex^r of this my last Will and testament with my hand this Day and year just above
 written

Aque

Henry Brown
his mark

John T Aque

At a Court held for Isle of Wight County
 the 25th day of May 1713

The last Will and testament of John Aque was presented in Court
 by Matthew Jones his Ex who mad Oath thereto and being proved
 Court of the Oath of the witness is admitted to Record

Test J^t Lightfoot Esq^r