

Picks one Hundred eighty seven Acres of Land in the County of Wight
and two Negroes Daniel and Betty to her and her heirs forever

Here I Give and Bequeath to my Son John Selloway all the Rest
of my Estate within Doors and without to him and his heirs
forever.

And I do constitute and appoint my Son John Selloway to
be my whole and sole Executor of this my last Will and
Testament. Revoking and Disannulling all other Wills and
Testaments by me made or caused to be made. In Witness
whereof I have hereunto set my Hand and Seal this 10th day
of December 1751.

Signed Sealed and pronounced
to be his last Will and
Testament. In Presence of us
Jesse Watkins
Wm. Eley
Edmond Westray

his
John Selloway (S.S.)
mark

At a Court held for Isle of Wight County February 6th 1752

The last Will and Testament of John Selloway deceased was presented
in Court by John Selloway the Executor therein named who made
Oath thereto and being proved by the Oath of William Eley and
Edmond Westray two of the Witnesses thereto and ordered to be Recorded

Jos. S. Baker Clerk

In the Name of God Amen I John Tomlin son of the
Isle of Wight County. being weak in Body but of perfect Mind and
Memory Thanks be given unto God. therefore calling to mind the
Mortality of my Body and knowing that it is appointed for all
Men once to die, do make and Ordain, this my last Will and
Testament, that is to say, Principally and first of all. I Give and
recommend my soul, into the Hands of almighty God, that gave it
and my Body I recommend, to the Earth, to be buried in decent
Christian Burial at the Discretion of my Executors nothing

and by the hand of the Lord I shall receive the same again by the mighty Power of God, and as touching such worldly Estate wherewith I hath pleased God to bless me in this life, I give Demise and Dispose of the same, in the following Manner and Form

Item I Give and Bequeath unto my son John Tomlin the Land where he now lives, it being on the South Side of the middle Branch that makes out of the Swamp, so up the said Branch so adjoining to my Mothers Spring to him and to his Heirs, and assigns forever.

Item I Give and Bequeath unto my son Joseph Tomlin the other Part of my Land and Plantation, where I now live, to him and his Heirs and assigns forever after my Wives Decease, and I do appoint, my loving Wife Martha, and my son James Tomlin to be my only and sole Executors of this my last Will and Testament. In Witness whereof I have hereunto set my Hand this sixth Day of August Anno Domini One Thousand Seven Hundred and fifty

Signed, Sealed, Published, pronounced
and Declared by the said John
Tomlin, as his last Will and
Testament in Presence of

Daniel Horning
John Harris
Martha Tomlin
mark

his
John T Tomlin
mark

At a Court held for Telfs Wight County February 6th 1752

The last Will and Testament of John Tomlin deceased was presented in Court by Martha Tomlin and James Tomlin the Executors therein named, who made oath thereto, and being proved by the oath of Daniel Horning and John Harris two of the Witnesses thereto is granted to be Recorded

Teste Thos Baker Clerk