

101  
William Morrison died Saturday 21. April 1759. —

Given to be fore. John Chamber

At a Court Held for King George County the 5. day of  
July 1759. —

This Stenographic of William Morrison deed was presented into  
Court by Judith Morrison his widow; And being proved by the  
Oaths of Andrew Brown and Mary Brown Witnesses thereto  
was admitted to Record. — Teste. Rob<sup>t</sup>. Armistead &:

In the Name of God amen, I Daniel White of the County of  
King George and Parish of Hanover being Sick in body but of perfect mind  
And Memory thanks be to Almighty God & Calling to Remembrance the uncertain  
Estate of this Transitory Life, and that all Flesh must yield to Death, when it  
shall please God to Call so make, Constitute ordain and Declare this my last  
Will and Testament in manner and form following, Revoking & Annulling  
by these presents, All and every Testament and Testaments Will and Will  
hitherto by me made declared either by word or Writing, And this to be  
taken only for my last Will and Testament and none other, And first  
being penitent and sorry from the bottom of my heart for my sins most  
Most Humbly desire Forgiveness of the same, I Give and Commit my Soul  
unto Almighty God my Saviour and Redeemer in whom & by the Merits of  
Jesus Christ, I trust and believe assuredly to be saved & to have full remission  
And Forgiveness of all my sins, And that my Soul with my Body at a General  
Day of the Resurrection shall rise again with Joy, and through the Merits of  
Christ's Death and Passion possess and Inherit the Kingdom of Heaven  
Prepared for his Elect and Chosen, And my body to be buried Decently at the  
Discretion of my Executor hereafter Named, And as Touching such Temporal

estate as it hath pleased God to bestow upon me I give and Dispose of  
as followeth. —

- Imp<sup>o</sup>. I will that all my Debts and Funeral Charges be paid & Discharged —  
Item. I Give and Bequeath unto my Sister Elizabeth Teller five Shillings Curr:  
Item. All the rest of my Estate Goods and the Cash that I am Intituled to by my  
Fathers will, after my Debts is paid, I Give unto my Brother Aron  
White and my Sister Sarah White to be Equally Divided between them  
And I do make and ordain my Brother Aron Sole Executor of this my  
Last Will and Testament. In Witness whereof I have hereunto set my  
hand and Seal this 7<sup>o</sup> day of October 1753. —

Signed & Sealed in the presence of us  
Fran<sup>his</sup> Tupman  
William<sup>mark</sup> Robinson  
Geo: <sup>his</sup> White  
<sup>mark</sup>

Daniel<sup>his</sup> + White<sup>Seal</sup>  
<sup>mark</sup>

At a Court Held for King George County the  
2<sup>nd</sup> day of August 1759.

This Last Will and Testament of Daniel White dec'd being Presented  
into Court the 7<sup>o</sup> day of February 1754. by Aron White the Executor  
therein named who made Oath thereto according to Law & being prov'd  
by the Oath of Francis Tupman one of the Witnesses thereto, was  
this day on the Motion of Thomas Jett Esq<sup>r</sup>. Admitted to Record. —

Teste. Rob<sup>t</sup>. Armistead Esq<sup>r</sup>. —

In the name of God amen I John Needs of the County of King  
George being very sick and weak but in sound Memory, I do make this my  
Last Will and Testament in manner and form as followeth. —

First I bequeath my Soul into the hands of Almighty God who gave it me.  
And my body to the ground to be buried in a Decent manner, And as for  
my worldly Estate which it has pleased the Almighty God to bestow to me  
I do Dispose as Followeth. —

Item. I Give and Bequeath unto my Loving friend James Grouch my horse  
Bridle and Saddle. One Bed and furniture to him & his heirs forever. —

Item. I Give and Bequeath unto my Loving friend John Grouch all my Corn  
And my Chest, Pewter and Earthen Ware and one Cow to him and his  
heirs forever. —

Item. I Give and bequeath unto my Loving friend Joseph Grouch one Cow &  
Calf to him and his heirs forever. —

Item. I Give and bequeath unto my Loving friend John Grouch Jun<sup>r</sup>. one Cow  
and Calf to him and his heirs forever. —

And I do Desire that my Negro Wench Juda to be sold at public Auction  
to the highest bidder and the money to be Equally Divided between  
Joseph Grouch and John Grouch Jun<sup>r</sup>. to them & their heirs forever. —

And I do appoint my Loving friend John Grouch to be my whole Ex<sup>or</sup>.  
of this my Last Will and Testament, And I revoke and Disannul this to be  
my Last Will and Testament and no Other. As Witness my hand and Seals  
this 24<sup>th</sup> day of March in the year of our Lord Christ 1759. Anno Domini.

Witness. William Barnett  
Thomas Fichlen  
Joshua Owens

John <sup>his</sup> Needs Seal  
mark.

At a Court Held for King George County the 6<sup>th</sup> day  
of September 1759.

This Last Will and Testament of John Needs deced was Presented in Court  
by John Grouch the Ex<sup>or</sup> therein named. who made Oath there to  
According to Law, And being proved by the Oaths of William Barnett &  
Thomas Fichlen two of the Witnesses there to was Admitted to Record.  
And on the motion of the Said Ex<sup>or</sup> giving Security a Certificate is  
granted him for Obtaining a probate thereof in due form. —

Teste. Rob<sup>t</sup>. Armistead &c. —

In the name of God amen. I Thomas Green of the County of King George and Parish of Hanover being sick and weak of body but of Perfect sense and memory thanks be to God do make & ordain this my Last will and Testament in manner and form following That is to say. I Give and bequeath my son John Green the horse Pench and Saddle and Bridle. I Give unto my son Thomas Green a young Mare Colt and my riding Saddle and bridle and my wearing Cloths to be Equally Divided between my two sons John and Thomas Green. — Item, I Give to my Daughter Elizabeth a Cow & Calf. — I Leave all the remainder of my Estate of what kind so ever to my Loving wife Lydia Green to maintain & bring up my light small Children, and Lastly I nominate and appoint my Loving friend Arch<sup>d</sup>. Douglas and my wife Lydia Green Executors of this my Last will, In witness that this is my Last will and Testament I have hereunto set my hand and Seale this 21<sup>st</sup> day of September 1751.

In Presence of —

John Green  
 Willm<sup>his</sup> & Green  
 Mary Bardo

Tho. <sup>his</sup> Green   
 mark

At a Court Hold for King George County the 1<sup>st</sup> day of November 1759. —

This Last will and Testament of Thomas Green deced was presented in Court by Archibald Douglas and Lydia Green the Executors therein Named who made oath thereto according to Law, and being proved by the witness was ordered to be Recorded, and on the motion of the said Executors giving security a Certificate is granted them for Obtaining a probate thereof in due form. —

Teste  
 Rob<sup>t</sup>. Armistead &c.

I Lincfield Sharpe of the County of King George being Content  
 and Insfirm of Body but of perfect Sense and memory thanks be to  
 Almighty God for the same do make and ordain this my last Will &  
 Testament in manner and form following. I Recommend my Soul into  
 the hands of Almighty God and my Body to the Earth to be decently  
 Buried and as to my worldly Estate I dispose of the same as follows.  
 Imprimis. It is my Will and desire that my Negroe Woman Slave  
 Named Nanne be sold (by my Executors hereafter named) to raise money  
 to discharge my Debts, and if it should so happen that the money  
 Arising thereby should not discharge them that the Remainder of  
 them be paid out of such a part of my Estate hereafter lent to my  
 wife as can be best spared. Item I Give unto my Son Thomas  
 Sharpe the Land and Plantation whereon he now dwells with all  
 the lands that I hold adjoining thereto lying on the lower and East  
 side of Lick Run together with three Negroes Named Hannah, Rachael,  
 and Dinah with their future Increase to him and his heirs forever  
 (The same being already in his Possession) Item I Give to my three  
 Sons Lincfield Sharpe, John Sharpe and Benjamin Sharpe six  
 Negroes with their future Increase named Jude, Phillis, Rose,  
 George, Abjgal, and going to be equally divided between them to  
 them and their heirs forever. Item, I Give to my three Daughters  
 Mary Sparks, Sarah Burbidge and Frances Daniel Twenty Shillings  
 each, Item I leave unto my well beloved wife Frances in Lieu of  
 her Dower the use of all the rest and Remainder of my Estate both  
 Real and Personal not herein before particularly devised, during  
 her Natural life and after her decease, I Give and Bequeath the  
 same as Follows. Item, I Give unto my said three Daughters Mary  
 Sparks, Sarah Burbidge and Frances Daniel after the decease of my

106) Wife. Four Negroes with their future Increase named Jamies Sharp,  
Sarah and Charles to be Equally Divided between them to them and  
their heirs forever. Item, it is my will and desire that the land  
whereon I now live containing about Two hundred and Seventy  
five Acres (after the decease of my wife) be Sold and the money  
Arising thereby to be Equally divided betwixt my said Children  
Lincolne Sharpe, John Sharpe, Benjamin Sharpe, Mary Sparks  
Sarah Burbridge and Frances Daniel. Item, it is my will and  
Desire that the rest and Remainder of my Estate after the decease of  
my wife be Sold and the money Arising thereby to be Equally divided  
among all my Children that shall be then living. Item, It is my  
will and desire that if either or any of my Sons Lincolne Sharpe  
John or Benjamin should die without Issue of their bodies lawfully  
Begotten then their Respective part or parts herein devised to them  
to Descend to the Survivor or Survivors of them three. It is also my  
will and desire that if either or any of my said three Daughters  
should die in the life time of my said wife then her or their Respective  
part or parts herein devised to them to descend to the Survivor or  
Survivors of them three. Lastly I constitute and appoint my son  
Lincolne Sharpe and my friend Thomas Burbridge Executors of  
this my last will and Testament. In Testimony whereof I have  
hereunto set my hand and Seale this 24<sup>th</sup> day of March 1758. —

Sign'd Seald and Acknowledged  
by the said Lincolne Sharpe as and  
for his Last will & Testament in  
the presence of us. Linn<sup>d</sup> Banks  
Ellis White  
John Millson  
Geraid Banks

Lincolne Sharpe Seal  
Seal

At a Court Held for King George County the 1.<sup>st</sup> day of November  
1759. —

This last Will and Testament of Linfield Sharp deceased was  
Presented in Court by Linfield Sharp one of the Executors therein  
Named who made Oath thereto according to Law and being Proved  
by the Oaths of Elizabeth White and John Wilson two of the Witnesses  
thereto was Ordered to be Recorded. And on the motion of the said  
Executor Giving Security a Certificate is granted him for Obtaining  
a Probate thereof in due form —

Teste Rob<sup>t</sup> Armistead Esq. —

In the name of God amen I Frances Newgent of the parish of  
Brunswick and County of King George Spinster being sick and weak  
of body but of sound mind and Perfect Disposing memory thanks be to  
Almighty God, Do make and ordain this my Last Will and Testament  
in manner and form following. —

Imp<sup>o</sup>. I Give and bequeath my Soul into the hands of Almighty God who  
gave it hoping for Salvation and Remission of my Sins thro' the  
Merits and Mediation of my blessed Redeemer Jesus Christ & my  
Body to the Earth to be Interred in a Christian and decent manner by  
Direction of my Executor hereinafter named. —

Item. I Give and bequeath to my son Thomas Newgent my Bed with the Bedburnt.

Item. I Give to my son Edward Newgent my Negro Man named James & one Cow.

Item. I Give and Bequeath to my Daughter Anne Newgent my Negro  
Woman named Hannah together with her future & one Cow. —

Item. I Give and bequeath all my Household furniture of what Nature or  
kind soever Together with all my Sheep to be Equally divided between  
my son Edward and my Daughter Anne Newgent. —

(108)  
Item. I Give and bequeath all my Cattle (except the two Cows above given)  
to be Equally Divided between my son James Nelson and my Son in  
Law Thomas Ballard. —

Item. I Give and bequeath my Hogs to be Equally Divided between my  
sons James Nelson and Edward Newgent & my Daughter Anne Newgent  
Lastly I appoint my Son Thomas Newgent to be whole and Sole  
Executor of this my last Will and Testament hereby revoking &  
Declaring Null all other Wills by me heretofore made. In Witness  
Whereof I have hereunto set my hand and Affixed my Seal this  
26<sup>th</sup> day of March Annoq; Domini 1759. —

Sign'd Seald & Published  
in presence of Tho. Newgent  
James Innis  
Ann<sup>rs</sup> Newgent  
witness

<sup>her</sup>  
Frances F Newgent Seal  
mark

At a Court Held for King George County the  
6<sup>th</sup> day of Decemba 1759.

This Last Will and Testament of Frances Newgent deced was presented  
in Court by Thomas Newgent the Executor therein named who  
made Oath thereto according to Law, And being proved by the Oath  
of James Innis one of the Witnesses thereto was Admitted to record.  
And on the motion of the said Executor Giving Security a Certificate  
is granted him for Obtaining a Probate thereof in due form. —

Teste  
Rob<sup>t</sup>. Armistead Esq;  


In the name of God amen I John Moore of the County of King George and Colony of Virginia being low in health but of sound and disposing mind and Memory for which I bleſs God, Do make and ordain this my laſt Will and Teſtament in manner and form following (that is to ſay) I will that all ſuch Debts as I ſhall juſtly owe at the time of my death and my Funeral Charges & Expences be in the firſt place paid by my Executors herein after named & as to my Eſtate both Real & Personal I diſpoſe thereof as follows.

First I Give and bequeath to my loving Wife Rebecca Moore my Riding Chair and two Horſes known by the name of Buck and Swallow and alſo one third part of my Stock of Cattle Hogs and Sheep and one third part of my Houſhold Furniture together with Two Negroes the moſt Valuable or ſuch as ſhe ſhall think fit to choſe out of the Number I ſhall leave at the time of my death all which ſaid Reſpective Articles and things I Give and bequeath unto my ſaid Wife abſolutely forever. —

Item, I Give and Deviſe unto my Son William Moore all that Tract or Parcel of Land which I purchaſed of William Stevens ſituate lying & being in the County of Caroline, Alſo all that Tract or parcell of Land that I purchaſed of Peyton Smith ſituate lying & being in the ſame County and Adjoining to the ſaid Land purchaſed of the ſaid William Stevens together with two Lots or half Acres of Land N<sup>o</sup>. 16 & 17. ſituate lying and being in the Town of Port Royall in the ſaid County of Caroline according to the Plan and Survey of the ſaid Town all which ſaid Tracts of Land Lots and Premises with their appurtenances I Give and deviſe unto my ſaid Son William for and during the Term of his Natural life and from and after his deceaſe. I Give and Deviſe the ſaid Lands Lots and Premises to ſuch Child or Children of my ſaid

Son William as he by his last Will and Testament or other Testament  
in Writing subscribed with his own proper hand shall direct Appoint  
And to his and their heirs forever. But in case my said Son William  
shall not leave a Child at the time of his death to Inherit the said  
Lands Lots and Premises under the direction & Appointment aforesaid.  
Then it is my desire and I do hereby Give and devise the said Lands  
Lots and premises or such of them as my said Son shall die seized  
or Possessed of unto my Daughter Jane Taylor & her heirs forever.  
Provided that nothing herein contained is meant or Intended to  
Defeat or deprive my said Son of his having full power in the said  
Lands Lots and Premises to Charge alter or Alienate the same in any  
Manner he shall think fit during his life. only that in case he  
should dye without such Child as aforesaid my said Daughter Jane  
may have and enjoy all or so much of the said Lands Lots & Premises  
as he shall be seized or Possessed of at the time of his death any thing  
herein to the contrary notwithstanding. And in case the Contingency of  
my Sons dying without Child as aforesaid shall happen whereby the  
Estate and Effects given to him shall descend and Vest in my said Daughter  
then I direct that she or her heirs pay unto my Granddaughter Jane Thomas  
the sum of Two hundred pounds Current money which said Sum I  
hereby in that case give to the said Jane Thomas & her heirs forever.

Item, I Give and bequeath unto Erasmus Taylor and James  
Maddison two of my Executors hereafter named the sum of Three  
Hundred pounds Current money to be by them laid out as soon  
as they conveniently can after my decease in the purchase of a  
Tract or Parcel of land which said Land so purchased or Contracted  
for by them my said Executors I hereby direct shall be conveyed  
unto my said Son William in like manner as I have herein  
before disposed of the Lands Lots in the said County of Caroline

So as that in case he shall dye without a Child to Inherit my said  
Daughter Jane may have and enjoy the same. —

Item, I Give to my Daughter Jane Taylor one Negro Fellow called  
Moore to her & her heirs forever. —

Item. I Give and bequeath to my said Daughter Jane Taylor the Sum  
of One hundred and fifty pounds Current money to be paid her  
Within three years after my decease or Sooner if the profits of my  
Estate can conveniently raise the same which said Sum I Give unto  
the said Jane and her heirs forever. And for this purpose as well as  
for the Support of my said Wife and the Maintenance & Education of  
my said Son I hereby direct. And it is my desire that all my Estate  
be kept together undivided excepting the three hundred pounds  
herein before bequeathed for the purchase of a Parcel or Tract of Land  
untill my said Son shall attain his age of Twenty one years or Marry.

Item. All the rest and residue and Remainder of my Estate both  
Real and personal of what nature kind or Quality soever not herein  
before disposed of I Give Divide and Bequeath unto my said Son  
William in like manner as I have herein before Given & disposed of  
my said Lands and Lots in the said County of Caroline and in case of  
his dying without a Child as aforesaid I Give divide and bequeath  
the same unto my Daughter Jane & her heirs forever in manner aforesaid.

Item, I Give and bequeath unto my Granddaughter Jane Thomas the  
Sum of Fifty pounds Current money to be paid to her within four years  
after my decease or Sooner if the profits of my Estate can conveniently  
Raise the same, which said Sum I Give unto the said Jane and her  
heirs forever. —

Lastly I do hereby Constitute and Appoint my loving wife the said  
Rebecca Moore, the said Erasmus Taylor, James Maddison and my  
son William Executors of this my will. Desiring that my said

Estate may not be apprais'd. And hereby resolving making full  
 And Ovid all and every will and wille by me hereof made  
 Declaring this only to be my last will & Testament In Witness  
 Whereof I have hereunto set my hand and Seale this 29. day of  
 July 1758. —

Sign'd Seald Publish'd & Declar'd  
 in the Presence of,

Joseph Jones  
 John Shinker  
 Robert Walker

John Moore 

At a Court Held for King George County the 6. day of  
 December 1759.

This Last Will and Testament of John Moore deceased was Presented in  
 Court by Erasmus Taylor and James Maddison two of the Executors  
 therein named who made oath thereto according to law, and being  
 Proved by the Oaths of Joseph Jones, John Shinker and Rob. Walker  
 Witnesses thereto was Admitted to Record, And on the motion of the  
 said Executors giving security a Certificate is granted them for  
 Obtaining a Probate thereof in due form —

Teste. Rob. Armistead &c.

In the name of God amen. I Isabella Triplett of King George County  
 being of sound mind and memory thanks be to God for it therefore I make this  
 my last will and Testament in manner and form following. —

Impri. I Give and bequeath unto my Daughter Elizabeth James my negro boy  
 Will, to her and her heirs forever —

Item. I Give and bequeath to my Grandson John Michaels my negro boy George  
 to him and his heirs forever. —

(111)  
Item I Give and bequeath to my Granddaughter Isabella Nichols my Negro  
Girl Sarah to her and her heirs forever. But if she should die without  
heir I give her to my Granddaughter Mary Nichols & her heirs forever —

Item I Give and bequeath to my Granddaughter Susannah Triplett my  
Negro boy Sam to her and her heirs forever —

Item I Give and bequeath to my son John Triplett and his heirs my negro  
Man Peter. —

Item I Give my negro Girl Moll and my Personal Estate to my son  
John Triplett to pay off my Children the Remainder of their Estate  
Lastly I appoint my son John Triplett Executor of this my last  
Will Revoking all former Wills made by me. As Witness my hand  
and Seal this 17<sup>th</sup> day of April 1758. —

Sign'd and Seal'd

in presence of

John Tett.

James Triplett

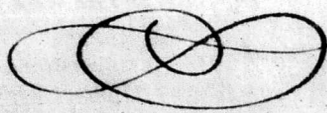
Isabella <sup>her</sup> Triplett Seal  
mark

At a Court Held for King George County the 6<sup>th</sup> day of  
March 1760.

This Last Will and Testament of Isabella Triplett dec'd was Presented  
in Court by John Triplett the Executor therein named who made Oath  
thereto according to Law. And being Proved by the Oaths of John Tett &  
James Triplett Witnesses thereto is Ordred to be Recorded. And on the  
motion of the said Executor a certificate is granted him for Obtaining  
a Probate thereof in due Form —

Teste

Rob: Armistead Clk.



In the name of God amen, the ninth day of October in the  
 Year of our Lord 1759, I Thomas Smith in the Colony of Virginia  
 in the County of King George being sick and weak in body but of  
 Perfect mind and memory thanks be given to God for the same &  
 calling unto mind the Mortality of my body and knowing 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 God that  
 gave it, And for my body I recommend to the Earth to be buried  
 in a Christian like and decent Burial at the Discretion of my  
 Executors, nothing doubting but at the General Resurrection  
 to Receive the same by the mighty power of God, and as touching  
 such worldly Estate wherewith it hath pleased God to bless me in  
 this life I Give, devise and dispose of the same in manner & form  
 following, that is to say. —

I Give to my son Thomas Smith one Negro named Harry to him  
 and his heirs forever, Also I Give to my Son Samuel Smith one  
 Negro named Grace and his heirs, Also I Give to my Son Stephen  
 Smith two Negroes named Bits & Juda and his heirs, Also I Give  
 to my Son William Smith my Still, Also I Give to each of my  
 Sons two Cows and Calves, Also I Give to Smatt Smith two Beds  
 and furniture one that I lie on, the other that he lies on Also two  
 Cows, a Mare Colt and a Gun and my Mobby, also Two beds to  
 Stephen Smith one that his Mother lied on the other a Cotton One  
 also my horse and Saddle, Also the other bed to William Smith &  
 a white faced Steer, also to Sam<sup>r</sup> Smith one Bed &<sup>o</sup> And to Thomas  
 Smith one Bed &<sup>o</sup> the Remaining three Cattle to William and  
 Thomas Smith also my Chest and whats in it to my Sons Sam.  
 and Stephen Equally, also my hogs to be Equally divided between  
 my Sons William, Thomas and Samuel Smith, And also my Crop

13) After my Debts and funeral Charges paid, which I desire a funeral  
Sermon to preach by the Rev. William Stuart, to be Equally divided  
between my four Sons, Also the Remainder of my Estate to be  
Equally divided between my four sons, Also I constitute & appoint  
William Smith and Samuel Smith to be Executors of this my  
Last will and Testament, And also do allow this to be my last  
will and Testament, the day and year above written, Also the  
Remainder of my Sheep to be Equally Divided among my Daughters  
Signed Sealed & delivered by the said  
Thomas Smith as his Last will &  
Testament in presence of us . . .

Tho. Smith Seal

Tho. <sup>his</sup> Griffin

<sup>witness</sup>  
Joel Anchorom —

At a Court Held for King George County the  
6<sup>th</sup> day of March 1760.

This Last will and Testament of Thomas Smith deceased was  
Presented in Court by Samuel Smith one of the Executors therein  
named who made oath thereto according to law, And being Proved  
by the Oath of Thomas Griffin one of the Witnesses thereto was  
Admitted to Record, And on the motion of the said Executor  
giving security a Certificate is granted him for Obtaining  
a probate thereof in due form —

Teste  
Rob: Armistead Esq:

In the name of God amen I Alexander Snelling of King  
 George County being very sick and weak of body at this time but of  
 Perfect sense and memory thanks be to Almighty God for the  
 same I do hereby make and ordain this my last will & Testament  
 in manner and form as followeth, First hoping to God to have  
 a full pardon for all my sins. I do bequeath my soul into the  
 hands of Almighty God that gave it and my body to the Earth  
 from whence it came to be Decently buried at the Discretion of my  
 Executor hereafter mentioned, And as for such worldly Estates as it  
 hath Pleas'd God to bless me with, I Give and bequeath as followeth.  
 Item I Give and bequeath unto my Loving wife Elizabeth Snelling my  
 whole Estate forever to dispose of as she pleases. In Witness where-  
 unto I have set my hand and Seal this 29<sup>th</sup> day of January in  
 the year of our Lord 1760.

Sign'd Seal'd & Deliver'd  
 the Presence of us.

Samuel Stigler

<sup>his</sup>  
 James I Stigler  
 mark

John <sup>his</sup> Boon  
 mark.

<sup>his</sup>  
 Alexander Snelling   
 mark.

At a Court Held for King George County the  
 6<sup>th</sup> day of March 1760.

This Last Will and Testament of Alexander Snelling deceased was  
 Presented in Court by Elizabeth Snelling his widow, And being  
 Proved by the Oaths of Samuel Stigler and James Stigler two of the  
 Witnesses thereto was Admitted to Record. —

Teste  
 Rob<sup>t</sup>. Armistead &

In the name of God amen, I Rebecca Moore of the County  
 of King George and Colony of Virginia being weak in body, but  
 of sound and perfect mind and memory (blessed be God) do make  
 and ordain this my last Will and Testament in manner & form  
 following (that is to say) Whereas my late husband John Moore  
 did by his last Will and Testament bearing date the 29<sup>th</sup> day of  
 July 1758. Give and bequeath unto me his wife, his riding Chair  
 and two horses known by the names of Duck and Swallow and also  
 one third part of his Stocks of Cattle, Hogs and Sheep, and one third  
 part of his Household furniture together with five Negroes the  
 most Valuable or such as I should think fit to choos out of the  
 Number he should leave at the time of his death, All which said  
 Respective Articles and things He gave and bequeath'd unto me, by  
 the said Will and Testament, absolutely and forever, And by  
 Virtue of the said Will and Testament, I did on the 16<sup>th</sup> day of July  
 last past, since my said husbands decease, make choice of the  
 five following Negroes part of the number my said deceased husband  
 left at his death, to wit, Negro's Phil, Ben, Sawney, Sarah and  
 Judyth; And whereas Judith one of the said Negro's was big with  
 Child when I saw her & is since deliver'd of a boy which is call'd  
 Billy, which said Child with the rest of the Negro's which I have  
 Chosen by virtue of my said deceased Husbands Will, Namely, Phil  
 Ben, Sawney, Sarah and Judith, I Give and bequeath unto my  
 Son William Moore when he attains the age of Twenty one years  
 And to my Grandson James Maddison jun. when he attains  
 Eighteen years of age to be equally divided between them; but in  
 Case my said Son William Moore should happen to die before he  
 attain Twenty one years of age, it is my Will and desire that

then the said Negro's which I have bequeath'd to him, and which have  
 been his part in case he had attain'd the age of Twenty one years  
 shall be Equally divided amongst my four Grandsons, to wit, Francis  
 and Gallett Conway, and Francis and Ambrose Madison, And to  
 their heirs forever. And in case the contingency of my Grandson  
 James Madison his dying before he attain the age of Eighteen  
 years should happen, my Will and desire is that then the  
 Legacy which I have bequeath'd to him shall be Equally divided  
 between my two Grandsons Francis and Ambrose Madison &  
 their heirs forever. Item I Give and bequeath unto my Son  
 William Moore my third part of the Silver Spoons left me by my  
 late husband his Father, also a Mourning Ring of Thirty Shillings  
 Value to him & his heirs forever, Item I Give and bequeath unto  
 my son Francis Conway and Sarah his Wife each of them  
 a mourning Ring of Thirty Shillings Value, Item I Give and  
 Bequeath unto my Daughter Betty Madison a mourning Ring of  
 Thirty Shillings Value; Also all my wearing Apparell  
 Item I Give and bequeath unto my Niece Mary Gillison the  
 Wife of M<sup>r</sup>. John Gillison a Mourning Ring of Thirty Shillings  
 Value, Item I Give and bequeath unto Jane Taylor the Wife of  
 M<sup>r</sup>. Erasmus Taylor a mourning Ring of Thirty Shillings Value  
 Item, I Give and bequeath unto my Granddaughter Mary Conway  
 when she Attains the age of Twenty one years or Marries, which  
 shall first happen the sum of Fifty pounds Curr<sup>t</sup>. mony of  
 Virginia but in case she should happen to die before she marries  
 or come to the age of Twenty one years My Will and desire is that  
 then the said Fifty pounds shall be equally divided between my  
 two Grandsons Francis and Gallett Conway at the time when  
 my said Granddaughter would (should she die) Attain the age of

Twenty one years. Item I Give and bequeath unto my son in law  
 James Madison and my son William Moore my two Executors  
 hereafter named my Chaire and house, also my third part of the  
 Stocks of Cattle, Hogs and Sheep and my third part of the house  
 hold furniture which my late decessed husband bequeath'd me  
 by his last will and Testament above mentioned, And also all  
 the rest and residue and remainder of my Estate of what nature  
 kind or Quality soever, not herein before disposed of to be by them  
 sold for the payment of my lawful debts and the above Legacies  
 And the Surplus, if any there be, with what money I shall  
 leave at my death, and debts due to me, I Give and bequeath  
 unto my son William Moore and my Grandson James Madison  
 Jun<sup>r</sup>. to be Equally divided between them forever. Item, it is my  
 Will and Desire that my son in law James Madison and my  
 Daughter Nelly his wife shall have and enjoy the whole  
 Legacies which I have bequeath'd to my Grandson J<sup>r</sup>. Madison  
 untill he attain the age of Eighteen years, At which time it is  
 my Will that he my said Grandson shall take Possession of the  
 whole Legacies with the Increase of the said Negro to his own  
 proper use forever, Item Provided never the less that if the above  
 negro Child Billy should fall to the part of my Grandson James  
 Madison J<sup>r</sup>. And my son William Moore shall refuse to make him  
 the said James his heirs Executors or Administrators a good and secure  
 Right and Title to the said Negro Billy within one year after  
 he comes to lawfull age, or if he the said William his heirs Executors  
 Adminis<sup>rs</sup>. or Assignes do at any time hereafter sue for and recover  
 the said Negro Billy, it is my Will and desire then that the said  
 Legacies which I have bequeath'd him the said William shall

Then go to the Person or Persons of whom the said Negroes shall be Recover'd in lieu thereof forever. Lastly I do hereby constitute and appoint my Son in Law James Madison & my Son William Moore Executors of this my last Will & Testament Directing that my said Estate be not appraised. In Witness whereof I have hereunto set my hand and Seal this sixth Day of November 1759. —

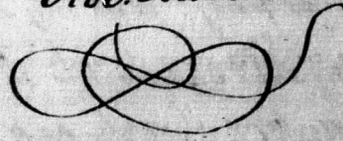
Sign'd Seal'd Publish'd & Declar'd by the s<sup>d</sup>. Rebecca Moore the Testator as and for her Last Will & Testament in the Presence of us who were Present at the Signing & Sealing thereof.

Rebecca Moore 

Wm Nixon  
Wm Harrison  
John <sup>his</sup> X Brown  
mark

At a Court Held for King George County the 6<sup>th</sup> day of March 1760.

This Last Will and Testament of Rebecca Moore deceased was Presented in Court by James Maddison one of the Executors therein named who made Oath thereto according to Law, And being Proved by the Witnesses was Admitted to Record, And on the motion of the said Executor giving Security a Licitificatio is granted him for Obtaining a probate thereof in due form —

Test. Rob: Armistead &  


I Henry Drake of King George County calling to mind the Incertainty  
 of this Life do make and ordain this my Last Will in manner  
 followith— I Imprius I Give to my Son Francis the Plantation  
 called the Percoson Plantation to him and the heirs of his body  
 Lawfully begotten.— Item I Give the Plantation whereon my  
 Son Francis now lives to my Son Thomas Drake & his heirs —  
 Item, I Give the Plantation whereon William Howell now lives to  
 my Daughter Sarah Drake. Item I Give the Plantation whereon  
 John Kitcher now lives to my Daughter Penelope Bowen to  
 her and her heirs. Item I Give the Plantation I have in Richmond  
 County to my Daughter Hannah and her heirs. Item I Give to  
 my Wife Anne Drake the Lots of Land and houses in Leeds Town  
 that I bought of M<sup>r</sup>. Brockenbrough during her natural life and  
 after her decease I Give the same to my Daughter Fanny & her heirs.  
 Item, I Give my Lots and houses adjoyning to the March<sup>?</sup> to my Son  
 Francis and his heirs; Item, I Give the Lots houses &c. in Leeds  
 Town that I bought of the Executors of M<sup>r</sup>. Talbott to my Son  
 Thomas Drake and his heirs forever; Item, I Give to my Loving  
 Wife one Sixth part of the Remainder of my Estate during her  
 Natural life and after her decease, I Give the same to my Daughter  
 Fanny and her heirs; Item, I Give all the Remainder of my Estate  
 to be Equally divided between my Son Francis, Thomas, my Daughter  
 Penelope, Sarah, and Hannah to them & their heirs forever.

Lastly, I nominate and appoint my Sons Francis Drake & Thomas  
 Drake together with Tho<sup>s</sup>. Jett Esq<sup>r</sup> to this my Last Will and  
 Testament, In Witness whereof I have hereunto set my hand and  
 Seal this 10<sup>o</sup> day of January 1760.

Henry Drake. 

Seal's Sign<sup>o</sup> & Publish'd & Declar'd in the  
 Presence of William Richardson, Walter Anderson, Ch<sup>a</sup>. Deane, W<sup>m</sup>. Hair

At a Court Held for King George County the 6. day of  
March 1760.

This Last Will and Testament of Henry Drake deceased was Presented  
in Court by Francis Drake and Thomas Drake two of the  
Executors therein named, who made Oath thereto according  
to Law, And being proved by the Oaths of William Richardson  
and Charles Deane two of the Witnesses thereto was Admitted  
to Record, And on the motion of the said Executors Giving  
Security a Certificate is granted them for Obtaining a probate  
thereof in due form —

Test. Rob. Armistead Clk.

In the name of God amen, I Simon White of King George  
County and Parish of Brunswick being sick and weak in body but  
of perfect mind and memory thanks be to God do make this my  
Last Will and Testament in manner and form following that is  
to say, First and Principally I commend my Soul into the hands  
of Almighty God that gave it hoping for a Joyfull Resurrection  
at the last day, And my body I leave to be Decently buried at  
the Discretion of my Executors hereafter named, And as for  
Touching the Disposal of all such Temporal Estate as it hath  
Pleased Almighty God to bestow upon me, I Give & bequeath of as  
followeth. — Item, I Give and bequeath unto my Son John White  
One Bed and furniture two dishes and two plates two Chairs, one  
Candlestick, one pewter Tankard now in his Possession to him and  
his heirs forever. — Item, I Give to my Son in law John Bruce  
And my Daughter Anne Bruce all the Rest of my Estate as I  
have now in my Possession to them and their heirs forever. And

Lastly I appoint my son in law John Bruce Executor of this my Last Will and Testament, In Witness whereof I have hereunto set my hand and fist my seal this 22. day of March 1759.

Teste Ja: Glendening  
John Sealw. —

Simon White Sealw.

At a Court Held for King George County the 3.<sup>rd</sup>  
day of April 1760.

This Last Will and Testament of Simon White deced was presented in Court by John Bruce the Executor therein named who made oath thereto according to Law, And being proved by the Oaths of James Glendening and John Sealw Witnesses thereto was Admitted to Record. And on the motion of the J. Esq. Testificatory Teste Rob: Armistead Esq. is granted him for obtaining a probate thereof in due form

In the name of God amen. I John Pattison of King George County being in my perfect senses and memory do make this my last Will and Testament as follows. —

Item. I Give and bequeath to my Cousin Pattison Fletcher my Gun and one Cow. —

Item. I Give & bequeath to my Cousin James Fletcher my last made and best Suit of Wearing Apparel —

Item. I Give and bequeath to my Cousin John Fletcher my new great Coat. —

Item. I Give to my Cousin Thomas Fletcher four Ewes out of my Stock of Sheep —

Item. I Give to my wife Anne Pattison one half or Moiety of all my Estate to dispose of at her death as she may think fit, and the other half or Moiety of my Estate. I Give the use of, to my said wife during her life, and then I will that the said last mentioned moiety shall descend pure and go as follows. —

Item, I Give to James Hyter the sum of Ten pounds Curr<sup>t</sup> money. It is my desire that Nancy Holt shall continue to serve my wife untill she arrives to the age of Eighteen years, And in Case my wife should depart this life before she arrives to that age, I desire that she may serve Pattison Fletcher untill she arrives to the<sup>d</sup> age of Eighteen years. And in that case, I Give to the<sup>d</sup> Nancy Holt the sum of Ten pounds Curr<sup>t</sup> money, And in Case she should not serve as before directed it is my desire that she be forever Debarred of having any Right or Title to the Aforesaid sum of Ten pounds Curr<sup>t</sup> money. —

Item, My will and desire is that James Hyter in Consideration of the Legacy herein given to him shall serve my wife or James Fletcher (as is directed for Nancy Holt to serve untill he arrives to the age of Twenty one years. —

Item, I Give the remainder of the last mentioned moiety of my Estate to be Equally divided between my four Cousins, Pattison James, John and Thomas Fletcher, I desire that my Estate may not be appraised. Lastly I constitute & appoint my wife and James Fletcher Executors and Adm<sup>rs</sup> of this my last Will and Testament Statifying & Confirming this to be my last Will and Testament. In Witness whereof I have hereunto set my hand and seale this Twenty fifth day of August 1759. —

Sign'd Sealed & Acknowledged by the said John Pattison as & for his last Will and Testament in presence of —

John<sup>his</sup> I Pattison (Sealed) mark

Gerard Banks  
Zach<sup>his</sup> & Kerby Ghioraldine  
mark  
John Wilson

At a Court Held for King George County the 3<sup>d</sup> day of July 1760.

This last Will and Testament of John Pattison dead was Presented into Court by James Fletcher one of the Sons therein named who made Oath thereto according to Law, And being proved by one of the Witnesses was Admitted to Record, And on the motion of the said Son Giving Security Certificate is granted him for Obtaining a probate thereof in due form

In the name of God amen. I John Hackley of  
King George County being very sick and weak in body but  
of perfect sense and memory Doe make this my Last will  
and Testament in manner and form following. —

Imp<sup>as</sup> I Give and bequeath to my Loving wife Judith Hackley  
the use of my whole personal Estate Negroes &c. in this  
manner, that whereas I am indebted to several Persons  
my will is that my whole Estate be kept together for  
Eight years to come the better to enable my loving wife  
to discharge my several Debts and after the Expiration  
of the said Eight years that my Estate be Equally divided  
amongst my Loving wife and all my Children as they  
shall come to age. And as they come to age or marry  
after the term aforesaid to receive their Equal parts to them  
and their heirs forever. And when my first Child receives  
his or her parts that then the remainder be kept in my  
said wifes hands to raise and bring up the rest of my  
Children and so to continue on till my last Child comes  
to age or marrys to receive his or her part as above —

Item. I Leave the use of my whole Lands and Lots to my loving  
wife Judith Hackley during her natural life & that if  
my wife can't discharge my several debts without selling  
my Personal Estate or Negroes that then she shall have  
full power to sell and dispose of my Land in King George  
County whereon I now live & that the money arising from  
the said sale after discharging my several debts shall be

put out to Interest or laid out in buying Slaves for my  
 wife shall think fit which said Slaves I give to my sons  
 and their heirs forever to be Equally divided amongst them  
 at the decease of my loving wife Judith Hackley. —

Item. I leave the use of my Lott and Lands in Culpper to my  
 loving wife during her Natural life and after her decease  
 the Aforesaid Lott and Lands to be sold by any person my  
 wife at her decease shall appoint. And the money arising  
 by the sale thereof to be Equally divided between my sons  
 James Hackley, Samuel Hackley, John Hackley and as my  
 said wife is now with Child, It is my further desire if it should  
 prove to be a son that then and in that case the said Child to  
 have an Equal part of the money arising by the sale of the Lands  
 and Lott with my other sons before mentioned together with an  
 Equal part of my Personal Estate Negroes &c. above mentioned  
 And if a Girl that to have an Equal part with my other Daughters  
 before mentioned which respective parts I give to them & their  
 heirs forever —

And Lastly I leave my loving wife Judith Hackley my whole  
 and sole Executrix and Testamentary Guardian to my Children  
 Desiring my Estate not to be appraised. In witness whereof  
 I have hereunto set my hand and seal this 3<sup>o</sup> day of August  
 1760. —

Sign'd Seal'd and Acknowledged

in presence of: George Morton  
 Rob. Armistead  
 Benjamin Ficklen  
 Samuel Needs

John Hackley 

At a Court Held for King George County the 11. day of  
September 1760.

This Last Will and Testament of John Hackley deceased was Presented  
in Court by Judith Hackley the Executrix therein named who made  
Oath thereto according to Law and being proved by the Oaths of  
Benjamin Fichlen and Samuel Needs Two of the Witnesses thereto  
was admitted to Record, And on the motion of the said Executrix  
Giving Security Certificate is granted her for obtaining a Probate  
thereof in due form —

Teste Rob: Armistead &c:

In the name of God amen I Anderson Doniphon  
of the County of King George in the Parish of Brunswick being  
sick and weak of body but of sound mind and memory Praise  
be God for the same do appoint this and this only to be my  
Last Will and Testament in manner and form following —

Item. I Give and bequeath unto my Loving Wife Magdaline Doniphon  
all my Real and Personal Estate whatever during her Widowhood  
she keeping together all my loving Children with her to be,  
maintain'd and Educated on the profits of the said Estate, to wit,  
those Children Gerard Doniphon, Roseanna Doniphon, Mary  
Doniphon, Elizabeth Doniphon & Lucretia Doniphon (And  
further my desire is that if the said Magdaline Doniphon  
shall live to receive the part of Negroes her property of her  
Father Thomas Montecuth's Estate left her by his Last Will  
and Testament that) Negro Ben, Negro Will and Negro Abigel be

Sold for money and by my Executors hereafter mentioned be Distributed Equally between my three loving Daughters to wit, Stepanna Doniphon, Mary Doniphon and Elizabeth Doniphon. But my Intent is that if my loving wife Magdalene Doniphon shall hereafter marry that then she shall not be deprived of all my said Estate, but what the Law allows for Widows dowry in Case where no Testament is made

Item. I Give unto my Loving son Gerard Doniphon and his heirs forever all my Land whereon I now live after the death of his Mother Magdalene Doniphon or her Marriage which shall first happen (but my intent and meaning is that if my son Gerard Doniphon shall die in his Minority or without Issue Lawfully begotten of his body that then my said Land be sold to the highest bidder for Current money. Giving two years Credit to the Purchasers, they giving bond and Good Security) And then the said money Equally Divided amongst all my said Daughters or what of them shall then be Living. —

Item. My intent and meaning is further that my said Loving wife Magdalene Doniphon also pay all my Just debts out of said Estate without Laying any Charges to my said Children, (And further my Intent is that my Loving Father Mott Doniphon have Care of my said Estate and Management of my said Loving Children with my Loving wife the said Magdalene Doniphon And Lastly Do appoint my Loving wife Magdalene Doniphon my Loving Father Mott Doniphon and my Loving Brother Alexander Doniphon my whole and sole Executors & Executrix of

This my Last Will and Testament, In Witness whereof I have hereunto set my hand and Seal this 5<sup>th</sup> day of December 1760. —

Sign'd and Seald  
in presence of  
William Banks  
Wm Bailey

Anderson Doniphan 

At a Court Held for King George County the 5<sup>th</sup> day of March 1761.

This Last Will and Testament of Anderson Doniphan deceased was Presented in Court by Alexander Doniphan one of the Executors therein Named who made Oath thereto according to Law, (Magdalen Doniphan one of the Executors & Widow to the s<sup>d</sup>. deed having Deserted thereto). And being proved by the Oath of William Banks one of the Witnesses thereto who also made Oath that he saw Wm Bailey the other Witness subscribe his Name to the said Will was Admitted to Record, and on the motion of the said Executor Giving Security Certificate is granted him for obtaining a Probate thereof in due form —

Jestv. Rob: Armistead Ck.

I Samuel Spooner of Leeds Town in the County of King George Calling to mind the Incertainty of this life do make & ordain this my Last Will and Testament in manner following. —

Imp<sup>o</sup>. I Give and bequeath unto my Loving wife Rachel Spooner all and every part of my Estate of what kind soever to her & her heirs forever —

Item. My Will and desire is that my Estate may not be Appraised —

Lastly, I Nominate and appoint my Loving wife who and  
sole Executrix of this my Last will and Testament ~~making~~  
all other Wills by me heretofore made. In witness whereof  
I have hereunto set my hand and Seal this Tenth day of  
October 1760.

Sam. Spooner 

Witnesses to the above  
will. Tho. Jett  
Will. Robinson

At a Court Held for King George County the 2<sup>d</sup>. day of  
April 1761.

This Last Will and Testament of Samuel Spooner deceased was  
Presented into Court by Nathiel Spooner the Executrix therein  
named who made Oath thereto according to Law. And being Proved  
by the Oath of Thomas Jett one of the Witnesses thereto was Admitted  
to Record. And on the motion of the said Exec<sup>trix</sup> Certificate is granted  
her for obtaining a probate thereof in due form.

Teste. Rob. Armistead &c.

In the name of God amen, I William Johnstone of the  
Parish of Washington in the County of Westmorland being sick and  
weak in body tho in my perfect memory and senses do first  
Recommend my Soul to the Almighty God that gave it me & my  
body to the Earth to be buried in a Decent and Christian like manner  
And as Concerning what small Estate it hath pleased the Almighty  
God to bless me with. I will and bequeath in manner & form following  
vizt.

Item I will and bequeath to my Daughter Anne Johnstone one Negro

Fellow named Mary and one Bed & furniture to her and her heirs for ever. If she should die without heir then to return to my Daughter

Margaret Johnstone. —

Item. I will and bequeath unto my Daughter Margaret Johnstone one Negro fellow named Anthony & one Bed & furniture to her & her heirs forever & if she dies without heir then to return to my Daughter Mary Johnstone. —

Item. I will and bequeath to my Daughter Mary Johnstone one Bed and furniture to her & her heirs forever.

Item. I will and bequeath unto my loving wife Elizabeth Johnstone one Black Walnut table, two Chests, five head of Cattle & three horses to her during her natural life. —

Item. I will and bequeath unto my Son Samuel Johnstone one Shilling Sterling money. —

Item. I will and bequeath and appointing my loving wife Elizabeth Johnstone sole executrix of this my last will & Testament, In Witness whereof I have set my hand and fixed my Seal this 15<sup>th</sup> day of April 1755. —

Sign'd Seal'd & Published  
in the presence of us.

William Smith

Henry Sims

Samuel R. Johnstone.

his  
William X Johnstone Seal  
mark

At a Court Held for King George County  
the 7<sup>th</sup> day of May 1761.

This last Will and Testament of William Johnstone dec'd was Presented in Court by Elizabeth Johnstone the Exec. therein named who made Oath thereto according to law, And having been before proved by the Oaths of Henry Sims and William Smith two of the Witnesses thereto, was Admitted to Record, And on the motion of the Executrix, Giving security Certificate is granted her for obtaining a probate thereof in due form. —

Test. Rob. Armistead &c.

In the name of God amen I Robert Johnstone of King George County and Hanover Parish being sick and weak of body but of perfect sense and memory thanks be to Almighty God for the same do make and ordain this my last will and Testament in manner and form as followeth. —

First. I bequeath my soul into the hands of Almighty God that gave it and my body to the earth from whence it came to be decently Buried as my Executors hereafter mentioned think fitting, And as Touching such worldly goods as it hath been pleased God to bestow upon me, I give and bequeath as followeth. —

Item. I give and bequeath unto my loving Daughter Elizabeth Watts three Ewes with their Increase. —

Item. I give and bequeath unto my loving Daughter Sarah Ship a Cow & Yearling and a feather bed and furniture to her and her heirs forever.

Item. I give and bequeath to my loving Daughter Anne Johnstone a Cow and Yearling as is always call'd hers, And one feather bed & furniture to her and her heirs forever the bed to be the second best bed in the house.

Item. I give and bequeath to my loving son John Johnstone one large Breeding Mare which he has now in possession & her Increase to him and his heirs forever. —

Item. I send unto my loving wife Mary Johnstone all the rest of my Personable Estate but the legacies hereafter mention'd. During her Natural life. In case she does not suffer her Daughters or any of her former Children to live along with her, But my will & desire is that if she doth any such thing or any ways waists or Distribute any of my Estate among such Children, that such Executors as is hereafter mentioned shall take all the said Estate from her but just as the law will allow her —

I also I send her during her natural life one Negro man named

(136) Simon upon such Cases as is above mentioned. —

Item. I Give and bequeath unto my loving son John Johnstone after my wifes  
Decease the Negro Man Simon to him and his heirs but if in Case he  
should die without him my Desire is the said Simon shall return  
to my loving sons George and Benjamin Johnstone to them & their  
heirs forever. —

Item. My will and desire is that after what Debts I owe is paid that the  
Remainder part of the tob<sup>o</sup>. shall be Equally Divided between my  
Loving wife and two sons George and Benjamin Johnstone to  
Dispose of as they shall think fitting. —

Item, I Give unto my loving son George one horse Colt called Jack and all  
my wearing Cloathes, My desire is that my son Benjamin shall  
have the fold as my Day mare Bonny is with fold with and in Case  
she fails bringing one to have three pound raised out of the Estate to  
buy him one. And further my will and desire is that after the decease  
of my loving wife Mary Johnstone that all the Estate I lend her except  
Simon, shall be Equally Divided between my two sons, William,  
Rob<sup>t</sup>. Martin, George & Benjamin Johnstone to them and their heirs  
forever, And I do Nominate and appoint my loving wife Mary Johnstone  
and my son William Johnstone, Rob<sup>t</sup>. & George Johnstone whole and  
sole Execu<sup>rs</sup> of this my last will and Testament, In Witness whereof  
I have set my hand and seal this 22<sup>nd</sup> day of November 1760.

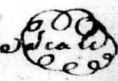
Seald Signd & Delivered in the

Presence of us. <sup>his</sup> W<sup>m</sup>. M<sup>r</sup>. Furlong

mark

W<sup>m</sup>. Wharton

<sup>her</sup> Mary X Wharton  
mark.

<sup>his</sup> Rob<sup>t</sup>. R. Johnstone   
mark.

At a Court Held for King George County the  
2<sup>d</sup> day of April 1761.

This last will and Testament of Robert Johnstone deceased was Presented  
in Court by Mary Johnstone, & being Proved by the Oaths of William  
Furlong and William Wharton two of the witnesses thereto was admitted  
to Record. —

Teste Rob. Armistead &c.

King George County April 18. 1761.

This day appeared before me Mary Reeves or Otherwise called  
Mary Burne and said that she was present on Wednesday Night  
15. Instant when Susanna Bowen was on her dying Bed, &  
this Deponent saith that said Susannah Bowen desired that  
Peter Jett and Rebecca Jett might have all her Estates to do  
with the same as they pleased & further saith not,

Sworn before me

John Champe

her  
Mary X Reeves or Otherwise  
marked Burne

At a Court Held for King George County the 7. day of  
May 1761.

This Nuncupative Will of Susannah Bowen deceased was Presented  
into Court by Peter Jett. And being proved by the Oath of the  
Witness thereto was Admitted to record. And on the motion of the  
said Peter Jett who made Oath according to Law Certificate is granted  
him for Obtaining Letters of Administration on the said deced.  
Estates in due form. —

Teste. Rob. Armistead &c.

King George Co. This day came before me Samuel Skinner one of  
his Majesties Justices of the said County William Robinson and  
James Lee to Testify and prove a Nuncupative Will of Lucy  
Dingle of the Parish of Brunswick and County of King George  
who on the 2. day of March 1761. being very sick and weak but of  
Perfect sense and memory, did call upon them the said W. Robinson

And she further testifies that she the said Lucy Dingle knowing  
 the uncertainty of this life did make and ordain these her words her  
 Last Will and Testament, to wit, It is my Will and Desire that my  
 Grand Children, Walter Acres, Samuel Stribling and Mary Acres  
 be Continued at School this year. And that after the Expiration of the  
 same. It is my further Will and request that my beloved friend, William  
 Robinson do cause all and singular my goods & Chattles of what kind  
 soever be sold at Auction to the highest bidder. And the money arising  
 from the same after my Debts be paid, be repositied in the hands of my  
 friend William Robinson to be Equally divided between my Grand  
 Children James Acres, Walter Acres, Samuel Stribling, Catharine  
 Acres, Elizabeth Acres and Mary Acres as soon as they and each of  
 them arrives at proper age. Certified from under my hand & Attested  
 by the said Witnesses this 8<sup>th</sup> day of March 1761.

Teste Wm Robinson  
 James <sup>his</sup> Lee  
 mark.

Sam<sup>l</sup> Shinkew.

At a Court Held for King George County the 2<sup>d</sup>  
 Day of July 1761.

This Nuncupative Will of Lucy Dingle deceased was Presented in  
 Court by William Robinson, And being proved by the Oaths of the  
 Witnesses thereto was Admitted to Record. And on the motion of the  
 William Robinson who made Oath according to law Certificate is  
 granted him for Obtaining Letters of Administration with the Will  
 Annexed in due form

Teste. Rob: Armistead C.

In the name of God amen  
 County being sick and weak but of perfect sound sense & memory  
 thanks be to God for the same. I do make and ordain this my last  
 Will and Testament in manner and form following. —

Item. I desire that all my Just Debts be paid. And all the residue of my  
 Estate of whatsoever kind it shall be I will it be Equally Divided  
 between my Brother William Clark and my Kinsman William  
 Patten Equally. Lastly, I appoint my Brother James Patten my  
 whole and sole Executor of this my last will. In Witness hereof  
 I have hereunto set my hand and seals this 9<sup>th</sup> May 1761.

Sign'd Seald & Deliv'd  
 in Presence of us.

John Clarke 

William Newton

William Clarke

Sarah Clarke

At a Court Held for King George County the 6<sup>th</sup> day of  
 August 1761.

This Last Will and Testament of John Clarke deceased was Presented  
 in Court by James Patten the Executor therein named who made  
 Oath thereto according to Law, And being proved by the Oaths of  
 William Newton and William Clarke two of the Witnesses thereto  
 was Admitted to Record, And on the motion of the said Executor  
 Giving Security Certificate is granted him for Obtaining a probate  
 thereof in due form. —

Test.

Rob: Armistead &c.

In the Name of God Amen I George Strother  
 of Hanover Parish and County of King <sup>George</sup> being very Sick and  
 Weak but of perfect Sense and Memory thanks be to God  
 for the same do make and Ordain this my last Will and  
 Testament in manner and form as Followeth and touch-  
 = ing such worldly things as hath please God to Bestow  
 upon me I Give and Bequeath as Followeth

Item I Give and Bequeath unto my Loving Son John  
 Strother the Plantation I now live on with all the Land  
 belonging to it and the Land that belonged to Henry Head  
 to him and his heirs forever I also Give unto my Loving  
 Son John Strother one Negro Girl Pegg to him and his heirs  
 forever Item I Give and Bequeath unto my Loving Son  
 George Strother the lower Plantation and all the Land belong-  
 = ing to it that is commonly call'd Carter's Land to him and  
 his Heirs forever I also Give unto my Loving Son George  
 Strother one Negro Girl call'd Jude and a Molatto Girl  
 call'd Betty Jordan to him and his Heirs forever and in  
 Case either of them should die without Heirs the Survivor  
 to have all But if in case they both should die without heirs  
 of their Body Lawfully Begotten that all I Give to them  
 should return to loving Wife Tabitha Strother and to her  
 Disposal I do also Appoint my loving Wife Tabitha Strother  
 and Richard Strother Executors of this my last Will and  
 Testament In Witness whereunto I have set my  
 hand and Seal this 13<sup>th</sup> day of November 1701

Geo. Strother (Seal)

Interlined before Signing or Sealing  
Signed Sealed and Delivered  
in the Presence of us

W<sup>m</sup> Wharton

Livell<sup>his</sup> White  
mark

} At a Court held for King George County  
the 3<sup>d</sup> day of December 1761.

The Last Will and Testament of George Strother Deceased  
was Presented into Court by Tabitha Strother the Executrix  
therein named who made Oath thereto according to Law  
and being Proved by the Oaths of the Witnesses thereto  
Subscribed was admitted to Record and on the Motion  
of the said Executrix Certificate is granted her for  
Obtaining a Probate thereof in due form

In the Name of God amen I Richard  
Strother of the County of King George and Parish of Hanover  
being in his perfect Sense and Memory do make my  
Will in my last Will and Testament in manner as  
Followeth I desire that Samuel Hendaall tenier have  
fifteen pounds Current money also Mary Woffendaale  
two pounds to John Strother and to heirs two Negroes  
Harry and Rachel and to William Strother one horse  
call'd Darby and Saddle and Bridle and the rest of my  
Estate to be sold to pay my Debts and lastly I Appoint my  
Brother John Strother and Samuel Hendaall senior

Executors to this my last Will and Testament I have here-  
unto set my hand and Seal this 22<sup>nd</sup> day of November 1761.

signed and sealed

Richard <sup>his</sup> Strother   
made

in the Presence of

Test.

William Hendall

John Hendall

Joshua Donohoe

At a Court held for King George,  
County the 3<sup>rd</sup> day of December 1761.

The last Will and Testament of Richard Strother deceased  
was Presented into Court by John Strother one of the Executors  
therein named who made Oath thereto according to Law  
and being further proved by the Oaths of William Hendall  
and John Hendall was admitted to Record and on the  
Motion of the said Executor Certificate is granted him  
for obtaining a Probate thereof in due form

In the Name of God amen I Ann White  
of the County of King George and Parish of Hanover in the  
Colony of Virginia being in perfect Sense and Memory do  
make and Ordain this my last Will and Testament  
in manner and form following I give and Bequeath  
unto my Daughter Ann White one Bed and Furniture  
I give and Bequeath unto my Son Thomas White one

negro Wench namia Dinah and one negro Boy namia  
 David and all my personal Estate Also I do Constitute  
 and appoint my Son Thomas White Sole Executor of  
 of this my last Will and Testament and in Testimony  
 that this is my last Will and Testament I have hereunto  
 set my hand and fix'd my Seal this fourth day of Novem-  
 ber 1754.

Ann<sup>her</sup> White   
 mark

Sign'd Sealed

in Presence of

Thomas <sup>his</sup> Dickson  
 Daniel <sup>mark</sup> <sup>his</sup> Macbrine  
 Mary <sup>her</sup> <sup>mark</sup> Golding

My will is that my Estate  
 shall not be Apprais'd  
 At a Court held for King George  
 County the 4<sup>m</sup> day of March 1762.

The last Will and Testament of Ann White was Presented,  
 into Court by Thomas White the Executor therein namia  
 who made Oath thereto according to Law and being further  
 prov'd by the Oath of Thomas Dickson one of the Witnesses  
 thereto who declar'd he saw Daniel Macbrine and  
 Mary Golding witness the same which was admitted  
 to Record and on the Motion of the said Executor Certificate  
 is granted for a Probate thereof in due form

In the Name of God amen William Jett  
 of the County of King George and Parish of St. Andrew

being in perfect Sense and Memory thanks be to God,  
 do make and Ordain this my last Will as follows I give unto  
 my Son Francis Iett three negroes George Harry and Jenty  
 I give unto my Son Thomas Iett four Davie and Mollnow  
 in his Possession and Moses and Ben, I give my Son  
 William Iett Twenty Shillings to make him a Ring  
 I give to my Son Durbett Iett the Land and Plantation  
 I now live on it being the Land I Purchas'd of Stephen  
 Dower alloo the first Purchase of Land I Bought of  
 George White with five negroes Mirby Winny Tom  
 Jammy and Abson but if my Son Durbett should die  
 without an heir of his Body lawfully Begotten then all his  
 part of my Estate to go to my Son Francis Iett and the  
 heirs of his Body lawfully Begotten I leave my loving  
 Wife Anne Iett during her life time six negroes Will, Sue  
 Jack, Jamy James and Willy not to Debar her of her  
 thirds of my Land my Riding Chair and two Horses a  
 Feather Bed and Furniture and at her Death I give  
 my <sup>son</sup> Francis Iett the two negroes Will and Sue to my Son  
 Thomas Iett the two negroes Jack and Jane, I give to my  
 Son Durbett Iett the two negroes James and Winny  
 I give my Son Thomas Iett my Couch Feather Bed Bedsted  
 and the best Furniture and four Cows and calves All the  
 rest of my Estate I give to be Equally divided between my  
 Wife and two Sons Francis and Durbett Iett the old  
 negro Wen<sup>ch</sup> Frank to serve either of the four She Pleases

Birchett Jett's Estate to Remain with his wife while  
she lives Single Lastly I appoint my Wife Anne Jett  
Francis Jett and Thomas Jett Executors of this my last  
Will my Estate not to be apprais'd nor sold In  
Witness whereof I have hereunto set my hand and  
Seal this 10<sup>th</sup> day of February 1761.

Sign'd Seal'd & Acknowledg'd Will. Jett Seal

in Presence of

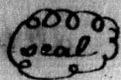
Will<sup>m</sup> Heptinstall  
Elizabeth Heptinstall  
Gladis O Green  
mark

} At a Court held for King George  
County the 4<sup>m</sup> day of March 1762.

The last Will and Testament of William Jett Deceased  
was Presented into Court by Francis Jett one of the Exors  
therein nam'd who made Oath thereto according to  
Law and was further prov'd by the Oath of Elizabeth  
Heptinstall and admitted to Record And on the Motion  
of the said Executor Certificate was granted him for  
a Probate thereof in due form

In the Name of God amen Archibald  
Allen of the County of King George Planter being very  
Sickly Weak but of perfect mind and Memory thanks  
be to God and calling to mind the uncertainty of this  
Mortal life do make this my last Will & Testament

(141)  
in manner and form Following that is to say chiefly &  
firmly, I Recommend my Soul into the hands of Almighty  
God and my Body to the Earth to be Buried  
in a Christian like Decent manner at the Discretion of  
my Executors hereafter named and as Touching such worldly  
Estate wherewith it hath pleased God to Bless me within  
this life I give Devise and Dispose of in the following  
manner Imprimis I give and Bequeath to my  
Son John Allen ten Shillings Sterling Item I give &  
Bequeath to my Son Archabald Allen ten Shillings  
Sterling Item I give and Bequeath to my Daughter  
Sarah Doaa Ten Shillings Sterling Item I give and  
Bequeath to my Daughter Jane Stuart Ten Shillings  
Sterling Item I give and Bequeath to Son in Law  
David Jones Ten Shillings Sterling Item I give and  
Bequeath to my Daughter in Law Mary Allen Ten  
Shillings Sterling Item I give and Bequeath to my  
Daughter in Law one Ewe and Lamb and their Increa-  
se to be Delivered by my Executors when my Will is Provd  
Item all the rest of my Estate I leave to my beloved wife  
Elizabeth Allen during the time of her widowhood If  
she Marries I leave my Estate to be Equally divided  
Between my Son William Allen and my Daughters  
Ann Allen Martha Warders and Elizabeth Allen  
and I do hereby appoint my wife Elizabeth Allen and  
my Son William Allen full and Sole Executor and

Executrix of this my last Will and Testament hereby  
 revoking all other Will or Wills by me heretofore made  
 and do Declare this and no other to be my last Will &  
 Testament In Witness whereof I have hereunto  
 set my hand and Seal this thirty first day of December  
 in the year of our Lord One Thousand seven hundred and  
 fifty eight Arch Allan 

Sign'd Seald Publish'd & Pronounc'd  
 in Presence of us

- Thomas Smith
- Mary Smith
- Samuel A Marders

At a Court held for King George  
 County the 3<sup>rd</sup> day of June 1762

The last Will and Testament of Archibald Allan deceased  
 was Presented into Court by William Allan one of the  
 Executors therein nam'd who made Oath thereto accord-  
 -ing to Law and being further Provd by the Oath of Samuel  
 Marders one of the Witnesses thereto was admitted to  
 Record And on the Motion of the said Executor Certificate  
 is granted him for Obtaining a Probate thereof in due  
 form

In the Name of God amen I John Grant of  
 King George County being very weak in Body but of sound  
 Sense and Memory and knowing the uncertainty of this  
 Transitory life and that it is appointed for all men once to

3  
die have made and Oratoria this to be my last Will and  
Testament in manner and form following Viz.

Imprimis I give to my two Daughters Margaret and  
Mary the Horse and Mare that is call'd theirs and Saddles  
Item my Will and desire is that all my Just Debts and  
Funeral Expences be first paid and Discharg'd And as for  
all the rest of my Estate both Real and Personal I have by a  
Deed of Gift duly Executed dispos'd of the same which said  
Deed remains among the Records of King George County  
will more fully appear Item it is my Will and desire  
that the Annual Sum of Ten pounds Currency which is to  
be paid to my Wife Elizabeth after my Decease in full of  
her part of my Estate be paid among all my Children Equally  
and lastly I do appoint my Friends George Morton,  
David Dronaugh, John Wright, and my Sons John Grant  
George Grant and William Grant whole and Sole Executors  
of this my last Will and Testament Revoking all other  
Wills by me heretofore made In Witness whereof I  
have hereunto set my hand and Seal this 16<sup>th</sup> day of June  
Anno. Dom. 1762. John Grant (Seal)

Sign'd Seald Publish'd & declar'd  
in the Presence of

John S. Woodcock

John Wright

At a Court held for King George  
County the 1<sup>st</sup> day of July 1762.

The last Will and Testament of John Grant Deceased was

Presented into Court by George Norton and John Wright two  
of the Executors therein named, who made Oath that  
according to Law and being further Proved by the Oath of  
John S. Woodcock was admitted to Record and on the  
Motion of the said Executors Certificate is granted them  
for obtaining a Probate thereof in due form

In the Name of God amen I William Perch  
of Brunswick Parish in the County of King George being  
in perfect Sences and Memory do make and Ordain  
this my last Will and Testament **FIRST** I Recomend  
my Soul to the mercy of Almighty God hoping for  
Salvation through the Merits of my Saviour Jesus Christ  
and my Body I commit to the Earth to be Decently  
Buried at the Discretion of my Executors hereafter  
named and as to my worldly Estate I Give and Dispose  
thereof as followeth after all my Just Debts are paid  
**Item** I Give to my Sister Sarah Derry fifteen pounds  
that she owes me and a Cow and Calf and a young  
Gray Mare to her and her Heirs forever **Item** I Give  
to Benjamin Derry Son of my Sister Sarah Derry  
one negro Boy named Cupit to him and his heirs for  
ever **Item** I Give to William Derry Son of Sister  
Sarah Derry one negro Girl named Lettice to him &

his heirs forever tho' my desire is that my Sister Sarah should have the use of the said Negroes during her life Item I give to William Fitcher Son of my Sister Mary Fitcher all my Land to him and his Heirs forever my Will and desire is that his Father and Mother should have first their lives in the said Land Item I give to James Fitcher and his Wife three negroes by name Phillis Janey and Winny to them and their heirs forever likewise I give them all the Rest of my Estate money and every thing that I am Possesed with They paying my Brother Thomas Porch Twenty Shillings to Buy him a Ring likewise I give all my other Sisters Twenty Shillings each of them to Buy them a Ring Excepting Sarah and Mary that I have given to by James Fitcher to be paid Lastly I do Nominate & appoint James Fitcher Executor of this my last Will and Testament In Testimony whereof I have hereunto set my hand and Seal this fourth day of June 1762

signed sealed & delivered by the said William Porch to be his last Will and Testament in Presence of

Wm Porch (Seal)

- Richard Pilcher
- Edward Pilcher
- James Hewitt

At a Court held for King George County the 1<sup>st</sup> day of July 1762

The last Will and Testament of William Porch deceased

was Presented into Court by James Ritchie the Executor  
 therein named who made Oath thereto according to Law  
 and being further Proved by the Oaths of the Witnesses  
 thereto was admitted to Record and on the Motion of the  
 said Executor Certificate is granted him for Obtaining  
 a Probate thereof in due form

In the Name of God amen I Daniel  
 McDonald of Brunswick Parish in King George County  
 an unworthy Member of the Church of England being  
 thro' the abundant Mercy and goodness of God tho' weak  
 in Body yet of a sound and perfect understanding and  
 Memory do constitute this my last Will and Testament  
 and desire it may be received as such. *Imprimis* I  
 most humbly Bequeath my Soul to God my Maker  
 Deseeching his most Gracious Acceptance of it, thro'  
 the all Sufficient Merits and Mediation of my most  
 Compassionate Redeemer Jesus Christ, and my Body  
 I Recommend to the Earth to be Buried in a Christian  
 like and Decent manner in Muddy Creek Church  
 Yard at the Discretion of my Executors hereafter  
 named in full Assurance of its Resurrection at the  
 last day And as to my worldly Estate and Goods I give  
 and Bequeath them in manner Following Vizt.

Item I give and Bequeath unto my loving Daughter  
Ann M<sup>c</sup>Donald a young negro Wench nam'd Hammer  
her and her future Increase to her and her heirs forever

Item I give and Bequeath unto my loving Daughter  
Mary M<sup>c</sup>Donald a young negro Wench nam'd or goes  
by the name of young Pegg the Daughter of a negro Wench  
call'd old Pegg her and her future Increase to her and her heirs  
forever

Item I give and Bequeath to my loving Daughter  
Jenny M<sup>c</sup>Donald a young negro Wench nam'd Dinar her  
and her future Increase to her and her heirs forever I also  
Give my said Daughter Jenny M<sup>c</sup>Donald a young negro  
Girl nam'd Jael her and her future Increase to her & her  
heirs

Item I give and Bequeath unto my loving Daugh-  
ter Helena M<sup>c</sup>Donald a young negro Wench nam'd Wisme  
her and her future Increase to her and her heirs forever

Item I give and Bequeath unto my loving Son Daniel  
M<sup>c</sup>Donald all my Land lying in the County of Fauquier to  
him and his Heirs forever Item my Will and desire is  
that the Remainder part of my Estate after the Legacies  
before mention'd and all my Just Debts is paid my desire  
is that the Remainder part of my Estate to be put or divid-  
ed into three Equal Divisions and the one third part of  
which I give and Bequeath unto my loving Wife Ellen  
M<sup>c</sup>Donald to give or dispose of to any of my aforesaid  
Children as she shall think proper and not to be dispos'd  
no other way at her Death Item my Will and desire is

that the other two thirds part of my Estate be Equally divided  
among my aforesaid Children Vizt. Ann, Mary, John  
Daniel and Helena to them and their heirs forever  
Lastly I constitute and appoint my loving wife,  
Ellen McDonald my sole Executrix of this my last Will  
and Testament and I do hereby utterly disallow, Revoke  
and Disannul all and every other former Testaments,  
Wills and Legacies, Requests and Executors by me in  
anywise before this time made Will and Bequeath'd  
ratifying and confirming this and no other to be  
my last Will and Testament In Witness whereof  
I have hereunto set my hand and Seal this ninth  
day of September in the year of our Lord one Thousand  
seven hundred and sixty two

Sign'd Seal'd & deliver'd  
in the Presence of . . .

Daniel McDonald <sup>Testator</sup> <sup>Seal</sup>

Wm Rowley

William Barrett

Peter <sup>his</sup> Pett  
mark

At a Court held for King George  
County the 11<sup>th</sup> day of November 1762

The last Will and Testament of Daniel McDonald,  
was Presented into Court and prov'd by the Oaths of the  
Witnesses thereto was admitted to Record and on the  
Motion of John Champe Gent Certificate is granted him  
for obtaining a Probate thereof with the Will annex'd in due  
form.

In the name of God amen I Mary  
 Woffendale of King George County and Hanover Parish  
 being very sick of Body but of perfect Sence and Memory  
 thankes be to God for the same do make and Ordain this  
 my last Will and Testament in manner and form as  
 Followeth first I Bequeath my Soul into the hands of  
 Almighty God that gave it and my Body to the Earth  
 from whence it came to be Decently Buried as my Executors  
 hereafter mention'd shall thinke fitten And as Touching  
 such worldly Goods as it hath been pleas'd God to Bestow  
 upon me I give and Bequeath as Followeth Item I  
 Give and Bequeath unto my loving Cousen Reuben  
 Pransins one Day Breeding Mare and Colt with  
 their Increase to him and his heirs forever also I give  
 him one Feather Bed and Furniture to him and his  
 heirs forever Item I Give unto my loving Sister  
 Elizabeth Kendall my blue Damask Gown and black  
 Cloak Item I Give unto my Cousen Elizabeth Butler  
 my Silk Gown Item I Give unto my Cousen Jenny  
 Humbston my white Hollana Gown Item I Give  
 unto Catharine Devry one pane Quilted Petticoat  
 Item I Give unto Molly Wharton my blew Quilted  
 Petticoat Item I Give unto my loving Sister Sarah  
 Pransins and Ann Thornley all the rest of my cloaths  
 for them to divide between them excepting a Velvet  
 Bonnett to Jenny Devry and a Stamp'd Cotton Gown

to Frances Humbston and what Ribbons & Trifles  
 is in my Trunk to Elizabeth Dutler and Jemmy C  
 Humbston for them to devide whats in the Trunk  
 between them Item I give unto George Strother one  
 pair of Silver Shirt Buttons, Item I give unto  
 Reuben Rankins all the rest of my Estate after my  
 Debts is paid to him and his heirs forever and I do  
 hereby Revoack all other Wills before by me made  
 and I do Nominate and Appoint Reuben Rankins  
 and William Rendell whole and Sole Executors of  
 this my last Will and Testament In Witness  
 whereunto I have set my hand and Seal this 9<sup>m</sup>  
 day of April 1762.

Wm Wharton

Wm<sup>his</sup> Hudson Sen<sup>r</sup>

Mary<sup>mark her</sup> Wharton

Mary Woffendall <sup>Co's</sup> Seal

At a Court held for King George  
 County the 1<sup>m</sup> day of Novemb<sup>r</sup> 1762

The last Will and Testament of Mary Woffendall decd  
 was Presented into Court by Reuben Rankins one of  
 the Executors therein nam'd who made Oath thereto  
 according to Law and being further Provd by the Oaths  
 of the Witnesses thereto was admitted to Record And on  
 the Motion of the said Executor Certificate is granted  
 him for Obtaining a Probate thereof in due form.

to Frances Humbston and what Ribbons & Trifles  
 is in my Trunk to Elizabeth Dutler and Jemmy C  
 Humbston for them to devide whats in the Trunk  
 between them Item I give unto George Strother one  
 pair of Silver Shirt Buttons, Item I give unto  
 Reuben Rankins all the rest of my Estate after my  
 Debts is paid to him and his heirs forever and I do  
 hereby Revoack all other Wills before by me made  
 and I do Nominate and Appoint Reuben Rankins  
 and William Rendell whole and Sole Executors of  
 this my last Will and Testament In Witness  
 whereunto I have set my hand and Seal this 9<sup>m</sup>  
 day of April 1762.

Wm Wharton

Wm<sup>his</sup> Hudson Sen<sup>r</sup>

Mary<sup>mark her</sup> Wharton

Mary Woffendall <sup>Co's</sup> Seal

At a Court held for King George  
 County the 1<sup>m</sup> day of Novemb<sup>r</sup> 1762

The last Will and Testament of Mary Woffendall decd  
 was Presented into Court by Reuben Rankins one of  
 the Executors therein nam'd who made Oath thereto  
 according to Law and being further Provd by the Oaths  
 of the Witnesses thereto was admitted to Record And on  
 the Motion of the said Executor Certificate is granted  
 him for Obtaining a Probate thereof in due form.