

I give & bequeath to my loving friend Mary the wife of Henry Baker the land now dwelling at the west of my land where the church of St. Andrew (that is to say) the plantation, Andrew Sisson, Sarah Sisson, John Sisson, Thomas & Benjamin Sisson, now dwellers on, the which said containing three hundred fifty acres, & it was or hath been many orchards woods & underwoods & appertinences therunto belonging, & being the said Henry's husband's & after her decease

I give & bequeath to my said daughter Mary the daughter of Henry & Mary Baker, all the above bequeathed land and appertinences to have her heirs for ever

I give & bequeath to the my will, that all my said land where I now dwell (that is to say) the plantation that I have bought & the same I have now dwelt on, containing three hundred fifty acres, & more or less, & the same being certain woods & underwoods & appertinences therunto belonging, to be sold for ever, by my Exorsors heirs, & assigns, and of money or good goods to be sold for, to be sent to England & the most produce therein returned to be used in good goods, & then goods to be distributed & disposed of to such poor persons as properly belong to & dwell in the Upper parish of this County, as my Exorsors heirs shall think best & necessary

I give & bequeath to Eliza both the wife of Math. Alder, her daughters, named Anne, Dora

I give & bequeath to my said daughter Mary the daughter of Henry & Mary Baker, a negro boy named Hercules

I give & bequeath to James Thomas & William Thomas shillings one

I give to Anne Chapman, widow of Charles Chapman, for three shillings apiece, one or one of them

I give & bequeath all of rest of my estate to Henry Baker, and do hereby make Constitute & appoint him the executor, my full & whole will to this my last will & Testament, & do hereby make void, all wills formerly made & Ordains this to be my last & will, which I have hereunto putt my hand & seal the seventh day of October 1706

I have writs belonging (which) was interlined before sealed  
Sill: Hill  
Recorded in Open Court for the Justs of High County of Kent the 24<sup>th</sup> day of Jan<sup>r</sup> 1706 to be the last will & Testament of the said Henry Baker, by the order of the Court & probate granted to the said Henry Baker & his heirs, and ordered to Record  
Giles the Clerk

In the name of God Amen, I Thomas Bonyer of the Lower parish of of the Justs of High County being very sick & weak in body, but of good perfect mind & memory thanks be to Almighty God, I do make this my last will & Testament in manner & forme as followeth

I give & bequeath my soul to Almighty God that gave it being in hopes, of a joyful & glorious resurrection, by the merits & mediation of my blessed & satisfacting Redeemer, through his blood to the washing away of all my sins and my body to be lawfully buried, at the request of my loving wife Sarah & my loving daughter Sarah Bonyer, whom I make my full & whole Exorsors

I give & bequeath my loving wife Sarah Bonyer, two thirds of all that I do have bequeathed me out of my goods, of all I have & enjoy within doors & without after my last death being dead

I give & bequeath to my only daughter Sarah Bonyer one third of all my personal estate to have, & to be paid to my daughter to have her proportionable parts of all debts or charges that shall or may arise by manner or reason of this my last will & Testament, As witness my hand & seal this 24<sup>th</sup> day of March 1706

Recorded in Open Court for the Justs of High County of Kent the 24<sup>th</sup> day of Aug<sup>r</sup> 1706 to be the last will & Testament of Thomas Bonyer by the order of all the Justs of the County of Kent & probate granted to the said Thomas Bonyer  
The: Bonyer  
Sole

In the name of God Amen, I Anne Jones widow of the Justs of High County, now being in a very weak condition by sickness, but I thank Almighty God, at this time in perfect sense & memory do make this my last will & Testament in manner & forme as followeth, first I bequeath my soul unto my only maker God, and my body for to be lawfully buried by my said husband John Jones & my children

I have given & bequeath unto my son John Jones that plantation where he now lives on, by estimation three hundred acres of land, being purchased as they first of one hundred acres of famous palmer, & one hundred of John Perkes Esq<sup>r</sup>, and one hundred acres of Henry Marlow, I say I give & bequeath to this Remembrance of the said land unto my son John Jones, to have the heirs of his body, lawfull begotten, by his body, but if it should please God this my son John Jones should die before any other male, then for to fall to my son Abraham Jones, & his heirs lawfull begotten of his body

I have given unto my son John Jones one feather bed & counterpane, and such conveniences as shall be to it when I dye also I give unto my son John Jones, six pewter dishes & three pewter plates & three pewter tins, also I give him one pewter sauce & one copper one, three doz of pewter spoons also the best of my paper table books & a book of exhortations, also one brass candlestick & one iron spit, & one iron pot of about three gallons & one pewtin pan, & one brass pot of one year Old, also I give him bath of the best, that shall then be upon the plantation where he now lives when please God I shall dye

I have given unto my son John Jones his three children, to say, Joseph Jones John Jones & Anne Jones, one third of my house where he now in his possession, the said house for increase for to him, for the good of my three said children I do hereby appoint, that if in years or months should be sold for the good of my said children, according to my son John Jones his direction & the efforts for to be had out, in house goods for the said children, when they shall come to age also I give & bequeath unto my three grandchildren each of them one young heffer, not for to be under one year Old, the increase of the said heffers for to be sent for the best advantage for my three said children

I have given unto my daughter Anne Barnes part of my wearing cloath at my decease both silver & wollen clothes & a new pair of shoes

I have given unto my son Abraham Jones all the remaining part of my estate that I shall dye seised of and after his decease him, to the lawfull begotten children of his body, and that my son Abraham Jones should dye without children, then for to fall to my son John Jones his son, also in like manner (that is to say) if my son John Jones his children should dye lawfull begotten children then for to fall to my son Abraham Jones his children, and if my son should dye without any such children, then for to fall to my daughter Anne Barnes his daughter