

316 In the name of God Almighty William Smalley of the Isle of Wight County being of good sound and perfect memory do make this my last will and testament in manner and form following Declaring all former Wills by me heretofore made.

I give and bequeath my soul to almighty God that gave it unto me living through the minis of my senior friends Clerke for a joyful remission, and my body to the ground from whence it came to be decently buried by my executors hereafter mentioned and for my worldly goods which it hath pleased god of his mercy to allow upon me^{me} deposit of as followeth

Item I give and bequeath to my sonne William Smalley his plantation at Corriwalt; wherein he now liveth to him the said William Smalley and the reyns of his body lawfully together, to gather with full head of all now runnong upon the said plantation, and the stocke of hogg^s upon the said plantation, both in Catt my said sonne William shall dy with out issue then the said land to returne to my third sons Robert Lewis and John or the tuncy sons of them to be equally divided.

Item I give unto my sonne Robert Smalley the one halfe part of the land wherein I now live to be layd out for him next to Francis Boodele his Raynd, but in case he die before Robert shall dy without issue then the said land to my sons Lewis and John, and their Raynd or tuncy sons of them, also I give unto him the said land lawfully all the cattle now to him and his Raynd for ever

Item I give unto my sonne Lewis Smalley the land which I have purchased of Thomas Mackie to him and the Raynd of his body lawfully together, but in case he die before Lewis shall dy without issue then the said land to be returned to my sons Robert and John Smalley, and their Raynd or the tuncy sons of them also my land to be returned to my sonne Lewis and John Smalley, and their Raynd or the tuncy sons of them also my will is that the said land and property shall returne to my sonne Robert Smalley and Lewis Smalley & their Raynd or the tuncy sons of them, to be equally divided, between them, and also I give unto my said son John Smalley all the cattle now to him and his Raynd from this day, with their Raynd to him and his Raynd for ever

Item I give and bequeath unto my loving wife Ellinor Smalley all my other effects moveable and immovable of what nature or qualitie soever to be at her whole and sole disposure, also my will is that my said loving wife remaine upon the same plantation if she shall think fit during her natural life and then after her decease to returne to my sonne John Smalley at a fortay batten² East of my said sonnes Robert Lewis or John shall fall to decay or be ruined to dispose of all his land or any part thereof they may dispose of the same onto the other but to no other person what soever

And for my last will and testament to be this my last will and testament performed in witness whereof I have hereunto set my hand and seal'd this fifth day of august in the year of our lord god on thos
sand six hundred eightye and two

William A Smalley Sealed
his mark

Signed sealed published and declared
in the presence of

James Daughtie
Geo. Brian
Robert R. Horning
his mark
Francis B. Boodele
his mark

Proved by the oaths of Robert Horning & Francis Boodele
and James Daughtie in open Court held for the Isle of Wight
County, August the 9. 1692. to be the last will and testament
of William Smalley Test: John Pitt the Two

Whereas it was the desire of my deceased husband William Smalley, after the making of his will, that I should give unto his three sons: Robert, Lewis and John each of them a young hogge
I know all men by these presents that I Ellinor Smalley, to performe my said deceased husbands request do
freely, and voluntarilie, give unto my said three sons, the young hogges hereafter mentioned to them an
equal Raynd for ever, unto my sonne Robert the negro boy called Harry; and unto my sonne Lewis the negro
boy called Tom Harry; and unto my sonne John the negro boy called Tom, and wheres in my said deceased
will is mentioned that they shalld have the cattle and all the sturwall marks, and the said cattle not to
my marketh through neglect out of my said husbands marketh and acknowledge the sturwall cattle mentioned
hereafter to be the every bovines cattle given by will to Robert one blacke steer with a star in his forehead
thereafter to be the every bovines cattle given by will to Lewis one blacke yea² old and blacke yea² old with a
fleauerye yea² old and one blacke yea² old and blacke yea² old with a
star in his forehead and the other blacke one brown² heifer two yea² old and four yea² longs
unto

317 unto Lewis and wife John Cow. and one black & white colt of four years old, and black with Cow. two others
one black with a little tail & the other black & white, and one black & white two years old, and one
John Smith three Cows, two black & white, and one brown & white, and black & white tail & white head and one
one black & white Cow, two years old, and black & white tail & white head and one black & white
greeting from all the rest of his children unto the my husband, take this first day of August in the year
of our Lord God one thousand six hundred twenty and two

Elmer E. Smith
his son-in-law Date

Signed & sealed delivered and witnessed

of the said his goods and chattel written
in the presence of us

James Daughtry

William M. Powell
his mark

Acknowledged by Elmer Smith in open Court held for his wife
of Wright County to be her free act and with due consideration given.

Tell. John Pitt & Co

William Armer of the first of Wright County being sick and weak in body, but right in his mind
and doth ordain this my last Will and Testament in manner and forme following
first I bequeath my soule to almighty God from whom I had it, and my body to the earth from whence
it came, and for my wretched goods I give as follows

Item¹ I give unto my youngest sonne Robert Armer two small new plowable fields, Containing to the best of my
knowledge and memory above ten acres, and one new plowable field that will haulle better then a Gallon, and one new plowable field
that will more then a yoke and two small new plowable fields without houses, more or less, to my son Robert,
my sonne I give unto my sonne Robert with a hagg egg and peacocke feathers

Item² I give unto my daughter Anna Armer one flocke of sheep that is now about in the hagg egg and a pair of
kids, and one young lamb with a star in his forehead

Item³ I give unto my sonne William Armer two young Cows, and two plowable fields

Item⁴ I give my sonne Thomas Armer two young Cows, and a fiftie of three year old swine and one Gun
and sword and two Ewes

Item⁵ I give unto my daughter Mary Armer one fowl that will haulle three gallons with pot hooks
to it, and two plowable fields, and the rest of the place and one new plowable land

I will that what I have given to my sons to divide & take him in kind as they come of age, and to
my daughters when they come to the age of twenty years or at the day of their marriage
and for the rest of my estate, both within and without, I do give to my wife Mary Armer and for
her husband and my wife Mary Armer my whole Entitlment to the same my will is informed as with my
hand and seal this twenty one day of November 1692

Signed and sealed in the presence of us

Thomas Hawlings I bound in Court held for his wife of
his mark

James E. MacFaddin Wright County Augt 1st 1692
his mark Tell. John Pitt & Co

In the name of God Amen If John Williams son of the late Mr. John Williams of the first of Wright County in
Virginia being ready sick and weak but of perfect mind and memory do give and bequeath my worldly
estate as follows

Item¹ I give and bequeath my soule to almighty God my maker hoping through the merits of Jesus Christ
my savior to obtain remission for my sins through his death and passion, and my body to the earth from
whence I came to be decently buried by my beloved wife Anne Williams and my children

Secondly I give my now dwelling plantation unto my beloved wife Anne Williams during her life with all
the fields and buildings there unto belonging, and after her death to her son John Williams and his heirs forever
to return unto my eldest son John Williams and the heirs of his body, and in case the said
John Williams shall rather stay in Surry County on the plantation that he is now dwelt upon then to take
the manor plantation then the said manor plantation is to devide to my youngest son John Williams
Williams and the heirs of his body lawfully begotten, and in case John Williams die before this manor plan-
tation then the said John Williams to enjoy that plantation in Surry County and when John Williams is dead