

*Ann (Cason) Munden, daughter of James and Sarah Cason Senior  
of Princess Ann Co. Va. Wife of John Munden.* <sup>5th Gen. - Female line</sup> <sup>DOC. 9</sup>

COPY OF WILL OF JAMES CASON, SENIOR, PRINCESS ANN COUNTY, VIRGINIA, PARISH OF  
LYNHAVEN. Deed Book 8, 1755-1762 Made October 11, 1759—Probated July 21, 1761.

IN THE NAME OF GOD AMEN That I James Cason Senr. of the Parish of Lynhaven, County of Princess Anne, being now old and well stricken in years but of perfect Mind and Memory do make and ordain this my Last Will and Testament. 1st I give and bequeath unto my SON, HILLERY CASON one hundred acres of land more or less, being now called his Plantation, the said land according to the Bounds I have already made to him and his heirs forever & two Cows and their calves, the one Cow named Blackbird and the other Maiden, and two Heifers of two years old each four Eveston, Head of young Hoggs and my low Bedstead and the Bed and Furniture to the same belonging, two small Chests, turn'd Table, Two Peuter Basons, two Dishes and my largest Iron Pott, two Chairs to him and his Heirs. But if he should die without a lawful heir of his own, getting or making by selling giving and Then my will and desire is that my GRANDSON, SOLOMON CASON Son of JAMES CASON JUN: have the whole above mentioned, both land and moveables to him and his Heirs forever. 2:naly I give & bequeath unto my DAURTER, ANNE MUNDEN ★ one small gilt Trunk. I give it to her with what she has already had for her full Part of my Estate forever and do by this my last will cut her off from Claiming any more of my Estate, either she or her Heirs forever.

3dly: I give unto my SON CHARLES CASON my bay Mare & one year old Hogg for his full Part of my Estate & do by this disanul him and his Heirs from claiming anymore of my Estate forever. 4TH: I give unto my SON, WILLIAM CASON one year old Hogg for his full part of Part of my Estate and do by this my last will disanul him and his Heirs from claiming anymore of my estate forever.

5th I give and bequeath unto my SON JAMES CASON one hundred and twenty five Acres of Land more or less according to the Bounds I made myself the same Land being the Plantation whereon he now lives to him and his Heirs forever.

6th: I give and bequeath unto my SON CORNELIUS CASON One hundred and twenty five Acres of Land more or less according to the Counds I have made myself the same

being the Land whereon he now lives on to him and his Heirs forever.

7th: I give and bequeath unto my SON, JOHN CASON the Plantation whereon I now live containing one hundred and fifty Acres more or less to him & his Heirs forever & after my wife's Widowhood is peaceable ended, with the use of my Negro Woman Bess & my hand Mill then I give the said Negro Bess & Hand Mill to my SON JOHN CASON & his Heirs forever.

8th: I give and bequeath to my Loving Wife, SARAH CASON all the remainder of my Estate of all kinds & nature whatsoever not already mentioned, for her own subsistence, to pay all my lawful debts with,

9th And lastly I constitute & appoint my sd: loving wife & SON JOHN CASON my sole and whole EXECUTORS of this my last will revoking all other Wills & Testaments made, do give & bequeath unto sd: SARAH MY WIFE the ensuing profit or use of my orchard during her widowhood and ratifying & confirming this and no other to be my last Will and Testament. IN WITNESS whereof I do hereunto put my Hand & Affix my Seal this 11th Day of October Anno Domine 1759.

PUBLISHED PRONOUNCED & DECLARED )  
IN THE PRESENCE OF US: )

His Signed &  
JAMES x CASON Sealed.  
Mark

His  
JOHN X KELLY  
Mark  
His  
WILLIAM X DAVIS  
Mark  
Her  
MARY X CASON  
Mark

PRINCESS )  
ANNE )

At a Court held the 21 of July, 1761  
the written last Will of Jas. Cason Snr,  
De'd was presented in Court by SARAH  
CASON his Executrix who made oath thereto  
& being proved by the Oaths of Wm. Davis  
& Mary Cason witnesses thereto is admitted  
to Record.



