

Quarantine

~~Done~~ ⁱⁿ ~~by~~ ~~for you~~
- mailed - ye Seal (5)

Mary 20th May 1909
Preston

William Andrews) doth also acknowledge said wife
and her agreement and Settlement of 9 acres above

Doc was proved in open Court after he came
Paid County by the Corporation of the City of Michig

Hagood Mary Hagood and William Andrew, and
allowed of by the Court to be authentic Proofs
and ordered it to be put upon Record — — —

To Robert Howson

Recorded by Robt Howson 166^o Northampton

In the Name of God Almighty this 14 Day of May 1700

I John Hagood of Hico County of Northampton in Virginia
being sick and weak in Body but still in good and perfect Sence
and memory praise be to God for it His will and commandments to
be my last will and Testament in manner and forme following
leaving denecking all other former wills and wills former and
Deuages by me formerly made and done and to stand and be
my last will and Testament unto none other — — —

In giving and Bequeath my Soule unto almighty God that gave
it and to my Saviour Jesus Christ that Redemeed me
leaving in his mortall estate I place myself everlasting life
with him in the Kingdome of Heaven my Body to be buried
from whence it was taken to be interred at the Discretion
of my Beneficarie hereafter named and let the difference
of my wares goods as gallowall — — —

In giving and Bequeath unto my Son John Hagood my Plantation
whereon I now live with a part of my Land now lying on
the westward side of the new Road to Quine and to his heirs
for ever — — —

to my Son John Hagood & his other part of my
Land lying on the westward side of the aforesaid Road to Quine
and to his heirs for ever and I do further will and command
and my will is that my other son William Hagood shall not
like to live upon this land that I have given them and they
shall not sell it nor no otherwise differre of it except
to each other — — —

I give and Bequeath to my loving wife Anne Hagood all my
stocks of Cattell and Sheep also paying to each of Sons aforesaid
two Cows and Calves and one yearly Heifer and to each also
three two Dives and two Lambs to be delivered to them when
they shall come to the age of eighteen years at which
age I sent them at ago and I do further will and command
and my will is that none but the said Cows shall not be above
six years old — — —

53

Item I give and bequeath to my Son John a foregoed my young Beale
Ruffe and one feather Bed and bolster one Rugg and one pair
of Beantells and one Sheet all good also one great Cloth
Caxd a New England Clof and one small Round Table
and my great Iron Spill and my Gun and two Iron wedges
and one pair of iron Tonge one Drawing knife and hand
Saw and my Razor and Comb and one Gatten Doll and
one Gatten pott both Iron and two ~~old~~ ^{new} powder Boxes
one Great one and one Little one and one Great Box and
three puler peals also three puler Sifles and one
puler Tackard — — — — —

Item I give and bequeath unto my Son William aforesaid one
Clof that now stands a lone Stairr ago one feather
Bed and bolster one Rugg and pair of Beantells &
one Sheet and four Gatten Iron pott and one Iron
Kettle and two Pewter Sifles and two Pewter Dishes one
great one and one Little one Item I give to my Son Will
on the other side mentioned three puler peals and
one puler Tackard — — — — —

Item I doo will and ordaine that my hand wife be and
Remaine upon my Plantation for the rife of my wife
and my two Sons aforesaid see long as my wife shall
Remaine a widow — — — — —

Item I give unto my Son John two Pewter Dishes and two
quart Bottles and pint Bottles and one Pewter pint Dish
and also my two old Saffers and all my wassing Cloalls
and one pair of Sweep Shears — — — — —

Item I doo will and ordaine that my hand wife be and
Remaine upon my Plantation for the rife of my wife
and my two Sons aforesaid see long as my wife shall
Remaine a widow — — — — —

Item my will is that my Son John shall not like to live an
other in Law than my will is that John Jacob
Shall have him selfe to come to the age of eighteen
years and I doo further will and ordaine that if
my Son before my Son William comes to eighteen years
that Philip Jacob Shall have him selfe to come to
the age aforesaid — — — — —

Item I doo hereby Ordaine my loving wife aforesaid to
be my sole and Executrix of my last will and
Testament and I doo her all the right of opening

Opole that I have not given on away by the my Ld
wife the paying all my debt debts and my sum etc
Request is to my Brother his law Doctor widow and to
my good friend Benjamin Nottingham to be my exec
tors of this my will bearing that will see quicke per
formed to thare power in loss money where so ever
I have Coroune or sou my Land and Seal & the Day
and year foreft on the other side written
Signed Sealed and dated
in the presence of - }
Alice Sanders }
Benjamin Gathere }
Benja Nottingham - }
The
mark and Seal
of John [Eligood] ()

Northampton, the 1st May 1609.

This is a copy of my wife and complaint off John
Eligood late wif of Robert Eligood deceased
late County by the Corparat Cate of Alice Sanders,
Benjamin Gathere and Benjamin Nottingham and acwred
of by the Court to be authentick Probat and ordered
it to be put upon Record - - - - -

To Robert Howpon
Recorded To Robert Howpon 1st May Northampt

To the worshipfull Council of Northampton County & Co
Petition of Anne Eligood widow of John Eligood deceased
Item by Showe & shew that she being made Executrix of her
Husband's will and being desirous to prove the same out
of Regard to her late Husband, will and Desier but no man
being made of certaine of her Husband's Lands to be
her by Law humbly prayeth that her Probation of her
may be no other wayes excepted or taken but that she
may have her Dower of her Husband's Lands & Lands
her Confecting to the Probation of the said will may
not part her off her Right to her Dower as aforesaid in
so Petitioners as in daily cause shall pray.

Northampton, May 1st 1609.

This is a copy of Petition of Anne Eligood widow of John
Eligood late wif of Robert Eligood her attorney as aforesaid
be recorded - To Robert Howpon 1st May Northampt

Recorded To Robert Howpon 1st May Northampt

In the Name of God Amen

I William Beale of the County of Northampton in Virginia
being sick and weak of body but of sound and perfect sense
and memory beseeched the almighty God to make this my last
will and Testament — — —

In primis my Soule I bequeath to almighty God friendly receiving
the Resurrection of the dead and coming and praying
unto almighty God that he for and through the merits
of his dearly beloved Son the Lord Jesus Christ that
he will receive me thence into his everlasting Kingdom.
Item all my body I bequeath to the earth from whence it came
desiring the same may have a decent and Christian
Burial — — —

Item I give and bequeath to my wife Elizabeth Beale
all my land and all appurtenances belonging to it
during her life the same to be a widow and afterward
unto my wife beloved Son Hillary Beale and his heirs
lawfully begotten of his body for ever and for many
age such lands to the next heir and the heirs of his
body for ever — — —

Item I give and bequeath to my wife beloved Son Hillary Beale
all my small Tools — — —

Item my wife is to let my Son Hillary have all pelf from the Small
Tools except it go unto my Son Hancock Beale or my
Daughter Elizabeth Beale — — —

Item I give and bequeath to my wife beloved Son Hillary
Beale my mare and Bridle and Saddle and my Silver
Guns Buckles — — —

Item I give and bequeath to my wife beloved Son Hillary my Gun
Item I give and bequeath to my wife beloved Son Hancock my Gun
Item I give and bequeath to my wife beloved Daughter Elizabeth

my Gun and a Small Bag and my Iron Spig —

Item I give and bequeath to my wife beloved Son Hancock
Beale my Soap Dots and three Buttons and my Small
Table — — —

Item I take up all my plates as for Corpe geafe
a large Spoon and a large Fork and give to
my wife Elizabeth Beale after my debts
are paid and satisfied — — —

Item My wife is to let me after my wife Elizabeth Beale
have my bed and bedding to the value of one
line as they stand attaine to Elizabeth Beale
ago and my Daughter at Sixteen years ago —

56 My will is that there shall be no will made after me
Smaller Testes, unless my Son Harry Belote be able
to agree from him selfe — — —
Item after my death wife and Testament I do nominate
and appoint my well beloved wife Elizabeth
Belote Belote and John & Cecilia — — —
Item after my death wife and Testament I do appoint and appoint
my Brother John Belote and my Grandson William Tankred
Overseer of this my last will in Confirmation
that this is my last will and Testament I have here
unto set my hand and seal this twenty day of March
and in the year of our Lord God one thousand
seven hundred and eight or nine — — —

Signed sealed and delivered
in the presence of — — —

John E Belote
mark

Anna V Belote
mark

William Tankred then late a sonne of my late wife and
Testament of William Belote deceased. Deceased in open
Court before a Court of Common Pleas the Corporate
City of John Belote and William Tankred and all
of the Court to go out recorded who late and others
it to be you upon record — — —

the mark
mark
of William Belote

Northampton May 28th 1709

Recd by Robert Thompson
Received by Robert Thompson Northampton

In the name of God Amen

This 28th day of January 1709 - I William Dunton of the
County of Northampton in Virginia being sick and weak in
body but in good mind and perfect sense with memory preserved
unto God for it here write and ordaine h[ath]o to be my last will
and Testament in manner and form following and I do by these
present fully Revokes all other former wills and Bequests
by me formerly made and ratified stand and be my last will
and Testament — — —

I give and Bequeat my soule to my God that gave it me
and my Savio[r] Jesus Christ that Redemed me keeping in his
mercy that I may enjoy everlast my life with him in the Kingdom
of Heaven and my body to the Earth to be buried

57 it was taken to be delivered at the Disposition of my Executrix
More after named and the Disposing my writing goods
as Gallows — — —

Item I give and Bequeath to my Son William Dunton his Choice
of either two lots, as I have laid them before him to the
Pleasure of Land that Michael Haggart now liveth
on by estimation one hundred and twenty acres
of land or the lot from the said Haggart west to
the gate the which of them he shall take and
he to make his Choice immediately when it shall come
to his lot and I do hereby the said son and his executors
to him and his heirs for ever — — —

Item I give and Bequeath to my Son Richard Dunton Land
lot of either two aforesaid lots, that my Son William
Shall leave to him and his heirs for ever — — —

Item I give and Bequeath to my Son Michael Dunton his Pleasure
where on his selfe Containing one hundred acres or
less as is laid out by my order and I do will and ordaine
that my loving wife Elizabeth Dunton have her
lands in the said land wherein I now living during
her naturall life and I do further will and ordaine
and say in that my said Son shall not be hindered
from building if he can action upon his
land — — —

Item I give and Bequeath to my Son Elias Dunton his
either lot or part of my land it lying upon
the road of my land as it is marked by my order
to him and his heirs for ever — — —

Item I do hereby will and ordaine I giving some meadow
in part of land to him and his heirs for ever — — —

Item I give and Bequeath to my Daughter Ann Dunton one
Heifer or Cow Bounding one pair of Bowels one
pair of Heels, all to good and new and one
young Cow and yearling and age thereon Shoope and
I do further will and ordaine to my Son Bangs or have
likewise to keepe his Shoope in my now pastures during
his singular life — — —

Item I give and Bequeath to my Son William Dunton & his
Shoope and I do further will and ordaine that my said
Son shall have likewise in my now pastures for his Shoope
as long as he shall remaine with him also I do further
to my Son William one yearing heifer

Item I give and Bequeath to my three Daughters Day — Eliza
58 Bella Smart Dunton Two thousand pounds of Tobacco to
Each of them to be paid out of my moveable Estate
before any Devision be made amongst my Children
aforesaid and my loving wife —

Item I do will and Ordain and my will is that after my death
of my Estate I that I leave not here by to my wife
given away her and remains with my loving wife
Elizabeth Dunton so long as she shall continue
unmarried and if she shall marry my wife shall my
spouse wife will her after my three Daughters
aforesaid be paid two thousand pounds of Tobacco
to each of them to be equally divided between my wife
and my surviving Children and her future wife and
Ordain that my spouse wife will her a widow or at any
time shall see fit in her Discretion aforesaid to divide
according to my will if she be by then my wife good and
willing to do so for her Soul to Do —

Item I do hereby nominate and appoint my loving wife
Elizabeth Dunton to be my sole and sole Executrix
of my last will and Testament which am and one of
other I do will —

Item my Queene Daughe to my good friends Richard Dace
and Benjamin Hollingham to be my executors to seal and
Signe this day and Specially performed and in Testimony
whereof I have hereunto Set my hand and Sealed the
day and year of the elder side written —

Signed Sealed and Delivered

John Dace aforesaid

Richard Dace aforesaid

Micheal Haggart — Haggart

The markes of

Mary O'Haggart

Benjamin Hollingham

Then as a cause said Lasse via

and Testament of William Dunton Deed was proved in

open Court of the aforesaid County by the Corporation

of the aforesaid Michael Haggart Mary Haggart and Benjamin

Hollingham and admitted aforesaid Court to be authentic

and Probate and ordered it to be put upon record —

Test Robert Thompson

Recorded Test Robert Thompson 16th November

18th Nov 18th 1809
William Dunton }
} ©

In the name of God etmen — — —
 I Henry Harmanpon of the County of Northampton in Virginia
 being sick and weak of body but off perfect but off perfect
 mind and memory (except to God) and knowing that all
 people resigne to Death when it please God to call them
 made and ordained this my last will and Testament
 in manner and forme following viz — — —
 First and Principally I leave by will and command
 my soule to almighty God my Creator my body to
 the Earth to be decently interred at the discretion
 of my Executrix hereafter named in hope an affyng
 behoving to have a joyfull resurrection and to be
 claimd everlasting life through the merite
 of my Alme Savioare Jesu Christ and as for thys
 Temporall estate it shall please God to hadowne
 me withall my due Debts paid and generall —
 A cargo defrayed I desier give and bequeath as
 in manner and forme following — — —

I my selfe wholly recay and acceptelye do vnto my wife and
 Bequale my Rauantion now living and to pay her
 Cooper Chardis fowling and all other appurtenances
 unto her belonging to my Deare and loving wife
 Gertrude Harmanpon During her naturall life and
 after her decease to be left to my wife now
 god will provide a man & child and the said
 lawfull begotten of this body and in hope it shalld
 be a man & child and he shal be left to her
 to my son Matthew Harmanpon and his heirs as a
 forepaid and in hope my son Matthew shal be left to her
 out hond lawfull begotten of this body & to my
 daughters hereafter named: Sarah: Elizabeth: Anne:
 Taclia Sopcial: and the said my wife now
 will entitell of any off my aforesaid lawfull
 shal be left to her
 will entitell of any off my aforesaid lawfull
 shal be left to her
 to be divided to the remainder of the aforesaid
 her & children and their lawfull heirs as aforesaid and
 for want of such & then to my daughter Elizabeth
 Harmanpon and her heirs as aforesaid and for want
 of such & then to my heirs at common law —

80 — Item I give unto and Bequeath to my Son Matthew Harmonson

my whole Leuidom of Land lying in the County of North
as also my whole Leuidom of Land near in County of
Lincoln in the Parish Begotten Lawfully of his Body and for
want of such Child to my Daughter Elizabeth Harmonson
upon and her Child Lawfully begotten of her Body and
for want of such a son to my Daughter Sarah Oliver
Anne Tueller and Sophia and their Children as for said
further give to my Son Matthew Harmonson one negro
man named Daniels to him and the said Child Lawfully
begotten of his Body and for want of such a Child to the
Dowdall onto the rest of my Children and her
Children shall or may be then living if any her give
to my Son Matthew Harmonson as many miles as will suffice
one leathery foot Tobacco Pouch as also one Silver Spoon
marked H G: — — — — —

Item I give unto and Bequeath to my Daughter Elizabeth Harmonson
and her Child Lawfully begotten of her Body my whole Leuidom
of Land in Northampton and the said Child Lawfully begotten of
her Body and want of such a son to my Son Matthew Harmonson
and her Child I further give to my Daughter Elizabeth
one negro man named Siddy to her and her Child Lawfully
begotten and for want of such a son to her Child Lawfully
begotten as also one Silver Cup marked H G and
one Silver Spoon marked H G as also one Gold Ring marked
2:24: — — — — —

Item I give to my well beloved Daughter Tabitha and Sophia
Harmonson my whole Leuidom of Land which was
formerly her for Godwinne her son John Doyne now
lived to him and their Children and if either of my two
Daughters have a mind to dispose of her portion then
the other to have the Dispossession giving in my place
other wife or if either of them should die without
Issue Lawfully & naturally aforesaid Reservation and Disposition
to pass to my other Survivor of them two and if both
should die without Issue as aforesaid then to be aforesaid
Reservation to be equally divided between my Daughters
Elizabeth and Anne Harmonson and their Children
always provided that if the said Child be now born
should be a Daughter and my Son Matthew should die

and Poppey the Plantation I now Liege on and Should Sifters
or Should not make over or Convey the said Plantation
over to my two Daughters Tabitha and Sophia & Harmonson
as aforesaid given or Distributing wife During her
Natural life & Carte & Con I Bequeath my Plantation where
on I Now live to my Daughters Elizabeth Tabitha and
Sophia and their issue and That my Sons Matthew
have no part nor share of my Estate whatsoever save
one Shilling Sterling money which is all Convey Deposit of
my Estate — — — — —

Item I give unto and Bequeath to my Daughter Sarah Green
Anne Tabitha Sophia and the Child my wife goes with
is a Daughter to each of them four Silver Spoons
each aff 100m a good Ring of fifteen Shillings price

Item my Sofer in Law my wife Bequeath of her Middes Land in
Accomack County to wife of my Daughters the Dauphins.

Item I give unto and Bequeath to my Son and my wife now
goes with her compound Sterling Current money of Virginia
if a Daughter to her and heris for her — — — — —

Item I give unto and Bequeath all the rest of my Estate not
before her given to her which kind her to my Sons
and her wife Sarah Harmonson and my first Daughter
Sarah Eliza Anne Tabitha Sophia & Harmonson and the
Child my wife goes with equally to be Divided between
them at the Day of my aforesaid wifes marriage or
sooner if shee shall be fitt to make Devision — — — — —

To a Justice Notarie and affix my wifes Sealed wifes
Harmonson my first and sole Executrix of
all my last will and Testament and her by Willing revoking
all former wills and Bequests by me either made
or spoken and will that this only shall stand and befor
and at my last will and Testament and none other in
Testimony in the year of 1700 Paid Henry Harmonson for
her Seal and affixed my Seal 1700 Day of April 1700

Eliz. A. queit is seal in the name of John
Harmonson Capt Thomas Savage and my Brother George
Harmonson Esq Trustee to her having wittnesse performed
eliz. A. queit seal his words on the first side of
the instrument and on the second side

62 Bogoton Lawfull off his body and his word now

and his words during his natural life were understood
and written in this Margent before the saying Sealing and
Scribbling whereupon I nowe saye You shall my waring
Signed sealed & delivered } appears and my Coppors and Cypclos
for the use of my true & trusty
and true Servantes of
Thomas Savage } wife wife and her in Hungor Rock
my self William
George Harrington

Henry Harrington

at Seal

Northampton 1 May 1709

Then the above said last will and Testament of Henry
Harrington was proved before me by the Corporation
of the County of Northampton and admitted to record
and allowed of by the Court to be authentic Record
and ordered it to be put upon Record

Test Robert Thompson
Received by Robert Thompson 1709 Northampton

In the Name of God Amen

I John Knight of the County of Northampton in Virg
Commonly sick but of perfect memory and remembrance
make this my last Will and Testament to be my last will and Test
ament in manner and forman as follows

I give my soul unto God from whence I received it and
that I through the mercies of God and Pagan of I
desire to receive free pardon of all my sins among
you the saints to be buried in a Christian Burial at
the Despatch of my Decedence hereafter mentioned
Item my will is that my Son Charles Knight shall have all my
land now possessed with it being one hundred acres in
lying the South side of the back unto him and his heirs
lawfully begotten of his body and in case of want of
such heirs unto his brother John Knight and his heirs
my will is that if my brother John Knight should die
with out issue lawfully begotten in part or all and
redounding to me by my selfe or my selfe wife and children
that my Son William Knight shall have and enjoy
that hundred acres it being the north side of the
Rock to him and his heirs lawfully begotten

Each

Item I give unto my Son Edward Knight my Congregation Table
Item I give unto my Son Edward Knight one goat and Goat's Head
Bogger and one odd Rugg and one Kow and Calf with
all her foal & two powder Dishes and one large powder Dish.

Item I give unto my Son John Knight one new Goat and
Goat and Calf and one new Rugg and my good
Two powder Dishes and Calf and Lamb and one Kow
Goat and Calf and my Son Edward and his one Calf
by my Tookes and one iron Kettle of a Kow five or
Six Gallons. — — — — —

Item I give unto my Son William Knight one Kow and Calf
and two Dues and Lamb and Two Powder Dishes and one
good Calf and one small iron Pot and the other
Kale a tiny Took. — — — — —

Item I give unto my loving wife Elizabeth Knight a new
Goat and a Kow five Gallons and Calf and
a Kettle of my Son Edward and the same
will also be given unto my wife Elizabeth
Sheope will have a Kow and Lamb and my loving wife
and two powder Dishes and one powder Dish and
one large iron Pot of a Kow Powder and a Kettle
and another Kettle and all my Eggs and a Kettle
of my Congregation Table and Calf and Lamb
to these Sons I give unto my loving wife and my wife
Elizabeth. — — — — —

Item It my will that when Creator of this world and Heaven
I shall have given unto my three Sons Edward
Edward Davis and their Daughters both male
and female. — — — — —

Item My wife and Sheope will have my loving wife Elizabeth
be my wife and Toke Executive of this my last
will and Testament. — — — — —

And it further my will having had three sons at ago
at eighteen years old that my wife be marry again
but and if my wife remaining a ^{Sheope} widow that then they
three Sons shall remain and a Kettle will be their
mother till their twenty & one years of age and that
they shall not Marry nor Sheope until their

64 Twenty four yeres old and
Inventur of John Ruyer late
Leave Comyn dwelling in County S. C.
Second Day of June 1654
Signed Sealed and Delivered
by the Testators of John Ruyer
Benjamin Stratton
Richard Thorman
John Beeson
and Seal: ⑤
Richard Thorman & John Beeson
Testament of John Ruyer being 28 May
1654
John Ruyer late of said Ruyer
and Benjamin Stratton & John Ruyer Testator
in open Court of his above named County by the
Corporate Call of Benjamin Stratton Richard
Thorman and John Beeson and others as aforesayd
Court to be autentified Proved and Ordained
to be Recorded

Sept 1 1861 Thompson
Recorded Sept 1 1861 Thompson 166 Acornum

In his name & of God amen

Hannah Brooks of the County of Adelanto in plenior
Lying sick and weak in body but of sound mind and De-
clarer to God and Ordaine unto my Life and in
Testament use of her body now

Now I give my Soul to nothing else but to thy saving Kingdom
& the merit & of Saviour Jesus Christ & his saints & martyrs.
Lip my body to the torte & minister it unto them & unto
Purifie me for my worldy life I give it up. I nowe have no
Halloweite.

Husband and Son called us to my doctoring office. Dr. John Brinkley
and my wife and I left. We did not get home until about 10 o'clock.
We will see you again at the same time next week. I am now
fully married to my dear David C. Brinkley and have an
equal share of all his possessions and money which my late
wife ever had. I hope you may have a long life and a happy one.
February 1903
and Son

Sept 1st at New Haven
Arrived at New Haven
at 10 A.M. and took a boat
to New York. Arrived
at 1 P.M. and took a boat
to Brooklyn.

By the Corporation of the town of Raposa and
Thomas Dent and accounted by the Court to be
authentic Proofs and ordered to be Recorded

Sept Robert Thompson
Recorded Sept Robert Thompson Hbd morn camp

In the Name of God eternally —

I Joane Brooks of Northampton County in Virginia
being sick and weak in body but of sound mind and perfect
memory thank God to God to make and ordain my last
to be my last will and Testament as follows being this
20th day of January 1708/9 giving my Soul to Almighty God not fearing death & the
meritis of my Saviour Jesus Christ to receive ever
= Lasting life after my body to the Earth from whence
it came to have a Christian burial and as for my
worldly Goods I give and bequeath my gallowes a
stone I give unto Elizabeth Fairman my only great daugter
and ones Rugg and Cotton Beantells and two pence
Spiries one new one and one old one and two daies
then I give unto Doctor Robert one two year old reaper
then a fort or five year old scythes and unto my son
Jacob Brooks and my daughter to have and unto
them Ralph to have and to a stage of eighteen
feet to make the said them Ralph the executor
over all to manage I have put my hand and sealed
I am the witness gift the day of January 1708/9 —

Robert Lewis

John W. Mollan }
mark

Joane X Brooks

mark

ye 20th — 1709

Northampton
May 4th 1709

This the above said last will and Testament
of Joane Brooks therin provided in open Court
of law above said County by the Corporation of the
C. C. Mollan and his self made seal in open
Court before me Sam Robert Lewis witness the affore
witness and accounted by the Court to be authentic
Proofs and ordered it to be Recorded

Sept Robert Thompson
Recorded Sept Robert Thompson Hbd morn camp

In the Name of God Amen and an D^r y^earewell,
 The first Day of March Anno Domini 1708
 I Francis Branton of Northampton County being sick
 & out of good and perfect memory & thanks be to God am
 Calling to Remembrance this instrument It is of late
 transitory life and that all hope must yield unto death
 when it shall release God to take me make and constitute
 and declare this my last will and Testament in manner
 and form following Revoking and superseding by & so
 Reports all wills and wills Testaments and Testaments
 heretofore by me made and this my last Declaration for
 my last will and Testament and now God giving his blessing
 for my soul I give this paper unto Humbley deposing for the
 same I give and command my soul into the keeping of God
 my Saviour and Redemer in whom and By him liveth
 & of Great Sorrow and Passion I give my body to the ground
 and to God either in Earth or in my Executive Slave I am given
 to my wife and Dopter it being knowne Law W^m D^r D^r D^r
 Have the manor plantation with a right across of Land
 belonging to it my wife to have & keepe life in her
 said Land & then to the said Land to come and her heirs forever
 Item my wife and Dopter is that my Son David D^r D^r
 have fifty acres of Land which is lying in the woods
 joining upon the same tract only my wife to have her
 life in the same tract to him and his heirs forever
 Item my wife and Dopter is that my Son John D^r D^r D^r
 have one two ~~four~~ four pds after my Deca^r — — —
 Item my wife and Dopter is that my Grandson Branton D^r
 Should have one two years old pig & a ~~one~~ one Pigs
 To be Delivered after my Deca^r — — —
 Item my wife and Dopter I give my Son in Law the D^r D^r D^r
 have my Gunne after my Deca^r — — —
 Item my wife and Dopter I give my two Sons W^m D^r and David D^r
 Should have my wife Gunne after my Deca^r — — —
 Item my wife and Dopter I give my wife Gunne after my Deca^r and
 not to go Distressed or any thing Loring her natural
 Life he shal be equally Loring during 31st D^r

67^o David Dickey John Dickey Thomas Dickey and Hester
Dickey their children all my now and ever will be Dickeys
and will out — — — — —
Signed Sealed pronounced and Delivered before us

Sept William Headache
Alice Sanders }
John Headache

- 74 -

frances Branton
in Market
ye Scale



Northampton May 20th 1709

There has a foregoing Lase will and Testament of
frances Branton her wif, proved in Open Court
of the aforesaid County by the Corporation Clerk
of William Headache and Alice Sanders and John
Headache and attested of by the Court to be a full
and correct copy and ordered to be published and recorded.

Sept Robert Howposse — ^{1st} Northamp
Recorded Sept Robert Howposse — ^{2d} Northamp

In the Name of God Amen

Decembe the fourth one thousand Seven hundred
and Sixty One Lase last will and Testament of Peter Gries
of the County of Northampton in Virginia being sick
and weak of body out of perfect sense and memory
Do make & thin my Lase will and Testament

Item I Bequeath my Soule into the hands of almighty God leaving
fuller Copying of foregoing for all my Sons in and
through the world, and I doe desire this Soule mine along
Saviour and for my wrotes place I give as followeth

Item I give and Bequeath to my Peter Gries my Plantation
where I now live with two hundred acres of Land
to him and his heirs for ever —

Item I give to my Son John Gries my Gun and Cess
Item I give to my Son William Gries my Gun and mire after my Decease

Item I give to the Rept of my Grandson Porfice Atigree my
say Iain Kirkdale and Damer Gries one Peckling acres

Item a tract Rept of my great neile in Domes and will out I
give to my wrotes son and wife Mary Gries and to her
Diposse and my said wife Mary Gries to live upon

by his Descention and not to be Disturbed by anye
or Person or persons but by my Said Son Doctor Green-Stall
having a mind to Seal upon the said Land he may at a
Distance from his Mother and not Disturbing his Said
Mother — — —

I make and declare my witt & Contra. wife Mary Price
my sole Executrix Revoking all other wills made
by my selfe wife as well as my Child and Son & the
Day and place above written — — —

Signed and Sealed.

Peter Price

in the County of

the County of

David Stott

David Edmund, Northampton May 28th 1709

John Walker } Sawnt the above paid selfe will and
Testament of Peter Price Esq: late Proprietor to
the County of the above paid County by Henry Stott
and attested proved in open Court by the Corporall
Court of David Edmund and ordered into Record

Test Robert Thompson Esq: Notary Publick
Recorded Test Robert Thompson Esq: Notary Publick

February 1st 1708/9

This Day Margaret Walker wife of John Walker Esq: late
of this County Dec: & amal late to prove her Will
will of her late Husband John Walker Esq: of this
County Decayed by the Corporall Court of the
said John Walker Esq:)

That was testis to the said John Walker by his son
David Stott and that he had no children save one
Walker, only shee to give to his children as they came
to age to each of them one Pint and Land and one
Cow and Ox to his Daughters Mary more one sheep
and one peat: to the rest of the above mentioned
was his Succession Land — — — Robert Teague

This day and year aforesaid Ie witness — John Walker,
a Notary Publick before me — Benjamin Nollingham

Northampton May 28th 1709

Then saw a copy of his Will of 4th feb: John Walker wife
proved in open Court to give a Pint of County by the
Corporall Court of the Teague and John Walker and
attested aforesaid by the Court to be a true and certaine Probatum
ordered to be kept upon Record

Recorded Test Robert Thompson Esq: Notary Publick

The last will and Testament of Waller Dico coming
in my Regal Soncet hands to be lodod —
I give and Bequeath unto my Grandmother one hundred year
old Crafer: likewise I give unto Ann Basy one hundred
and three: likewise I give unto my Brother William
Racyfane and my Sister Mary Kendall Racyfane
one Cow: I give unto my Brother William Racyfane
one Cider and to my Sister Mary Kendall Racyfane
one Peck Daffin and a easse-Rye of my 2000 acre
Land and also my loving feller in law William
Racyfane — March the sixteenth Day 1709 —

Michael Morgan

Thiemark of Michael

Sanderford

Thiemark of

Sarah S B Berry

Then Michael Morgan Thomas, Sanderford and Sarah Berry made and sett by
said Waller Dico give all in feeble as aforesaid
Land and all as he had not diffid of a foyfe
to his feller in law William Racyfane and Sarah
Berry made and sett by said Waller Dico in
aforesaid will and Testament as aforesaid
Waller Dico — Before me Robert Thompson

Notary Public May 6th 1709

This is a copy of a Notary Public's will of Waller
Dico he was proved in open Court before
a Notary Public by the corporate seal of
Michael Morgan Thomas Sanderford and Sarah
Berry and allowed of by the Court to be an
authentic Proofs and ordered it to be put upon
Record.

Tell Robert Thompson
Recorded Tell Stott Thompson Notary Public

March the 19th 1708

This day will and Testament of Elizier Price —
 given unto William Berry our Black Cow in one
 Calf and one pullet Larded and one Silver Spoon
 and one pair of Thread Stockings likewise I
 give unto Mary Kendall Racypan all my Cloth ware
 in my Coffe and one New Lamb and my Bed & Bed
 Likewise I give unto my Brother Walter one Two
 and Lambs and pullet Bacon one Knife and Fork and
 one Silver Hart Buckle likewise I give to my Grand
 mother one Cow and two Panniers likewise I give unto
 my chil John Berry one Virginia Coal'd Gown and
 Panniers one Hufg Savagard and one fring blanket
 relike and all the rest of my Coffe; all which
 was given to me by a Box of gift given to me by my
 Mother and given unto my Father in Law William
 Racypan — — — — —

The mark S B of Sarah Berry
 Ann Berry —

March the 17th 1708

Then Sarah Berry and Ann Berry made & did take
 Lute of the above written to Dr. John Lafford
 and Notary of Elizier Price — Before me —

Rufus Huntington

Northampton May 1st Anno 1709 —

That as a Cow paid Auncient wife of Elizier
 Price was proved in Open Court to be a Cow of
 County of the Corporation Cattell of Sarah Berry and
 Ann Berry and allowed as by the Court to be
 Authoritatively Proven and Ordered it to be put upon
 Record — Test. Robert Howson

Received Test Robert Howson

To all Christian People to whom these Presents shall come
 Know ye that we Jonathan Bell and Frances my wife
 late the wife of John Powe^r Due^r for divers causes
 and Considerations whereupon moving but more
 especially for the Consideration of two Cows and Calves
 to us in hand paid by John Powe^r and Elizabeth Powe^r
 Sons of John Powe^r late of Northampton County Esq^r
 give grant make over and Confirm like as by these
 Presents Do^r give grant make over and Confirm,
 unto the said John Powe^r and Elizabeth Powe^r
 Sons as aforesaid all our Right title and Interest
 of our certaine ffewnd or marsh Lands lying and
 Being in the County of Northampton near the town
 and Inhabitation of the aforesaid Powe^r Sons of the said
 Frances by estimation one hundred forty and five acres
 to be more or less together with our Right and title
 to all other Land ffewnd marshes, of what natura^r for
 ever that ever Belonged to John Powe^r late of
 Northampton County as aforesaid to have and to hold
 the said Land marshes in like advantages and
 appurtenances wher now heretofore Belonging to
 them the said John Powe^r and Elizabeth Powe^r
 and their heirs and assigns for ever: And that whereas
 we the said Jonathan Bell and Frances my wife
 nor any other Person whatsoever claiming by from
 or entitay^r shall hereafter claim any Right
 title or Interest to the said Land or marshes but
 from us for ever to be excluded and
 debarred and we Do^r by these Presents give full
 possession of the said Land and marshes to the said
 John Powe^r and Elizabeth Powe^r by delivery of
 these and living as the Law Directs. In witness whereof
 we have both hereunto put our hands and sealed
 our Seals, the 20th Day of May one thousand Seven hundred
 and nine: the word Land delivered before signed —
 Northampton May 10th 1709 Jonathan Bell
 Frances Bell
 witness for John Powe^r and his wife acknowledged in open

12

Copy of the Deed afforad by Donaldson Be.^{co}
and Frances his Lawfull wife to Robert their sonne Recd
and voluntary act and Deed to John Dowsen and
Mathanice Dowse and at the Requeste of the said John
and Mathanice Dowse it is ordered to be put upon
Record — To Robert Thompson 1666^o Newamptown
Recorded by Robert Thompson 1666^o Newamptown

To all myne Peopel to whom this shall come greeting
Know yee that I Mathanice Johnson Gentleman in Newamptown
County for diverse good causes and Considerations more herevyle
nowing and more effectually for the naturall love and
affection I have to my Loving Brother Richard Johnson
in this same County of the said Gentleman Richard Johnson
have geasy and quietnesse of my owne frend and Country
with growing great envy and discontentment between
me and him for ever and by me selfe was expell
therefore hee was banished lying and being on the South Side of
a hill or marshy ground in this aforesaid County which hill
was marked by the said Gentleman Richard Johnson
beginning at a tree whereat makes one of the mouth of Chickahaw
Ranck Creek and running thence directly with the said Creek
downe to Chickahaw mouth and containing the breadth of
the said marshy ground with a parcell of land next given to me by
Richard Johnson Gentleman by a Deed of gift and acknowledging
in writing by my said brother in this following Bulle and paid
him being made after the Deed of my said brother who by
his last will and Testament left his said land
to me & his sonnes brother and sonnes for ever
Now therofore know yee that I the said Gentleman Johnson
Gentleman in the County aforesaid unto the said Gentleman Johnson
Gentleman formerly banished in the said County have in consideracion
Said brother Richard his will and Testament holily according to the
Deed aforesaid mentioned I do geasy and voluntarly give
and grant to my said Brother Richard Johnson and to his heirs
for ever my Right & freeholdes lands on the South Side of the said
marshy ground so that when I the said Gentleman Johnson shall
lose my Right or any other Person or Persons in any manner since
all my lands or tenures thereafter after clausing & sealing this
Deed and any Right let or say or intitute in or to the same
above written to the Performance whereof and
Every Part and Parcell thereof I doe hereunto sett my hand.

14 In witness whereof, the Coroner's Jury and
Seal'd this — — — — —

Top Salamanca Pow'r — — — — — The Coroner &
Henry H. Scott } — ○

Is made at Northampton May 1^o 28 1709
— — — — — That the said Coroner of Northampton
in open Court of the County by the Coroner
off Salamanca Pow'r and ordered to be recorded —
Recorded Top Robert Hawson off Northampton

This may you witness know that I do Subscribers do give the
Power and Authority to my Servant Friend John Caple
to act and do in my Behalf as in his Discretion
to sue Bond in any Cause depending in Northampton County
Court either for me or against me according to Law this
24th Day of May 1709 — — — — — Wm Scott

Recorded Top Robert Hawson off Northampton —
Jan 1^o 28 1709

This day Sam'l Quince administrator of the Estate of Thomas
Quince late of Northampton County deceased brought John Sanderson
and Wm Rabye law and whereas John Marpe and Robert Grandjean
are both sick was made Oath upon John Granger and
William Nottingham in these respects which follow appear
for Surety by me, the Subscribers —

Beyt. Adminstrator	
By the Subscribers aforesaid administrator	John Sanderson
to the order of Court affixed on the seal of	Northampton
To one mair and mair Coal Bricks and Tobacco	100
To seven Dzrs and one wool Dzr	100
To one Tobacco Bullock Hhds	100
To two quds $\frac{3}{4}$ of Virginia Linen	100
To a perfect set of Coal Hhds now kept at	100
To one Coal one Gall and one Qud of Bricks	100
To two Bricks and some red Lumber	25
	250
	300

Northampton, May 1^o 28 1709

I John Sanderson
do witness above said Inventory was
presented to the Court of the above Wm Rabye law
in County by Sam'l Quince administrator of Wm Nottingham
Thomas Quince late of Northampton County John Granger Esq
the date of Thomas Quince deceased — — — — —
I am bound and binded into be Recorded

Recorded Top Robert Hawson off Northampton

75	An account of the estate of John Doe, Jr. appraised by John the Surveyor	
To two old Cows appraised at	-	500
To worn out Cow and Calf praiſed at	-	350
To worn Cows and Calves praiſed at	-	400
To worn Calf praiſed at	-	300
To young Hores praiſed at	-	400
To worn Dairing Bull praiſed	-	100
To worn out Bull praiſed at	-	350
To six Dairies praiſed at	-	450
To worn weal Cow praiſed at	-	80
To winter Ram praiſed at	-	80
To one Cow and a heifer piggs praiſed at	-	150
To three Sheep praiſed at	-	90
To worn out Cow and Younger Cows and Lambs with two little Lambs and two Young Sheep	{	600
Breeding praiſed at	{	400
To worn out Cow and Dugay and two pieces and wondry and two Young Lambs and two Young Sheep	{	600
To one Cow and Dugay and Dairies and Calfs	-	250
To worn Cow and Calf praiſed at	-	100
To a Dairies of one Lumber praiſed at	-	40
To worn out Iron Kettle praiſed at	-	40
To worn out Iron Kettle praiſed at	-	40
To worn Dairies Iron Kettle praiſed at	-	90
To worn Iron Pot praiſed at	-	20
To worn Iron Pot praiſed at	-	80
To two Iron Pots praiſed at	-	100
To two Iron pots Kettles and Tong praiſed at	-	60
To worn Iron pot and Tong praiſed at	-	60
To worn Small Iron Bell praiſed at	-	15
To worn pair of Iron Bells praiſed at	-	20
To worn Iron Bell praiſed at	-	15
To face ground on Field praiſed at	-	3
To worn old Spade praiſed at	-	60
To two old Scythes praiſed at	-	90
To two old Wheel praiſed at	-	40
To worn Old wooden wheelbarrow praiſed at	-	120
To a Barrow of old Pails praiſed at	-	12
To three old Chairs praiſed at	-	150
To five Shippins praiſed at	-	70
To old Boxes praiſed at	-	5
To two Old Boxes and one Onger Tubb praiſed at	..	10
To worn out Hand mill praiſed at	-	300

76	To work out a conductive prayer at	55
	To work out Bedpost	10
	To work out Linen Rose	12
	To work out Lince and Lookings	14
	To work out Grinlour	16
	To work out Pavilions and Pox	10
	To a Surface part of gear wavy base pruned	40
	To two and Bagg' Prayrical	20

Wm. Willott

Portsmouth May 12, 1710/11 John Stockby Junr
 Then the above named Inventory or Damf & Wages
 appraisement of the Estate of the late mark
 Joseph Bowring Recd by the County of Portsmouth
 by Hannah Bowring his widow before the County upon Call
 Binded up to be Recorded.

Tis done at Newgate
 Recorded by Root of my hand 1655 - Newgate

Virginia June 8th the Grace of God of England Scotland France
 and Ireland Queen Baffondre of the said Islands to William
 Talor late of London Thomas Savage Benjamin Bellamy Adam
 Hickey Stringer John Edward William Kendal John Obedience
 Grapton John Rodin John West William Kendal John Thomas
 Smith and John Maynes - Got greeting knowe ye that
 whereas we have Comptred and Appointed you Justices of Law
 Peace for Newgate County wee do herefore Authorise
 and Appoint that the Commission being had at your any two of
 you William Talor James Grapton Thomas Savage Benjamin
 Bellamy Adam Hickey Stringer and John Dowse - having
 first taken the oale appointed by an act of Parliament
 entaken in stead of the oale of Attainder and Supremacy
 the oale mentioned in an act Declaring the alteration in
 the oale appointed to be taken by the act intituled an act
 for the further Securitie of her Majesties Dayes and the
 Succession of the Crown in the Protestant Line and for
 Declaring the Oape of the late decessed Prince of Wales
 and the other Islands and their open and Secret a Coffers
 and for Securing the affection to be Determined among
 the Trop together with the oale of Bury Executing the
 Office of a Justice of the Peace and a Coffer Said William Kendal
 John and Obedience Grapton or any two in the Commission
 above named are to be by request authorized and impowered

To give and bequeath to you my son John Palmer to have a copy
 Said instrument every part done in his Commission a Coronation
 to be above mentioned at R. and kept with the seal of this
 Executing the office of Justice of the Peace of his performance
 of which you are to make due return to our Secretary and give
 the six day of the next General Court witness over his
 and we do sign Edmund Jennings Sept 16th Resident of our
 County of Isle of our Colony and Dominion of Virginia
 at Williamsburg the place of our Colony Law 25th Day of
 April 1709 in the eighth year of our reign — — —

A. D. for Administering the oaths — — — Jennings
 & Lot of Officers of Northampton County
 The above Oaths were read in open Court of the
 Northampton County before a Justice of the Peace of the same
 28th of May — 1709 by Robert Thompson
 Recorded by Robert Thompson — — — — —

In the Name of God Amen — — —
 I Samuel Palmer of this County of Northampton in Virginia
 being sick in body out of perfect sense and memory —
 Be it known to God for it to make lasting my last will and
 Testament — — — — —

In God I bequeath my soul into the hands of God the Almighty
 God my Creator and his angels helper keeping of forgiveness
 for all my sins and through the merit of Jesus Christ his
 Son and my Redemer: and my body to the earth desiring
 a Christian burial and as for my words please I give as
 followeth — — — — —

Item I give and Bequeath after my wife Sarah Palmer Decesare
 unto Samuell Mapp son of John Mapp before my wifes
 wife living and being in this County with all the chattell
 and Proffitt thereto belonging to him and his heirs for
 ever — — — — —

Item I give and Bequeath after my wife Sarah Palmer Decesare
 unto Sarah English Malcom with her夫 Ralph English above
 Said walter wife will all advantages and Proffitt thereto
 belonging to her and Sarah English Malcom and
 her heirs for ever — — — — —

I give and Bequeal after my wife Sarah Palmer Decapo
and Samuell Mapp aforesaid and Palmer Kendale Dungall or
of Wicidun Headall him and Sarah English Malcows aforesaid
my slaves Doges or Slaves that is to say George English, John
and my wife aforesaid to have the whole and sole use
of these said slaves during her lifetime & if she
to be Equally divided a mounth off the above sum
Mapp, Palmer Kendale and Sarah English Malcows and
theire Cois for ever — — —

I give and Bequeal after my wife Sarah Palmer Decapo
and John Mapp, Samuell Mapp John Mapp and Sarah
English Malcows and Palmer Kendale all the rest of my
slaves both white in Dorset and white out Dorset white in the
country of Virginia Except what I give away in the my
lifes time and Testament to be Equally Divided among
them. And my wife and English & her my wife Sarah Palmer
to have this in her Proprie and use of all my slaves during
her Lifetime & life and after her Decapo to be Equally
Divided a mounth off the above Mapp, Samuell Mapp, John
Mapp and Sarah English Malcows and Palmer Kendale
aforesaid to have and theire Cois for ever — — —

I give and Bequeal after my wife Sarah Palmer Decapo
and William Wyllyng, Richard Wyllyng Son in Law my late wooman
worn in 1661. him and his Children for her self and my wife and
English & her my wife aforesaid shall have the whole and
sole use and Proprie of the said slaves white and white in the
country of Virginia except what I give and Bequeal it is as afor said

I give and Bequeal unto the said William Wyllyng my tobacco
Box of Tobacco and my walking Cane to him and his Cois
for ever — — —

I give and Bequeal unto my Soare and loving wife Sarah
Palmer all my good deal Glass Cois from Europe or
England to her use and to her Cois for ever — — —

I give and Bequeal unto John Malcows my Son in
Law as my wearing apparel — — —

I do ordaine Constitute and appoint my dear and loving
wife Sarah Palmer my woooo and sole Executrix of all
my slae wife and Testament Revoking all of her wife,

19 For Dodey Evans made endorser and doo ordaine her to
to my selfe wife and Testament in witness Corrobor I have
Corroboris gotten my hand and fixed my Seal therin in witness
Day of Oct 1403

Signed Sealed and Registered

Robert Thompson

William Dyer

William W. Clark

Signature

Samuell Palmer

W. Pease

Bethel Campion Friday 28 May 1701

William X. Clark Esq. I am his a poor sick old wife and
Signature — Testamente of Samuell Palmer Esq.
was Registered to the Court of Co. above said County
by Mr. Beccarius Jacob Palmer was Deceased after the
Royal Law Register may be so made to have been
according unto him in open Court by John Carpenter
Esq. of Robert Thompson and William Dyer and
seconded by the Court aforesaid to be a true and
Proper and ordered to be published upon record

John Thompson Esq. Robert Thompson
Recorded by Robt. Thompson Esq. Bethel Campion

In the Name of God Omnipotent

I Daniell Palmer of Balthampon County in Virginia
Being of late time very sick and weak in body but of good
Sound and perfect memory thank God the Lord for his
Faith and comfort hee had these laste dayes especially of late life
and these laste dayes hee desired death which hee had

Shake hisape his laste word

saying I Committe my Soule into the hands of god who gave it
me and to my Saviour Christ Redemer his True Body
in and through Christ Jesus and his passion shall I度过
life everlasting and my body I Committe to the earth
from whence it came and as for what of this world
I am now possessed will take I doo differe of as is before
mentioned and sell downe

Item My wife and Pleasure and I doo hereby give and
Bequeath my Recitation consisting of one hundred

80 I And firste Acre or Land beloninge to my two Sons John Paine and
Hannah Paine to them and their heires for ever my wife
to enjoy her life time in it with out being disturbed at
the in such waies Manner and joyous But if either
of my said Sons be minded to take his part that he may
less his Brethren have the benefit of it

Now I do give and Bequeath to my daughter Hannah and my
Loving wife Hannah Paine Back one shillings Bed
to of which auns Bouffay my wife to have her
first choice and to the wch choice I may stll have
a dugg to make it up

Now I do give and Bequeath to my Daughter Elizabeth Paine
five Pounds and Two Shillings to the female Increase
her and her heires for ever

Now I also give unto my said Daughter Elizabeth Paine one
Poplar Table and one pine Chest with Lock and Keytold

Itemly will and Testifie is and I do hereby make Ordaine
and Appoint my Loving wife Hannah Paine to be my whole
and sole Executrix of this my last will and Testament
where I give all the rest of my great Gold and
Dore and with out Regard of what Nature or Qualitie soever
where I do witness before my said Executrix Elizabeth
During her widowhood but when she marries and my
Daughter is past

Now my will and Testifie is and it is in whole Testifie that my
wife shall give to each of our Children two years
Schooling that this is the whole and sole Intent and
meaning of me the Testifier and that I have sealed and
laid by for my last will and Testament and no other
for the Confirmation of the same I have hereunto
set my hand and fixed my Seal the 28th Day of May
Anno 1709

Signed Sealed and Delivered

In the presence of us —

Hannah H.C. Capot

Her mark ogo

D — — — — —

Daniel Paine

Her mark — Port Champaign July the 28th 1709
Nath Capot — Then the said last will and Testament
of Daniel Paine late wifes Presented to the Court of His
said County by the Executrix Hannah Paine who Testifie
of the said Court that Probation might be made thereto
which accordingly was done in Open Court by the
Corporal Oaths of Hannah Capot and Nath Capot

81 and allowed of by the Court aforesaid to be authentic
Probate and Ordered it to be put upon Record —
Scri Robert Howfor
Recorded Scri Robert Howfor at Northampton

In the Name of God Amen

I Henry White of Northampton County being sick and weak in
body but of sound and perfect memory and remembrance
preface to my particular Wills and testifying to mind the uncertainty
of attaining hereafter Death and that all men must submit
unto Gods judgment I make this my last Will to have done in the
and Ordain after my death with the Supplement in manner and
form following —

Item I beseeche my soule into the hands of Almighty God my
maker hoping that through his mercifulnesse to have
Pession of my body Savoir Jesu Christ to receive free
and faire pardon and forgiveness of all my sins and for my
body to be buried in Christiane burialle —

Item I give and Bequeath unto my Son Parhamore the Disdene of
West milton I now live being by estimation one hundred
and fifty yeareold my Son Parhamore and to his Cois of his
especiall legation and for want of such Cois unto my
Daughter Elizabeth and to his Cousyns Elizabeth mary
and to his Cousyns of her body shewmy legation and for want
of such Cois unto my Daughter eliz and to his Cousyns of
her body Lawfay legation and for want of such Cois
unto my Daughter Sabilla and to her Cois for eliz

Item I give unto my Son Parhamore my hand mill and my groundes
Item I give and Bequeath unto my Daughter Mary two Dives one
Pewter Dife and one Pewter Bason —

Item I give and Bequeath unto my Daughter Elizabeth two Dives
one Pewter Dife and one Pewter Bason —

Item I give and Bequeath unto my Daughter eliz two Dives one
Pewter Dife and one Pewter Bason —

Item I give and Bequeath unto my Daughter Sabilla two
Dives one Pewter Dife and one Pewter Bason —

82 Item: And also I est and Requander of my Personall Estate in full for
my wife being paid and sumerae Differenes Discharged by me
and Bequeatle unto my Loversing wife Rebeccah for and
During her Naturall life and after her Decease I give
the same to be equally Divided between my choldren son
Paramore and my Daugator Mary my Daughter Elizabeth
and my Daugator Ann and my Daugator Sabilla —

Last I make and Ordaine my aforesaid wife Rebeccah to be my
sole Executrix of this my last will and Testament hereby
Revoking all former wills and Testaments in full soveray
me made acknowledging this to be my last will and Testament
and in witness whereof I have herevile sett my hand and
Seal the third Day of December anno Domini one thousand
seven hundred and eight

Signed Sealed in the presence of

John Johnson —

Signature

Henry H White

4th Seal

George Marbury

Sam'l Jackson

Northampton July 16028 1709

Then has said last will and Testament of Henry White
late of this aforesaid County Decedad was presented
to this Court of QB aforesaid County by his widow
and Executrix who Descried of the above S^t Court that
Probate might be made thereunto which according
thereupon ordereth that George Marbury and Sam'l Jackson
be appointed Executors to this will and to have
of by this S^t Court to be used Condict Probate and
ordered it to be Recorded —

To Robert Howfon —

Received To Robert Howfon No^o Northampton

To all English People to whom it may concern and Deed of.

Gift place done: Know ye that I William Kendall late son
of Northampton County in Virginia Gentleman for divers
causes and Considerations unto thoro to making but more
especially for his love that I bear to my well & to loved
wife sorrowfull Margaret Kendall the said William Kendall
do give grant and by these presents do freely and absolutely give
and grant unto my said loving wife aforesaid I the manner howe
whil I now live in will all my whole头顶 of land
thoro Belonging lying and being upon Cheshire Creek in C.
County of Northampton containing by estimation Acre hundred
acres of Land with all the appurtenances thereto Belonging
During her Naturall life: But the true intent and meaning of
this Deed of gift is such that Reversion and the Reversion of
the Premises and every part and parcel thereof to her
and her heirs and intirely hereafter in these presents and
and limited and to no other except as herefore mentioned

83 That is to say; to the wife and Belonging of me I &c said William Kendale for the term of my Natural life w^t out Dispossession
of or for any manner of weft and after my Decease to the
wife and Belonging of the said sorrowfull Margaret Kendale
where the wife of the said William Kendale during her Nat-
ural life and after the Decease of the said William Kendale
and sorrowfull Margaret Kendale his wife then to the wife
of the said Lawrence Coghill of our two body aforesaid
and further the said William Kendale my heirs and
affines shall and will perceive and suffer my loving wife
aforesaid all and every other Person and Persons whom the
said marriage Lands Tenements and Other I & C Premises
or any part or parcel thereof appertaining come or by right
ought to come by reason of this Deed peaceably and
quietly to have hold occupy and enjoy all and singular of
the said marriage Lands Tenements and othermilitant before
Deeds defrauded and mentioned with out any manner of late
trouble vexation Disturbance Suit vexation or Expusion
of the said William Kendale his Heirs or affines or any other
Person or Persons whatsoever lawfully dwelling claiming
or pretensing to have any Right or Title from by or
under the said William Kendale his Heirs or affines accord-
ing to the true intent and form and meaning of these
Deeds. In witness whereof I have countersigned this
my hand and Seal July the 27th 1709 —

To John Kendale
John Bebb —

William Kendale Son
the Seal — ()

Northampton July 27th 1709

This is to a bove said Deed of gift was acknowledged in
Open Court of the said County by William Kendale
In witness whereof I have countersigned this
his wife sorrowfull Margaret Kendale aforesaid
and ordered to be put upon Record —

To Robert Howpoole
Recorded To Robert Howpoole 1666 Northampton

84 Northamptonshire July 1st 1709

Signed Sealed and Delivered
in the presence of — —

Bew H. Griffis

1^o Dec -

Jno: Gough Esq^r } Northampton July 1st 1709
the mark of }
Jno: Gough — } From the above Said Conveyance or
Sale of Land was acknowledged in Open Court of the
aforesaid County by Benjamin Griffitt to Co: his Real
act and Deed to the above Said John Baker and at his
Request of the Said Baker it is ordered to be Recorded.

Recorded Teft Robert Howfouy
Recorded Teft Robert Howfouy 160 Portlamb

Bathampton July 1st 1709
Know all men by these presents that I Mary Griffitt late
wife of Benjamin Griffitt doo freely and volunt-
arily give all my right Title for ever of the Land my
former Husband Willm Baker Bequeath me and all his
Houes and Conveniences & heronable appertaining to
John Baker and his heirs for ever according to the w
in Deed or Sale, as witness my hand and Seal this Day
of June

Year a Come —
Sequel Sealed and Delivered
in the Reign of His
Maj. George Third.
London Feb: 1770.

Norfolk County, Decr 16th 1709 A. 48

This the will in modellized Recd in the name of Waller & Dower
is my acknowledgement upon Oath of the said County by Mary
Dow Griffold late churche wife of Benjamin Griffold
to do her Real and Personall Estate which consisted John
Baker and all the requey of the said Baker it is ordered
to be Recorded - Test Robt Holiford - Notary Publick
Recorded by Robt Thompson - Notary Publick

An Inventory of the Estate of Waller and Dennis Price
Appraised the 16th Day of Decr. by us the Subscribers - 1709
To one Iron Kettle and one Iron Pot 200
Two pound and Quater of Powder at 278
To one warning Pan one Small Brass Mortor and one }
Small Brass Scale 200
To one pair of Small Heddles and one iron one Peeler 100
To one Small Gun 190
To 4 Little Young Cows at 1600
To two Lambs and two Lambs 300
To one Chair and one Table 250
To two Chairs at 200
To one Yellow Bed and Boughs and Bedding 1400
To one Yellow Bed Boughs and Bedding 1000
To one Looking Glass at 60
To one pair of parson Bedges and Bedges 130
To 3 old polyceats one old Saffron and other new Saffron }
and Gowne Virginia made at 400
To four Cows and four Calves at 2800
To one old Bowdell at 30
To one old Coat and hose of Waller Price 180
To his Land appertaining at 9000
To one old Bibbo 64

June 4th 16th Day 1709

Total - 14183

Sum of the above appraisers
Sworn by me -

Benj: Holling Barn
Notary Publick - Decr 28th 1709 -

His mark of
Abraham Collier
his mark of
John Mapp

His mark of
Wm Rayflews administrator upon Oath to the aforesaid
his unperfected Inventory of the above for Waller Robert R. Gaudet
and Dennis Price to be their estate and to be recorded
Test Robt Holiford - Notary Publick

Recorded Test Robt Holiford - Notary Publick

86 A True Inventory of the Effects of Mrs. Will
Deced appraised according to Order of Court

To a Carpet and a Mirror	12s
To 16 Pounds of Sloop Cutlery	13s0
To 6 Head of Cabbages	16s0
To 1 Carton of Eggs	300
To 1 Cask	2s0
To 1 Bed and furniture	10s0
To 1 Bed and furniture	18s0
To 1 Bed	400
To 1 Bush of Tobacco	000
To 1 Dozen Eggs	300
To 1 Cask	30
To 8 Iron Pots and a Pan	400
To a Parcalle of Pewter	150
To Some Glasse Bottles	4s
To a Chest and Trunk	300
To a Kettle of Lead	50
To a parcell of Linen	200
To 2 Cogs	150
To a Parcalle of old Iron	100
To a pair of woole Carder Books, a pair of Sloop Shears	4s
To 3 old Spinning Wheels	150
To 1 Brak and Books	40

Witness M. Hapgood
mark

Wm. M. Waterford
mark

William Hapgood
mark

Portsmouth July 1st 1709

There lies a true & full Inventory
was exhibited to the Court of
the aforesaid County by Margaret
Walker administratrix upon Oath to be a true and
Inventory of all aforesaid said Mrs. Walker died
in Effect and ordered to be Recorded
by Robert Howson

Recorded before Robt. Howson 1666 at Portsm.

27

Inventory of the effects of Thomas Henson
Prayed by Mr John Wilson in Thomas Henson in Rochester
Boro in Wm A D 1600 the 2nd June anno Domini 1609

To 1 Calf.	5:5:0
To 4 Cows and Calves.	2000
To 1 Cow and Calf.	400
To 1 Pig at yearling.	800
To 6 Two years old fat hogs.	1200.
To 2 Hogs of four years old.	400
To 1 Bull.	800. 600
To 1 Corpse and a mare.	300. 500
To 6 Calves.	1600
To 1 Corpse.	1400
To 1 Head of Sheep at 80 P <i>m</i> .	800
To 1 young Corpse of two years old and one mare and Calf in a	1360
and Calf in a	1600
To a Servant Boy two years to Servo.	1400
To a Servant woman two years to Servo.	1000
To 1 old Horse and Furniture.	1800
To 1 Heifer bed and Furniture to it.	2200
To 1 old Chest, Box and Trunk.	220
To 1 Bed and Bedding & Coale.	600
To 1 old Table 6 old Chairs 1 old Cupboard.	360
To 2 Yards of Linen wolley & Coale at 25 P <i>m</i>	500
To 1 Coat.	400
To 1 Hat.	150
To 2 yds of Broadcloth.	225
To 2 old Kerseys.	50
To 8 old Soare Salves at 10 P <i>m</i>	90
To 2 old Tables & Coale. 12 old Carpets.	475
To 1 old Chest.	180
To 5 old Heifers at 12 P <i>m</i>	600
To 5 old Peales at 15 P <i>m</i> .	875
To 1 Quilt 1 Bonifacor Quilting and Batting, 8 Quoits 1000	
To sum Quilting ware.	84
To sum Quilting ware.	50
To 1 Heifer Bed & Bonifacor, Rugg, 8 Quoits.	1500
To 1 old Pistole, 1 old Kortone, 1 Sword.	375
To 2 old Glusses.	750
To 1 old Bed & Bonifacor Bedding, 1 old Bedstead.	950
To 1 old Table 1 Chandelier.	300
To 1 old Chair.	50

To 6 Pounds of Pewter Weeys at 20 Pounds	130
To 1 Pound of old Soap	600
To 2 Pounds of new Soap	60
To 10 lbs of Brown Paper at 4 Pounds	428
To 240 Pounds of Tydor Cloth	200
To sum of 600 Weighting Scale and Balance	100
To for sum Leather	200
To 1 Doz and wheels	29819
	400

To this — John Standerson
 To 4 Coggs and Tobacco and part of another Thomas Hobson
 The weight unknown: Two lbs of Spinin Hob's Bell
 in each. Pairs were 2 lbs: Three William Hobson
 Drinking Gays: Total of two: sum 20s. The value
 unknown: when known the Superior will give
 an account of it: — Francis Wainhouse

Northampton July 1st 1709

That the above said Inventory was made & dictated
 to Court of this aforesaid County upon Oath by John
 Hobson, now the wife of Francis Wainhouse Esq. to be
 a true and Perfect Inventory of Thomas Hobson Esq;
 his Estate and Goods and Chattels as before

Recorded before Robert Holles Esq. Notary Public

A True Inventory of all the goods and Chattels of late Mr	
Robin Hobson Esq. by John Standerson in John Downing	
in Sammatt Street in Major Doyne 1st in 22 Day of June 1709	
To 1 Cow.	
To two Sheep	400
To 40 Ounces of Silver at 8/- per Ounce	60
in Tobacco at 8/- per Ounce	240
To 24 lbs Powder at 5/- per lb	120
To 100 Drapery and a small old Trunk	160
To one old Iron Pot weight 33 lbs at 2/- per lb	66
To one Heddle and Bobbin old	36
To a Pair of Scissors and a pair of old	36
To 1 Iron spile	150
To 9 old napkins at 4/- per doo	36
To 1 old Cupboard	36
To one Small Cloth David Coplick	20
Praised by us —	164

Northampton July 1st 1709

That the above said Inventory was
 dictated to the Court of this aforesaid County upon Oath by
 Francis Hobson, now the wife of Major M'Dowell

wife of the Administrator of the late Mr

Tyme Robt & Thompson
Recorded Tyme Robt & Thompson before the Court

To God Beankells and a daye in Cooplyard Peas and Beans	1100
To a Spinning wheel	120
To a Corpo	600
To Tobacco	90
To 3 Barrels of Corn	800
To 3 Pecks of Peas	130
To 3 Bushels of Beans	90
To 3 bushels of Peas	50
To 3 bushels of Beans	20
To one young Doe	320
To a Calf young and one young Doe	900
To a small Calf	80
To a Godcalf or a calf and a small	1300
and 3 Beankells, and a Sheep and Lamb	
To a Godcalf or a calf and a small	1100
and a small	
To a Cow and 3 Beankells, and a Calf and a lamb	900
Calf and a Cow	
To a parcell of Thread	90
To a parcell of Yarn and a Yarrell	95
To a parcell of Twine	80
To a Bilke and a Parcell of old Linen	200
To a parcell of Taylors Staves	10
To a parcell of old Bowkent	140
To a Bell off wege and a parcell of old Towry, and a bolle	
and a longe biss and poll	280
To 3 Clops and an old Tulle	400
To an old Clop	
To 2 old Sifters	120
To 1 iron Kettle	70
To an old Tulle and a few pees	280
To a Parcell of old Tulle, and old Spinning wheel	70
and a parcell of pees	
To a Parcell of old Tulle and an old Spinning wheel and	280
old spindles	
To 2 tuns and twenty Pounds of Pork	340
To a Parcell of Corn and a Sawn	900
To a Cowe and Calf	500
To a Parcell of Gease	160

300

90 To, One Bent and Paire of Hales
A True and Perfect Inventory of the Estate of Peter
Greco taken by the Subscribers —
The above appraisers Sworn
Prmo: Benja Nottingham

John Michael —
Thomas Addoe —
Thomas Teague —
John of Addison

Northampton July 1st 1709

That the aforesaid Inventory was exhibited before the Court
of Law aforesaid County upon the Test of Henry Scott a
notch administrator under Seale of the said Greco and Co. of
one Boston and Suffolk to be true and perfect Inventory
of the Estate of Peter Greco Esq —
and ordered to be recorded

Test Robert Thompson
Recorded Test Robert Thompson — 16th Northampton

To 4 Gals.	100
To a parcell of old Tulle and Stock Lock and Key	120
To travellers Goods and Spars.	44
To a old Pick Box Board and Wood	18
To Virginia Linning	530
To Sacking Linning	165
To Gunpowder Linning	237
To fayre	240
To Scanning	210
To Painters	75
To Oyle Linning	135
To a Sheep Larder	150
To a Coffe	37
To a old old and Boeffer and Pecon	30
To an old Rug and Blanket	150
To Scarf Skirt	500
To 4 old Tulle	230
To 4 Boxes	50
To draps used a Cow	40
To a drap and a half a pock of Yack and trape a pocky of Boxes	100
To a old Lock and Key and Box	45
To a Gown	130
To Crogi Gal	250

June 1st 18th Day 1709 / That a True and Perfect Inventory
Sworn by me Benja Nottingham —

John Robson, Justice of the Peace
John DeMolyn, Justice of the Peace
John Bowditch, Justice of the Peace
Bartolomew D' Hill, Justice of the Peace

Northampton July 1st 1704 - 1709

91
That the above S^t Inventory was exhibited to the Court
of the S^t County by Jonathan Bell upon Call as an Attorney
to Henry Scott administrator to be a True and Perfect Inventory
of the Effects of John Scott Esq^r ~~and to be Recorded~~

Tell Robert Howson

Recorded Tell Robert Howson No^o Northampton

I know all men by these Presents that Robert Vaux of Boston
in Boston County in the Province of Maryland Merchant
Ordained Captain and appointed as such Deputy
doe make certaine Commission and Appointme^t made in my Name
and stead put my Trusty friend William Cowen of York
County in the Colony of Virginia to be my Lawfull
attorney for me and in my Name to demand due for a
and vs^e allways and moans Lawfull to Recover and
Poffession to take off a Certaine Tract of Land formerly
belonging to Robert Vaux merchant containing two
hundred acres of land lying on Proprietary Creek as by
the Patent for the same will plainly appear or
any other Land or Tenements in any part or place of
the Colony of ^{Virginia} Colouning or any way belouing to me
as heretofore apparent of the aforesaid Robert Vaux
merchant and the same or any part or parcel there
of to sue or diffe^re off and any writing or Deeds of
Sale in my name to sealed deliver attorney or attorney
one or more in my name to make and the same al
gains at the Pleasure to Revokes and in all Dyes and
Causes therin to act and sue with full and ample
power and authority as my Soe^r being Personall
Proper might or could doe Requiring following and
Confirming and holding for him and his heirs what
forever my said attorney shall act or do or lawfull
cause to be done in my Name: In witness whereof
I have caused to be set my hand and fixed my Seal this
Seventh day of September anno Domini 1704

Signed Sealed and Delivered

Robert R. Vaux

Circulare RH Hackett Junr.

*Recd by Mr. H. Hackett
Circulare RH Hackett*

Circulare
Robert R. Vaux

Recd by — ④

Taylor Wm. Tuncay 1863

At a Court Held for Portland, Lincoln County September 14th 1709
There was a Power of attorney & the Request of S^r Robert
Robert Walker is ordered to be put upon Record —

William Giddings } Donated to September 29th 1909
duke Giddings

That he has a Power given him by his Attorney, to open and seal
any Letters or Papers which may be delivered to him by the
said William Gidding and his wife, and according to Order in Record.

Recorded Test. Robert Howson 668 North Camp

93 Know all men by these presents, that I the said William
Reuter in the County of Suffolk one of the County's
Annexed unto this Province of Pennsylvania have
made Consultation and obtained and by these presents
do make Ordaine and Constitute and in my Name and
Hand put and Signe my true and Loving Brother
Henry Williams of Northampton County in Connecticut
on the 10th day of June 1690 my Servt and Lawye
attorney for me and in my Name and for my wife
to after demand Recd for my Debt due and Recd by me
Specie Money and Sumes of Tobacco Bills paid down and
Accompt and other Demands whatsoeuer in any
age or place so due owing Recd due and Recd by
me or Detained from me any manner of way
or means whatsoever by any Person or Persons wher
ever in the aforesaid County of Northampton
Giving and Granting unto my said attorney by these
presents my full and whole Power Strength and
Authority in and a Court the Precipice to Comprise
and take all Lawfull ways and means in my Name
for the Recovery thereof and by you the Receipt
of any Specie Bills Due or Sumes of Tobacco aforesaid
acquittances or other sufficient Satisfaction for me and
in my Name make Deeds and Settlements and Generall
and other all and acts having and thing service
and Services in the Law whatsoever needfull and nece
ssary to be done in the Precipice for the Recovery of
all and or any Specie Bills or Sumes of Tobacco aforesaid
for me and in my Name to do & Perform and Perform
as fully as may be and to all intent and purposes
as if my selfe might or could do if I were personally
Present or as if the maller Required more Speciale
Authority then is hereby Given and Attorney one or
more under him for his Purposes aforesaid to make and
Constitutes and againes at Receipt to Recds Refusing
allowing and holding for sume and effectual all and
whatsoever my said attorney shall Lawfully doe

in or a Court Law Prencipal, by vertue whereof in witness
whereof I have hereunto set my hand and seal this
Eight Day of June 1709

John Wickman

Morgan Williams
mark

James F. Tyre Esq

marks } June the 8th 1709 / Then came before me

Wickman and James Tyre and did solemnly swear by the
Truee Divincys of this County that they did see Morgan
Williams sign Seale and Deliver the above Prencipal
and forderlype above mentioned to his Brother Henry
Williams Towne before me one of our Majesties
justifys of the Peace for the same said County

Mattew Parker

Northampton 1st September 1709

This is a true said Power of attorney at the Request
of Henry Williams according to Order & Recorde

Recorded Sept Robert Thompson Notary Public

To all Thise People to whom it shall Pertaine Shall Come
I knowe that weare Benjamin Hollingshead and John
Sanderson for divers Causes and Considerations of the
late moving but more especially for the Consideration
of twoe thousand pounds of Tobacco in Cognac Liqueur
paid by John Syphus of Northampton County to the Recd
of which weare doo Comely acknowledging and doo Comely
Sifeling the said Syphus from every part thereof we
have alredy Bargained and Sold confirmed and Delivere
like as by these Deports weare doo Bargaine Soll in his
Comfirms and Deliver unto the said John Syphus all
all our Right Title and Interest of our tract or Parcell
of Land situate lying and Being neare the said Town in
the said County containing one hundred and fiftie acres
of Land or there more or less which Land were formerly
Bought of the said Syphus as on this County Records
will appear and failing in the payment for the said
Land to the said Syphus doo Reconvey the said Land
to the said Syphus as by these Deports will appear to have
and to hold the said one hundred and fiftie acres
Land or there more or less to him the said Syphus his

Copy and affixed for over to 16d m/cor 1600 nov
 of the year nor any other person remaining by from or
 under age shall hereafter have any right titles
 or interest in this said one hundred and eighty acres of
 land with the appurtenances thereto belonging but from
 hence forth to be for ever excluded and banished and
 to be by law deports putting said copy in writing before
 of the said land by delivery of two and twelf
 this day in full consideration of payment of the sum
 was given against us our said son John Lee
 27th Day of September 1609

The words above of land
 Interprited in the meaning
 that before signed and sealed
 or acknowledged no less than
 of land in the said line
 Interprited before signed sealed
 or acknowledged or otherwise made.

Benj: Shillingham
 John Sanderson
 4th Decr

Signed Sealed and Delivered in the

Present of us —

John Dunton } Northampton 27th Sept 1609
 Peter J. Dey } Given the aforesaid instrument and
 sale for land was presented and acknowledged in
 Open Court of the aforesaid County by Benjamin
 Nottingham and John Sanderson to obtain Deeds
 Act and sent to John Dey and at the Request
 of the said Dey it is agreed to be Received —

To Robt Hougham
 Recorded Twp. Robert Thompson Notary

I know and witness by this present that we Sarah Newingam and John Sanderson
 the husband wife of the will in name Benjamin Nottingham and John
 Sanderson do freely and voluntarily deliver and affix our original
 titles or interest of owners of the land in writing above mentioned
 and premises and the same was so confirmed unto us in the presence
 John Dey and his wife and affix for over a witness over them & John
 the fourteenth day of November being in the year of our Lord one thousand
 seven hundred and nine —

Signed and Delivered in the presence of

Robt Hougham: Benj: Shillingham John Sanderson

Sarah Newingam John Sanderson

above Northampton 27th Nov 1609

That the said Recitingment of owner was acknowledged in Open Court by the
 said Sarah Newingam and John Sanderson to obtain Deeds act, etc. etc.
 John Dey and according thereto is recorded

To Robt Hougham
 Received Twp. Robt Hougham Notary

96 Know all men by these presents, that I Leonard Hall doe
acknowledgy to have received of John Nottingham all his
goods and chattels in what kind soever belonging to him
Especially now my wife put in my hands by Capt Thomas
Seavago P^r order of Northampton County Court the
seventeenth day of September 1709 Recd P^r no Leonard H Hall

Bericht am 10. September 1809

That as aforesaid Dispelling was acknowledged in open
Court before I and County of Leicestershire to be set and Doed
to John Nottingham and all his Heirs & Successors to be
Kept.

Received T. & R. Robert Thompson 368 No. 1

Eliza Baker Compt. of our Brother Wm. Baker,
Jesse Baker —

one Sheep and a Half one Red Conglor and Picow Tick weight
60.0 one Cow one Sheep and Bason one Red Gun and Powder
one Iron Kettle two Geese and Bottles.

Ann Baker Compare of her Brother Wm. Baker's Estate
Decapod - - - - -

One Step and one a Caepe one Tow pair of a Tow hand
Looms each at 400⁰ To Caepe 14⁰ of Payrol one Caepe
weave wch are weaved and Brindes y 900 of Lamego Linning
6⁰ of Riles Linning one Caepe Coverall one bed Virgin
cabbell Beanchall one Dray and one fraged Blaire one mde
England wooden Dray Boat 69⁰ Coughlins —

Norellam p. 100 Septembar 100 3^o 1709

To the above a Copy paid Dr. Savigian of Wm. Balloons & placed
at his Request on Benj- Griffith and according to order
Court of Record - Tsgt Robert Thompson 166th N.Y.C.A. —
Recorded Tsgt Robert Thompson 166th N.Y.C.A. —

Inventory of the Estate of Sarah Bucke late
widow of George Bucke lately deceased according to an
Order of Court held for Northampton County July 1st
28th 1709 by Thomas Smith Esq; George Mayfield John Smith
John Johnson Junr

To one bed Bouger overblown Blankets and Bedding at 12 00	
To an old Linen Whifflet	6
To a large old Copper and one iron	20
Two Steers and Calf	40
To an old Calf	10
To a piece of land unmeasured	100
To a parcel of land unmeasured	70
To a parcel of Woods unmeasured	50
To a large Cock and Day at	90
To a fowl	10
To a parcel of land	100
To an old Iron Bridge and Slop	30
To an other old Calf in a parcel of land	40
To a small and a fiddling Calf	30
To a good Dozen of pair of Turnips and turnips by the pound	20
To an other Parcel of land at	130
To five Cow two Calf and two young Doves at	3100
To 3 Sheep at	240
To a mare and a young Horse	1200
Thomas Smith George Mayfield } John Smith -- } John Johnson } <i>Northampton County Probate Court 1709</i>	<u>6,825</u>

That the aforesaid Inventory of the Estate of Sarah Bucke
lately deceased of Northampton County was exhibited to the Court by
Sarah Bucke widow and Administratrix upon oath to an
True and perfect Inventory of the Estate of George Bucke late
Deed and ordered to be recorded

Received from Robert Hougham of Northampton

Northampton County September 12th Day 1709

John Seaver late Deceased of this County his Estate Esq; was
divided amongst wife and Children according to the Will
Wife divided by up the Superior Court Date Oct 2d Year
apart as follows (viz)

John Seaver Esq part

Item one large Bed and Coffin with a white face one
year old mare and five ewes and one Whelp
one Lame with three Tubs of Corn and Grains all
given by will to three Tubs of Marmal and Mutton
Brown Cow with a white face one Head two years

98 ~~old~~ ~~shear~~ two years old Black hide Star on Brown
Goatkin Star one more called Crops two white and one
Renne Lamb one Goatkin Red and Bouquet with Virginia
Tickling one black and Beantell both of them old

Margaret Seancor Part

Now To our Black Cow with a white forehead Black hide two
years old Crops for one Red Cow and Crops one Black
Mare two white and one Renne Lamb one Goatkin Red and
Bouquet with Virginia Tickling one black and Beantell
and black both old

Sophannah Seancor part

One Brown Cow with crooked horns one two years
old Red Star for one Brown three years old Star
one year old mare three years old two white Bill
black and Renne Lamb to one from pole and pole looks like a
Parrot of Penlton ten pounds of New Penlton and
fifteen more Bills old six good young & Crops one
Hammer two from wedge one Town fence one great
Pig one old black one Bill and Beantell both
old one old pen 1/2 leaning to Sophannah Seancor part
one Spill one fat Pig looking round like a small
pig looks like a pig pole on

To the Honourable

John Savage } Northampton September 29th 1709
John Seancor } Through the aforesaid Division of the
Estate of the Seancor at the Request
of Mary Seancor and according to Order Court recorded
Recorded Topt 100th Howfent 66th Northampton

A True Inventory of the Estate of Mr John Walker Esq
agreed according to Order of Court

To a Crop and all other	12 60
To 16 bushels of Sheep all	13 50
To 6 bushels of Cattle	16 00
T	

	Aug 24 th 1709	12
99 To 3 Quins of Caleo	1000	
To 6 Shoope's all	480	
To a Corfe at	450	
To a fying Mare at	400	
To 120 feet of Peank at	120	
To 11 Hogs Backers and a Cope and Bottles	80	
To a piece of Carlton ware at	50	
To paper and a little Box at and a broken Corkin	5	
To a Gun at	250	
To a Drift at	80	
To a Cope and Box at	10	
To a Cope at	40	
To a Table at	10	
To 9 1/2 pounds of Butter at a pound per lb	90	
To a Bee moccat wifre at	50	
To a Fine Ouidie Stick at	3	
To a Dallion pott at	5	
To a broad axe at	20	
To a Bed Sheet and Bogen at	60	
To a Bed and Bogen two Pillows and a Sheet at	800	
To a Bed Bogen Back hill and two Sheets at	1000	
To two Ruggs at	200	
To three Sheepkin Tacco Scall and three Trunks at	80	
To a Cheffed Cow and mare at	50	
To a Cheffed Cow and mare at	50	
To a piece of woden ware over and Back hill, Tregaron	60	
To a new Biles at	50	
To a Cupple of brace Axes at	10	
To a Ide of face Lollar and a Skin at	50	
To a piece of wool and Back hill a piece of woollen	150	
To a plaid at	50	
To a pair of wood Bands at	10	
To a Cow Cide at	20	
To two Iron potts at	120	
To a Spile at	40	
To a pot and pot Cooks at	140	
To a fying paun at	5	
To a Soulding from old two Cesters at	100	
Witnesses: John M' Donald, Thomas Macmillan Charles H. Wood his marks		
	mark	

Portsmouth Septem Day 24th 1709

These are to prove said Inventory of 100 Pds of den
Goods was exhibited to the Court of 100 a
forepaid County by the Administrator Elizabeth Moore
late wife of the late Robert Duxbury her late husband
and perfect Inventory of 100 Pds John Grapinator deceased
and according to Order is Recorded

John Robert Houston
Received by Robert Houston 1660d Abellant

100 August the 2^d 1709

These were the Subscriptions were given before me John
Robin to Appraise the Estate of Skirabot & Gray Decapod
as follows

3 Steers at five hundred P ^r per head	1500
3 Goats and three yearlings at	1350
1 Calf	300
1 Young Bull	250
7 Sheep	450
2 Young Steers	450
9 Sheep at four P ^r per head	360
2 Sows at 80 P ^r per head	160
4 weanerds R ^r at	100
6 Sows at 90 P ^r per head	540
10 Barrows at 150 P ^r per head	1500
1 Boar	100
1 Young Mare	300
6 Sheep at 20 P ^r per head	120
6 Sheep at 10 P ^r per head	60
2 Sheep	60
1 Lamb at	100
1 Cart and Wheelbar & Cart and Canoe	250
1 hundred weight of Gallons of Hail at	50
a Parcel of old Cloth at	60
1 Octape	80
1 Box at	150
1 Trunk	20
9 Boardboards small and Boards	50
2 Partition panes and one Dinge at	250
2 Broad Cloves 2 Narrow Dills	50
2 Lining wheels at	100
2 Sickle	150
1 Smoothing iron and two Hammers	25
A parcel of old Iron	60
	40
	9335

To 9 wagons	40
a pair of fire Tonges	25
a pair of pot hooks	25
1 Old frying pan, 1 Old Handled Stick	10
a Parfond of Old Knives at	25
a pair of woolen Catts & a pair of Towards	60
a Saw and one Hammer	19
1 Old poll	76
a parfond of Old Pewter	96
a parfond of Bolts	70
2 jades, and one Roundell	15