

In the Name of God, amen. I John Barber of Norfolk County
and Parish of Portsmouth being sick and weak in Body but of perfect
mind and Memory Do make, Ordain, Constitute and Appoint this
to be my last Will and Testament in manner and Form as followeth
Item I give and Bequeath to my son Charles Barber the
Land that comes by his Mother adjoining Edwards Creek in Land
Sixty Acres be it more or less to him and his Heirs forever also fifty
Acres of Land be it more or less that I bought of James Sipes Adjacent
thereto both which aforesaid Lands I give unto my son Charles Barber
and his Heirs forever; also I give unto my said son Charles Barber half
a Scott of Land lying and being near the Great Bridge adjoining from
Jolliff's half Scott to him and his Heirs forever also I give unto my said
son Charles Barber Twenty Nine Acres of Cypress Swamp marsh or
left adjoining Richard Jolliff's Land and John Bornew's Land to him
and his Heirs forever also I give unto my said son Charles Barber all or

Right and Interest of Lands in Pocahontas County adjoining Magoch
Brook and Thomas Burges's Land to my said Son and his Heirs for
ever, also my largest small Box of the half of my Cooper-
Tools to him and his Heirs forever.

Item I give and Bequeath to my son John Forebee the Land and Plantation
whereon I now live containing Sixty Acres be it more or less,
also ten Acres adjoining the said Land and Timothy Lovell more or
less which said lands I give unto my son John Forebee and his Heirs
forever, but if my son John Forebee should die without Carefull Offspring of
his Body then my Will and Desire is that the above Lands be given to my
son John Forebee should fail to my son Willis Forebee and his Heirs forever
Also I give my son John Forebee half my Survey in the Juniper Swamp on
that side that adjoins John Williams to him and his Heirs forever; also
I give my son John one Peck Gun and the other half of my Coopers-
Tools to him and his Heirs forever.

Item I give and Bequeath unto my son Willis Forebee the Land and Plantation
that my Father gave to his son Thomas Forebee being Seventy five acres
more or less which said I give unto my son Willis and the Heirs of his

more or less which said I give unto my son Willis and the Heirs of his
Body forever. But if my son Willis should Die without Lawfull Heir,
my Will and Desire is the Land I gave my son Willis shall fall to my
son John Forebee and his Lawfull Heir forever also I give my son Willis
all my Right and Title of Land on the West side of Robert Tuckers Mill
Run to him and the Heirs of his Body forever. But if my son Willis
should Die without Lawfull Heir of his Body then my Will and Desire
is on the West side of Robert Tuckers Mill Run shall fall to my son
John Forebee and his Lawfull Heir forever. Also I give and Bequeath unto
my son Willis Forebee the other half of my Survey of the Juniper Swamp
to him and his Heirs forever. I also give unto my loving wife Mary
Forebee the Use and Profits of my Negro Fellow Robin during her Widewhood
and at her Death or Marriage I give will and Bequeath the said Negro
Robin unto my son Willis Forebee and his Heirs forever. my Will is that
if my wife should Die before my son Willis comes or arrives to be Twenty
Years Old that the Profits from the said Negro Robin shall fall equally
between my two Sons Charles Forebee and John Forebee until my son
Willis arrives to Twenty Years of Age

all my Right and Title of Land on the West side of Robert Tuckers Mill
Run to him and the Heirs of his Body for ever. But if my son Willis
Shall Die without Lawfull Heir of his Body then my Mill and Land
is on the West side of Robert Tuckers Mill shall fall to my son
John Forebee and his Lawfull Heir for ever. also I give and Bequeath unto
my son Willis Forebee the other half of my Survey of the Juniper Swamp
to him and his Heirs for ever I also give unto my loving wife Mary
Forebee the Use and Profits of my Negro Setton Robin during her Lifetime
and at her Death or Marriage I give and Bequeath the said Negro
Robin unto my son Willis Forebee and his Heirs for ever. my Will is that
if my wife should Die before my son Willis comes or arrives to be Twenty
Years Old that the Profits from the said Negro Robin shall fall equally
between my two Sons Charles Forebee and John Forebee until my son
Willis arrives to Twenty years of Age. — My Will is the half Survey
adjoining William Tuckers should be sold by my Executors either at Public or
private sale which shall be most Convenient To pay Debts and Defray Charges
and of the half Survey of Juniper Swamp be not sufficient to discharge

the same I leave to be sold one Young Mare One Young horse. One
boat, one fishing boat; my Mill and Divese as of the above mentioned
things to be sold amounts to no more money than pay my debts that the
remaining part be equally divided amongst my six Daughters. If
Mary, Martha, Betty, Franky Lydia & Unice, my wife and Divese
that my loving wife Mary shall have the use and profits of all my Personal
estate during her life or widowhood (that is besides what is mentioned to
be sold to pay my debts) she making no act nor destroying but
what is necessary, to the view of the Executors, my wife and before
is that at my Wifes Death or Marriage all my remaining Per-
sonal estate shall be sold at Publick Sale and the Money thereon
arising to be Equally Divided amongst my wife and six Daughters
Mary, Martha, Betty, Franky, Lydia & Unice, my wife having only
a child's part lastly I nominate, constitute and appoint my
son Charles Penble and my son John herebe my whole and sole
Executors of this my Last Will and Testament, revoking and
Disanulling all other Wills by me before made Ratifying and confirm-
ing this to be my Last Will and Testament In witness whereof

Disanulling all other Wills by me before made Ratifying and confirm-
ing this to be my last Will and Testament I the Witness whereof
I have hereunto set my Hand and Seal this the Fifth Day of
April in the Year of our Lord God One thousand Seven hundred
and Sixty two.

Signed Sealed Acknowledged
in presence of us -

William Batties

Peter X Forbes
mark

John Mercer

John Forbes and he

March Court 1763 the above Will Proved &c as follows Book

13

13
Last June 1763