

Know all by these Presents that I James Anfield of Northampton County in Virginia and Windsor do make & desire Gentlemen and appoint my loving friend Nathaniel Capell Esq; of the Place and County aforesaid to be my true and lawfull attorney for me and in my name and to my selfe to come and acknowledge in open Court of the County of Northampton one Deed of Sale or Indenture for one Plantation or Parcell of Land bought of me the said James Anfield by me John Bowden Merchant and by the said Deed may more fully and largely appear Relating and allowing and nothing to be fine and Agreed in the Law as if I my selfe where their present personal to all intents and Purposes what so ever my said Attorney shall lawfully doe or sayed to be done in and concerning the same in Testimony whereof and for Confirmation of the same I the said James Anfield have here unto set my hand and Seal this thirtieth day of November anno Domini one thousand seven hundred and fifteen

James X Anfield
mark your Seal

Signed Sealed and Delivered in
the Presence of vs: Peter X Delcoate
John R Dampbottom

Northampton County the 15th November 1715

Then the said Power of attorney of James Anfield to John Bowden merchant Nathaniel Capell was Drawn in Court of the said County by the Office of John Dampbottom Esq; and at the said John Bowden Request it is Recorded

Signed Sealed and Delivered

In Presence of vs Peter X Delcoate Tis Robt Hwy Esq Northampton

John Christyall

This Indenture made the 27th day of September in the Year of our Lord God Seven hundred and fifteen between the Parties following to will: James Anfield of the one Party and John Bowden Gentleman of the other Party both of Northampton County in Virginia witnesseth that the said James Anfield for and in Consideration of the sume of Eighty five pounds Sterling money to me the said Anfield paid by the said Bowden at the Infelling and Delivery of these Presents the receipt whereof I do hereby acknowledge to have received and do fully freely and lawfully acquit me of all demands the said John Bowden his Heirs Executors and affiess for ever and every of them from the said sume of Eighty five pounds and from every part and particle thereof for ever and by these Presents I have bargained alreadysold in fee-farm and confirmed and by these Presents I the said Anfield do alien Bargain & sell in fee-farm and Confirm unto the said John Bowden his Heirs and affiess for ever one Parcell of Land situated lying and lying on or near Oliverston Creek in the said County of Northampton containing by plantation one hundred and forty acres of Land to the same more or less as the same is now bounded, viz, Southerly on the River Siall by the maine road and the marker tree eight land on land Westerly by Tobbafon Creek Notherly by a branch issuing from the said Creek parting the said Land and the Land which Granger Paine negro formerly lived on and of late into the Woods being the land formerly Richard Paine held him in the last will and Testament of his Deceased Master John Dannywell which Land the said John Dannywell bought of Col William Kendall Esq as by Deed on the said County Records bearing date 28th Day of May 1699 and by Deed on the said County Records bearing date the 27th day of May 1699 well more at large may appear To have and to hold the said one hundred and forty acres of Land to the same more or less bounded as aforesaid which the said James Anfield doth by these Presents and for the Consideration aforesaid to the said Bowden his heirs and affiess for ever with all houses Difices orchards Garden Mill Buildings Pethen wood underwood water watercourse fowlers and all other Priviledges to the said Land in any wise belonging or appertaining and I the said Anfield at and before the Infelling and Delivery of these Presents had and have fully and lawfully Seized in the said one hundred and forty acres of Land and Brewham aforesaid thereto belonging in freehold and have full power and lawfull Authority to Sell Convey and adju-

signed Sealed also
in the Presence of
John J.
Peter X

to Law

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& Claims
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This Is
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Bowden
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John Bow
said John
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Virginia and
I Payroll said
and in my name
Northampton one
of me the said
say more fully
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but for ever my
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by said James also
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Anself
as he ye said

102

the same to the said Bowdon his heirs and affigis for ever and that the said is hereby lawfully
Sold Conveyed and affirmed by me the said Anself to the said Bowdon his heirs and affigis for ever and further
the said James Anself will warrant and warrantee and for ever defend the said Land and Premises a
foregoed from the claims of any Person or Persons whatsoever claiming by from or under me or my heirs
executors administrators and further the said James Anself doth oblige my selfe my executors &c shall
and will from time to time and at all times hereafter and at the proper cost and charges in the law affirme the said
James Anself my heire for the better and further holding and affirming and maintaining over Conveying the said
Land and premises to the said Bowdon his heirs or affigis within the space of twenty one years after the date
hereof according to the true intent and meaning of these presents by such ways and means in the law affirme
the said Bowdon his heirs or affigis or his or their learned counsell in the lawfull shall be reasonable expenses
of me the said James Anself or my heirs executors administrators For the performance of the above said
bargained Land and premises as aforesaid I the said James Anself do bind myselfe by my seal
in the summe of one hundred and seventy pounds Sterling money to be paid to the said John Bowdon his
or affigis and to be recovered by action of debt in any Court of Record in the said Colony of Virginia
justices and other the Premises I the said James Anself have heretounto put my hand and affixed my seal
the day and year aforesaid written

James X Anself

the aforesaid
John ^{mark} wife Memorandum that Livery and Seizure of the above said Bargained Land,
John ^{mark} wife ^{mark} and Premises was the day aforesaid and of care aforesaid given and delivered
John ^{mark} wife ^{mark} by the said James Anself to the said John Bowdon by me and twice according
to Law as witness my hand and seal the day and year aforesaid James X Anself

I John Anself the lawfull wife of the within named James Anself do hereby and seal
affably and voluntarily confess to the within wife and alienation of the Land and Premises by my said
husband sold unto the within mentioned John Bowdon Merchant and do hereby release discharge and
discharge my self and by these presents do relinquish all my right title interest of Bowden or any
claims I have by Law or by my husband in the said Bargained Land and Premises to the said John Bowden
his heirs and affigis for ever In witness whereof I have heretounto set my hand and affixed my seal
this first tenth day of November in the year of our Lord God seventeen hundred and sixteen
Signed Sealed and Delivered in the presence of
Nath Cope

Anne A Anself ^{mark}

Northampton County 15th November 1716

Then the said Indenture for land with Livery and Seizure and the Relinquishment of Bowden
of the said Land was acknowledged in Court of the said County the day and year aforesaid
by the said James Anself and Anne Anself his wife the being first examined by the Court to be
their sealed acts and Deeds to the said John Bowden Merchant and at his request and according
to order it is Recorded

Received Twp Robert Houghton Esq^r Notary Public Northampton

This Indenture made the tenth day of September anno Domⁱ 1716 Between Thomas
Shippard of Holt, Island in Prince Ann County in Virginia on the one part and John
Bowdin of Northampton County in Virginia Merchant on the other part and witnesseth
Know yee that I the said Thomas Shippard in heire apparent at Law to my Brother Michael
Shippard am become possessor of one hundred acres of Land given to my said Brother by
the last will and Testament of my father Joseph now I know yee that I the said Thomas
Shippard for divers good Causes and Consideration was severally mowing but more officially
for and the Confederation of the sume of twenty pounds sixteen shillings and eight pence
current money of Virginia to me in Land paid and secured to be paid by the aforesaid said
John Bowdin the receipt whereof I do hereby acknowledge and doth discharge him the
said John Bowdin his heires executors and administrators of and Confering the same
Have bargained and sold and delivered unto the said John Bowdin his heirs executors and
administrators the said one hundred acres of Land situate lying and being in the said

103— County of Northampton and in the said one hundred acres of Land purchased by John Web of me John Robins in by Conveyance bearing Date the 2^d day of January 1666 may more at large appear bounded Westerly upon part of a Branch issuing out of the maine Brook of Grafton Northerly by a line of marked trees on the land that way formerly Cap^t Philip Taylor Southerly on a running Branch to marked tree at the head of the said Branch and Running from thence East and by South by a line of marked trees two hundred twenty four Poles and then running west and by North East by a line of marked trees to the head of the said Cap^t Taylor's Land and is to be divided by a Divided line running North and South from the Southern bound thereof to complete the said one hundred acres of land hereby bargained and sold aforesaid to have and to hold the said one hundred acres of Land with all Rights profits, privileges and immunities therunto belonging or in any wise appertaining to him the said John Bowdin his Heirs and assigns for ever and the said Thomas Shepard doo for me my Heirs Executors administrators Covenant Remise and grant to and with the said John Bowdin his Heirs and assigns that the said Land and appurtenances and every Part and parcel thereof therunto Belonging as Rought fower Acres of land, garden, Timber, Trees, Woods, water, watercourses &c in free acquired Exemanted and Discharged from all former Sales, bargains, contracts and all and all manner of mortgages, Battells, Agreements, Conveyances or Joynings and all other Incumbrances whatsoever and unto whom soever committed by me to any Person or Persons whatsoever and further to warrant and defend the premises and every part and parcel thereof unto the said John Bowdin his Heirs and assigns against the claime of me the said Thomas Shepard my Heirs Executors administrators and against the Lawfull claime of all other Person or Persons whatsoever to the said John Bowdin his Heirs or assigns paying the quitrent of the said one hundred acres of Land and that groweth yearly and every year or any other tax that shall be laid upon the same In witness whereof I the said Thomas Shepard set my hand and seal the day and year a bove written Note before the signing and Sealing hereof that the said Thomas Shepard doo for me my Heirs Executors and administrators Covenant promise and agree to and with the said John Bowdin his Heirs and assigns to give him or any of them at the spicall instance or Request of him or any of them within the term and time of twelve years such further assurances of the a bove mentioned one hundred acres of Land as to him the said John Bowdin his Heirs Thomas Shepard doo for me my Heirs Executors and administrators for the due performance of all the Clauses and articles herein mentioned to come or come into the said John Bowdin his Heirs or assigns in the penultime sum of forty one pounds thirteen shillings and four pence to be paid to the said John Bowdin his Heirs or assigns to content upon failur or non Performance of the same

Signed Sealed and Delivered

Thomas Shepard

yo Rals —

in the presence of us

Wm. Willm: Robert Hamblton This day being the twenty first day of September 1718

Peter X ⁱⁿ Delioot: Livery and Seale was made by Thomas Shepard and Ruth his wife of the a bove said one hundred acres of Land unto John Bowdin his Heirs Executors Administrators and assigns by the Delivery of Turf and Twigs on the law in said place, present and enjoyed

Thomas Shepard

the Rals —

Ruth Shepard

the Rals —

104 J Ruth
Conveyed
unto John
and wife
with the
title of
the said
as witness
Signed Sealed and
Witnessed
William Willm
Robt H
John C
right in
of Gov
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The title
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Records

In the Year
1718
I give my self
and my body
to John Bowdin
his Heirs
and Assignees
for me my
Heirs Executors
and Administrators
Covenant promise and agree
to and with the said John Bowdin his Heirs and assigns to give him or any of them at
the spicall instance or Request of him or any of them within the term and time of twelve
years such further assurances of the a bove mentioned one hundred acres of Land as to him
the said John Bowdin his Heirs Thomas Shepard doo for me my Heirs Executors and Administrators
for the due performance of all the Clauses and articles herein mentioned to come or
come into the said John Bowdin his Heirs or assigns in the penultime sum of forty one
pounds thirteen shillings and four pence to be paid to the said John Bowdin his Heirs or assigns
to content upon failur or non Performance of the same

John Bowdin
Mark Fresh

This 21st Day
of Sept
1718

104
of Land purchased
of January 1688 may
of the same tract
under Cap. Phillip
P. Branch and
divided twenty four
acres of marked trees
and then
the Woods and by
using tools and help
of Land hereby

acres of Land with
wife appertaining
as I appertained
me with the said
and every part
Timber Timber
from all former
acquisition or otherwise
I do now commit
from the present
and affix my name
and against the
John Bowdin and
and that shall
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the said Thomas
womans and agree
of them at
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Land into himself
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Repard
also - ①

I Ruth Repard the lawfull wife of the within Thomas Repard doo freely and voluntarily
confess to have a bove Sale of the said Land and appertaining thereto belonging
unto John Bowdin his heirs Executors Administrators and affixes and doe hereby acquit Executed
and release unto the said John Bowdin as aforesaid all my right title and Interest in the premises above that
written I nor any other person in my name or to my wife, wife Challing Claims or Demand any right
title or interest thereto by way of Dower Joynture or trust or any other means whatsoever but from
the same and every part and parcel thereof to be wholly discharged and be released for ever
as witness my hand and seals this thirtieth day of September 1715.

Signed Sealed and Delivered

In the presence of us
William Williams: Peter & Delicat

Robt Hamilton Repard

I John Anfield the wife of James Anfield formerly the wife of Thomas Repard late having a
right in the a bove said Land I doe by these presents discharge and acquit all my said right
of Dower or Joynture unto the a bove said John Bowdin his heirs Executors and my
heirs to as witness my hand and seals this 15th day of November 1715

To the Honorable Just:

Wm Williams

Ruth Repard.
the Sale.

Ann Anfield

Northampton County 1st November the 15th 1715

Then the said Indenture for Land with Levery and Boven of the said Land with the relation therin
of Dower of the said Land was acknowledged in Court of the said County the day and
Year a bove said by the above said Thomas Repard and Ruth his wife and the said John
Anfield the said Ruth and Ann being first examined in Court to be their true acts and
and Deeds to the a bove said John Bowdin and at his Request and according to order it is
Recorded -

Recorded Twp Robt Houghson Esq^r C^t Northampton

In the Name of God Amen. I Thomas Eys Esq^r of Northampton County in Virginia being weak in body but of sound
perfect memory before God do make this my last will and Testament in manner and form following.
I give my Soul to God that he may give it me hoping for a glorious resurrection through the merit of my blessed Saviour Jesus Christ
and my Body to be decently buried at the Interment of my Executor hereafter named
Item Give unto my son John Eys my Negro man and woman as also money paid him formerly was due from him till now to be paid
by God that Marries his widow and her

Item Give unto my son Edward Eys the one half of my goods that is not of upland and woodland.

Item Give unto my Grandson Peter Eys fourth son to be left in his Father's hands to be used at his Discretion towards the
Execution and funding up the said Estate.

Item Give my Grandson my Negro boy called Daniel.

Item I give unto my brother John Eys all the rest of my Estate both real and personal to him and his heirs for ever lawfully gotten
of God by me for want of such Be it known to my son Edward and his wife Lawfully gotten and for want of such Be it known to the next
Heir at Law

Item I do declare and appoint my son Thomas Eys Esq^r of this my last will and Testament and my will and devise is that no
Inventory shall be taken in any account of my Estate as after I do die my living Brother John Eys and my son
Daniel Eys executors of this my last will and Testament to be assistant to my Executor in executing my Estate according to this
my Will and to keep my Estate all former or other Will by me before made and declaring this to be my last will and Testament
In witness whereof I have hereunto set my hand and sealed my Seal this 25th January in the year 1715

Signed and Sealed in the presence of us
John Harrington Wm Gaskell Esq^r Recorded Twp

Thomas Eys

the Seal

Mark Freshwater Wm Freshwater

Recorded Twp

Northampton County 1st December 1715
This last will and Testament of Thomas Eys Esq^r doth I declare to Court by his Executor Thomas Eys who made
out this will and being proved by the oath of John Harrington Wm Gaskell, Mark Freshwater and William Freshwater
whereof this is attested to record and according to order it is recorded

By Robert Houghson Esq^r C^t Northampton

In the Name of God Amen I George Smith of Northampton County In Virginia Being
Sick and weake in Body but of perfect Senses and memory Praised be God for it Doth make
this my last will and Testament in manner and forme as followeth —
Item I give unto my Son George Smith my real or Dendant of Land Containing one hundred and
Thirty acres I give it to him and his heirs for ever Lawfully Begotten of his Body and
for want of such heir then to my Daughter Sarah Smith and her heirs Lawfully Begotten
of her Body Item I give unto my Son George Smith one Gun I give her to him and his
heirs for ever Item I give unto my Son George Smith my Hand Mill I give her to him
and his heirs for ever Item I give unto my Daughter Sarah Smith Thirty Pounds
of feathers and one yearling Turkey and one Wool Stone I give unto my Daughter Mary
Smith one yearling Pheasant and one Egg Item I give unto my Daughter Bridget Cow
Calves and one Egg Item I give unto my Daughter Sarah Smith one Iron potte beane
and my wife and I desire if that my Daughter Sarah Smith may have the liberty to doe
from her Mother at the age of sixteen Item I give unto my wife Mary Two Peacock Birds
and all the furniture that Belongs to them and one boy and the rest of my estate an
Horse which are not given already but if my wife should marry then one bed which shall be given
her I give unto my two Daughters Mary and Bridget Item I give unto my Son George Smith
one Small Iron Pot and one Iron Spitt Item I give unto my Daughter Mary one potte
Dish Item I give unto my Daughter Sarah Smith one Iron potte hold a bush six gallons
Item I give all the rest of my estate of what kind soever to my wife Mary Smith and my
Daughter if that my Estate may not be brought to a praifement I do hereby nominate
and appoint my loving wife to be my sole Executrix of this my last will and Testament
and for Confirmation here of that this is my last will and Testament I have hereunto
put my hand and Seal the 11 day of January: 1715
Signed Sealed and Delivered In the presence of
of us Daniel Dyer.
Mark Freshwater
Thomas Moore
Northampton County Court March the 20. 1715

This last will and Testament of George Smith was presented to Court by an Attorney and Recorder
Mary Smith wherewithal thereto and being proved by the Oath of Master George Freshwater
and Thomas Moore witness thereto is admitted to record and according to this it is done.

Recorded at Robt Houston But C of Northampton

In the Name of god Amen the tenth day of April in the year of our Lord one thousand seven hundred and thirteen I
Thomas Dent of Newland Creek in Northampton County in Virginia being sick and weak in body
but of perfect mind and memory praise be given unto Almighty god therefore calling unto mind my mortality of my body & knowing
it is appointed unto all men once to die I make and ordain this my last will and Testament that is to say Principally & first
to be buried in a Christian like decent manner at the direction of my Executor herein after named nothing doubting but
at a generall resurrection I shall record & save by my power of god & as touching such worldly estate where with
it pleases god to stell me in this life I give devise and dispose of the same in the following manner & forme —
Item I give and bequeath unto my Cousing Joseph Dent & his heirs a Plantation where on there dwelleth with all
thee things belonging to him & his heirs for ever —
Item I give & bequeath unto my said Cousin Joseph Dent my water mill att the head of Bechuanah with all
lands therewards belonging to him & his heirs for ever —
Item I give and bequeath unto my P. Cousin Joseph Dent my negro fellows Jack & Harry & my negro wench Hannah
and her two boys which are now living called Benjamin & Henry all the remainder of her body which hereafter may be born
unto my P. Cousin Joseph Dent and his heirs —
Item I give and bequeath unto my P. Cousin Joseph Dent five pound if he be living afer my decease if not
to my Cousin Joseph Dent —
Item I give & bequeath unto my Cousin Elizabeth Maddy my great Bible & as much very good stuff as may make her a gown
and Petticoat to be delivered as soon as Conveniency offers to my Cousin Joseph to purchase y^e same desiring him to embrase
the first opportunity of buying it after my Deceso —

Item
Item
Item
Item
Item

Item I give as
my plan
Item I give as
pastured

Item I give a
Lamb a
sheep a
pig a
duck a
turkey a
goat a
pig a
sheep a
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sheep a

Item I give a
pig a
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pig or 2
and sheep
Dont care

Item I give a
sheep a
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by s. w.
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Arthur J
Jonathon
John Debby
Francis W

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Item I give unto my chosen mary Sister to ^{the} aforesaid Elizabeth being both daughters to James Dent record
my other children much stuffe as to her Sister & as great to be delivred as before mentioned to her Sister

Item I give and bequeath unto Joseph All my white broad Clothe Cat and one Shirt + + + + +

Item I give and bequeath unto Duggett Bradford one Gowne and Gaff to be all her own disposall without any Let or
hindrance from her husband William Bradford

Item I give and bequeath unto my chris Joseph Dent and his heirs all my Cattell now living att William Bradford or att home att
my plantation or any other place except a few & Catt a bove mentioned

Item I give and bequeath unto my chosen Joseph Dent all my Sheep Hogs Horses and mares whether all home or
pastured att any other plantation

Item I give and bequeath unto my chosen Joseph Dent all my wearing apparel Linen or woolen which I have not
made up convenient for apparel I give unto my chosen Joseph Dent and his heirs

Item I give and bequeath unto my chosen Joseph Dent and his heirs

stuffe as beds Potts Clothe Bed

Item all my rest rod and remainder of my effects both within doors and without wether Catt, Hogs or Sheep good
fatt or uncutt household stuffe and furniture which I have not left in disposall except own goron and Bettelent
and shift which I order to be given unto my negro wench Hannah I give unto my chosen Joseph

Dent and his heirs

Item I give and bequeath unto my chosen Joseph Dent all my debts due to me from any person whatsoever
whether money Debace either by land title or bond due or not except what debts I have paid him self and of Bonds
due to me by Sir hundred I give him the remainder of debt being two thousand and all other debts due to
me I give to my chosen Joseph Dent and his heirs offspring and to take good care and pay my debts
and funeral charges

Lastly I nominate Constitute and appoint my loving chosen Joseph Dent Executor of this my last
will and testament desiring him to take care that all things be done accordingly as herein
is provided so shortly as to no part or parcel of my Estate to appraise but delivered with as much convenience
as possible to such persons to whom I have bequeathed it do here by utterly revoke anye
disannul all other former wills by me made althoing this to be my last will and testament as
Witness my hand the day & year a bove written

Thomas Dent
the date — ①

Signed sealed and acknowledg'd
by within Thomas Dent to be

his last will and testament

In presence of us Northampton County the 15th May 1716

The last will and Testament of Thomas Dent was exhibited
to Court by Joseph Dent his Executor who made oath thereto and being
proved by the Oaths of Arthur Rose Jonathan Bell and Francis Wainhouse
Jury without their testimony admitted to record and according to order it is Recorded

Recorded Twp Robert Howson Esq^r for the County

In the name of God amon the 20th day of January —
I Richard Smith of Northampton County being very sic and weak in body but sound and perfect understanding

from wife and bequeath to my Eldest son william Smith one two years old his son

Item wife and bequeath to my daughter Anne Smith one two years old his daughter

Item wife and bequeath to my Son Richard Smith one boy one year old his son

Item wife and bequeath to my youngest daughter Sarah Smith two years old his daughter

Item Richard Smith his wife and bequeath to my loving wife Catharine Smith all my hols Estate both out of doors

and within doors and to make her my hols and lawfull Executrix and it is my will that my Estate may

not come to an agrrement

John Duke his witness

Andrew Andrews his witness

Northampton County the 15th May 1716

In year 1716 — mark

The last will and Testament of Richard Smith being well delivred to Court by his wife
and Executrix Catharine Smith who made oath thereto and being proved by the Oaths of
John Duke and Andrew Andrews witness thereto it is admitted to record and according to
order it is Recorded

Recorded Twp Robert Howson Esq^r for the County —

In the name of God I make this 1st day & year
County of Northampton, on & Easter Day of virginia being Rich and weak in body but full of perfect sound mind and memory
and to give unto my wife Anne Michael my negro woman named Frances my negro girl named Elizabeth
and from her unto my two daughters to make and ordain this my last will and testament in the following manner
resurrection in all through 4 months of my Labour Jesus Christ and my body committed to the Earth to be decently interred
According to the direction of my executors herein after named and as for my worldly Estate which god of his infinite mercy
hath endowed me with I bequeath & leave in following manner and from this day forward
to her own Dispossession for Ever and to her heirs for Ever
my self in that way
wife hath my negro man tony & my negro wench Pegg to work for her during her widow hood and after my marriage
of course of my wife which shall first happen to P. negro man tony and wench Pegg shall revert to my
Daughters Mary and Sarah Equally between them (both) She & hath & mean shall satisfy her & hath
woman by my law as much as it may be to her. She but thought more worth than a woman
Item I give and bequeath unto my Daughters Mary my boy manuel & my negro girls Elizabeth & Jane to her and
her for ever
Item I give and bequeath unto my Daughter Sarah my Negro Servant for and my negro first Rachell and tamen to
her and her heirs for ever & to her & to her &
Item I give unto my daughter Mary one god Ring now in her possession
Item I give unto my daughter Sarah one Silver box
Item I give unto my wife one Jaunell God Ring
Item all the rest & remainder of my Estate both within doors and without after my Lawfull debts and funeral
Charges paid I give and bequeath unto my wife and my two daughters to be Equally Divided between them by
Direction that no payment be made of any part thereof
Lastly I nominate & appoint my loving wife to be, whole and sole Executrix of this my last will and
testament here by revoking all other former wills by me made do allow this my last will and testament In
Witnes where by I have hereunto set my hand and affixed my seal & day afft year above written
Signed Sealed and Delivered In the presence of us

Nottingham County the 1st day of May 1756
John Michell

the Seal

To E. Saunders The last will and testament of John Michell was admitted to court by his self and Executrix Anne Michell wife his good
thrust and being Read by Nathaniel Johnson and Joseph Dent and Elizabeth Fitchett witness thereto is witness to this day
and according to Oath is sworn

John Michell
Elizabeth & Jacob

Recorded Test Robert Houston Esq Northampton

108 I Give in
Item I Give in
Item Son Thomas
Item Son of B.
Item Son to W.
Harkins an
grand son
and his wife
Sarah & John
William &
Elizzy
Michell

In the Name of God Amen: I William Brown of the County of Northampton in Virginia
being sick and weak in body but in Perfect Sense and Memory Be blessed be God for it do make this my last will
and testament in manner and forme as followeth In first Part my will is that all my just Debts to be paid
Fully & Satisfactorily unto Daniel Eyes my Servant Item I give unto Witherington Fitchett
in his Estm Elizabeth all my Slaves that growing I give my coat and Habit to Witherington
Fitchett I make and Appoint Witherington Fitchett whole Executor of this my will and testamony
that this is my last will and testamont I have hereunto set my hand and seal this twentyeth Day of May
the thousand three hundred and nine Northampton County the 1st day of May 1756 William Brown
Signed Sealed and Delivered The last will and testament of William Brown was admitted to the Seal
In the presence of us to Court by his Executors Witherington Fitchett whereto the said William Brown
Sarah Jones
Witherington Fitchett

Recorded Test Robert Houston Esq Northampton

Item I will and Testament in manner and forme as followeth
I give unto my son John Fitchett one good Father Bed and footstool and one bolster and two pillows and a Rug
one Blanket and two Sheets and the Curtains that Belongs to it and one Brass Kettle instead of twenty
four Shillings one Iron pott holds five or six Gallon three Chars and two pair Bellungers and my
will and desire is that all my Estate may be Equally Divided Between my two Sons Joshua Fitchett and my
son Fitchett and I give unto my son John one Chair and four glass Bowls and one white Pewter Bottles and
these Articles above mentioned that are given to my son John Fitchett I give them to him and his heirs
forever and if my son John Dies before married I give them to my son Joshua Fitchett
Item I give unto my son Joshua Fitchett one Little Iron kettle holds about a Gallon and one iron Spittan and two
Chairs and one Pewter Basin I give them to him and his heirs for ever
I give also my son Witherington Fitchett one hundred and fifty Pounds of tobacco which he does to me and
one English Shilling I give unto my two grand Children Joshua Fitchett and Constance Fitchett two Shillings
and a half of Pounds which my son Jacob Fitchett did owe to me to be Equally Divided Betwixt them
I give unto Rachel Hill one Virginia Coate Bicoat
I give unto my Daughter Swanna Fitchett one Silver Bodkin and two gold Rings and one Damask
Gown and Bicoat and Linen to her and her heirs for ever
I give unto my Grand Daughter Elizabeth Sharp one Virginia Coate Bicoat

J. John Jr
but of good
Testament
Orphans
Dwight
Cordell North
Dwyer wife
named aft
Lefty Dogue an
by Gannet
John Fitchett
John Fitchett
John Fitchett
John Fitchett
John Fitchett
John Fitchett
Robert Hous
W. W. Ollie
Signature
John Fitchett

Lichfield
In manner
In the world
worsh Easte
pounds, etc., etc.
Building fine
Brandy &
Apprentice
widow's P.
He is my best
Son I can not
I give will an
Chair first to G
M. July
my self

1 parish of Hungerford in
1st found mind and memory
in 4th following manner
not me in hope of a life
to secondly entombed
god of his infiniteness
negro girl named Elizabeth
and after marriage
we revert to my
wife by Ruth &
woman

1st to her and
child and tamer to

1st and funeral
between them here by
by my last will and
statement in

date
Signature
Marie D. Williams
ptm

in Virginia
as this my last will
intends to be done
with son Thomas
to son Thomas
and testomy
nity Day of May
John Brown
bals.
whether they will be
seen before
the Probate court

it doth make this my
follows one Rugg
a load of twenty
ingers and my
son Fitchett and
my bottle wif
him and his heirs
iron spitt and three
borders to me and
shall two barrels
set them

1st Son

1st Give unto my Daughter Elizabeth Sharp my Mantle and one Shilling English money
1st Give unto my Son Thomas Fitchett my silk handkerchief and three yards of honey cut and my will is that my
Son Thomas Fitchett may give my two Sons Joshua and John Fitchett an equal good death as will make each of them an
equal part of Brickfield I desire my Son Thomas Fitchett may take care of my two Sons Joshua and John Fitchett and leave
them to write and read I give unto my Son Joshua two hucks back raphins and my Son John two hucks back
raphins and to my Daughter Elizabeth two Dips or Naphins and to my Son Thomas two hucks back raphins and to my
grand Son William Sharp two young Lamb's and I give all the rest of my Estate to my Son Thomas Fitchett
and see make and appoint my Son Thomas Fitchett my sole Executor of this my last will and testament and my will and intent being that may not be
lawful for me to have here unto set my seal this twenty ninth day of March one thousand seven hundred and sixteen
Signed John Brown Delivered by Robert Henson of my Rosses by

William Brown Northampton County 26 June Court 9th day 1716
John Brown Michael Dix 1716
This last will and testament of Esther Fitchett deceased was presented to Court by the Executor Thomas Fitchett who made oath thereto and
according to Oath it is Read

Esther Fitchett
her Seal

Recorded Tott Robert Henson Esq^r Northampton

In the name of God Amen

I John Fitchett of Northampton county in the Parish of Hungerford being sick and weak of body
but of good and perfect memory thank be to the most High and omnipotent God to make this my last will and
testament in manner following first Recommand my soul to God and my body to Burys and to have a
Christian burial at the direction of my Executrix before named
I give and bequeath unto my dear and loving wife Jane Fitchett for all my personal Estate of land and
condition they be after my just debts paid and my funeral charge are defaid except a yearly rent
whereof I give and bequeath unto my Son Thomas Fitchett to be paid by Executor before after
named after my Decease to him and his heirs for ever
I give and bequeath to my said loving wife Jane Fitchett all that tract or evidient of Land containing
by estimation two hundred acres more or less and being in Suffolk County within the Province of Pennsylvania
for and heirs for ever and the said John Fitchett for his nominate and appoint my said loving wife to be my
sole and sole Executive of this my last will and testament directing and determining all other wills and bequests
hereunto made either by word or deed as do or own this to be my last will and testament as witness my hand and seals
I sign'd date and delivered Northampton County 4th July 1716
In the presence of us John Fitchett and John Henson
Robert Henson
W. M. Church
Signature
John Fitchett

Recorded Tott Robert Henson Esq^r Northampton

In the name of God Amen I John Fitchett of the County of Northampton in Virginia being
in manner of forms following that is to say first and principally I give and bequeath my soul to almighty God trusting
in the merits of my blood and my former life to have a Christian burial at my last day as for my
worldy effects it hath pleased God to bestow with me will and bequeath as followeth
Building standing and build there to belonging being one hundred forty of land bounded as follows with meadow
Appurtenances there to belonging to my said Son or to his heirs during a time to come in his so far as my wife
is my desirer let if my wife marries my daughter Grace go to Hillary Bringer all i^t right of my Estate
be it in what land over both within doors and without after my just debts paid and funeral charges defaid
I give will and bequeath to my loving wife Jane Fitchett and five children to wit Thomas Grace Ann Mary and
Elizabeth Fitchett and John Fitchett to be their my last will performed my loving friend Thomas Savage
my desirer when my wife marries my said Son Thomas go to John Hartman for

109

I do nominate and appoint my loving wife Jane frost my sole Executor of this my last will and Testament
Revoking all other former wills and bequests whatsoever in writing whereof I have heretofore left my said wife
said my seal this 20 may 1716
Signed Sealed and Delivered by me
Thomas Frost & Sons
Witnesses of
Thomas Savage
George Harmonor
James forster
Northampton County 17 July the 17 day 1716

Item I give unto
John Little & Sons
Item I give unto
Thomas

110
Item I give unto
John Little & Sons
Item I give unto
John Little &
John Harmonor
Item I give unto
John Little &

The Last will and Testament of Thomas Frost was Presented to Court by his Relick Executor and he
who made Dafe Heston and Rouse by the Oath Thomas Savage & John Little and James Frost
witnessed thereto is admitted to Record and according to Order it is Recorded

Recorded before Robert Howson at Northampton

In the name of God Concern Northampton County --

I John Johnson being sick and weak in body but of perfect sense and memory pray to God for the same to make
thru my last will and Testament in manner and form as following
Item I give my soul to God that save it me and my body to the Earth from whence it came to have a
Christian like Burial as my Executor after named shall think fit
Item I give and Bequeath to my dear wife Mary Johnson my Gun and Horses coult that Cane of my Bay mare
and my Red & Black to him her son
Item I give and Bequeath to my son Thomas Johnson the first mare coult that shall first come of my Bay mare
that he wedgeto him his heirs &c
Item I give and Bequeath to my son John Johnson my Iron Pot Containing about nine Gallons to him as his
Item Son or Daughter for Johnson for one pair of Silver woomans Horseshoe to be
Item And Be Give ye I Give and Bequeath to my dear and loving wife Mary Johnson all the Remainder
of my Estate to her and her heirs &c for ever on Condition that she payng to my aforesaid Children
Harmonor Johnson Thomas Johnson John Johnson and Eliza Johnson each of them one thousand
Pounds of Tobacco in this County of Northampton a day shall attainte to 14 agos after mentioned 1716 for
Boys att Eighteen that is if my said wife should marrie or die but if she remains a widow then in such
case these Boys not to be att agos till they attainte to the ags of twenty one years to Recive their Estates after
Item my further will and desire is that my wife aforesaid pay to my Daughter Rachell Johnson and my little son
born but not christened Each of them one thousand Pounds of Tobacco in the County aforesaid as they shall
attainte to Lawfull Age

Lastly I do Confite and Ordaine my said Loving wife Mary Johnson my wife and sole Executrix of
this my last will and Testament revoking all other wills and Bequests by me made or done and further my will
and desire that my Estate be not Appraised nor Inventoryed but to Remains as I have heretofore left
with my Land and Seale this 22 Day of November 1715 John T Johnson & Sons
Signed sealed and Acknowledged
Before me

Thomas T Elliott Senior Northampton County 17 July Court the 17 day 1716

John T Walter Junr
Signature

Robert Howson
Signature

The last will and Testament of John Johnson was Presented to Court by his Relick and
the day and year aforesaid
Executor Mary Johnson who made oath thereto and being sworn by the Oath Thomas
Elliott Senior John T Walter Junr Robert Howson witnesseth thereto is admitted to Record and
according to Order it is Recorded

Recorded before Robert Howson at Northampton

In the name of God Concern Thomas Mack Miflin of the County of Northampton in Virginia being sick
and weak in body but of perfect sense and memory I give to God for its name the my last will & Testament in manner
and form as following - Item I give unto John Morris one feather bed to him and his heirs
Item I give unto William Latchell one feather bed to him and his heirs
Item I give unto William Latchell one feather bed to him and his heirs
Item I give unto William Latchell one feather bed to him and his heirs
Item I give unto William Latchell one feather bed to him and his heirs
Item I give unto Thomas Morris Miflin and his wife Mary all the rest of my cattle to them and their heirs forever
and to be Equally Divided between them

Item I give unto
John Little & Sons
Item I give unto
John Little &
John Harmonor
Item I give unto
John Little &
John Little &

In Williams
Isleminight
My Dear Belou
and my Son
Robert Miller
John Jack Jr

The last will
Relick & Ex
Yester Junkt fo

The Indenture
of god of gro
seven pounds
Matthew M
and probabill
By a vertue of
accept a Give
Pens for Evert
Specially for a
Day of His life
= Have Grant
or Administrat
Inector pensell
Gildmaggoty

Left will and Testament
unto Setting my Hand and
F first & Seal

at Exeteria and my
and James my
myton

the Second make
and to have in
of my Bay mare

of my Bay mare

Done to him and his
the place bethell to be
in for all the remainder
said Children
I then and there do
mention the three
widow there by his
his Estates aforesaid
in my lifetime only
ward as they may

and sole Executor of
and further my will
and leave it as
for & Seals

and was aforesaid
by his Relish and
the Oath Thomas
allow to Record and

Virginia being sick
done in the manner
the 1st day of June
Anno Domini 1716
unto Iffah Eyr
to him and his heirs
and my desire is that
him and his heirs forever

Item I give unto William Hatchell all my sheep that is in a boyl stock between us given them to him and his heirs
forever Item I give unto Iffah Eyr one ewe lamb which is all his father now dwelling place and small
green hills I give them to him and his heirs for ever I give unto them members in one small house to him and his heirs forever
Item I give unto Grace more one ewe which is all negro and Catoors I give her to him and his heirs for ever
Item I give unto Thomas Moore one ewe I give her to him and his heirs for ever
Item I give unto William Hatchell Thomas Moore senior and Iffah Eyr all my Pewter and one Earthen Plate
Pewter ill to them and their heirs forever and to be Equally Divided amongst them
Item I give one wine foot box unto Elizabeth Eyr to her and her heirs for ever
Item my will and desire is that Thomas Eyr Junr may pay all my Just Debts and Recive all that I do now
Item I give unto William Hatchell one Rugg which I lent to John Hawkins Junr I give it to him and his heirs
Item I do make and appoint my friend Thomas Eyr Junr to be my sole and sole Executor of this my last
will and Testament and my will and desire is that my Estate shall not be brought to appraisal and
In testimony that this is my last will I have hereunto set my hand and seal this fifth of December one
Thousand seven hundred and fifteen
Signed sealed and delivered in this
place this day and delivered in the
presence of - Northampton County July Court the 7 day 1716 -
Daniel Eyr Thomas Moore William Hatchell
Thomas Moore - The last will and Testament of Thomas Moore million was Rept to Court 10 day and year
aforsaid by his Executor Thomas Eyr who made Oath thereto and being sworn by the Oath of
William Hatchell Daniel Eyr Thomas Moore Thomas Moore and William Hatchell witness for him to Admit
to Record and according to Oath it is Recorded

Thomas Moore Million & Seals

Recorded Test Robert Howson Oct 6 Northampton
January the first day 1716 -

In the Name of God Amen - Samuell Cowe a Being very sick and weak but in perfect sense and memory able for
solemynity for it delivering my self up to God and humerly I make this my last will and Testament my desire to make
my dear beloved wife my Executrix to all my worldly Estate which it hath pleased God to bestow on me
only bringing and not to have my Estate appraised - so Samuell Cowe
John Jackson Northampton County July Court the 17 day 1716 -
Robert Milligan

This last will and Testament of Samuell Cowe aforesaid was Rept to Court the 17 day and year aforesaid by his
Relish and Executor Mary Cowe who made Oath thereto and being sworn by the Oath of Robert Milligan
John Jackson witness for him to be admitted to Record and according to Oath it is Recorded

Recorded Test Robert Howson Oct 6 Northampton

The indenture made the sixteenth day of July in the second year of the Reign of our Soverain Lord George by the Grace
of god of great Brittain France and Ireland King defender of the faith &c and in the Year of Our Lord one thousand
seven hundred and sixteen Between Charles Moore of Northampton County in Virginia of the one part and
Matthew Moore of the County of the other part witnesseth that whereas the said Matthew Moore is dead
and his estate of the Remainder hereafter granted put before his death by the said Charles Moore to the Intirety
by vertue of the said Estate and Statutes for transferring the actual Possession to may be & better enabled
accept a conveyance and release of the Reversion and inheritance thereof to him in said Matthew Moore and his
heirs for ever in said Charles Moore for divers good causes and Consideration him hereto moving but now
Especially for and in Consideration of fifteen pounds Sterling to him in hand paid all and before delivery of the same
of the said Reversion he remitted and remiteth fully satisfied and paid to him by his hands to go
- he has granted bargained sold remitted released and confirmed and by his Presidents for himself his heirs Executors
or Administrators or persons in his place to grant bargain sell remit release & confirm unto Matthew Moore a certain
tract of land situated lying & being in the County of Northampton attorney or other aplles commonly
called maggoty bay Containing one hundred acres more or less per Acre P. T. P. T. P.

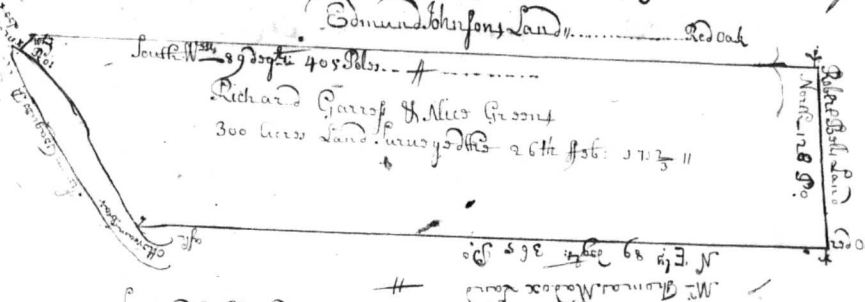
152

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of Northam
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Gouvernor
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and Seal
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for Robt
Robt How
The Inde
Jas Edward
Record

land & garment of my father Gilbert Moore late of 4 above County described as by his will or paper is except remaining on the said County record may and will appear and also all his right title enterprize and to a certain parcel of land called the Comon Land situated lying and being all & Southward End of 4th County near adjaunto 4th land of William Hoskyn with all her Diff'rent building Orchards Garden fences feeding place & prominent wood under wood water and water course with all and singular other profits emoluments and advantages what ever to & same belonging or in any wise pertaining to have and to hold & his granted Romances and every part thereof with all appurtenances unto & said Matthew Moore and his
son for ever to be held of our sovereign lord the King in fee and common socage holding and paying the Rent due and legally accustomed to be paid for ym same to & Only wch behf of him & said Matthew Moore his heirs or assigns for ever In witness whereof the said Charles Moore hath hereunto set his hand and affid signed Sealed and Delivered July the 16th day 1716 - - - - - - - - - - - - 2 1/2 lbs.

Seal: Before Henry Speakerman of the within mentioned of me Charles Moore -
Northampton County 1st July Court 4th day 1716

The said above indenture was acknowledged In open Court by & said Charles Moore to be his real act & do to & said Matthew Moore and att & request of & said Matthew Moore it is recorded and according to Order it is Recorded - Recorded to Toff Robert Huxton Et Northampton



Surveyed for Richard Grays & others from this hundred acres of land lying on the south Side of the Broad Branch
Northampton County and is bounded partly therewith and partly by 5 acres of Mr. Thomas Madox w^t the said land,
did formerly belong unto William Bell of North Carolina and is bounded as in the above plot by lines of marked trees as
one with Chancery Survey and laid down in a diagonal of 37 rods
no pe in an Ind of Northampton County July Court 1st day 1716. Charles Bayly Surveyor

4th Labour land Plot According to Order it is Recorded

Recorded Toff Robert Huxton Et Northampton

In the name of God amen I John face of Northampton county in Virginia being weak in body, but in spirits and memory yet so god meek that my self will and testament in manner and form following viz
I give and bequeath unto my loving wife Nancy Isa during her natural life my whole Estate of what sorts so ever but affter
her death I give unto my granddaughter Isacce won Shilling and becft two good blankets worn Iron. Bell four shillings Daunc
won Cest with Lock and key

I Give unto my two daughters Elizabeth Scott and Anne Goggs each of them won Shilling

I Give and bequeath unto my daughter Mary all the rest of my Estate to her and her heirs and affiges for ever male and appur
my chancery wife Nancy Isa my whole estate Executing of this my will and all the rest before I can be performed unto my
daughter Mary Isacce whoe and sole Executrix

I Give unto my self and to no body else my self Estate and no body else shall be admitted to lay claim to it

After this two good blankets my bebez signed John F. Face & Tal

John F. Face & Tal
My Testator
William H. Hopkins
George Gouraud

Chancery will and Testament of John F. Face to be recorded by hischanc
Executoris namc ym saw he made laste New Year and being sealed by the Oath of William Lawrison
and George Gouraud witness of these I admitted to Recors and according to Order it is -
Recorded -

Recorded Toff Robert Huxton Et Northampton

This will or paper is made
refinament to a certain
of Sir Robert Bryants warras
fathers feareing also
the commodityes he had
woud to hold & said
ew Moore and his
headding and paying
to said Matthew moore
et his heire and after
Moore

both in Consideration

to be his real act
and according

to him

of other dam Bar...
1. Madox w^t heald
as of Marcht less than
als Bayly. County
of Northampton.

1. he
tumpton.

1. In consideration whereof
1. Work for building a house
on Post two flgs Bayly

over and above
performed by me my

own selfe yondan
+ Seal & seal

þ printed by his lithians
of William Hawkins
to Adewell is
orthampton

152 This Indenture made this Eighteenth day of September in the year of Our Lord One thousand seven hundred and
sixty one and in the year of Reign of our Sovereign lord George II of Great Britain and Ireland King
of Bohemia and Elector of Saxony and Duke of Brunswick and Luneburg and of the County of Ulster
and of the County of Northampton and his parts and Elizabeth Moor hereof by her Countys of other
parts witnesseth that Elizabeth Moor for the consideration of sume of five pounds current money of Virginia
convinced part before me Enbaking and delivery of this present instrument in the said Elizabeth Moor doth by
Exonera and discharges all her millis his heirs Executors Administrators & signers and every other from whom
part and parcel of her land for every part before me Enbaking and delivery of this present instrument in the said
Elizabeth Moor doth bargained aliened sold let and given to Edward Mills his heirs Executors
Administrators & signers for ever all my right title interest and I have
in said Edward Mills his heirs Executors Administrators & signers for ever all my right title interest
or easement or right of way or entry or passage or privilege of way or easement or right of way or
Maggots bay and on Lachlone in the County of Northampton that followings called Elizabeth Moor and being
duly noted with my subscribers shall Warren, G. Millis, 1/2 of Edward Mills and Elizabet Moor all her executors
of her executors to receive & hold my equal part as before mentioned and my signers as aforesaid of the said
Edward Mills and Elizabet Moor doth bargained aliened sold let and given to Edward Mills his heirs & signers for ever with all houses offices
buildings gardens mill buildings & wood in the woods and marshes water watercourses fences and all thing
to my equal part of the said land in any wise belonging or appertaining and to said Elizabeth Moor and before the
Enbaking and delivery of this instrument was and is rightly and lawfully devised to my equal part of the said land
and my signers & signers and their executors & signers belonging to them simple and have full power and lawful authority
to sell convey and assign to said Mills his heirs & signers for ever and that my equal part of said land is lawfully
lawfully devised to me by my said Elizabeth Moor to this day and no further by me said Elizabeth Moor to this day
for ever and further by said Elizabeth Moor will warrant and warrent and for ever defend her equal part of the
land and signers aforesaid from all claim of any person or persons what so ever claiming by reason of her executors
executors Administrators and trustees to said Elizabeth Moor doth acknowledge and declare that she will for ever
and at all times to come for ever and at proper time pay to said Elizabeth Moor her my signers & signers
acknowledges and confesses acknowledged in writing and sent all after her executors setting out all expenses incurred
wherefore to better and further settling and discharging and making over Conveying my part of said land and
to said Mills his heirs & signers within ten years after date hereof according to her intent and
meaning of this instrument in such ways and manner as aforesaid as by said Mills his heirs & signers or his or their heirs
successors & executors shall be further required of me said Elizabeth Moor or my heirs Executors Administrators
Conveyancing to the new rent to be paid my signers and seal this day and year above written
Signed sealed and delivered

Elizabeth Moor
mark & seal.

In the presence of -- --

Sir Bryant

Robert Houghson

witnessed this day given by the aforesaid Elizabeth Moor and delivered to said Edward Mills by myself
in the County of Northampton the eighteenth day of September in the year aforesaid per witness my
Elizabeth Moor
mark & seal

The said Indenture was acknowledged in Open Court by the aforesaid Elizabeth Moor for record and doth of
said Edward Mills and of my selfe Edward Mills in Open Court to be Recorded and according to record it is
Recorded - Recorded - Tis Robert Houghson Esq^r Northampton

I know all now by these presents that I am now in Northampton County and by these presents of my own free
Involuntary will and for your better information that I haue been unto my husband long since my selfe
I haue one sonne by said husband to be and for me and my husband daughter many years in the said Batten or Elizabet
which said of wife to properly to my said daughter as is herein
proposed to be for use of her performance of her said affections presented to me delivered to her negro into her
own proper person as aforesaid to be delivered as her wife my selfe this fourth day of November one
thousand seven hundred and six or six score and four years
Signed sealed & delivered

Benjamin Dally

In presence of
the mate of
John F. Jacob
the mark of
John F. Dennis

This is to certify all wherein it may concern that Benjamin Dally his husband to
within my selfe and his wife to be and for me and my husband and all of them within this gift of wife
my hand the 16th Octo 1716

Benjamin Dally

Then this above named gift of wife acknowledged in Open Court of said County by Clerk to be and with
affidavit of her husband Benjamin Dally his husband to be and doth make daughter of my selfe and after
request this is Ordered to be Recorded

Recorded Tis Robert Houghson Esq^r Northampton

I Thomas Parramore by my selfe and taking into my briuous Consideration fality of this mortall world this
Greatey of death do I beseeche my selfe to take as follows to live give as I doo with my soule into the hands
of almighty god which gao it me and my body to the earth from whence it came to have a right and chrichtional churche
to become a Christian to have and to my body to the Earth from whence it came to have a right and chrichtional churche
to bequeath as followeth Ver ~ ~

Imprimis - I give and bequeath unto my son John Parramore my Plantation wher ever I now dwell upon the land therewithall
pertaining in Northampton County to him and his Heirs of his own body lawfully begotten for ever only before my death
I give and bequeath unto my wife Sarah Parramore the said part of my land and plantation wher ever I now dwell unto her during her life and
after her death to my son in manner aforesaid and her heirs of all the lands of my son John Parramore my
The Parramore and his heirs for ever lawfully begotten and heirs of either of them or either of them to my daughter Eliz
Parramore and her heirs lawfully begotten on her day for ever - -

Item - I give unto my son John Parramore five hundred acres of land situate and lying in the Province of Maryland
parts of a tract of fifteen hundred acres called by the name of Bell's parish being the plantation wher on John dwells the said
John to him and his heirs lawfully begotten for ever and for want of such boys unto my son Thomas Parramore and his heirs
lawfully begotten for ever and for want of such boys unto my daughter Eliz Parramore and her heirs lawfully
begotten on her day for ever

Item - I give unto my son Thomas Parramore five hundred acres of land situate and lying in the Province of Maryland
parts of a tract of fifteen hundred acres called by the name of Bell's parish being the plantation wher on John dwells the said
John to him and his heirs lawfully begotten for ever and for want of such boys unto my son Thomas Parramore and his heirs
and his heirs lawfully begotten for ever and for want of such boys unto my daughter Eliz Parramore and her heirs lawfully
begotten on her day for ever

Item - I give unto my son Thomas Parramore three hundred acres of land situate and lying in the Province of Maryland
being parts of a tract of fifteen hundred acres called by the name of Bell's parish the said land being called St. James
Rock to Port and for Rayers lawfully begotten on her day for ever and for want of such boys unto my daughter Eliz Parramore
and his heirs for ever

Item - I give unto my son John Parramore five negroes one named Cafferty the first named with all their apparel
to him and his heirs for ever and his wife Silver potts marked T. P. and now deceased on her day Silver tumbler silver
tobacco box marked A. P. and negro george King his the largest that I have the silver plate before mentioned and his
gold ring I give my son John Parramore and his heirs for ever the said negroes not to be removed from said

Plantation John

Item - I give unto my son Parramore two brother beds Ruggers & Blawitts that is to say of two & half that I have
unto his house stock bed I give my son brother George unto my son John five pair new sheets and my selfe will only
my wifte to have the use of it as long as she shall live provided that shee be her selfe in wanting of a miller or one
Repartheit is for my selfe of her family but no further and never to be the more from of my plantation workers and now swell
these before named beds buttons four dozen small little beds six carbine pikes swords and hammers with my riding scabbard
one horse bell one iron kettle one new panons aboye bubbles silver plate dishes one porcelian plate new and old
two dozen dingerers alwayes one new flagon one Peter Basin one small Little one porcelian plate poll one porcelian plate new and old
four Caskets one which I call my ones Chest and one large Chest and two other to make up the four before mentioned one
table and from one new Chest one muste his strong six iron leather chears lowe one or two large looking glass
one Bed: Samett napkins one large beneath table Boat one bed bed matt and bed one & half Chair weebone
and ballans: Quilts and one Carpet my wifte pleasure is that if my wifte die or marries againe to my son John Parr
more to be at age of eighteen years and then to receive his effects both personal and Real but if my wifte

die before me then at age of twenty one years - -

Item - Give and bequeath unto my son the Parramore four negroes named Billi pogs his bed with all thair apparel to him
his bed for ever Silver tumbler marked A. P. and now deceased on her day Silver tumbler one pair
a Ruggger & Blawitts two pay plates three large plates Buttons four Doz small plates buttons one dozen one
pair of Copper Heddell all 12 gallons bubbles that stay with the back board 6 pairs porringers three porcelian plates
one Gor: porcelian plates new flagon 2 porcelian basons 3 quart porcelian plates 3 bushell sandell bushell porcelian Little Bushy
a Hosspitall trunk & Round table: Sleply young mens 6 leather chears High back 6 damast napkin
6 Hugaback Little Damast table Cloth 3 pairs of Curtains and ballans 1 new 3 bedsteads for bed and matt: Quilt or
bed Quilt to be all age of eighteen years and then to receive his effects both personal and Real
but if my wifte rather maries or dies not within at the age of twenty one

Item - Give and bequeath unto my daughter Eliz Parramore three hundred acres of land situate and lying in the Province of Maryland
and her heirs for ever and his wife Silver potts marked T. P. and now deceased on her day Silver tumbler silver
tobacco box marked A. P. and negro george King his the largest that I have the silver plate before mentioned and his
gold ring I give my daughter Eliz Parramore and her heirs for ever the said negroes not to be removed from said

Plantation John

Item - Give and bequeath unto my son John Parramore shall not turbe my son the Parramore him or his heirs for
ever Confining the same I have beforewrit upon him allfull part in then my will is that my son John Parramore shall be att
least sixteen years of age if my wifte dies or marries and then to receive his effects both personal and Real but
if he rather maries or dies before he att age of eighteen years and then to receive his effects both personal and Real

Item - my will and pleasure heretofore in case my son John Parramore shall not turbe my son the Parramore him or his
heirs for ever Confining the same I have beforewrit upon him allfull part in then my will is that my son John Parramore shall be att
least sixteen years of age if my wifte dies or marries and then to receive his effects both personal and Real but
if he rather maries or dies before he att age of eighteen years and then to receive his effects both personal and Real

Item - I give and bequeath unto my son John Parramore one negro woman named moll swiggey two other
beds and bolsters 2 Ruggers 2 pay plates white fine pay plates: bed and mattress one pair of bubbles and
plates 2 iron pots whereby young horses butt and wheels on table about 6 foot alonge 3 scabbard trunk with scabbard
upon it & Gor: porcelian bushell

Item - my will and pleasure heretofore is that of my friend friends whoe laye their summons which is for or are a wome of them shall
in any lawfull cause with my wifte or myselfe my children & then my wifte or her selfe a wome of my friends
to take my children bring them to according to their discretion and manage they shall be left to be left to my
children till they att what age they shall have where it shall be for the education of my children - -

Item - After I give and bequeath all the rest of my effects that I have not given away in this my last will
so equally divided between my louing wifte Sarah Parramore and my three children that is to say

John
my Ne
ranged
Sarah
Sarah
or Ben
and so
Robert
Mary
Mary

The soft
Parram
Parram

the Ind
etson an
Lofinder
Soles an
and Mac
Capelin
cos Barb
Henry
Every day
Frobster
and why
of nature
= sette to
William G
Hutton
and Mary
= number
Galls of y
over cu
specie he
= spring
at the cur
is hours
it has had
the head
the pro
Major in
settled
the last
Guy Ex
Major in
Bartswo
= Dousy wife
= a very
company co
in which
signatur
in the
John H
Robert S
Robert.

Northam
Northam
Rebroule
Major hi
and att hi

John Parramore from Parramore his Parramore Equally to be divided between them four and my will and his for his that
my Neighbour Mr Francis Duncanson to be the my will and his for his and I do hereby make and publish this my last will and testament that my executors be brought to probate
unto the Court of Chancery of this Commonwealth of Virginia and to be sealed up with other that is to say the
survivor of them shall be my sole heir and will putt into my hands and do remain safe to him and his heirs
and to the executors of his my self will and testament revoking all other will or will formerly made by me
or by any other writing or instrument of will or wills before this my last will and testament Revoking all other will or wills formerly made by me
and sealed in the Register of the
Robert Andrews - July 17 1753 Thomas Parramore the Seal
Mary Pittson
Mary M. Parramore my will & desire is that my
Effects shall pass to my heirs
but also with my wife Mary

Mary Pittson
Mary M. Parramore

July 17 1753

Thomas Parramore the Seal

Northampton County the 5 November Court the 20th 1756

The Last Will and Testament of Thomas Parramore Esq. was exhibited to court by his Executor and Testator which who made oath thereto and being proved by the oaths of Robert Andrews, Mary Pittson and Mary Parramore witness thereto is admitted to record and accordingly Order it is Recorded

Recorded - Taff Robert Cowper Esq Northampton

This Indenture made this Seventeen day of September in the year of our Lord God on the thousand seven hundred and sixteen
and in the third year of the reign of our sovereign lord King George of England Scotland France and Ireland King
Defender of the faith between the Testator following to wit William Major and Mary his wife of Accomack County in Virginia
and Henry Blair of Northampton County in Virginia Gentleman of the Plantation Nuttall that the Testator and
Mary my wife for and in Consideration of the sum of forty pound Current money of Virginia to maintain and all the
Expenses and charges of this his Recorde by the said Henry Blair his receipt whereof was the said Major and Mary my wife
doth acknowledge to have Recived and used so fully clearly and definitely acquit demands and Justices to the said
Henry Blair his heirs Executors Administrators and assigns for Ever and Every of them from the sum of forty pound and from
Every Part and Procell thereof of the said Major and Mary my wife have beene charged and Computed by the said
Testator who doth alene Bear and disburse and Conferre unto the said Henry Blair his Heirs Executors Administrators
and Assignees of his or her half Part by Declaration of two hundred fifty acres of land lying and bordering at the Head
of Pocahontas Creek in the County of Northampton which had two hundred and fifty acres of land therof given and bequeath
ed to Mary my now wife and to the now wife of Jacob Bayley Equally to be divided between them by the said
William Major Esq. of Nuttall a Hill of the said County dated November thirty one one thousand seven hundred and sixteen
the testator and wife in consideration of the same may here affix their marks and by witness of the said Major
and Mary my wife and Jacob Bayley and Nuttall a Hill were between them the said White and Bayley
numbered by the mutual Consent of us both Major and Mary my wife and the said Jacob Bayley and Nuttall his wife Openly
both of the White and Bayley which Division is dated the twenty fourth day of February in the year one thousand
one hundred and thirteen four years before the date of this Indenture recorded may more certainly make up
and divide the said two hundred and fifty acres of land by affixing
and to have the said two hundred and fifty acres of land by affixing
and dividing one hundred and twenty five acres of land more or less is that part which the said Major and Nuttall
did divide by the said White and Bayley and Jacob Bayley and Nuttall a Hill in consideration to the said Henry Blair and
his heirs and assignees for ever with all and singular His goods and chattels personal and lands situated within
the said County of Northampton and all other things belonging to the said land in any way belonging or pertaining and further
the said William Major and Mary my wife for and our heirs Executors Administrators and Assignees of the said lands
in a just and equal manner between the said Henry Blair his heirs and assignees that the said land and appurtenances as aforesaid is
justly Computed distributed from all lands bearing his Contract and all manner of mortgagess and further it is
Major and Mary my wife with intent and Executive of the said one hundred and twenty five acres of land about by aforesaid
to the said Henry Blair as aforesaid with the said Major and Appurtenances thereto belonging or any way appertaining
to the said Henry Blair his heirs and assignees for ever from any right title or estate or claim that was or otherwise
in his Executors Administrators that was or shall be or shall have for after the said land and further was the said
Major and Mary my wife being lawfully born in the said one hundred twenty five acres of land about by aforesaid
Blair as aforesaid being his own Master or half part of two hundred and fifty acres of land more or less given to my wife Mary
and wife of Jacob Bayley by virtue of the said will above mentioned and the said lands thereto belonging in his hands
having lawfully right and authority to convey titles and interest the same as that he or she has right and authority
for sale or otherwise as aforesaid by the said Major and Mary my wife to the said Henry Blair his heirs and assignees for ever
in witness whereof of me the Testator his mark was set to this Major and Mary my wife have thereto set their hands
and signed the same the day and year above written
In the presence of us
John Hall
Robert Scott
Robert Milson

W^m Major the Seal
Mary Major the Seal

Memorandum that every and seire of the above laid Bargains and
Remises hath this day beene by the said Major and Mary my wife as delivered
to the said Henry Blair by John and Robert according to Justice seventeen
day of September 1756 above laid as witness our hands and signatures the year
W^m Major the Seal

Northampton County the 5 November Court the 20th day 1756

Mary Major the Seal

Northampton Indenture for Land with a yearly Rente and the Right of Improvement of power of the said lands ways
leaving to court of the said County the day and year above set by the said William Major and Mary
Major his wife the being first examined by the Court to their Recd and Sealed to the said Henry Blair
and att his Request and according to Order it is Recorded

Recorded Taff Robert Cowper Esq Northampton

immortal spirits
my soul into the hands
of Christ for the burial
service before I go and
sobbed much with all
myself breathing and
wept so full tears my son
and my daughter Eliz:

wishes of Mary Lambing
my sister did well on
wedding and his sons
I be sorry lawfully

wishes of Mary Lambing
as on John Lambing now
Daughter Eliz Parramore

Services of Maryland
and being called James
into Son of the Lamb

with all the good people
and numberless friends
remained with the
mound from a few

1756 2 Both of them
and myself mill only
442 millions of
pounds on the snow well
will be living well
or pleads new criss or
it on my people print of
forementioned one way
cargo looking glass
it week one P. C. C. C.
Parryson John Parr
I Real but if my wife

increases to him and
other lots and a few
one house on him
a house upon him
and a few lots of
land and a few
and a few

all the money of a lot
a blanket size pair
comfortable opinion
and shearstitch
the pay buttons and
remained well at
so well and real but
so well

for his Eyes for
John Thomas Parramore
and to him and his
sons well two brother

upon his eyes for
travel with Parramore

wishes of them shall
be of my best friends
old before me
It is to

If my wife with
that is to

115 In the Name of God Amen I John Elton of Northampton County being sick and weak in body but sound in mind and memory praise be to god for his goodness to me left will and testament in manner and forms as follows Item I give and bequeath my soul to Everlasting Glory resting hopeing and faithfully believing to go to his Everlasting King Jane has given me no earthly inheritance but for lack of understanding of his dearly beloved husband Christ my only Saviour and therefore I do through my consideration of Item my body I give to my Earth from whence it sprung the same may have a decent Christian burial.

Item I give and bequeath to my son Daniel Elton of Plantation now living Containing three hundred acres of land to him and his heirs for Everlastingly Bequeathed of his body Item I give and bequeath to my son Daniel Elton one hundred mill one half of Hestall and Holton one half of Ironworks one small part of Hestall to Richard his heirs for Ever Item I give and bequeath to my son Daniel Elton one hundred acres of Hestall and Holton one hundred acres of Holton one Raper

Item I give and bequeath to my son Richard Bell one hundred acres of Land lying upon my waiting place Frenchitt being his hundred hundred acres of land formerly held by Daniel Elton late of Northampton County deceased to him and his heirs for Ever it being his said lands and possessions Richard Bell did one and

Item I give and bequeath to my loving wife Mary Elton all the rest of my sole Estate that I have not disposed of by my Natural life and after her decease my will is that it may be equally divided amongst all my children surviving at her death my son Daniel Elton and his brother from any part or parcel of my Estate excepting nothing that shall be to him about in my will be my will and desire that my young wife Mary

Item I give and bequeath to my loving wife Mary Elton for ever my sole Estate shall not be inventoried nor appraised.

Item I give and bequeath to my loving wife Mary Elton my sole and sole Executrix of this my last will and Testament leaving all other wills and plantations by me made and in witness of all above pronounced -
I have hereunto set my hand and sealed the 26 day of November 1756

Signed John Elton

Mary Taylor

Wm: Elton for son

John Elton

G

Northampton County at December Court 18 - 1756

The last will and Testament of John Elton Esq: was exhibited to court by his wife and Executrix Mary Elton who made the same and being proved by 2 Clerks of Edmund Johnson and John Taylor the Justices present witness thereto is admitted to record and according to law it is recorded

Rotated soft Robert Houghton Esq: Northampton

In the Name of God Amen I Nathl: Capell of Northam County in Virginia a living at this time in health of body and of sound mind and memory praised be to God for the same but failing to mind the uncertainty of this life how say so a thing man is well knowing and faithfully believng that all flesh must yield unto death when ever it shall please the Lord my first desire I commit my soul into the hands of almighty God who gives it me and to my Saviour Jesus Christ who I confess was trusting and confidently believng that in and through his Meritorious death and passion I shall be made an inheritor of Everlasting life and in my place I commit my body to the Earth from whence it came to have Christian burial at the discretion of my Executrix as before named and for the things of this world which it hath pleased God to bestow upon me for about my debts the sum I do assess of debts hereafter mentioned and left downe

Item I give and bequeath to my son Nathl: Capell one two years old his wife with all her future increases for her

Item I give and bequeath to my daughter Esther the wife of Richd: Burr our master Dist

Item I give and bequeath to my son Nathl: Capell one thousand potts of aleuts three or four Gallons

Item I give and bequeath to my son Nathl: Capell one two thousand all the increase of

Item I give and bequeath to my daughter Elizabeth Capell my daughter Hannah Capell and my son Nathl:

Capell to each of them one two Lamb with their increase

Item I give to my Grand Sonnes Stratton Capell one two years old his wife with all her future increases

Item My will and pleasure is as it is the true intent and meaning of this my last will and Testament that in

I have herein given to my sons & Grandsons shall befull and that they shall claim of my Estate despite what their Mother is pleasd to give them

Item My will and pleasure is and I do by my selfe and Ordain my loving wife Hannah Capell to

be my whole and sole Executrix of this my last will and Testament unto whom I bequeath and give all

the remaining part of my Estate that is not herein bequeathed to be of what Nature or quality soever

both within doors and without to be wholly at her disposing without Contradiction of any

Item My will and pleasure is and it is my whole desire that this my last will may stand as I have

116 Mentions
to do with
for my self
In writing
1713

Signe

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To Left wi

Cayolle wife

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In the next

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not writing

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Item I give and

keepes that

Item I give and

granted to

his heirs to

himself

Item I give and

sacks in body but I am an
unwearied man and found as follows
in my will receive the
things left me in consideration of
my clear burial.

Two hundred acres of
land to my son Edward El-
liott to have and
keep one part of his
grand inheritance place

left of Northampton
and Bull Run one mile

to my wife Mary El-
liott and my children excepting
myself of my estate
and my wife Mary El-
liott

six of this my last will.
I give away princesses -

the soul

Procuratrix Muriel
or Tho: John Johnson

plan

at this time inconsiderately
gave my inheritance
to my wife Mary El-
liott and her children
Confidentially leaving
of my estate
of my wife Mary El-
liott and her children
and my wife Mary El-
liott

I leave for my wife

one - -

my sonne George

increas - -
ment that will
my estate except

myself to
gather and sell
quality sooner -

of my - -

and sell

116 Mentioned; that is not to come to my apperiment and that the Court shall have any thing to do with it only for probation of same as before to say was customary and that this is a will to be taken for my last will and testament and no other unless suggesting all other will and wills before this by me made.

117 Sign, Seal and Deliver
in presence of us

the mark of - -
Eliz Rainsbottom
the mark of Pettie
Rainsbottom

Nath Capell yeal 1716

Northampton County 1st December Courthouse 1716

This last will and testament of Nath Capell was exhibited to Court by Procuratrix Muriel Capell who made oath thereto and being proved by the Oaths of Eliz Rainsbottom and Pettie Rainsbottom witness thereto is admitted to Record and according to Order it is Recorded

Recorded Twp Robert Howson At Northampton

In the name of God amen I Thomas Pettit of Northampton County in Virginia being at this time very old and weak but of sound and perfect memory ready to god for it do make and ordain this my last will and testament I commit my soul into the hands of Almighty God who gave it me and to my dear wife Eliz who I commend instructing that in my thoughts in my memory I shall enjoy it for so long as my body I commit to the Earth from whence I came to be decently buried by my Executrix hereafter named and as for my worldly Estate I do dispose of it in manner and form following

Item I give and bequeath to my loving wife Elizabth Pettit one third part of my land with all the part of my house that are upon it and all other privileges belonging to it during her natural life item I give and bequeath to my sonne Francis Pettit the remaining part of my land to be possessed with it when he attainteth age of twenty one years and after my wife deceaseth to him and I joyntly with him to have and use his Reins lawfully bequeathed for ever also I give him our two year old Kaire and one greats bille and one Gunne

Item I give and bequeath to my daughter Mary Pettit one cow

Item I give and bequeath to my daughter Ann Pettit one Cow and a few Calves and a little Iron Hottes

Item I give and bequeath to my daughter Sarah Pettit one Cow and a few Calves and a Bell mettle Millit

Item I give and bequeath to my daughter Elizabeth Pettit one Cow and a few Calves and a pair of Blankets

Item I give and bequeath to my daughter Sarah Pettit one Cow and a few Calves and a pair of Blankets

Item I give and bequeath to my daughter Francis Pettit two Ewes

Item I give and bequeath to my daughter Mary Pettit one greats powder mill and one two hoope

Item I give and bequeath all the remaining part of my Estate to my loving wife Elizabth Pettit all manner

both within doors and without my will and desis is that my Executrix here after named put my sonne Francis Pettit to school till he can read writing and rithmetic to be maintained all costs for my part of my plantation which when he attainteth age of twenty one years and my will and desis is that my daughters be allways

equally for my self and others is that my Estate shall not be apreived

Item I give and bequeath to my sonne Francis Pettit one Cow to be used during my wife and others is that my sonne Francis Pettit and others be equally bound to amongst my daughters to them and their heirs for ever

My will and desis is that my loving wife Elizabth Pettit shall be my whole and sole Executrix to see this my

last will and testament performed and that to be taken to Court to be proved and seal the ninth day of November

1716 by me Thomas Pettit the seal is

likewise sealed in this plantation to be delivered to my sonne Francis Pettit

presently of us and sufficient to repair when he cometh of age

Tho: Collier

Bartholomew Pettit

Mary Goffian

The last will and testament of Thomas Pettit was exhibited to court by Procuratrix

Elizabth Pettit who made oath thereto and being proved by the Oaths of Tho: Collier Bartholomew

Goffian and Mary Goffian witness thereto is admitted to Record and according to

Order it is Recorded

Recorded Twp Robert Howson At Northampton

157

Do all whom these presents shall come Thomas Lang of county of Northampton in Virginia in his writing now
ye t^o 1st Particulars being for divers good considerations metting to me busing but specially for an in consideration
of ye son and a portion of my towells my beloued son and daughter whom I have & Margaret his wife also
in consideration of my billings etc to him paid before y^e lighting and baking of oysters given
granted and a witness before us by this present do give and grant a gift or conuence
believe unto y^e James Jones and Mary his wife and heirs of their bodies lawfully begotten forever
but for want of such title then to have heretofore and y^e heirs of her body lawfully begotten forever y^e planta
tion upon John Dobson marriag now late as also one other plantation adjoyning jvers on the same
plantation containing two hundred acres or more y^e land in the same tract in
County of Northampton bounded by y^e James Jones of y^e same tract to the west in
y^e same tract by y^e bay on y^e east by y^e stream running betw^t my self and my brother John Lang and another on y^e north by
Dobsons gr^t South by a line of marshes parting land betw^t James river and y^e North Branch
Branch lately laid to land and to hold above y^e plantations with all rights man^r and appur
tenances thereto belonging or in any wise appertaining to y^e James Jones and Mary with
himself and y^e heirs of her body lawfully begotten forever but for want of such title then to y^e James
and y^e heirs of her body lawfully begotten forever from y^e day of y^e date hereof as full and ample mevur
as my self may might or could have had Occupied possesⁿ and enjoyed to y^e without y^e bid Thomas
Lang attorney claiming by from or under me shall at any time or times ask Challenges claims
or demands any right title Inherit iss or possession in or to y^e Dobson granted plantation and
appertinences or any part or pce thereof but from y^e January 1st James Jones my son
a gift or to be utterly released and forever Exclusively given under my hand and seal this twenty
fourth day of December in this year of y^e Reign of our souverain lord King George the first A^o 1756 D^r m^r
Signed and Delivered in
y^e presence of us - - - - -

John Lang the 1st

Northampton County 1st December the 1st 1756

The said Deed of gift was acknowledged in court of the said county by the said Captain Thomas Lang
Sebagot before the act and doth the said Captain Thomas Lang for me in the request of his said master
It is ordered to be Recorded and according to Order it is Recorded

Retorded To Robert Honyon Esq^r Notary Public

This Indenture made the twenty eighth day of November in y^e year of our Lord God one thousand seven
hundred and sixteen between Abraham Jacob & Mary his wife of Northampton County in Virginia of the
part and John Waterfield of the County before the other witnesseth that Abraham Jacob & Mary his wife
by the consideration of y^e sum of ten shillings paid of y^e rentable tobacco and the wife in certain
parcell of land convey by y^e said John Waterfield unto her y^e husband Abraham Jacob & Mary his wife
more or less within y^e bound mentioned before - Covenants have bargained and alienated y^e said land
confirmed and set by the presents bargain and alienation before he confirm unto the said John Waterfield his wife
or any person or persons of her abores Abraham Jacob boundeth y^e self beginning at y^e mouth
of a small quicke spring out of y^e Head Creek thence by a line of marked trees running directly into y^e river
unmarked & then by a line of trees formerly y^e line of partition between y^e land of Michael Morgan & Thomas Jacob
sisterly unto his old house in Clark Nottingham lying the said land long y^e Nottingham line
y^e road unto Pennell Brook all in thence N^W along y^e said boundary line to a marked maple tree
standing y^e foot of Long Point Cutt branch thence down y^e Cutt unto y^e Hunter Creek finally bounded by y^e same
unto y^e place where it first began containing one hundred acres or there abouts to y^e Cutt y^e to y^e head
acres of land more or less with y^e aboves mentioned boundaries by y^e lines togeth^r w^t all houses & trees
Buildings, fences, y^e garden, pasture, wood & y^e land water way & all other appurtenances
thereunto belonging from y^e date hereof for ever to y^e wife Abraham & Mary Jacob our heirs & assigns
Covenanting further that w^t shall at any time hereafter left challenges claims or any right title thereto
Abraham & Mary Jacob & his wife or assigns shall pay y^e rentable tobacco of y^e land
Every of us to be utterly released for ever excluded and furthermore by y^e Abraham & Mary Jacob our heirs
for silent promise and covenants to y^e said John Waterfield his wife or assigns the hundred acres of land
named to y^e said John Waterfield his wife or assigns against y^e Cutt line or title of any person or persons
ever to warrant & for ever to the Master unto y^e Abraham & Mary Jacob & his wife or assigns
Signed and delivered in presence of - - - - -

Abraham Jacob the 1st

Mary Jacob the 1st

Terrible Proff

William Pyeone

158

Given the
Op^r com
with her
and att^r

This done
and th^t
the onest
day of Jan^r
anno 1756
before me
Robert French
have been
Consigned
handed
plaine forme
James Lang
Longville
Court tree
Called pores
Alied to go
water in
ring to be
filled in
shall attay
mortgag^r
gust 1st at
hers & exec^r
beginning
the same in
and parcell
Interest of all
Abraham
and grantee
ye to be Com
water hole
and liquer
and liquer
of Jan^r and
the other
year be the
Signed Se^r
first of Febr^r

Northam
County by
Request it is

I know all me
cure w^t title
you witness
this - - - - -
Levi. - - - - -
William

and in consideration
regarding his wife as also for
lives of her giving
higher consideration
by begetter forever
begetter for our plantation
survivors on Thomas
the same day in
Bacon's Land plantation
and his on Northland
survivors and
land to Thomas
meant and appear
fore and mary are
I then to ye self may
employment
fore. said Thomas
Rallings claims
to plantation and
my land my
date this 1st day of
Sept 1756. I am.
Bal.

antain. signs.
Elizabeth. always
I am

Land descriptions in
Virginia as follows
and may my wife
also for certain
and forty acres
natural and
dealing in the in-

beginning at the
old family house
of Thomas Jacobson
attinglande in
which houses along
are in maple land
is bounded by timber
to hold in the hundred
all the appurtenances
thereby appearing
it fit to let off by or
from land wood &
by Jacobson house
1500 feet & quantity
or for payment so
rappally above
Bal.

108.

Northampton County 1st December court record 1756

That the said Deed for land and the Relinquishment of power of the said land was acknowledged in open court of this county the day and year above set by John Waterfield and Mary his wife his
wife being first examined by the Court to be their real acts and to give John Waterfield
and all his Request of the said Waterfield it is Ordered to be Recorded and according to Order it is Recorded

Recorded Top Robert Howson Esq Northampton

This Deed made the fourteenth day August in the year of our Lord god one thousand seven hundred and
sixty six between Abraham Jacob and Mary his wife of Northampton County in Virginia of
the one part and Waterfield of this County aforesaid of the other part witnesseth that John Waterfield
and Mary his wife for and in Consideration of the sum of £. sixteen pounds to John Waterfield and his wife
before payment of the Receipt whereof was doth hereby Acknowledged and of every part and parcel
of this his John Waterfield his heirs Executors Administrators for ever doth execute acquittance and discharge
John Waterfield and his wife of all debts and charges on his part and confirmed and ratified his past doings about buying of land in Virginia before
John Waterfield his heirs Executors Administrators for ever doth belong to him lying on the South side of
Hunting Creek being part of a tract of land formerly belonging to John Waterfield of this County deceased and
where formerly doth lie John Waterfield lying all and also upon the bank of Hunting Creek lying among
Jamestown to amark hunting both old and new for the benefit of this said and former from thence to the
boundary line of mark lying to the left that called may river to little Spanish hole that makes for a
corner and flowing down to the back along the said right bank may river to a little cut it is formerly
called poor Davis water works before he could get it by force within this said boundary now or by
himself together with all houses offices buildings orchards gardens vines pastures wood and other woods
water courses and all other appurtenances what so ever thereunto belonging or any wife Appurtenant
is to him and John Waterfield his heirs and assigns for and by way of a declaration of his intent that was
his and Abraham Jacob and Mary his wife our heirs or assigns for ever claiming from or under us
shall at any time or time hereafter make any right title thereto into his profession
for or by force of arms and by inheritance and may fall into his hands but from the time was and is now
of his loss utterly released and for ever exlosed and was given to Abraham Jacob and Mary his wife doth for us
his heirs Executors and Administrators for ever promise and grant to and with John Waterfield his
heirs and assigns that he possession have of this his good right and title to the premises and to alien
the same in manner as is herein expressed by all his heirs and assigns against the first claim till he
an special thanks to him John Waterfield his heirs and assigns against the first claim till he
has sold and may sell for or possess what so ever shall and will warrant and sue doth and the said
Abraham Jacob and Mary his wife doth for us his heirs Executors and Administrators for ever promise
and grant to and with the said John Waterfield his heirs and assigns at any time within the space of three
years to commence from date hereof either for a full year or by request and proper left and charge of him the said
Waterfield his heirs and assigns to give him or them such other compensation as shall by force of law
and by custom may be at the pleasure of the other Comptroller in such a full reasonable sum
as he or she requires and doth his wife by these presents her husband and son of like satisfaction
and may be upon a sum to him the said John Waterfield his heirs and assigns with his wife
and others the sum for the said Abraham Jacob and Mary his wife have paid unto John Waterfield
persons the day and year first above written
Signed Sealed and Delivered in the present
In presence of Arthur Roscoe
Thomas Dolby.

Abraham Jacob the Sub
mark
Mary M. Jacob the Sub
mark

Northampton 1st the 18th of August 1756.

That the said Deed for land with the residue of the same was acknowledged in open court of this
county by Abraham Jacob and Mary his wife to the said John Waterfield and with his
Request it is and according to Order it is Recorded

Recorded Top Robert Howson Esq Northampton

I know all men by these presents that Mrs John and Elizabeth Waterfield doth acknowledge and make over all
our right titles and interest to you with the residue of land unto Abraham Jacob & his heirs for
ever witness our hands & seals this 28 day of November 1756.

John Waterfield
William Gascoigne

John Waterfield
mark
Elizabeth Waterfield
mark

Northampton County, st December the 1st 1756

In this affidavit of the last Inventory for and weach account made in open court of said County by John Wats,
and Elizabeth his wife to their Real estate and goods to Abraham Jacob and with his request and according to
order it is Recorded. Recorded Tis Robert Houston Co Northampton

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October 9th. Anno Domini 1755 3

In the name of God Amen Richard Elligood being sick in body but in good and perfect memory thanks be to Almighty God
and calling to minde the mercies of this merciful God and that all flesh is unto death therefore
I Richard Elligood do call my make constituents and my wife and children that it my last will and testament and my other
last will and testament and my true intention of my heart for my last will and will setting for me self for my
children my son Jonathan Elligood and my daughter Dorothy Elligood and my daughter Mary Nellson and my son Richard Waterfor
my heirs after my mother decease and also I give to my son Jonathan Elligood and my daughter Mary Nellson and my son Richard Waterfor
Item I give to my son Jonathan Elligood one shilliton pott and a horn spitt
Item I give to my daughter Dorothy Elligood one feather bed and bolster and one pair of Blankets and one pair of silk
my son Richard to stay with his mother as he shall think fit and my son Benjamin and my son William to be
my godson they are 8 & 9 & 10 year old apiece
Item I give and bequeath all right of my Coll and Mrs Estates both with or odds and without to my beloved wife Elizabeth Elligood all that is min or that belongs to me by my will and also my will and desired
is that my Estates may not be brought to assessment but my wife to be my sole full exercit
as well as my family yours and say above witness

Richard Waterfor
Benjamin Waterfor

Richard R. Elligood his. sd. y mark of

C. Northampton County st January the 1st 1756

The said last will and Testament of Richard Elligood was exhibited to court of said County by his son
Benjamin Waterfor and his son Richard Waterfor sealing upon his oath that he saw Richard Waterfor sign
his said will in his life time with his hand thereupon he to be admitted to Record and according to
order it is Recorded Recorded Tis Robert Houston Co Northampton

In the name of God Amen John Nellson being sick and weak in body but perfect in memory praised be the
two omnipotent power of the Lord for my beloved father requesting to record his reason for all my live
and for the yearly Estates that the old man should live with all his property world his goods and bequeath
in return and same as followeth Item I give and bequeath to my well beloved daughter Anne
Nellson two sows to be paid her when she comes to the years of eighteen

Item I give and bequeath to my daughter Dorothy Nellson two sows to be paid her when she arrives of the same age
same. Item I give and bequeath to my daughter Barbara Nellson one young sow of two years old to be paid her when she comes
to the years of eighteen but if either of these my daughters marry before they arrive to the age of eighteen I intend
to pay them at three murrays

Item I give and bequeath to my well beloved son John Nellson my gun all the rest of my Estates in what place so
ever I give and bequeath to my well beloved wife making Dorothy cool and bull execatrix of this my will now
executed the 20th day of October in the year of our Lord 1756. before and delivered by me in the presence of my said wife that now of my Estates shall bequeath
in the presence of us Joseph Holloman

William Waterfor
Charles Golding

Northampton County st January the 1st 1756

The said last will and Testament of Charles Golding was exhibited to court of said County by his son
Joseph Holloman William Waterfor and Charles Golding witness thereto is admitted to Record and according
to order it is Recorded Recorded Tis Robert Houston Co Northampton

120 In the name of God Amen I John Adison of Northampton County being by law make my last will and testament in manner and form following -
In witness whereof I do by my selfe make this my last will and testament in manner and form following -
It cometh to myne intent and my will to Almighty God to safe guard me during my body to the Earth and when
my body shall be deceased to be buried in the Christian way for my body shal say that God of mercy
has bestowed upon me this and I beseeche almighty God to accepte my body

I give and bequeath to my son John Adison one hundred and fifty acres of land where on he may have his residence but
the least part by patent will appear to him as the male heirs lawfully begotten by his own body for ever and
in case of death of these male heirs John Adison and the male heirs lawfully begotten by his own body for
ever and failing such heirs to my son Thomas Adison and general heire and all the other heirs by his own body
for ever and for want of such heirs to my next male heir at commandment

Item Give and bequeath to my son John Adison one dozen mites punch bowl and that to be his whole part
of my personal Estates

Item Give and bequeath to my son Bartholomew for the land and plantation where on he shall continue two hundred and
acres of land as the male heirs lawfully begotten by his own body for ever but my will and pleasure is that my son
with Bartholomew Adison have the valley to all his own proper use during his life
Item Give and bequeath to my widow after her death or marriage of her to any husband after her and to my son
David Adison without sparing him to my son Isaac and Thomas heirs lawfully begotten by his own body
one cow and a calf and the heirs to my son Isaac and Thomas heirs

Item Give and bequeath to my son Nathan Adison one dozen mites punch bowl and Bequeath to my son Thomas Adison my
new gun

Item Give and bequeath to my son Charles Adison one bathor bed and bolster and my one pair of blankets and one bott
of Chenille and one chalke which wodds and backes are to remain upon the plantation where on he dwelleth for
the good of the plantation and the best things to be his whole part of my personal Estates

Item Give and bequeath to my daughter Bridget Nottingham one round ball and one small round
stone and bequeath to my daughter Susanna one Cow and Calf

Item Give and bequeath to my daughter Mary Adison one Cow and Calf

Item Give and bequeath to my son Isaac Adison one young mare

My will is that none of these bequeathes taken from the plantation until my whole Estates be sold except
my wife's willing

Item Give and bequeath all first of my Estates that I have not given in this my last will to my surviving wife
Bartholomew Adison during the time she shall remain my widow and after her death or marriage I beseeche to be
equally divided between her and her son John Adison which I have buried in this my will that is in the church
but if her marrying then to be equally divided among my children after her death that is in the church of my children
by her marriage

Item Give and bequeath to my son Bartholomew Adison my whole and sole Executrix of this my
last will and Testament further my will is that none of this my Estates be disposed of in my life time but
will or will surely ingred by me to be my last will and Testament in Witness whereof I
have here unto set my hand and seal this 29 day of December 1716
John Adison the seal
John Taylor
Jno. R. Steele
Joseph Notterham
Northampton County, 1st January the 1st 1716

The aforesaid last will and Testament of John Adison Esq. was exhibited to court of Probate & County by his
executors and Administrators Bartholomew Adison who made oath thereto and upon per motion it is pronounced by
the Court of Probate Taylor the Abbot and Joseph Notterham witness whereof this is admitted to Record
and according to Order it is Recorded

Recorded before Robert Howson Esq Northampton

In the county by John Water
Esq. and Recording
done

by my selfe and
John Water Esq. and Recording
done

done before me John Water Esq.
and my son William Adison
to my beloved wife and
my self and soffet
and myselfe

Good Friday

1716

County by John Water
Esq. and Recording
done

myselfe
for all my
Give and bequeath
daughter and

use of the land age
myselfe to come to
the right of son to

place in world And so
of the my selfe will
tober in the year of
shall bequeath
on the soul

by his relation
and
by the law
done and Recording
done

1716

This Deed is made the ninth day of June in the year of our Lord one thousand seven hundred and sixteen between the parties following to wit William Campbell of the one party and William Golding of the other both late of Northampton County Virginia with both their Acknowledgments before the Notary Public of this County that we have thereto given and caused of good Tobacco and Calfkin have paid all his Debts and Obligations to his Creditors by moste Just William Campbell the excepted Debts doo Resby acknowledge to be fully and truly and absolutely Acquit Executors and Administrators of William Golding the his Sons Executors Administrators and Assignees and every of them Every Just and particular of these alledged Debts and Credits by the present doo also paymen made before and hereunto to said William Golding his heirs and Executors Administrators and Creditors and his executors Administrators and Assignees for Execution and Recovery of Land lying and being in the County of Northampton and the same wch is being recovered by your selfe by your selfe formerly in the hands of Thomas Jagger to have and to hold in his own hands and of others as aforesaid taking into consideration the same Debts and Credits of the said William Golding his Sons Executors Administrators for Execution and Recovery of Land lying and being or appertaining to the said William Golding the former of his Executors Administrators

Covenant Grant and agrees to and with the said William Golding the his Sons Executors Administrators that I am fully Disbating and Discharging of his Debts and Credits to the said Executors Administrators and Principals and also that I and John and Principals to the said Debts and Credits to the said Executors Administrators and further Covenant and agree to and with the said William Golding the his Sons Executors Administrators for me my Heirs Executors that I will warrant and defend before mentioned and hereunto annexed and pertaining to him the said William Golding his Sons and Executors Administrators and Assignees for me my person or persons claiming by him or either of my Heirs Executors or any of his or her person or persons collator or any of the said William Campbell for me my Sons Executors further Covenant to and with the said William Golding the his Sons Executors Administrators that the said William Campbell will fully discharge the Request of the said William Golding the his Sons Executors to make such other further discharges of the said Lands and premises to the said William Golding his Sons or Assignees attanting within six months of this day as by his or their present demands in law shall be advised or required of me my Sons Executors Administrators In witness whereof I have hereunto set my hand and seal my self the day and year above written

William Campbell the 9th

Memorandum the 9th day of September 1716
Dey give by the above mentioned William Campbell and Discharge the
above said William Golding the according to law

William Campbell the 9th

I muche man by this presents that I Sannah Campbell his full wife of the above mentioned William Campbell do dislinquish all my Right Title and Interest of power or any claim I have by law to the above mentioned Lands and premises to the above said William Golding the his Sons Executors Administrators and Assignees for ever In witness whereof I have hereunto set my hand and seal my self the 9th day of September 1716

Sannah Campbell the 9th

Northampton County the 9th January the 1716
I the said Sannah Campbell for and with my wife and son the Polin Campbell to owner of the said Lands acknowledge in court of the said County the day and year above first by the said William Campbell and Sannah Campbell his wife the living first Examining his request and according to Order it is Recorded

Sannah Campbell the 9th

Recorded Tis Robert Houghon Esq Northampton

122 This Deed
the party
amount
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Executor
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In writing
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John Bay
William

memorandum
of October 1716

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Signed for
and affix

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possession
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yours etc

The first time
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the testator's Co
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been found and often
but of his other party both
consideration of the sum
paying and delivering of
goods fully and freely
Executors administrators
wages, bills, fees, and
outlays from his busi-
ness being paid him
formerly John Woods one
of his executors to him John
Woods Esqrs Buildings
being sold to John Haw-
kins Executors Adminis-
trators and his execu-
tors administrators
one of the above - said
ambulance and horses
to his executors
mentioned and pay-
ments and expenses
and charges for
any dues or any other
further payment to
the said John Haw-
kins Executors Adminis-
trators or his execu-
tors administrators
my hands are fixed
Campbell global

reinforced with
Dollars do the

the above

said William Cawen
to the above mentioned
executors administrators
my hand this 11 day
and sealed the seal

16
into power of the
above by my
right Executive
and att.

ball the seal

122 This instrument was this first day of October in the year of our Lord one thousand seven hundred and sixteen between
the parties following to witness John Hawkins Junr of the one part and Brian Hawkins of the other party both of North-
ampton County in Virginia Without the said the John Hawkins Junr and in consideration of the sum received
in hand during the sum of five thousand and six hundred - in consideration of paying and delivering of the
proceeds by the aforesaid John Hawkins to the Recipient hereof to be acknowledged fully paid and delivered
by adequate Exoneration and discharge to said John Hawkins his executors administrators and his execu-
tors and every of them and from the party or parties recollectors of the aforesaid Bargains and by the aforesaid
and by the presents do also begin will keep and confirm unto the said John Hawkins his execu-
tors administrators and his executors administrators for ever by fees of land or estate laying and surveying all meadow
lands of Northampton County by us purchased of John Hawkins Junr by his executors administrators
In writing copy of this instrument of your said John Hawkins Junr bearing date this twenty first day of Oc-
tober in the year of our Lord of Jesus Christ anno Domini one thousand seven hundred and sixteen years
will make appear so hereunto to hold before my aforesaid witness as follows

This instrument of fact is executed to the said John Hawkins his executors administrators and his execu-
tors and his executors administrators for ever by fees of land or estate laying and surveying all meadow
lands and water courses and all other premises to the said in copy as follows or pertaining to the aforesaid land and
I do before John Hawkins Junr do for myself my executors administrators present grant and agree
to and with the said John Hawkins Junr his executors administrators that I am at the Enclaving and
showing of this instrument in his and clear possession of the aforesaid and agreeable to all that he said
and acknowledge it as clear from all the numberless his seals mortgagor and further that I have
good rights and lawful authority to sell and convey yea for fees of land and premises and this aforesaid John
Hawkins Junr do for myself my executors administrators and myself with him of the said John Hawkins
his executors administrators that wss will for ever warrant and defend the aforesaid instrument to be agreed upon
and principles to the said John Hawkins his executors administrators for ever by fees of land or estate laying
and surveying by him or his executors administrators for any other person or persons but do further warrant to do with
the said John Hawkins Junr his executors administrators that I said John Hawkins Junr my executors will
attach and or require him to do likewise his executors administrators or further do to him
for sale his executors administrators and principles to the said John Hawkins his executors administrators with the same
obligations as by him or his executors administrators given shall be used or required by his executors
administrators With whom of I have presented to my hands and fixed my cap the
day and year above written

John Bryant
William Hawkins
marks

John Hawkins Junr
mark

Instrument of fact wherein every and either of the above Recipients has his principle was this
of October 1716 - Day given by the above mentioned John Hawkins Junr and sealed to the
said John Hawkins according to law - John Hawkins Junr
mark

I now affirm by this present that Mary Hawkins my full wife of the above mentioned John
Hawkins Junr by the presents Robertall my right title to the aforesaid power or any claim I have
by law or otherwise to the above the said Brian Hawkins his executors administrators
affirms for due of the above sum and premises I will pay to the said John Hawkins Junr to my hand
and affix my seal this first day of October in the year of our Lord 1716

Mary Hawkins Junr
mark

I do affirm by this present that John Hawkins Junr of the lower Brink in Northampton County
do for myself my executors administrators and his executors administrators family bound unto the said John Hawkins
his executors administrators or a sign in the full title quantity or some of his executors
claiming money of old England of eleven thousand two hundred of four hundred and twelve shillings to be paid
at just and reasonable payment and truly to be paid and made to him Conveniently Boston or New-
England or New-Hampshire by his executors administrators family by this present into the above named
John Hawkins his executors administrators and a sign as witness my hand seal the day
the 1st day of October in the year of our Lord 1716
The condition of the above instrument obligation is such that the above bound unto John Hawkins Junr
his executors administrators shall well without cause at all times hereafter his executors administrators
John Hawkins his executors administrators to a sign from the claim of any person or persons
what cause from claiming any money before the said John Hawkins Junr his executors administrators
or a sign of any person or persons of the above instrument of fees of land shall perform all
which & covenants granted by the above as witness my hand seal the day
all ways his and his family with a good & responsible title for ever that then the above bound
to be paid otherwise to have in full for power and better he law as witness my hand seal

123
the day given you without notice
John Hawkins & Delinck

124
John Hawkin & Delinck

In the presence of

John F. Hawkins

William F. Hawkins

John Bryant

Northampton County, January the 15th 1756

Given the said day and before us with fury and force another link with intent of power of the
Juryman was acknowledged in court of the said county this day and year abovesaid by the said John
Hawkins attorney for his client bringing first examination by the court to be their usual action
done to the said John Hawkins and all the request of the said John Hawkins and recording
to do in this record

Recorded Test Robt. Huyson Esq' Northampton

This indenture made the nineteenth day of February 1756 in the third year of the reign of our sovereign lord George King of England & Scotland & his royal progeny &c of his said highness &c of his said realm of England between John Hawkins of Northampton County in Virginia Planter of ye said plantation & town of Northampton & of Town County of other parts within the said
plantation for and in consideration of son & heir and friend of Tobacco & Plantations & lands att and before filing &
Pardon all now & hereafter fully bargained and released & paid of every part and parcel thereof clearly
knownes and of certeine of Robt. Huyson his heirs executors and administrators by his said
said friends part givon his said son & friend of tobacco & plantations & lands by his said
and absolutely out great bargainable & release of his said lands by his said friends both fully clearly
& affigges for his a certain tract or parcels of ground situateing and being in County of Northampton
4000 pounds att oecolmack Epoch and about 100000000 punds of tobacco &c in value on this his day
that unto to finding book take up of this book to cut that part this land and that John White my wife
and I my selfe unto Charles Peter stand in near y iler Tales y Catts houses by cause of planted trees
town in to by y woods by long stationery furthred and say here in record of Robt. Huyson being at land that
my brother Robt. Huyson to have and hold the said land or part of land together with all and singular houses
which now or beloning or in any wise appertaining to this land to him of said Robt. Huyson
for ever to have or claim for ever and by my said father Robert Huyson before his death
and also with his daughter wife Elizabeth being all and in execution of his said Huyson leaving my said
husband and promis for to make and singular request made to his said Huyson that he or his
said son all and all manner of other gifts & grants bargaining both power or any other circumstances what so ever
excepting my said father wife or other wife that the said husband all money &c for nothing done of his said Robt. Huyson for ever
or for a full & clear & Closly accounted by his said Robt. Huyson to his said Huyson my said son
or administrators shall at any time ordene Robt. Huyson with claim & require or demand any right title interest info
or possession in or to uppon to land and or money any part or possel of land or but from yelbow land
Every of us to jointly & severally for these caused by his said friends by warranting to his said Robt. Huyson
and or his heirs and assigns for his quiet and peaceable possession of his bargained and by y cleare
or trouble or molestation of him and his said friends his said lands &c and administratores or any of them &c
all other person and persons to whom it may be it is graunted by me between & parties to his said friends that
y husband and his assigns and every part of y husband in his and his said friends and
of his said friends and his assigns and all other persons to his said friends by his said Robt. Huyson my son
and my husband & his assigns who have and all other persons by his said Robt. Huyson his son and his
said friends and his assigns said that day and year first above written John Hawkins his self

testament of 1753

Morris Hopkins

Robt. Andrew Jr.

Recorded Test Robt. Huyson Esq' Northampton

I now will make by this present that Robert Andrew lawfull wife of John Hawkins son of my said brother will
without any compulsion in any nature whatsoever fully acquit & discharge her husband & himself
Matthew H. Andrew his attorney and assignee for our from all manner of claim or claim to have or any other
right or title or interest of his Robt. Andrew & myself or in anyways remeade of my said Robt. Andrew & myself
and fifty acres of land adiacent to his land by me said husband to his brother Matthew H. Andrew and by him
said and delivered to his brother Matthew H. Andrew partly ploughing and enclosing to him y said Matthew
Andrew his self & his assigns

and also whether by owners & themselves or others are commenced but if any of my lands so delivered to myself
= or otherwise by me before the present in less money than of their present value my hands and seals the 15th
February 1756

dated and Delinck

in the presence of us

Morris Hopkins

Robt. Andrew Jr.

Robert Andrew his self
mark

From the 1st
by Delinck
after noon

the next
of perfect
Impeccable
take to be
these goods
first signs and

one South
only ones
for John &
John King to
plantation

that master
to my Son
hours for the
Item I give and
and half of

Item I give and
and matt and G.
Item I give and
and matt and G.
Item I give and
the other things
Item I give and
mother Jane

Item I give and
between me
my Brother

Gaffy I make app
Mother will or
neigh bore
intit of the
day off shore
Signed Delinck
John & James
John Wif
Arthur &c

The said Robt
and Executor
and neigbor

These signs of
receipt that is
yours & which
your book was
recived to the
to be done and me
ables for who were
George Garb

Monthes &
and 300 to

Northampton County p^t - March the 19th 1716

That the above instrument for sale and her last will of George was exhibited in Court of Northampton County before John Morris Esq^r and Robert his wife to both their Real acts and so to have all this done with his respects and according to the order to record.

Recorded Taff Robt Houghfor Col Northampton

Instrument of power of the
bondholders by John Robins
to their Real Act and
making and Recording
it on

Sold George Slings of
the Plantation of Northampton
and Wittenhorne the 1st of June
paid
and before publishing
said bond I do now make
will of said George Slings
in life for ever by those
spouse both fully clearly
knowing his hours
of Northampton
lives on his house downe
to John White his owners
Lives of plantations
1 being yelond that
is singularly
by reason of appurtenances
Ranisle
and before making
and signing my bond
said bond is downe
and a copy of it is
shown what follow
so & clear & plenar
shows my bond been
set to intent to
John Robins and
John Markeville
and from of Cleine
or ordinary of them & his
wife presents that
they goodmen and
John and Agnes
have come unto
draw the said

said bond in my will
within named
just or any other
sum one hundred
pounds and by him
done by John Markeville
for all my right
debt due and
all the sum of
draw the said

John the name of God Amen I make this my last will and Testament in manner and forme following —
I give and bequeath my soul into the hand of Almighty God that gave it me and my body to his Earth from whence I am
taken to hev Christians like bussell as shall be thought fitting by my Execut^r after to be inventuried as for my worldly
goods which God of his mercy has bin pleased to bestow upon me after my debts are satisfied I give as follows etc but
first I give and bequeath unto my son John my land and plantation whereon I now dwelleth in Northampton County
on South Side Beulahnoch Brook where he shall come to y^e age of twenty one by my loving wife to have till then
only one year part of my orchard and pasture and now have which I give unto my daughter Abigail Hillmy
son John to age of his daughter shall go to equal part to keep him in spare if he shall not marry before that time
John going to age buy myself a daughter Abigail my bussell as shall be thought fit the same to be inventuried as
plantation during his living with her husband during his life —
that he may have of his own to sell his mare one hev horse of his own to buy his land and plantation aforesaid
to my son John and of his body saw fully begetten and for want of such persons unto my son John and his
heirs for ever —
Item I give and bequeath unto my son John one young horse called gift and my bed and all my wearing clothes and two yards
and half of broad cloth and of a Rugg that was called his —
Item I give and bequeath unto my loving wife my horse called spark and y^e feather bed and bedsheet and the largest Rugg
matt and bedsteads belonging to the biggest bed post and the bouldster belonging to it and my plow and harrow
Item I give and bequeath unto my daughter Abigail the bed and bouldster that is in the house builded with y^e bed head and
matt and the soft honey pot best bed —
Item I give and bequeath unto my daughter all the bed that is in y^e room and bouldster and bedsheet bed and matt and
the other Rugg and green silk pillow case and the box that was for motters and alvets and y^e box and cushion from the
mother gives all the rest of the bed etc equally between my wife and two daughters —
Item I give and bequeath unto myself like one bed and y^e small English box and tray gilt —
Item I give and bequeath all y^e rest of my effects within and without after my debts are satisfied to be equally divided
between my loving wife and all my children my son only excepted to have no part in the division and that
my children be not divided till my —
Lastly I make appointment and constitute my loving wife my Execut^r of this my last will and Testament revoking
another will or wills made by me any time or times wherein ever and that my debts be not paid but that my
neigbor John White and my brother Nathaniel Lyle and William Smith do see my effects according to the
intent of this my will in Wittenhorne to all y^e promises I have made unto both myself and all this tuesday next
day of February in years of our Lord one thousand seven hundred sixteen: London
Signed Sealed and published to be his last will
and Testament in presence of —
John Upits no marks of
Arthur Taylor Ralph + Hollam

Luke Taylor the 1st

Northampton County p^t march the 19th 1716

The said last will and Testament of Luke Taylor was exhibited to Court of the said County by his wife
and Execut^r who made oath thereto and upon her motion it is proved by the Oaths John White Arthur Taylor
and Ralph Hollam Wittenhorne to be admitted to record and according to Order it is Recorded
Recorded Taff Robt Houghfor Col Northampton

In the name of John Robins and John Pinman all the goods and money and tobacco according to Inventory of Thomas Garbuck
deceased that is y^e returne to Court and all y^e tobacco and money debt that of aforesaid John Robins and John Pinman health
which is not returned into y^e Inventory as yet and kept by James Morris attorney of John Garbuck and George
Garbuck does pay by receipt and discharge the aforesaid John Robins and John Pinman from all the goods money and tobacco
tobacco and money debt that are aforesaid which debts the aforesaid John Robins and John Pinman will be accounted
for when received to m^r John Garbuck or f^r James Morris attorney of the aforesaid John Garbuck and
George Garbuck given from under my hand the day and year above written — JAMES MORRIS
March 19th 1716

Northampton County p^t — March 19th 1716
In this said discharge from f^r James Morris wife acknowledged in open Court to be his real act
and debt to John Robins and John Pinman and according to Order it is Recorded —

Recorded Taff Robt Houghfor Col Northampton

1245 In the Name of God Amen I John Bowdon of Northampton County in the Colony of Virginia Merely bringe it to
125 works of my body & good laws are perfect. Then an Inventory of all Goods for the same regard to the uncertainty
of this mortal life doth make me or doing this my last will and Testament in manner following viz
I command my soul into the hands of Almighty God that care thence my body I leave to be decently buried with
Christian burial at y' direction of my Executor hereafter named and as for such worldly Estate which god hath
been pleased of his mercies to bestow upon me I dispose thereof in manner and form following viz

I give unto my loving wife Elizabeth Bowdon all my Estates wch and
person all in Virginia or else where to be by her used and repaid during her natural life

2dly I give and bequeath unto my son Peter Bowdon after y' death of marriage of my wife my plantation whereon I live
and all the land belonging to it and also y' land I bought of William Willett & Richard to his Rive for ever

3dly I give and bequeath unto my son John Bowdon my plantation att Mattis pungs and all the lands that belong thereto
in the p'st to him his self and a legacy for ever

4thly I do give and bequeath unto my said son John Bowdon Eight hundred twenty five acres of land lying upon
upon Northcoats river in the province of Maryland which I purchased from Mr Obadiah Watsell to be
over by y' said Watsell or his Rive to my said son John Bowdon his heirs or assigns for ever

5thly I give unto my son Peter Bowdon all my lands and plantations lying upon the Wash in Northampton

County by me purchased of James Aristo Estes and Thomas Sighard together with y' Mill and appurtenances
to y' same belonging unto his Rive and a legacy for ever

6thly I do give and bequeath unto my daughter Elizabeth Bowdon two negro Girls called Sarah and Bess one ney

plate to be delivered to her at y' day of her marriage to her husband or her children for ever

7thly I do give and bequeath unto my daughter Mary Bowdon two negro Girls called Elizabeth and Rachel one very good bed &
furniture and iron Pott and kettle lying ready and stonge to her of Peter after two dozen of Peter plates to be delivered

8thly I give and bequeath unto my son Peter Bowdon my negro Woman called Tilly with all her further increase and to
her Rive and a legacy for ever

9thly I give unto my son John Bowdon my negro Woman called Dolly with all her further increase to him his Rive and
a legacy for ever

Whereas I in fact my wife Mary Meary my wif to make an equal division of my Estates personall and immovable
between my self and my son John Bowdon only this that I specially and directly enjoy the plantation nowe the
same naturall y' & and will that my Estates both brought to an Appraisement and I do hereby nominate
John Bowdon and his wife Elizabeth Bowdon who shall sole Executrix of this my last w
ill and Testament hereby sealing all former and other wills heretofore by me made and confirming this as my only last
will dated 1716

John Bowdon has his self
by John Bowdon as his self
wills Testament or Report of us

John Bowden
James M. Wilton
Robert W. Warren
Joseph W. Warren

Northampton County 1st April the 16 day 1717

This last will and Testament of John Bowdon deceased was exhibited to him
of the said County by his wife and Executrix Elizabeth Bowdon who did aff shew to him
when he made it. It is proved by the Oaths of John Bowden Robert and Joseph Warren
Witnesseth that this is admitted to record and according to Law it is Recorded

Recorded Toff Robert Houghon C' Northampton

In the name of God Father Son and Holy Ghost whom who hath created and susteined
me and hath preserved me and in whom I hope for Salvation I John Bowden of
Northampton County in Virginia being at Rockwell very weak in body but of sound
minde and memorye prays to God I do make and ordaine this my last will
and Testament in manner and form following

Item I give and bequeath unto my son John Bowden and other said sonnes three year
old Stephen with all her further increase to run between them until they come
to age then to be divided Equally between them

Item I give and bequeath unto my three sons my Report and home and they not to
buy nor sell but to keepe them for their owne use

Item My will and desire is that all the remaining part of my Estates be of what
nature or quality soever shall be and remaine to my loving wife

126 Eliza
Dorothy
Bonne
remain
Bequeath
over to
so soon
ing all
Leave
Signed
in the presence
of John

The said
said her
witness
witness

Whereas
I give and
bequeath
my estate
and personal
affection
Marshall
fore said
Thomas
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ground I
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Elizabeth Berry during her widowhood but if she marries then to equally
 Divide my Estate between her Selfe and my three Sons William Doro Cornelius
 Borre and John Borre but if she remains unmarried that the Estate should
 remain in her own hands and at her death she may Dispose of it as she shall
 see fit and my will and Desier is that my Estate Should not be an appendage
 nor to be Incontested and alwayes done according my loving wife Elizabeth Borre
 to be my whole and sole Executrix of my last will and Testament after my decease
 leaving all other wills and Testaments wherovnto I have before hand and appendage
 Seale this 24th day of February 1716

the markes of
 Cornelius B Borre & Seal

Signed Sealed and Delivered
 in the presence of us —

Essev Evans
 John Tatam

Northampton County 3rd May Court thursday 1717

The said Last will and Testament of Cornelius Borre doth as follows Exhibit in Court by
 Said County by his wife and Executrix Elizabeth Borre who made Oath thereto and upon her
 affirmation it is proved by the Oaths of Essev Evans and John Tatam witness thereto is
 admitted to record and according to Order it is Recorded

Recorded Tost Robt Howson C. of Northampton

Northampton County 1st February the 19th 1716

Whereas Thomas Marshall late of this County deceased died by his last will and Testament
 gave and Bequeath unto his two Sons John Marshall and George Marshall a certaine part
 of Land lying and being in the County aforesaid being by estimation two hundred
 acres which said Parcel of Land aforesaid was given by the said Thomas Marshall
 aforesaid decedent as apportioned equally to be divided between his two Sons aforesaid John
 Marshall and George Marshall which accordingly was divided by the Consent of the two a
 foresaid John Marshall and George Marshall they making choice of John Tilney and
 Thomas Johnson to See the division ~~which~~^{before said} which division was as follows and
 is fully agreed and concluded by and between the said said Brothers John Marshall
 and George Marshall that a certaine Path running through their said Land aforesaid
 a good that the said Path being commonly called and known by the name of Tilney
 path should by the advice of said John Tilney and Thomas Johnson should be the
 Boundary of the said Land for ever and commonly known by the name of the
 Ridge Land and the said George Marshall had his Choice of the part of the Land
 which was the path whereon the house and Plantation is as witness our hands the day
 and year aforesaid written

John Tilney

Thomas Johnson
 Northampton County 3rd May Court thursday Day 1717

Then the said Division of Land was acknowledged in Court by the said John Tilney
 and Thomas Johnson to be their real estate and hereditament all the request of witness
 states and according to Order it is Recorded —

Recorded Tost Robt Howson C. of Northampton

This Indenture made the twentieth day of may in the third years of the reigne
 of our Sovereign Lord George by the Grace of God of Great Britain Grance and
 Ireland King the founder of the faulke and in the years of our Lord one thousand
 Seven hundred and Seventy Between Michael Dixon and Jeffanna his wife
 of

and March being with us
 regard to the inheritance
 from following birth
 to recently settled with
 Estates which goeth
 to us

all my glasse wals and
 Roads

Levitation wherein I have
 his Rois for our
 Lands that belong to me

1 acre of Land lying upon
 said Water falls to be paid
 for ever

Due in Northampton
 Mill and apprentices

x R and Egg one use good
 wood door & Lop worth

that is very good bed &
 of Butter plater to be paid

for further services and to
 be to him his Rois and

to personal and gross
 reputation now due or
 and I do hereby nominate
 me of this my self will
 naming this as my only leg
 day of Shew and anno
 my Soul

1717

Exhibited to Court
 Recd by Robt Howson
 and John Warren
 Recorded —

Ampton

dated and subfudged
 in Berry on
 1st of April
 by last will

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y firs
Signed
Present
John &
An^t Po

Other part witnesseth that the said Michael Dixon and Suffanna his wife for diverse
good causes and consideration them therunto moving but more especially for and
in Consideration of the Natural Love and affection they have and bear to their
son Michael Dixon Junr have given granted and granted and confirmed
likewise by these presents were willingly freely and absolutely given grant before
Deliver and Confirm unto our said Son Michael Dixon Junr two hundred acres
of Land situate living and being in the County aforesaid Beginning at the
Branch on the west side of the meeting house of the people called Quakers
and Extending westerly by branch by the dwelling formerly where in John Tilney
lived and running southerly into the woods to compleat the full quantity and number
of two hundred acres of Land which said land was formerly given by the said John
Tilney to the above said Michael Dixon and Suffanna his wife &c: as by addit
or instrument bearing date ye 26 day of September one thousand six hundred
ninety nine and now on the said County records may appear To have and
to hold the said two hundred acres of Land with all Woods Timber trees water
water courses privileges and appurtenances thereto belonging in every way appertaining
in as large and ample manner as the said devise from the day of the date hereof
unto our said Son Michael Dixon Junr and his heirs for ever So that neither
we the said Michael Dixon and our Suffanna his wife nor either of us our
heirs devisees or administrators nor any one claiming by or under us or either of
us our heirs & shall at any time hereafter after this day or days any right
title or interest to the aforesaid two hundred acres of Land and premises in
any part thereof but from the same we and every of us by these presents
to永远 excluded and bars for ever in Testimony and Confirmation
hereof we the said Michael Dixon and Suffanna his wife have set
unto putt our hands and fixed our seals the day and year a bove written
Signed Sealed and Delivered
in the presence of us
John Dyre
Wm Dyre

Michael Dixon
y Seal - ○
Suffanna S. Dixon
y Seal - ○

Northampton County 1st May Comt the 20 day 1717
Then the said Deed of Gift was acknowledged in Court by the said Michael
Dixon and Suffanna his wife to be their acts and Deed to their son Michael
Dixon and seal the said Dixon Sealed and according to order it is record.

Recorded Twp Robert Houghson Co: Northam

Surveyor for John Dolby - 150 acres of Land
Surveyor Thomas Dolby - 100 acres of Land
Surveyor for Joseph and Benj: Dolby 200 acres of Land P: Louis Peccin Survey
Recorded the 30th June 1717 Twp Robert Houghson Co: Northam

22 Junij 1755
 An will be done
 initially for me
 and bars to others
 to and be confirmed
 grant to George
 hundred acres
 being at the
 called Quakers
 John Tilney
 wife and widow
 by the said John
 &c: as by above
 Six hundred
 To have and
 to me and my
 wife continuing
 the date hereof
 that we have
 ther of our own
 or otherwise
 and my right
 uniques or
 timely payment
 infirmitation
 & have been
 born within
 Dixon
 & Sons — ○
 Dixon
 & Sons — ○
 Michael
 in record
 C. Hartley
 22 Pecon Survey
 22 Worthy

128

This Indenture, Made this thirtieth day of July in ^{the} Year of our Lord
 God one Thousand Seven Hundred & Seventeen, Between ^{the} Parties following,
 to wit, William Badson, of ^{the} one part, Planter, of Samuel Church,
 Blacksmith of the other Party, both of Northampton ⁱⁿ Virginia, witness
 eth, of ^{the} 3^d Wm Badson, for ^{me} in consideration of ^{the} Value Received in
 hand, ^{the} sum of Seven Thousand Pounds of Tobacco in Cash, in hand —
 Paid at ^{the} Instalment, & delivering of these Presents by me ^{the} 3^d Wm Badson,
 Receipt Whereof I do hereby Acknowledged, & do fully & freely ^{for} absolutely
 Acquit, Exonerate, & discharge, ^{the} Sam ^{the} Church, his heirs, Executors, Administrators
 or Assigns, & every of them, & for every part or parcel thereof have, alienat ^{or}
 bargained & sold Instofo ^{the} 3^d & by these presents I do ^{the} same sell, bargain,
 Instofo and confirm unto ^{the} 3^d Sam ^{the} Church, his heirs Executors, Administrators
 or Assigns, for ever all of tract or parcel of Land containing by Estimation
 fifty Acres ⁱⁿ land more or less according to ^{the} true Bounds of w^{ch} Land
 I bought of Josias Cowdry as by conveyance on this County Records may appear
 Situate, Lying & Being in this County of Northampton at ^{the} head of matowomus ^{us}
 Creek in the fork of two branches of the ^{3d} Creek making a small neck w^{ch}
 Land being bounded, as followeth, begining at a marked pine at ^{the} head
 of one of ^{the} 3^d branches going ^{the} south line of ^{the} Land of Henry Pikes now Couth
 on, so along ^{the} line Easterly to a marked white oak ^{at} is ^{the} corner tree of ^{the}
 Pikes Land over ^{the} main road, thence Southw^{ard} down ^{the} 3^d Road to a marked
 White oak standing in ^{the} head of the other branch by ^{the} 3^d Road thence down
^{the} branch to ^{the} head of the ^{3d} matowomus Creek, to have and to hold ^{the} 3^d
 fifty Acres of Land ⁱⁿ the same more or less, lying & being in this county
 bounded as aforesaid to ^{the} 3^d Sam ^{the} Church, his heirs Executors, Administrators
 or Assigns for ever with all & singular the houses Edifices building, orchards
 gardens pastures, woods underwoods, Waters Water Courses & all other pruile
 ges to ^{the} same in any ways belonging or appertaining, ^{to} ^{the} 3^d Wm Badson,
 so far my self, my heirs, Executors, Administrators, or Assigns,
 as with ^{the} 3^d Sam ^{the} Church, his heirs, Executors, Administrators, or Assigns, that I am at ^{the}
 Instalment & delivery of these presents free & clear from all Incumbrances,
 as Sails Mortgages, &c: & I further covenant & agree to and with ^{the} 3^d Sam
 Church, his heirs, Executors, Administrators, or Assigns, for me my heirs, Executors,
 Administrators, or Assigns, that I will warrant & defend, ^{the} before mentioned, bargain
 Lands, & promises to ^{the} 3^d Sam ^{the} Church, his heirs Executors, Administrators
 or Assigns for ever from any person or persons, claiming ^{the} same by from or under
 me or any other person or persons whatsoever, I do further covenant &
 agree to & with ^{the} 3^d Sam ^{the} Church, his heirs, Executors, Administrators, or Assigns if
 I ^{the} 3^d Wm Badson, will at ^{the} instance & Request of ^{the} 3^d Sam ^{the} Church
 his heirs, Executors, Administrators, make shuck, other & further Insurance
 of ^{the} 3^d bargained Land & promises, to ^{the} 3^d Sam ^{the} Church, his heirs &
 Assigns, at any time within the space of ten Years, as by his or their
 Counsel in ^{the} law shall be advised, or Required of me, my heirs, Executors,
 Administrators, In Witness whereof I have hereunto set my hand
 & fixed my seal, ^{the} day & year above written,
 Signed sealed & delivered, In
 Presents of — — —
 John Wescott — — —
 Th Powell — — —

William Badson,

Memorandum July / That when Lewry & season of year within mentioned
 16th 1717 — Bargained Land promises was this day Given by &
 within mentioned, William Badson, & delivered to y^e within fam-
 Church, according to Law — William Badson —
 John Wescott —
 In Powell —

Know all men by these presents of I Elizabeth Badson Lawfull wife
 of the above mentioned Wm Badson, do Relinquish all my Right
 and title of Dower or Claim I have by Law, as to my thirds, tyc's
 same Church, his heirs, Executors, Administrators, and assigns, for ever of the
 Above mentioned Bargained Land promises, In witness whereof of
 I have hereunto sett my Hand, & fixed my seal, this sixteenth day of
 July, In ye year of our Lord God, one thousand seven hundred &
 seventeen —

signed sealed & delivered
 In Presents of —

John Wescott —

In Powell

Elizabeth + Badson
 mark

Then the said Indenture for Land was acknowledged in Court of the said County
 with Lewry and Seale of the same as aforesaid Elizabeth Badson her execute
 witness of Dower of the said Land the same first examined in Court as
 the Law directs to be their real acts and deeds to the said Samuel Church
 and according to Order it is Recorded

Recorded Test Robert Howfon Esq^r Northampton

In the Name of God amen.

I Thomas Dolby of the County of Northampton, being sick & weak in body but of
 sound mind & perfect memory thanks be to God for the same, I ordain this to
 be my Last Will & Testament all others being void.
 Item I give & bequeath my soul to almighty God, not Doubting through the merits
 of my Saviour Jesus Christ to Receive Everlasting life, my body to the earth from
 whence it came, to have a Christian burial, & as for my worldly Goods I give
 and bequeath as followeth. Item I give unto my Loving Brother Joseph Dolby one
 feather bed & bolster & Green Rugg & a pair of Sheets which my Loving wife thinks
 fit, & a Cloth bed & Coat & one Loop. Bedded Coat, & a Caster half of a Drapery
 jacket, Item I give unto my Cousin Ann Dolby the daughter of Joseph Dolby one
 Silver Spoon, Item I give unto my Loving Brother Benjamin Dolby one Earp.
 Eun., Item I give unto my Loving Brother Thos Dolby one Saddle & Saddle cloth
 Item I give unto my Cousin Thos Smith, the son of Richard Smith one Small Gunne,
 Item I give unto my Cousin Abigail Smith, the daughter of Richard Smith one Large panter dish,
 Item I give unto my Cousin Thomas Garret & Son of Richard Garret one Painter Dish,
 Item I give unto my Loving Sister Sarah Garret one Silk handkerchief & a Silver Buckled
 unto her Son John Isaac one pair of Silver Buckles, Item, and for all the rest
 of my Estates I give unto my Loving wife Joannah Dolby, & desire to make her my
 whole executrix, to which I have hereunto set my hand and seal. This
 second day of October, One Thousand Seventeen Hundred and Thirteen,

and my will is desired is that my Lawfull debts be justly paid, & my whole rest an-

desire is that my Estates should not be appraised at all, Thomas Dolby

Test. Arthur Rascon, Thomas Dolby, Benjamin Dolby

mark. Northampton County, 1st December Court the 17 day 1717

The last will and Testament of Thomas Dolby deceased was
 exhibited in Court of the said County by Testit and Executrix
 Joannah Dolby who made oath thereto, and upon her motion
 it is proved by the oaths of Arthur Rascon, Benjamin Dolby, Benja-

Dolby, witnesses thereto is admitted to Record, and according to order it is Recorded

Recorded Test Robert Howfon Esq^r Northampton

him mentioned.
days given by
of within same
adson -

in Lawfull wife,
all my Right
my thirds, to y^rs
for 2nd of the
knott wherof
sixteenth day of
n Hundred 1717.

adson -

1717
the said County
in Court & Cade
in Court as
meek Church

Prob' No. Northam

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Jordan this to
through the morn
g to the Earth from
24 Goods I have
Joseph Dolby one
loving wife think
t is a druggett
yph Dolby one
Dolby one large
Saddle cloth
Small Gunn
a large powder dith,
2 Hhds
over Bucked
Archies, w^r gun
for all the rest
to make her my
id seal. This
sixteenth
my to hole 1717 am
Dolby
1717 Dec 17
y deceased was
ict and Executrix
upon her motion
and Death Provo
Recorded

I the subscriber did here Thomas Church say on or about the Month of November 1717
last past. that if he died before his wife pretty meaning his wife, that she
should have all that he had in the world, after his debts were paid, and have
heard him say the same words, or words to that effect at severall times before
then, as witness my hand this 3rd day of December, Mary Michash

We the subscribers, did on or about the Month of November last past here Thomas
Church late of the County of Northampton, at his own dwelling house as his
will and desire was, and say these following words, vizt that in the said church
that after all his debts were paid, that his wife should have all
that he had in the world, he was then in his Right health and senses and
further no say not
as witness my hand this
13th day of December 1717

Edward Jarvis
In C Hall
signature

I the subscriber did here on or about the Month of October last past here
Thomas Church late of the County of Northampton, on board the sloop Ann,
and Elizabeth, living in Hungars, did here the said Church say, that after
his debts was paid, that his wife should have all that he had in the world
and that he was in his health and senses, and the subscriber saith that he
hath heard him say so several times, and further say not. Per me.

This day Cap^t Daniel Mainesaring hath sworn before me to the above said
Deposition. Being not able to come to Court, Thomas Jarvis,

Northampton County 8th December Court the 17th 1717
Then the above named subscriber will of Thomas & Anne D. D. was witness thereto
in Court of the P^t County by Cap^t Robert Elizabeth & Currie and Administratrix
with the Power concordant thereto and being proved by the said
of Mary Michash Edward Jarvis John Hall and Daniel Mainesaring witness
where to it administer record and according to Order it is Recorded

Recorded Test Robt. Houson Esq^r Notary, etc

This Indenture made the sixteenth day of December in the year of our
Lord God one Thousand Seven Hundred and Seventeen, between Arthur
Robins, of the County of Northampton in Virginia & Margaret his wife
of the one part, & William Morris of the County of Accomack in Virginia
of the other part, Witnesseth that Wm Morris of the County aforesaid hath
of his own free will and voluntary consent put and bound my daughter
Sarah Morris Aged Seven years, and my son called Jacob Morris aged three
years till they both attain to twenty one years, to serve the said
Arthur Robins & Margaret his wife in such Lanesfull Employment as the
said Arthur or Margaret shall set or cause them to do, for whom ever
assigns until the said Sarah Morris & Jacob Morris shall attain to the age
of twenty one years as aforesaid, they the said Arthur Robins & Margaret his
wife doth engage to find the said Jacob and Sarah Morris sufficient meat
drink and apparel, until they attain the age aforesaid in witness
whereof the said William Morris have hereunto set my hand and fixed
my Seal the day and year first above written

Signed sealed & delivered the 17th 1717

William Morris

In presence of

Mark

Benjamin & Tunton
Geo. Hartman

Northampton County 8th December Court the 17th 1717

Then the said William Morris came into Court and
depos^d, to Arthur Robins and Geo. Hartman his request, and according to
order it is Recorded

134

This Indenture, made the seventeenth day of December, in the year of our Lord God One Thousand seven hundred and seventeen, between Richard Carvoe of the County of Northampton in Virginia of the one part, and Ann Beckett of the same place, and County of the other part, witnesseth that the said Ann Beckett hath of her own free will and voluntary consent putt and Bound her self to serve the said Richard Carvoe and Mary his wife, & thoro Assigns, for and During the full term, time & space of Eight years to commences from the day of this date, hereof, During which time the said Ann Beckett shall well and faithfully follow such work as the said Richard shall Employ her in, or his Assigns, and the said Richard Carvoe doth in Consideration of the above premises promises to keep this Parish of Hungars (Caro) & Indemnify from any Charge by the said Ann Beckett and do likewise promises to find the said Ann Beckett sufficient Diet Lodging and Apparel during the time above of also to provide for the Child that the said Ann now goeth with both for meat Drink Apparel and Lodging, or what the said Ann may have or bring into the world for the time of Eight years, & that the said Ann Beckett do bring all the Children that I shall have in the time of my servitude to Richard Carvoe or his Assigns, according to Law, In witness whereof the parties aforesaid have to these presents set to thoro hands of fixed thoro seals the day and year first above written.

Signed sealed of delivered in
the presence of —

Geo: Harmanson
Arthur Robins

Richard R. Carvoe
mark
Ann Beckett
mark

Northampton County 1st December Court of 1717 —
Then the said Ann Beckett, and Richard Carvoe both came into Court and acknowledged the said Indenture, to be thoro real, act, and due to each other,
and at the said Carvoe Request, and according to order it is Recorded

Recorded Jost Robert Howson Esq^r Northampton

In the Name of God Amen, I Francis Wainhouse, of the County of Northampton, being sick and weak in Body, but of sound mind and perfect Memory, thanks be to God for the same & ordain this to be my Last Will & Testament, Revoking all others whatsoever I give and bequeath my soul unto almighty God, not doubting through the merits of my Saviour Jesus Christ, my body to the earth from whence it came to have a Christian Burial, & as for my worldly Estates, I give as follows: — I give to my loving wife Mrs. Noagross, during her widowhood, but after marriage I give my Noagro girl Murrin to my daughter Margaret Wainhouse to receive, at the age of fifteen years, I give unto my son Francis Wainhouse, my Negro James, & to receive him when my son comes to the age of eighteen years, And after my loving wife's decease I give unto my son Francis Wainhouse, & my daughter Margaret Wainhouse, my Negro John, for his reason to be equally divided betwix them, I give the remainder part of my Estates to my loving wife & my two Children to be equally divided excepting the two thirds of Thomas Fisher's Estate, when they come of age, my son sett my hand & seal this fourth day of December 1717 —
In the presence of us, Francis Wainhouse, the Sealt, &
And desire to make my loving wife my whole and sole Executrix, & desirous the Worshippfull that my Estate may not be appraised —
Jost Arthur Basco
John Fisher

Samuell ^{his} Hardy
mark

Northampton County 1st Jan^r Court 1717 —
The last will and Testament of Francis Wainhouse Jun^r dec^r was exhibited in Court of the said County by his Relict and Executrix Francis Wainhouse who made oath thereto in her presence, it is proved by the oaths of Arthur Basco and John Fisher witness for the said is admitted to Record, and according to order it is Recorded

Recorded Jost Robert Howson Esq^r Northampton

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witnesses thereto
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134

Jan the 28th 1717
Today morning William Gascoyne being very weak was affid to make his will but
made no answer but soon after he fell upon his bed side and on his own accord
said: he would leave in his son soul for to make his will and further said
if he died he left his plantation and what he had to Harman Gascoyne
until his son came to the age of twenty one years and if his son
died before that time that his two daughters Abigail Rivers and that his
son and further said he desired what his might be to do if he left his wife
and left his plantation and Negroes for the use of bringing up his children
or for the hundred pounds and five acres of land he said he gave to
Harman meaning this said Harman Gascoyne I told him it would not be
long before Thomas Gascoyne would come and then he would take all into
his possession but William Gascoyne answered he should not nor should have
any thing to do there but left it wholly to Harman Gascoyne William Gascoyne
was very sensible when he spoke these words — John Lucas his mark
Thomas Lucas his mark

Jan the 29th 1717

Thomas Lucas did here W^m Gascoyne the same morning say that what he
had should be Lodged in Harman Gascoynes hands till his son came to
the age of twenty one years and then to be given to his children, he
being very sensible at that time, I Charles Morris did hear him say
the same words at the same time, W^m Gascoyne died upon a thurs
day in the afternoon it being January the 30th 1717, — In his Lucas
mark his

Thomas Lucas
Northampton County S^t, this 1st day of february 1717 mark
the above person was before me that the above writing contains
the last Will and Testament of W^m Gascoyne deceased, as witness my
hand — In Powell —
Northampton County S^t, February first the 18th day 1717
The Nuncupative Will of W^m Gascoyne deceased was exhibited in Court
of the Said County by Harman Gascoyne, who made thereto Oath thereto
and on his motion it is proved by oath of In Lucas, Thomas Lucas
and Charles Morris witnesseth thereto is admitted to Record and according
so order it is Recorded —

Recorded Test Robert Howson Co Northamp

In the Name of God Amen, this Day to wit the 22nd Day of August anno
1718 I Mathew Moore being in perfect sense, by memory thanks be to god
for it do make this my Last Will & Testament in manner and form as
followeth, I give unto Son Thomas Moore one hundred & fifty acres of
Land where I now liveth and all my Right to Pococon Island I give it to
him and his heirs Male forever Lawfully Begotten of his body, for
want of such heirs I give to my son Mathew, and if my son Mathew
hath no such heir than I give it to my son Zachariah, or for want of such
heir I give it to my son In & give unto my Son Thomas Moore my Negro
man named Daniel to him and his heirs for ever
I give unto my Daughter Elizabeth one Negro girl named Hannah to her &
her heirs for ever
I give unto my Son Mathew Moore my Negro boy named Will to him and
his heirs for ever
I give unto my Son Zachariah one Negro boy named Edward to him and
his heirs for ever
I give unto my daughter Frances one Negro boy named John to her and her
heirs for ever, I give unto my Son John one Negro boy named Richard
to him and his heirs for ever, I give unto my daughter Leah one negro
girl named Sophia to her and her heirs for ever

I Give unto my son W^m Satchell one negro man named Watt and his first Child my negro woman Sarah Brings, I Give unto my wife the third part of my tract or dividends of Land where I now liveth, is the third part of Raccoon Island, I Give unto my wife my negro man named Robin and his negro woman named Sarah during her life, and after her decease my desire is they may be divided amongst all my children, and if my negro woman Sarah ever has any more children besides the first which I have left my son W^m Satchell, my will & desire is they may be equally divided amongst them all my children, and my desire is my wife should keep them till they are one year and a half old and then my children to take them away, my will & desire is that my Cattle and Sheep may be equally divided between me and my wife & six children, my Son Mathew and daughter Elizabeth Zachariah & Frances, John & Leah, I give unto my wife my two Cart horses I give her one mare at her choice, I give four mares to my five youngest children to run as a joint Stock amongst them until the eldest comes to age of twenty one, my will and desire is all my personall Estates within doors may be equally divided between my wife & my Son Thomas, & daughter Elizabeth & son Zachariah, & my daughter Frances, & my Son Job, & daughter Leah & my Son Mathew, my will is that my wife & Son Thomas Moore shall pay all my just debts & Precious all that's due to me, my will is that my son W^m Satchell may take my daughter Elizabeth, & my Son Zachariah & I shall keep it until they come of age of twenty one, my desire is that my wife & keep the Estates of her own three Children, I desire that George Freshwater Senior and his Son Mark may take Comfort Freshwater and her Estates & give good security for the same until she comes of age, my will & desire is that one yearling mare may be taken out of the joint Stock I Left to my five children for Comfort Freshwater which I owe for part of her fathers Estates, and I leave my son Thomas to be my whole & sole Executor of this my last will & Testament & I do appoint my two friends Thomas Eyre Jun^r & Daniel Eyre to be overseers of my childrens Estates & my will is that my Estates shall not be brought to an appraisement & my desire is that if either of my Children should die that their Estates should be equally divided amongst all the rest of them, Mathew Moore, T^homas Daniel Eyre, & Mark Freshwater

the Seal, ☦

William Eyre — — —

Northampton County Februry the 19th day 1717

The Last will and Testament of Mathew Moore deceased was exhibited in Court of the said County by his Executor Thomas Moore who made oath thereto and on his motion it is proved by the oaths of Daniel Eyre, Mark Freshwater and William Eyre witness thereto is admitted to record and according to order it is Recorded

Recorded T^homas Robert Howland Esq^r Notary Public

In the name of God amen, I Benjamin Savage of Northampton County in Virginia being sick and weak of Body but of sound and perfect memory praised God for the same and calling to mind the uncertainty of all things here on earth and that all men must submit to death when it please God to call them and being desirous to settle things here before my departure hence do make and ordain this my Last Will & Testament to be as in manner & form following, I give my Soul into the hands of Almighty God my maker hoping through the Meritorious death & passion of Jesus Christ my Saviour to receive free & full pardon & forgiveness of all my sins & my body to be Buried at the discretion of my Executor hereafter named in Obeytance to his Buriall, as for my temporal Estates where with it hath pleased God

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dead amongst them
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ors may be equally
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Peter Leah & my
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to bless me with I Give & Bequeath as followeth, Item I Give unto my son
In my Gun, & my Great Chest, & my Saddle, Item I Give unto my son Littleton,
an Iron Pot about five Gallons, Item I Give unto my daughter Sarah one Cow
and Calf and two Ewes Good, Item I Give unto my child that my wife now is
with Child with a two year old Mare, Item I Give unto my Loving wife Susanna
Susannah all the Rest of my whole Estate after my debts paid funeral
Expenses discharged, and I make & ordain my aforesaid Loving wife Susanna
my sole Executrix of this my Last will & Testament hereby Revoking and
disannulling all former wills by me made and do desire that no part nor
any portion of my Estate shall never be appraised nor Inventorized by any
order of the Court or else here declare this to be my Last will & Testament
Witness my hand & Seal this 23rd day of October Anno 1757
Signed & declared to be my last will, Benjamin Savage
in Testamant in presence of us,

Benjamin Savage

the 23rd

Peter P. Balby

Bridget P. Savage

Luke Johnson

Northampton County set February the 18th day 1757

The Last will & Testament of Benjamin Savage deceased was exhibited
in Court of the ^{1st} County by his Relative & Susannah Savage who made
Oath thereto and on her motion it is proved by the Oath of Peter Balby.
Luke Johnson witnesseth thereto is admitted to Record and according to order
it is Recorded

Recorded Test Robert Howson Esq Northampton

This Indenture made the 17th day of February in the year of the Reign
our Sovereign Lord George by the Grace of God of Great Britain, France &
Ireland, King Defender of the Faith &c: Annoq^t Domini. One thousand
Seven hundred & seventeen, Between Bartholomew Nottinghim of the County
of Northampton in Virginia planter of the one part & George Harman son
of the said County of the other part, witnesseth, that I the said Bartholomew
Nottinghim for divers causes & considerations whereunto moving but more
especially for the consideration of Six thousand Pounds of Tobacco in hand,
paid unto me the said Bartholomew Nottinghim by the said George Harman
son, the receipt whereof I do by these presents acknowledge my self to be fully
satisfied & for ever discharged the said George Harman son, his heirs Executors
Administrators for the same, I have alienated, Bargained, Sold, & delivered
unto the said George Harman son, one plantation whereon I now dwell, accord
ing to the ancient Bound thereof, Situate lying & being in the County afores
tounded Westerly on the main Road, Easterly on the Land of Robert Wiggin
Sotherly on a line of marked trees, that parts the said Land, & two hundred acres
of Land now in the possession of Madam Sarah Cuffis & Northerly on the said
Branch, being one hundred acres of Land that was sold to my deceased father
Benjamin Nottinghim by Mr Adam Michael deceased, as the Record of this County
will more fully make appear, To Have & To Hold, unto the said George Har
man son, his heirs & Assigns for ever, the said one hundred acres of Land, with all
wood under woods and other profits and advantages whatsoever thereunto belonging
or in any wise appertaining, So that I the said Bartholomew Nottinghim nor
my Heirs shall have any right title or interest but from henceforth to be utterly
Excluded & for ever barred, nor any end claiming, by from, or under me my
Heirs, Executors, &c: Shall ever have, any Right title or interest to of premises
and further I the said Bartholomew my Heirs Executors &c: the said hundred
acres of Land and premises heretofore, Bargained and Sold with all appurtenances
thereunto and will for ever warrant and defend to the said George Harman son,
his heirs & Assigns against me the said Bartholomew Nottinghim

396

my heirs &c: an further I the said Bartholomew at the time of the Enfealing
and delivery of these presents had good power full might & Lawfull
Authority to Bargain sell & Convey all and singular the before granted with
the said appurtenances to the said George Harmanson his Heires Executors
Administrators & Assignes, and that the said George Harmanson his Heires
Executors Administrators & Assignes, every of them shall from time to
time, and at all times hereafter lawfully peaceably & Quietly have
hold & occupy posses - to enjoy the hundred acres of land & premises with
their & every their rights members and appurtenances & shall receive &
take the rents issues and profits thereof to him and these proper uses for
ever, and for the further assurance of the said land to the said George Harmanson
the said Bartholomew Nottingham do deliver by giving of Turfes & Fagg
to him the said George Harmanson of the said land & put him the said
George Harmanson in actuall possession of the same, In witness whereof
I have hereunto sett my hand and affixed my seal the day and year
Abovse Written.

Signed Sealed & delivered
In the presence of -

Thomas Savage,

Thomas Marshall

Ralph Pigott

Bartholomew VI Nottingham

his mark,

the seal.

Know all men by these presents that I Sarah Nottingham Lawfull wife
of the above named Bartholomew Nottingham do by these presents fur-
ther my Right title or interest of the above mentioned hundred acre
of Land, &c if more or less, with the above mentioned priuiledges to
the said George Harmanson, and his Heires & Assignes for ever who has
it to Right of Dower or any other claim or interest whatever as
Witness my hand and Seal the day & year above written

Signed Sealed & delivered
In the presence of -

Thomas Savage

Thomas Marshall

Ralph Pigott

Sarah her Nottingham

mark

the seal.

Northampton County Court the 18th 1717

The said Indenture and Settlement of Dower of the same was acknowledged
lodged in Court by the said Bartholomew Nottingham and Sarah his wife
to be there real acts and Deeds to George Harmanson and his Heires
and according to Order it is Recorded

Received Tost Robert Howson Esq: Co: Northamp: Arthur

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Hingham,
the Seal.

was acknowledge
John Rouse
Notary Public

Northampton

198

136

This Indenture made the 1st of February in the year of the Reign of our
sovereign Lord George by the Grace of God of Great Britain France & Ireland
King Defender of the faith &c Anno Domini one thousand Seven hundred and
Seventeen, Between George Borre of the County of Northampton in Virginia
of the one Part, and Mathew Harman son of the said County of the other part
Witnesseth that we the said George Borre & Jane ~~Rouse~~ for divers causes and
considerations us thredunto moving but mord Especially for the consideration
of one thousand Pound of tobacco in hand paid unto us the said George Borre
& Jane ~~Rouse~~ by the said Mathew Harman son ther receipt whereof we do
by these presents acknowledge ourselves to be fully satisfied and for ever dis-
charge the said Mathew Harman son his heirs, Executors, & Administrators
for the same, have, alinated, Bargained, Sold or Delivered unto the said Mathew
Harman son twenty acres of Land lying in Hungers Neck, more or less bounded,
viz Beginning at the corner tree upon the Main Road drawn by a line of Wall
along the Road running down towards Wm Gascoyne, & going upon the Land of the
said Wm Gascoyne, and soying upon the Land of the said Mathew Harman son
extending the breadth of the said George Borre & Jane ~~Rouse~~ Land, to have and
to Hold unto the said Mathew Harman son his heirs & Assignes for ever the said
twenty acres of Land, with all Woods underwoods & all profits & advantages
whatsoever thereto belonging, or in any wise appertains, so that we the said
George Borre & Jane ~~Rouse~~, nor our heirs shall have any right title or interest
out from hence forth to be utterly excluded, & for ever debarred, nor any one claiming
by, from, under us, our heirs Executors &c shall ever have any right title or
Interest to the promises, and further to the said George Borre & Jane ~~Rouse~~
our heirs, Executors, &c the said twenty acres of Land and promises heretofore
Bargained & sold with the appurtenances, shall & will for ever warrant & defend
to the said Mathew Harman son his heirs, Executors &c against us the said George
Borre & Jane ~~Rouse~~ our heirs &c & further we the said George Borre & Jane ~~Rouse~~
at the time of Enfealing & delivering of these presents had full might
good power & carefull authority to Bargain Sell & convey all in singular the before
granted with the said appurtenance, to the said Mathew Harman son his heirs
Executors &c & every of them shall from time to time & at all times hereafter
lawfully, Peaceably, & quietly, have hold use & occupy, Possess & Enjoy the twenty
acres of Land, & promises with there and every there in the same, & shall receive
and take the Rents, Issues, & profits, thereof to him & his proper use, for ever
& for the further assurance of the said Land, to the said Mathew Harman son
we the said George Borre & Jane ~~Rouse~~ do deliver by giving of the Turff's trigg
to him the said Mathew Harman son of there Land, & give him the said Mathew
Harman son in actual possession of the same In witness whereof we have
hereunto set our hands & affixed our seals of day & year above written
Signed Sealed & delivered — — — — —
In the presence of.
Cuth Wathinson
Argall Harman son
Arthur Robins

George Borre, the Seal. ⓡ
Jane ~~E. Rouse~~ the Seal. ⓡ
Mark Rouse

Northampton County 1st Feb: Court the 1st day 1717
The said Indenture for Land was acknowledged in Court by George Borre
and Jane Rouse to be their seal and done to Mathew Harman son and at the
request and according to order it is Acknowledged
Acknowledged before Robert Houson Esq: Notary Public

To all Christian people to whom these Presents shall come. I George Clark
 of Northampton County, Son. Greeting. It now goeth that the said George Clark,
 for and consideration of a sum of five and twenty hundred Pounds of tobacco
 merchantable tobacco to him in hand, and before the sealing or delivery of
 these presents, by Edward Joynes of the same County, the Receipt whereof to
 full content and satisfaction, the said George Clark doth by these presents
 acknowledge, & thereof have every part thereof, for his self, his heirs, Executors,
 and Administrators, doth acquit Exonerate, Discharge the said Edward Joynes
 his heirs Executors, Administrators, every of them, by these presents, and for divers
 other good causes & consideration him hereunto moving the said George Clark
 hath granted, Bargained, Sold, Alined, Enfeoffed, & conveyed & confirmed by
 these presents, doth fully, freely, clearly, & absolutely, give grant bargain, sell
 aline, Enfeoff, & confirm unto the said Edward Joynes, his heirs, & assigns for
 ever, a certain part or parcels of land containing one hundred acres of land
 Situate, Lying, and Being, in or upon Hog Island, in Northampton County
 commonly known by the name of Hog Island, & principall upon any part of
 my land, for a convenient Landing, being the minider part of my land not
 yet sold, Cutted and bounded as followeth, Beginning upon the River Side,
 binding upon John Bibby, Not therly so running a Croft, the Island to the Surf
 or howsover wiser bounded Reputed to be bounded together with all such
 Right, Liberties, Immunitie, Profits, Priviledges, commodities, Emoluments
 and Appurtenances, as in any kind, appertaining thereto, with all the appur-
 tenances, & remainders hereof, in all the Estate Right, Liberties, inheritances
 property, Possession claim to demand whatsoeuer of him the said George Clark
 of and into the same, & every part thereof, to have & to hold all the granted
 premises, with all and singular the appurtenances therof unto the said Edward
 Joynes his heirs, & assigns, to his or their sole proper use, and benefit of the said
 from henceforth, and for ever, and the said George Clark, for himself his heirs,
 Executors, Administrators, doth hereby covenant, promise, grant, & Agre, with the
 said Edward Joynes, his heirs & assigns, in manner & form following that is to say
 at the time of Entailing & delivery of these presents he the said George Clark
 is the sole & Lawfull of all the aforesaid Bargained premises, and stande
 Credibly Sired thereto in his own proper Right of a good perfect & indefeasible
 Estate, or Inheritance, in fee simple having in himself full power, good right
 and Lawfull authority, to Sell and dispose of the same in manner aforesaid
 and that the said Edward Joynes, his heirs, Executors, Administrators and assigns
 and the said George Clark, his heirs, or assigns, at any time or times, before or Entailing
 Shall and may henceforth for ever Lawfully & peaceably, & quietly, have occupy-
 posses, and enjoy the above granted premises with all the appurtenances therof,
 free & clear & clearly Acquitted & discharged, of and from, all manner, & former
 other gifts grants Bargains, Sales, Concessions, Mortgages, Joyntures, convey, Judgments
 Executions, Entails, forfeitures, &c of all, from all other titles troublous charges or
 Incumbrances, what so ever had made committed, done or suffered, to be done by the
 said George Clark, his heirs, or assigns, at any time or times, before or Entailing
 and delivery hereof, & further the said George Clark, hereby covenant, promise
 bind & oblig him self, his heirs, Executors, Administrators, from henceforth and
 for ever, hereafter to warrant & defend, all the above granted premises and
 the appurtenances therof unto the said Edward Joynes, his heirs and assigns
 against the lawfull claims & demands of all, in every person or persons whatever
 or at any time, or times, herefore or on demand, to give & pass such further and
 ample Assurance & confirmation of the premises unto the said Edward Joynes &
 his heirs or assigns for ever, or in law or equity can reasonably devised or
 devised, or Required, In witness whereof the said George Clark hath hereunto
 set my hand, the Eighteen day of February, In the year of our Lord God One thousand
 and my hand, the Eighteen day of February, and in the fourth year of the Reign of our
 hundred and Seventeen Eighteen, and in the fourth year of the Reign of our
 Sovereign Lord King George, In witness whereof I have hereunto set my hand
 and fixed my seal, y^e day and year above written, George Clark the Seal
 Arthur Rasco
 Thomas Johnson,

138) Memorandum
 Landings
 deliveries
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 Tom.
 Arthur
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George Clarke —
George Clarke,
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the said presents —
heirs, Executors,
Edward Goynes —
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id George Clark
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vise, & Assigns for
the aforesaid Land,
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138) Memorandum, that Lovy, and Sizor, of the above Said Bargained Land
Landing, and promises was this day given by the Said George Clark and —
delivered to the Said Edward Goynes, by turff of Trigge, according to Law, the
Eighteen day of February in the year Aforesaid, as witness my hand and
Seal the day and year aforesaid, George Clark, Mary Clark, the Seal

Tess.
Arthur Raseo
Thomas Johnson

the words of February was Interlined in Lovy and Sizor,
aforesaid Sealing and delivery.

Yen all men by these Presents that I Mary Clark if wife of the within George Clark
doe of my own free and voluntary will, without any constraint or compulsion, of my
Said Husband, Assigns all my Right, Title, and Interest which, I now have, or may
have to the within one hundred acres of Land and Landing unto the within mentioned
Edward Goynes, and to his heirs, and Assignee for ever, from all, and every part, as
Witness my hand this Eighteen day of February in year Seven hundred Seventeen
Mary Clark, the Seal

Nobhampton County, 1st February the 19th day 1717

The Said Indenture for Land and Reliefs Dislinishment of Dorsors, of the same was
acknowledged in Court, by the Said George Clark, and Mary his wife, to be there ready
acts and Deeds to Edward Goynes, and at his Request, and according to order it is,
Recorded

Recorded Tess Robert Howson Esq Northampton

In the name of God Amen Harrison Banks being sick and weak of body but of sound and perfect memory gave
to his wife, Believing the infirmity or uncertainty of his life not knowing how soon it may please god
to call him out of this world to banke think fit and doth hereby make this my last will and testament
for the disposal of that small worldly estate he hath pleased god to blesse me with in manner and form
following

I will give and bequeath to my beloved wife Israe Banks all my worldly estate I have in this world with
one cows and two hens according to be with child and then it to be equally divided between my wife and child
to them and their heirs heirs for ever and doth hereby make constute and appoint my beloved wife my
whole sole Executrix of this my last will and Testament As Witness my hand and Seal
January the 15th day 1717 — His mark of

Thomas B Banks

Thomas Savage

Harrison Banks the Seal

Northampton County 1st April Court the 1st day 1717

The last will and Testament of Harrison Banks deceased was exhibited in Court of the Said County
by his Relict and Executrix Israe Banks who made Oath thereto and on her motion it is proved by
the Oaths of Thomas Banks and Thomas Savage Witness hereto is Admitted to Record and according
to order it is Recorded — Tess Robert Howson Esq Northampton

In the Name of God Amen George Freshwater living in Perfect Sense, in memory
Blessed be god for it to make this my Last Will and Testament in manner and
form as followeth — Item I Give unto my sons George Freshwater & Thomas Freshwater my Tract or Dividend of
land whereon I now live, & all my land which, I have purchased joining to it and
my Island called Halloways Shole. I Give it to them & their heirs for ever and to be
Equally Divided betwixt them —

Item I Give unto my Sons Mark Freshwater and Mathew Freshwater my Tract or Dividend
of land which I bought of Gorlen Hunt, containing two hundred Acres. I Give it to
them and their heirs for ever to be Equally Divided betwixt them —

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I give unto my son Mark Freshwater one gun which I have lent him. —
 I give my Hand mif unto my two sons George Freshwater and Thomas Freshwater.
 I give unto my son Freshwater one Gun. —
 All the Rest of my Personall Estates. I give unto my wife Elizabeth Freshwater and
 my son Thomas Freshwater, and my son Nathan Freshwater, and my daughter
 Rosander Freshwater and my daughter Sarah Freshwater and so to be Equally divided
 betwixt them. Item my wife and herse is my son George Freshwater and my son
 Mark Freshwater and my daughter Elizabeth Rose and my Granddaughter Conser
 Freshwater may have one. Stilling a Piece. —
 I leave my Bear and loving wife Elizabeth Freshwater to be my wife, and Sole
 Executrix of this my last will and Testament and in Testimony hereof that given
 my last will and Testament I have hereunto set my hand and sealed this 26 day
 of October, 1717, my Will and desire is my Estate shall not be appraised —

John Eyr.

Daniell Eyr.

Samuell Burton.

William Eyr.

George ^{his} O Freshwater — the Seal. +
 Mark

Northampton County, 1st March Court 4th Day 1717 —
 The Last Will and Testament of George Freshwater deceased
 was exhibited in Court of the Said County by his Relict and Executrix —
 Elizabeth Freshwater who made oath thereto, and on her motion it is moreover
 admitted to Record, and according to order it is Recorded —
 Recorded before Rob^t Howson Co^r Northampton

In the name of god Amen I Harrison Banks being sick and weak of body but of
 sound and perfect memory payable to god and Considering the Instability
 and uncertainty of this life not knowing how soon it may please god to call me
 out of this earthly tabernacle think fit and do hereby make this my Last will
 and Testament for the disposall of that small worldly Estate which it hath
 pleased god to bestow me with in manner and form following —

I will give and bequeath to my loving wife Jean Banks all my worldly Estates
 I have in the world with out doors and with in excepting the bed with Child and
 then it to be Equally divided between my wife and Child to them and their
 heirs forever and do hereby make Constitutes and appoint my loving wife my
 whole and sole Executrix of this my last will and Testament as witness my
 hand and Seals I anuary the 15th day 1717 Harrison Banks

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between me and my son
granddaughter comfort

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22 - the Seal ⊕

27 day 1718
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This Indenture made this 15 day of April in the fourth year of the Reign of our Sovereign Lord George, by the Grace of God of Great Britain - France & Ireland, King Defender of Faith, etc: Annoq^t 2, Domini, one, thousand Seven hundred & Eighteen, Between George Harmanson of the County of Northampton in Virginia Gent of the one part & Rich Carre of the County of the other part, Witnesseth that the S^r Geo: Harmanson for divers causes in Consideration, me therunto Moving but more Especially for an consideration of Eighteen hundred Pounds of Tob in hand paid unto me the said Geo: Harmanson by the S^r Rich Carre the Receipt whereof I do by these presents acknowledge my self to be fully satisfied, to for ever discharge the S^r Rich Carre his heirs Exec^t etc: for the same have alienated, Bargained, Sold, & Delivered unto the S^r Rich Carre one parcel of Land Lying in the County aforesaid, Bounded Northwarden the Land of Robt Midgoun, Easterly on the Land of Agnes Tonill deceased Northwardly on a line that parts the saud Land, & the Land of Capt^t Stens deceased Southwardly on a line that parts the Land, is the Land of Capt^t John Savage deceased all the Land belonging to me the S^r Geo: Harmanson being Seventy five acres, more or less, to have, & to hold, unto the S^r Rich Carre his Heirs & Assignes for ever the said Seventy five acres of Land, with all Woods Underwoods & all profits & Advantages thereunto belonging or in any wayes appertaining, so that the S^r Geo: Harmanson nor my heirs shall ever have or claim, any right, title or Interest to the same, but from henceforth to be utterly excluded & for ever debarred, nor any one claiming by from or under me my heirs Executors etc: Shall ever have any Right, title, or Interest to the premises, & further I the said Geo: Harmanson my heirs etc: the said Seventy five acres of Land & premises herefore bargained & sold with the Appurtenances, shall be well for ever married, & bound to the S^r Rich Carre, his heirs etc: against me the S^r Geo: Harmanson my heirs etc: & further I the S^r Geo: Harmanson at the time of the Entailing & Delivery of these presents, had good power, full might & Lawfull Interest & authority to bargain, Sell, Convey all or singular thing before Granted with the said Appurtenances to the S^r Rich Carre his heirs etc: & that the S^r Rich Carre his heirs etc: shall from time to time, at all times hereafter, Lawfully, Peaceably, & Quietly, have, hold, use and occupy, Possess & Enjoy the aforesd Seventy five acres of land & premises with their & every their rights, members, & appurtenances, & Shall receive & take the rents, Issues profits thereof, to him or them proper use for ever and for the further assurance of the said Land to the S^r Rich Carre, I the S^r Geo: Harmanson do deliver by giving of Turffs & twigg to him the S^r Rich Carre of the said Land, & put him the S^r Rich Carre in actuall possession of the same In witness whereof I have hereunto set my hand & affixed my seal the day & year above mentioned

Signed Sealed & Delivered
in the presence of —
Jacob Stinger
Matthew Hartmanson
Hillary Stringer

Northampton County, 1st April Court, 1718
The said Indenture for Land was acknowledged in Court by George Harmanson to be his Real Act and Deed to Richard Carre and at his Request, and according to order, it is Recorded
Recorded Tis Robert Hougham Esq Northampton

This Indenture made the 20th day of 1718, In the year of the Reign of our Sovereign Lord George by the Grace of God of Great Britain France and Ireland King Defender of the faith &c: & in the year of our Lord one thousand seven hundred & eighteen, Between John Moore of Northampton County of the one part and Francis Costin of the above County of the other part, witnesseth that the S^r John Moore, for divers good Causes & considerations has therunto abiding, but more Especially for & in consideration of four thousand pounds of Tobacco to him paid in hand, at or before the Ensealing & Delivery of the presents, the receipt whereof and himself fully satisfied is paid doth hereby acknowledge Have Granted bargained sold & committed to his heirs & Francis Costin his heirs, Executors & Administrators, or Assignees for ever, certain plantation or tract of Land, situate Lying & being in the above County of Northampton containing fifty acres of Land, all his right title & Interest in so every part & parcel thereof, it being the plantation intituled the S^r John Moore lately builded & given unto the S^r Moore by the last Will & Testament of Thomas the million dec^d as by the S^r Will to remain unrecord in the S^r County of Northampton, may it will appear, & to be paid out according to the true intent & meaning of the S^r Will with all houses orchards, pastures, wood, waters, watercourses, in all manner of profits, damages & hereditaments whatsoever to the same belonging or in any way appertaining To Have & To Hold, the said granted premises, in every part thereof with the appurtenances, to him the S^r Francis Costin, his heirs, Executors, Administrators or Assignees for ever, in as full & ample manner as the S^r Moore might or could do by virtue of the above Will & the S^r John Moore do hereby for himself heirs Executors & Administrators further Covenant & agrees with the S^r Francis Costin his heirs, Executors & Administrators the above Granted premises for ever defend from any person or persons whatsover, claiming by from or under the S^r John Moore his heirs Executors or Administrators and do hereby give the S^r Francis Costin in peaceable & Quiet possession with every & special Jurisdiction wherof the S^r John Moore hath herunto put his hand & affixed his Seal the day of year above written —

Signed Sealed & delivered
In the presence of

his
John Moore
mark

Northampton County S^r May Court 1718 —
The S^r Indenture for Land was acknowledged in Court by John Moore
to be his Real act & deed to Francis Costin as at his Request and accordingly
to order it is Recorded,

Recorded T^s Robert Houspu Esq^r Northampton

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142

In His Name of God Amen. I Daniel Dowman of this County of Northampton
being sick & weak in body but of sound mind & perfect memory thanks be to
God for the same, and ordain this to be my Last Will & Testament Revoking
all others whatsoever. —

I Give & Bequeath my soul unto Almighty God not Doubting through the
merits of Saviour Jesus Christ my Body to the earth from whence it came
to have a Christian Burial & as for my worldly Estates I give as followeth
My will & desire is that all my Lawfull Debts be Justly paid I give as
followeth —

I Give unto my Brother Nathaniel Dowman my plantation wherein I
now Live containing a Hundred Acres more or less to him & his heirs
for ever & my brother not to disturb nor molest my mother During
her naturall life, & my brother to pay to the two orphans Anna and
Tamer Hin seven thousand when due to them & if my brother Nathaniel
Refuses to prove his will, then I Give the aforesd plantation to my honored
mother & to her Disposing for ever —

I Give unto my sister Elizabeth Dowman my plantation at the Ridge —
containing a hundred Acres to her & her heirs for ever and for want of
such heirs, then to return to my brother Jacob Dowman & to his heirs —
for ever —

I Give unto my Brother Jacob Dowman my two guns ~~and coat~~

~~J~~ I Give unto my brother Jacob Dowman my horse & Coat ~~and coat~~

I Give unto my sister Esther Dowman my Chest —

I Give unto my sister Margarett Dowman my Mairie —

I Give unto my Honoured Mother the Remainder part of my Estates &
Desire to make my brother Nathaniel my whole & sole Executor & if
he Refuses to prove his will then I Desire that my Honoured mother
should have his part at her Disposing, To which I have hereunto set
my hand & seal this fifteenth day of December 1717 the seal ⊕

Testis Arthur Rase

Richard Smith

John Moore
his mark

Daniel C. Dowman

mark

and I Desire the Worshippfull Court that my
Estate may not be Appraised

Northampton County sit, May Court 1718 —

The Last Will & Testament of Daniel Dowman Decedad was Exhibited
in Court of the Said County by his Executor Nathaniel Dowman, who made
oath thereto & on his motion it is proved by the oaths of Arthur Rase —
Richard Smith, John Moore, Witnesses thereto is Admitted to Record —
and according to order it is Recorded —

Recorded Tis Robert Howson Esq' Northampton

John Moore —
it and according
to record

the ¹⁵ day of May. Anno Dom one thousand seven
 hundred & Eighteen. Between John Hall of the County of Northampton
 in Virginia planter, of the one part, & Thomas Basson of the same place
 planter, of the other part. Witnesseth that I the said John Hall for
 divers good causes & Considerations me thereunto moving, but more especially
 for the consideration of five thousand pounds of tobacco in hand paid unto
 me by the said John Hall, by the said Thomas Basson, the receipt whereof I do
 by these presents acknowledge my self to be fully satisfied and paid
 & for ever discharge the said Thomas Basson his heirs, Executors & Administrators
 for the same, I have Alinased, Bargained, Sold, & Delivered unto the said
 Thomas Basson, one hundred forty & five acres of Land, Situate, Lying, &
 being in the County aforesaid being part of a tract, for three hundred forty &
 five acres of Land granted to my deceased Father John Hall, by &c —
 Henry Chicklsey, Lt. Deputy, Govr & Capt Gen: of Virginia bearing date
 the first of May anno Dom 1679, the said hundred forty & five acres of
 Land being bounded as followeth (viz) northerly by a line, marked from
 on the two hundred acres, that parts the said Land as a plow will make
 appear, Laid out by Mr. Zerubbabel Proffon, Surveyor of Northampton and
 adjacent Counties, Southerly on the land of Col. Southay Littleton deceased, West
 South West half a point West, Seventy two poles on the Lands of Jeremy
 Griffith deceased, & Easterly to the last water, To have & to hold unto
 the said Thomas Basson his heirs & Assigns for ever, the said hundred forty &
 five acres of Land with all woods, underwoods, & all other profits whatsoever
 whatsoever, thereunto belonging or in any wise appertaining appertaining, So that
 I the said John Hall nor my heirs, Executors, nor Administrators, Shall
 have any right title or interest, but from henceforth to be utterly excluded
 & for ever disbarred, or any one claiming by, from or under me my heirs, &c
 Shall ever have any right or title to the premises, & further if the said John Hall
 my heirs &c the said one hundred forty & five acres of land be premises here
 before, Bargained & Sold with appurtenances, Shall be held for ever Warrant,
 & Delivered to the said Thomas Basson, his heirs & Assigns, against me the said
 Hall, my heirs &c or any other person or persons whatsoever and further if
 the said John Hall at the time of the Sealing & Delivery of these presents had good
 power full might & Lawfull authority, to Bargain, Sell, & Convey, all & Singular
 he before Granted, with the said Appurtenances, to the said Thomas Basson, his
 heirs, Executors, Admins & Assigns, and that the said Thomas Basson his heirs &c
 Admins & Assigns, & Every of them Shall from time to time & at all times hereafter
 Lawfully, peaceably, & Quietly, have, hold, use, Occupy, possess, & enjoy the said
 hundred forty & five acres of Land, & premises with their & every their rights
 Members & appurtenances, & Shall receive & take the rents, profits & issues there
 to him in their proper use for ever, And for the further assurance of the said Land
 to the said Thomas Basson, I the said John Hall do Deliver by giving of
 Turff & Twigg, to him the said Thomas Basson, of the said Land to put him the
 said Thomas Basson in actual possession of same, In witness whereof I have
 hereunto set my hand & affixed my Seal, the day & year above written,
 Signed, Sealed & Delivered
 In the presence of, Geo: Harman son John E. Hall the 15th
 Ja: Locker, who was present of Livery of Turff & Twigg

I know all men by these presents that I Santesha Hall Lawfull wife of Jn Hall,
 above named do by these presents Surrender all my, right title, or Interest, of the
 above mentioned hundred forty & five acres of Land, with the above mentioned
 privileges, to the said Thomas Basson, his heirs and Assigns for ever, whether
 it be by right of Dower, or any other Claim or Interest, whatsoever, as witnesseth
 my hand and Seal the Day & year above written, Signed, Sealed and
 Delivered in the presence of,

Santesha Hall, the 15th

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Jⁿ Hall the 9th March
1718

144 Northampton County S^t May Court 1718

This Said Indenture and Relinquishment of Dower of the Same was acknowledg'd in Court by the said John Hall, and Pauline his wife, to be their real acts and Deeds, to Thomas Basson, & at his Request and according to order it is Recorded

Recorded T^s Rob^t Howson S^t Northampton

In the name of God Amen I John Powell of the County of the Northampton in Virginia
Going Sick and weak of Body Out of sound memory pray to God the almighty God doo
make this my last will and Testament in manner and form following

I first and Principall I Bequeath my Soul to almighty God my Body to the Earth
to be Buried in such decent way of Buriall as my Beneficarie hereafter named shall think fitt hoping
and well assured through the merits of my blessed Lord and Saviour Jesus Christ and a general
Resurrection at the last day and what State it shall please God to Chuse me with I give
will and Bequeath in fulloweth

I give Bequeath and devise unto my daughter Sarah Powell three hundred and fifty acres
of Land where on I now live with all the houses and appurtenances thereto belonging be-
gining at the place Called the old Spring running up matthewsons brooke Southward into
the Woods for her three hundred and fifty acres to her my said Daughter and her heirs forever

I give will and Bequeath to my daughter Rose Powell three hundred and fifty acres
of Land lying on her said Sisters Sarah Elizron Edwards and So Southly in the
Woods for her three hundred and fifty acres of Land to her my said Daughter
Rose and her heirs for ever

I give will and Bequeath to my daughter Yardly Powell one hundred and thirty
and six acres of Land that Torrance Goumer now liveth on with the appurtenances
thereto belonging I further give to my said Daughter Yardly the Reversion of the Plantation
that John Granger now liveth on containing fifty acres of Land which said fifty
and one hundred thirty six acres of Land to my said Daughter Yardly and her heirs for ever
I further give to my said Daughter Yardly Powell my Negro Slave Daniels

I give will and Bequeath to my Daughter Margrett Powell my whole right Title and Interest
of Powells Lot in Somerset County in Maryland excepting what part I shall hereafter
give to my Daughter Mary Powell to my said Daughter Margrett and her heirs for ever

I give will and Bequeath to my Daughter Mary Powell my Plantation Called winter Quarter
in Somerset County in Maryland and all the Land that is between the two creeks Called
Rerring Creek and March Creek it being part of Powells Lot for fifty acres of Land
~~Powell~~ ^{not} to be it more or less being by Computation two hundred and fifty acres of
Land but to care her Sister Margrett nor her heirs, &c of a Rouldidge of the Mayle
Land down the neck to her my said Daughter Mary Powell and her heirs for ever and
further my desire is that the Orchard at the manor Plantation be equally between
my said two Daughters Margrett and Mary for Seven Years and then to be as a
foresaid to my Daughter Mary as aforesaid

I give and Bequeath to my Daughter Margrett Powell my Negro woman
Quashie and all her fitter Manses for ever

I give to my Daughter Mary Powell my muckato man Called Will to her and
her heirs for ever

True Copy

Jⁿ of Jⁿ Hall,
& Interf^t of the
same mentioned
for 8 1/2^{ds}, whether
sever, as witness
said and —
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145

Item My will and Desier is that if my daughter Sarah Powell Should die without Lawfull Issue of her Body that then the before given three hundred and fifty acres of Land and Plantation as given to my said Daughter Sarah to be and remaine to my Daughter Yardley Powell and her heirs for ever

Item I give and Bequeath to my five Lovers Children Sarah Rose Margaret Mary and Yardley Powell to each of them four Cows and four Calves as also five Ewes to each of them as aforesaid and if any of my aforesaid Children Die Before they attaine to the age of eighteen years or day of Marriage then the Survivor or Survivors of them to have the aforesaid Cattle and Sheep divided

Item I give to my aforesaid five Children to each of them as pleased God they attaine to the age as aforesaid or day of Marriage one good Heated Bed and furniture as also one Young horse or Haire

Item I give to my wife Sarah Powell all the Lands that I shall die Possessing and Plantations in No: Hanpton County during her widow hood and if shee doe fill to married againe then shee only to have her life in the five hundred acres of Land and Plantation I now live on always Provided shee or her next Husband Enter into bond to I except and leave the Plantation in good repair at her decess then to be and remaine to my two Children Sarah and Rose as aforesaid my will and Desier is that none of my two Children be hundred or Debarred from living on my said Plantation at watawamans and further my desier is that my wife shall a part for her towards the finishing my House or Rousell fiftynone hundred pounds of Tobacco out of my Sheriffs Books according to the distribution of my overfors hereafter named

Item I give and Bequeath to my well Beloved wife Sarah and to each of my before named Children one good Iron pot or Oills

Item I give and Bequeath to my well Beloved wife Sarah and to each of my before named Children one good Iron pot or Oills

Item All the remaining part of my Estate not heretofore disposed of by me in that kind soever I give will and Bequeath to my loving wife Sarah Powell also bringing up my aforesaid five Children to her with any part of yesterlye Bible

Item I do by these presents nominate and appoint my well beloved wife Sarah Powell the sole Executrix of this my last will and Testament revoking all other wills and Bequests wheresoever Requiring my loving Friends Mr John Robins George Hamanshu and Argall Hamanshu to be my Superintendents or Overseers to my wife and Children desirring they will assist the widow and gather lost for the Lord sake

Item My will and Desier is that if any dispute arise amongst my wife and Children for want of word to determine this my last will or any part thereof relating to said wife nor none of my Children go to Law but wholly to have the Disference or Discrepancy to be determined by my aforesaid Friends and if neede be by the greatest part shall award their award

Item My will and Desier is that my Estate shall not be appraised

Lastly I doe acknowledge this to be my last will and Testament

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Signed
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I give to the
children Sarah
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Be it written
T. Wood, No.
Holy Bible

Sarah Powell
with others will
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Miss of Peaking
S. S. S. S. S. S.
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Testament

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Signed
in this

In witness whereof I have hereunto Set my Hand and Given my Seal
the first day of June 1718 —

Sealed and Delivered.

Proper of

Robert Sice

Other Mary

George Harrison

John J. Douglass

Pigman

Grace Rabyns } Northampton County 1st June Court 1718

The Said Last will and Testament of John Powell deceased
was exhibited to Court by his Relative and Executrix Sarah Powell
widowed & Oath thereto according to Law and being Received by the Oath
of Officer Mary George Harrison and Grace Rabyns witness
thereof is Admitted Record and on her Motion a Certificate is granted for Obtaining
any a Probate there of in due form and according to Order it is Admitted —

Witnessed & Test Robert Houson to Northampton

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Item

Item

Item

In the Name of God Amen, I John White of Northampton County in
Virginia, Being Sick & weak of Body, but of Sound & perfect memory praise
be God for the same, is calling to mind the uncertainty of all things, here on
earth, is that all must Submit unto death when it Shall please God to
call them, is being desirous to Settle things here on Earth, before my Departure,
do make & ordain this my Last will & Testament, In manner and
form following —

I give & bequeath my Soul to Almighty God my maker Having through my
Mortalities Death & passion of Jesus Christ my Saviour to receive, from
A full pardon & forgiveness of all my sins, in my body to the Earth from
whence it was taken to be buried in Christian埋葬, & as for that temporal
all Estate, where with it hath pleased God far above my desert to bestow
me, I Give and Bequeath as followeth, viz,

I Give unto my living wife Ann and after her death to her Son rugg-
er pair of Blankets & one Sheet therunto belonging, also one Mat and
Side Saddle, My S^r Wif paying of half part for it of all my living wives of
which Parting S^r it is for me to my Daughter Temperance, I also give
unto my S^r wife, three Irons, in three Lambes, & one Trunk & Coffe, one
Large Chest, a small box, and I desire that my Husband my late wife shall
have & payably hold at my plantation Fronting house in Plantation —
without Disturbance till my Son Abrahams shall come of full age of
Twenty one years, I also give my S^r wife, Two Iron pots, iron pan
And one hand Mill, & 200 lbs of meal, not to be transported off the Plantation
After the decease of my S^r wife the aforesaid Mill & Coffe to be unto my
Son Abrahams, & his heirs etc. —

I Give unto my Daughter Temperance one Pistole & one Side Saddle —
I Give unto my Son Abrahams, my horse called Spark & my Saddle & all my
wearing Cloths two Endes of two Lambes, my Gunne of my Son in age 16th
for his plantation use, I also Give unto my said Son, Abrahams one
Feather Bed & Coffe, Called mind and High bed, iron white copper,

I Give & bequeath unto my daughter Elizabeth one feather bed & Coffe
& the other Grounds of bed 100⁰⁰, & one Gold Ring after my aforesaid wifes
Anns decease but my said wife to keep the S^r Ring During life, I
also give my S^r Daughter Elizabeth two Iron pots, & pot hooks, & two
Endes of Lambes

Item, all the Rest & Remainder of my whole Estate wheresoever my Debts being
Paid & my funerall Expences Discharged, I Give, to be Equally Divided
Between my wife Ann, & my three Children, Obedience, Temperance
& Elizabeth, & In case there cannot be Estates enough found Besides the
Legacies Given away to pay all my Debts, then my will is that each
Leggall shall bear Equal part according to what is Given them in the
my will, And my will and Desire is that none of my Estates shall
be Inventoried or appraised by any order of Court, and Last of all I
make & ordain my aforesaid Lov: wife, Ann to be my sole Executor
of this my Last Will & Testament, hereby Revoking all former Wills
& Testaments whatsoever, by me made Declaring this to be my Last Will
& Testament. In witness whereof I have hereunto Set my hand
Seal this twenty Sixth Day of May Anno 1718.

Signed, Sealed & Declared
To be my Last Will & Testament
In the presence of
Jesse, John Marshall,
Virginia States
John Tilney

John White
Attest. J.

No Shapton County, sit, June Court 1718
The Said Last Will & Testament of John White, Doe. 1718, was exhibited
in Court of the Said County by his Relict & Executrix Ann White wife
made Oath Verato according to Law, and on her motion it is now ordered
by the Oaths of John Marshall & John Tilney written the same
Admitted to Record, & on her motion a Certificate is granted her for
Obtaining a Probate hereof in due form, & according to order of this Court

Recorded Jnst Robt Hawfin Qr Northampton

Item, Thomas Banks being sick & weak in body but in perfect memory thank
God Almighty God for the same, & considering the uncertainty of this
Life, & the certainty of Death not knowing the time when nor how soon
it may please God to call me out of this mortal body, do hereby make
this my Last Will & Testament, Revoking of Anulling all other wills
Wills, Testaments or Testaments, by me formerly made, & I Do declare
this present to be my Last Will & Testament, in manner & form
following —

Item, unto my Son Robert Banks my Land where I now doe lie to
him & his heirs for Ever, During the P^t Lifetime, Excepting I provide
on the S^t Land, which I Give unto my Loving wife, Sarah here after
named —

Item, I Give & Bequeath unto my Loving wife Sarah all my Land where I now
live, & my Son Robert Banks Shall come to age of one & twenty years
she shall marry again; but if she shall not marry then I give it unto
my P^t Loving wife, During her natural life —
I Give unto daughter Grace Banks one Gold Ring after her mothers
Decasce or Decease if her mother shall think fit —

or my debts being
equally divided
near, Temperance
found besides that
it is that each
given them in this
my Estate, shall
be last of all I
left Executrix,
former wife
my last will
in my hand and

In witness
whereof I have
set my hand and

Item My will & desire is that my two Sons, Robert & William, shall stay
with my wife Sarah their mother till they shall come to the age of one
of twenty years old.

Item Give unto my loving wife Sarah Banks all the rest of my estate
during her natural life if she shall continue a widow but if
she marry then my will & desire is that all my estate that is given
to my wife shall be equally divided among my wife & four children
Robert, Grace, William & Ann, as I do make my loving wife
Sarah, my whole & sole Executrix of this my last will and
testament, & my desire is that if my wife do marry that my
estate shall equal divided as before express within three
months after my wife doth marry, & my desire is there shall
be no appraisement upon my estate in confirmation I have set
my hand & fixed day yeah this 12 day of March 1717

Thomas B. Banks

mark

the 12th March 1717

Richard Thorman

his

Joseph Warren

mark

Littleton Robins

Said was exhibited
Ann White who
in the year 1716
had her for a
widow for
order this record
Northampton

memory thank
thyself of this
ten nor have soon
do here by make
no other will or
as I do declare
now & form

on the 1st day
of January 1717
hereafter

where I now
one of twenty years
old give it unto
her mother

Northampton County, 1st June Court 1718

The said L. B. Hill's Testament Of Thomas Banks Decased was
Exhibited in Court of the Said County by his Relation & Executrix Sarah
Banks who made Oath thereto according to Law, upon her motion it is
proved by the Oath of Richard Thorman, & Littleton Robins, witnesses
thereto is admitted to Record, & on her motion a Certificate is Granted
her for Obtaining a Probate whereof in due form is according to order it is
Recorded

Recorded Test. Robt. Howes Esq' Northampton

I know all men by these Presents whereas my deceased Husband John White late
of Northampton County Esq' and with the consent of me Ann White his
lawful wife for and Consideration of Sixteen hundred Pounds of Tobacco
in hand paid unto my aforesaid Husband the Receipt whereof I do acknowledge
to be fully satisfied and Paid as aforesaid to my said Husband in his life time
with my consent aforesaid did a like Bargain & Sale and delivered unto John
Allen my Negro female Child now about Sixteen Months old known and
called by the name of Jude which said Child was born of a Negroe woman
called Rugg in the time of my being a widow of said Esq' Michael, and
wheras my said Husband John White and my self did in his life time
make over the said Negro Child by any writing unto the said John Allison
and the sole right now being in me and unwilling to performe my aforesaid
Husband Bargain and sale do therefore by these Presents for the Consideration
of Sixteen hundred pounds of Tobacco aforesaid doth Conferme the aforesaid

Bargain Sale and delivery of the aforesaid negro Child named Judy and her Inchoes unto
him the said John Atkinson his heire and assigns for ever so that neither me nor my
heires Executrixe shall have any right title or interest in or to the aforesaid Negro
Child or any ones claiming by from or under me but for ever bounded and debarred
of any wife Right to the aforesaid Child prior Inciso as witness my hand and Seal
this 17th day of June 1718

Signed

Sealed in the presence of us -

Sarah Giffen
W^m Hales

Northampton County June Court 1718

Anne White
the Seal

Then this said Deed of gift was acknowledged in Court by the said Anne White to be
her real and Deed to John Atkinson and at his request and according to
order it is Recorded - Recorded Twp Robt Howson Co Northampton

I know all men by these Presents that whereas my said Husband John White late of North
ampton County by and with the consent of me Anne White in their Lawfull wif.
for and in Consideration of two Thousand pound of Tobacco and five Shillings
in hand paid unto my aforesaid Husband the Recalte therof I doe acknowledge
to be fully satisfied and paid as aforesaid to my said Husband in consideration whereof
my Consent aforesaid did alien Bargain Seale and delivered unto Thomas Smith Esq.
our negro female Child now a boyl thirteen months old known and called by
the name of Mary which said Child was born of me a woman called Gracie
in the time of my being abridgement of Yardly Michael and whereas my said Husband
and John White and my self did nearely live tyme make over the said negro Child
by any writing unto the said Thomas Smith and the said right now being in us
unwilling to perform my aforesaid Husband Bargain and said therefore by these Presents
for the Consideration aforesaid of two Thousand pound of Tobacco and five Shillings
aforesaid I do Confirm the aforesaid Bargain Seale and delivery of the aforesaid
negro Child named Mary and her Inchoes unto him the said Thomas Smith his heirs
and assigns for ever so that neither me nor my heirs Executrixe shall have any
title or interest in or to the aforesaid negro Child or anyone claiming by former
Buderrie but be for ever bounded and debarred of any right to the aforesaid Child or
her Inchoes as witness my hand this 17th day of June 1718

Signed and Delivered

in the presence of us -

Sarah Giffen & John Atkinson Northampton County 17th June Court 1718

Then the said Deed of gift was acknowledged in Court by the said Anne White to
be her real and Deed to Thomas Smith Junr and at his request and according to
order it is Recorded - Recorded Twp Robt Howson Co Northampton

May the 26th anno 1718

I the subscriber doe by these Presents acknowledge to have sold to Edward Belote a Books and
Mary his wife Books Executrix of the Estate of George Brightwell deceased for a sum
for the sum that he longe out of the Estate of the said George Brightwell to his
widow Rebecca Brightwell to which I am at this present informed and her
aparting to the sum of one hundred pounds Sterling I say and declare the sum aforesaid
was written

Twp Robt Howson and C D. Brightwell witness -

Edward Belote

Northampton County June Court 1718

The said Deed was acknowledged in Court by Edward Belote to be real and Deed
to A Graham Books and his wife and at his request and according to order it is Recorded

Recorded Twp Robt Howson Co Northampton

150

God
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years
and fra
Sealed
with the
graves
Richard

Signed

I have hereunto
her me now my
fore said Negro
and do seal
my hand and seal
the 30th day of April
the year of our Lord
1710.

Ann White to
according to
Champtpon

to Sale of Birth
Lawfull wife
was Mr. Pitts
acknowledges
Lifes time with
James Smith Esq;
and called by
name Bartholomew
at my Beddy's
Hanging Cott
These Presents
were made
y of the aforesaid
with the seal
have and may
by former
signed & dated as

Ann White to
according to
Champtpon

and Bookes and
I doe Attest further
yours to his
and herewith
signed day a
July.

and sealed
in the Recorded
Champtpon

150 To all Christian People to whom these Present Shall Come Greeting in our Lord
God Almighty know ye that I Jonah Jackson Rector of Northampton in County
for good valuable Consideration in hand paid and Recd that is to say for the
summe and Quantite of Three Thousand Pound of Tobacco Lays Bargained and sold
and sell over confirmed and established and doo by these Presents Bargain
sell sell over confirm unto Bartholomew Nottingham Rector late of the
same place and County one hundred acres of land situate lying and being in the
County of Northampton neare the Road of Ecclesham Creek it being one part
or moiety of the Land whereon the said Jonah Jackson now dwelt and did boone
in Ecclesham Creek westerly on the said Land late of John Ball and therby
on the Land late of Thomas Radouse westerly on the Land of John Ball and therby
on the Land of the aforesaid Jonah Jackson to have and to hold the said
one hundred acres of land to him the Bartholomew Nottingham Rector
Executor or Administrator or assigne with the due share of issues incouers
therein contained with all and singular privedeges of Hunting, Raking
fishing, fowling with all woods, underwoods with all waters meadows, pasturis with
all houses, orchards, fences, gardens, yards with all other its rights, memberis
privedeges and appurtenances thererunto belonging or any way appertaining
making full Power and delivery thereof to this intent and purpose
aforesaid hereby utterly debaring and disempowering before my heirs Executors Administrators
or assigne from ever claiming any right privedge or interest whatsover in the said
one hundred acres of Land or from molesting questioning or disturbing the said Bartholomew
now Nottingham his heirs Executors Administrators or assigne for ever by Confirming
and warranting the said Land from the just claims title or interest of any Person or Persons
whatsoever and that the said Land is free from any former suits or incouersances made or
done by me or any from me and for the better Confirmation of all the premises bind
one parcels or moiety of Land situate lying and being in the County of Northampton on the
head of Ecclesham Creek that I bought of William Heath it being one Parcell or moiety
of the Pallen Pond whereon my Francis Wains bought Liver that he say that if my heirs
of the Pallen Pond whereon my Francis Wains bought Liver shall say that if my heirs
or any other Person or Persons whatsoever shall molest or disturb the said Bartholomew
Nottingham his heirs Executors Administrators or assigne the quiet possession
and enjoyment of the above mentioned one hundred acres of Land and every its rights
Privedeges aforesaid their it may and shall be Lawfull for the said Bartholomew
Nottingham his heirs Executors Administrators or assigne that shall be maffet or disturbed
in any of the premises aforesaid to fall into his or theirs custody and possession
the Parcell of Land last mentioned and the said Jonah Jackson doo bind my self my heirs
Executors Administrators finally by these Presents to make good all times the sale of the said
Land aforesaid unto the said Bartholomew Nottingham his heirs Executors Administrators
or assigne for ever in case of need in the above mentioned premises in witness to all the
premises I have hereunto sett my hand and fised my Seal the sixteenth day of June
in the year of our Lord God one thousand Seven hundred and eighteene in the fourth
year of the reign of our Sovereigne George by grace of God England Scotland France
and Ireland King defender of the faith the Seal of Jonah Jackson
Sealed in presence of
John Nottingham
Francis Radouse
Richard Buck

Signed

The Seal of Jonah Jackson

Turn over