

(242)  
In the  
year

# In the name of God Amen. February 9.

I Robert de Thousand son and heir of Thousand of the parish  
of St. Martin in the County of Middlesex being sick and weak of  
body and understanding thanks be given unto God calling to mind the  
mortality of my body and knowing it is appointed for all men to die do  
make and Ordain this my last will and Testament that I do hereby  
And first of all give and bequeath my soul into the hand of God that  
gave it and for my body I bequeath to the earth to be buried in a  
Christian like and decent manner at the discretion of my Exors  
And as touching my worldly estate I bequeath the same to my Exors  
to dispose in the life I give devise and dispose of the same in the following  
manner and for the

purpose

I bequeath unto my loving wife Elizabeth summe four li 6s 8d lawfully  
frank. Robt. Mell. of the annual during the term of her natural life  
with all the other goods all houses and other orders I give all my  
house hold goods and utensils unto my Grandson John summe the Younger  
and to his heirs forever

to

I give bequeath unto my Grandson John summe the Younger my  
plantation with all the land and tenements belonging to the same  
lawfully begotten forever but in case of default

plantation with all the lands thereto belonging to the said John  
lawfully be gotten for ever but in case of failure of the said John  
give the said plantation and all the lands thereto belonging to my son  
Thomas with the said to  
my son Thomas lawfully be gotten for ever

My will is that my son Thomas make if he may the best way he can the  
best use of the said lands and tenements belonging to the said about  
the said plantation and all the lands thereto belonging during the term of his natural life

and he do bequeath the same unto my grand son John with the said  
to your negroes namely Harry James John Michael and  
Michael in whole and by law lawfully be gotten but in case of failure

of the said John the said negroes to be sold as my lands but my will is  
that if any of the said negroes should dye before my

grand son John the age of twenty one year that they shall be  
made good with the said John the said negroes by my last will and testament

My will is that none of my stocks of cattle or horses shall be disposed  
of my plantation but to continue and remain to be maintained for

the use of my wife and grand son after my wife's decease and all my  
stocks of cattle and horses unto my grand son John with the said John

and he do bequeath the same unto my grand son John with the said John  
and he do bequeath the same unto my grand son John with the said John

John

Just not have under the number of hoodly fiod head of Little woodles  
 Attains the age of hoodly years. My will also that all the estate before  
 And personable every given unto my said grandson shall remain in his  
 hand possession of all for ever until he shall attain unto age of  
 hoodly oles year. Also that the crop of the said estate in the  
 plantation the year before my said grandson to the day of his death shall be  
 delivered unto my executor for the use of said grandson. My will also  
 that the goods in the house the said son to England the profits of  
 house shall be for the maintenance of my family in you as I desire to you  
 you, I give unto you and daughter your share of the said house  
 holdings to you the said house. I give unto my grandson your share  
 the said the said of the said house to be paid by my executor at the  
 birth of my first son. I give unto my granddaughter your share  
 thirty pounds sterling. I give unto my granddaughter the said the said  
 thirty pounds sterling. My will that none of my estate shall be  
 appraised. I give to my wife before you I will that the wife  
 of the said son shall make and create my only and sole executor of my  
 last will testament, all singular my estate not before given  
 to any person.

