

In the name of God Amen
 I Francis Hobbs of the shire of Wight County in Virginia being Weak in body but
 of good and perfect memory doe make this my last Will and Testament this fourth day
 of March in 1687
 I give my soule to my maker and redeemer my Body to the earth to be buried in
 Christian maner and as for my worldly goods I give and bequith as followeth
 I give unto alier Davis one Cow Calfe year's oold
 I give unto Jn: Davis my Coffin, one bedding, bow and after all my debts paid and discharged
 I give and bequith all the rest of my worldly goods to my willload & Luffen haggard the Heiress
 daughter to John Harris: and in case of mortality then to my Executor and if not make my will
 beloved Brother John Harris my whole and sole Executor of this my last Will and Testament
 in Writings whereunto I have set my hand and seal this day and year above written

Witness my hand and seal this day and year above written
 Francis Hobbs Seal
 Test Jn: Davis
 George Bill Junr
 Thomas Harris
 Proved by John Davis and George Bill
 to be the last Will and Testament of Francis
 Hobbs died in Court held for the shire of Wight
 County June 4th 1688 Test John Pitt & Co

The Incapacitate Will of William Watson being proved by the oaths of Jn: prmie and John
 portis: is that William Watson congive all the estate that he had to his brother John Watson
 saying that his sister should have none of it for she was unnatural to him being a natural tyant
 by him and would not come to see him
 This Will was proved in the shire of Wight County Court June the 4th 1688 to be the
 Will and Testament of William Watson died by the oaths of John prmie and John portis
 as is evidenced hereunto
 Test John Pitt & Co

The deposition of John prmie aged 22 years or thereabouts sayeth that William Watson
 desired yo^r opinion to take notice that I give all to my brother John Watson likewise sayeth that
 if I had a sister she might have come and seen me that is a unnatural one for that has been found
 tyant at the Court house and never came to see me. soe I doe wish that she might have nothing of
 what he had further yo^r opinion sayeth not
 sworn to in open Court June 4th 1688 Test Jn Pitt & Co
 Jn: P prmie
 his mark

The deposition of John portis aged 29 years sayeth that when William Watson was upon
 his death bed desired yo^r opinion to take notice that if he had an estate that his brother John
 Watson should have it all, and that his sister should have none; they say that I have a sister
 but if shee shee was an unnatural one for shee has been at the Court house several tyant and
 never came to see me further yo^r opinion sayeth not
 sworn to in open Court June the 4th 1688 Test Jn Pitt & Co
 John Portis

An Appraisalment of the estate of James Hunter deceased

1 Cow and Calf	1950	1 oold Mustell & Swag	0220
3 Swine County ad 3 ^o	2880	4 Chifts & L Trunth	0300
1 Horse and 3 yearling	0500	1 large table and forme	0300
3 Hides	1350	apiece of oold & Cask and other lumb	0250
1 Horse and 1 Calf about 3 year old	0620	1 oold Couth tray of Hobbs lumb	0150
1 mare & Cough	1250		
12 barrowes of 6 month 2 small hots	1470		
1 oold fialth & 6 ^o & 2 small hots	0600		
apiece of oold & 6 ^o	0250		
apiece of oold & 6 ^o	0130		
apiece of oold & 6 ^o	30090		
1 2 for my part	0160		
1 Coffer & 6 ^o			
apiece of oold Carpenter's tools	0300		
6 wedges & 2 Iron p ^o	0120		
2 Crosse saws	0100		
	11770		

In addition to an order of Court directed
 to the subscribers to appraise the estate of
 James Hunter deceased and being sworn have
 appraised the said estate amounting to as
 about written to 12990 pounds of tobacco
 Witness our hands 4th of June 1688
 Attestment of sworn
 by me Joseph Morrey
 high shuffe
 William Pitt
 John F prmie
 his mark
 John F prmie
 his mark