

for over 48 Acres of Woodland Land and in the Westward part of the said Dividend of 100
 Acres of Land whereon I now live I give unto my son John Sharwood One half
 Acre of Land and bequeath unto my Daughter Margaret Sharwood one half Acre and
 bequeath unto my Daughter Sarah Sharwood one half Acre and bequeath unto my Daughter
 my Daughter Mary Sharwood one half Acre and bequeath unto my Daughter
 Elizabeth Sharwood One half Acre for the rest of my Worldly Estate I give to my loving
 Wife Mary Sharwood During her whole and Sole Execution of this my last Will and Testa-
 ment Revoking and Disannulling all other Wills formerly made by me in
 witness Whereof I have hereunto set my hand and Seal the Day and Year above
 Written

John E. Sharwood of Seal &

Signe & Seal & delivered

In presence of us

John James

John Capps

Mark

&c

Princely & At a Court held the 21st Aug^r 1753 The above last
 Anne & Will and Testament of John Sharwood was presented
 in Court by his ~~Exor~~ who made oath & being proved
 by the oath of John James Witness Thurst is admitted to Record

Capps's
 Will

Princely & In the Name of Almighty God I give and bequeath to my son George Capps
 Anne & of George Capps Esq^r I give and bequeath to my son George Capps
 my Manner Plantations Containing Twenty Acres more or less of Land
 to him and the heirs of his body lawfully begotten for ever if he dies under
 age to pass to my son William Capps Esq^r I give and bequeath to my son
 William Capps my other plantations and Land in muddy Creek joining upon
 John Sharwood Containing Twenty Acres more or less to him and the heirs
 of his body lawfully begotten for ever. I give and bequeath to my well
 beloved Wife Twenty five Acres of Marsh more or less lying upon Charles Hill
 great Island to her and her heirs for ever and all the rest of my movable Estate
 I give to my Wife for Widowhood and soon after to be divided between my
 three Children George William and Pembroke Capps and I do appoint
 my Will before Wife Sarah Capps to be my whole and Sole Executor over this
 my Last Will and Testament to see it faithfully performed and to the truth
 of this my last Will and Testament I have hereunto set my hand & Seal
 in perfect and sound mind and memory this 3rd Day of Jan^r 1753

Solomon & William

Mark

Rick

R Capps

Mark

George Capps and Seal

Mark

Princely & At a Court held the 21st August 1753 The with-
 Anne & last Will and Testament of George Capps
 was presented in Court by his Exor who made oath & being proved
 by the oaths of the Witnesses
 Thurst is admitted to Record

all & law manner of former & other little debts Bargains sales &c
 Morgage Intails and off and from all & several Titles Charges Incumbrances what
 ever had made him indebted done or suffered by the said John Samount or any
 other person in person whatsoever In Witness whereof the said John Samount hath
 hereunto set his hand and seal the Day and year first above Written
 John Samount

Signat Seal and Delivered
 in presence of

Robert Burfoot
 Heziak Conswaul
 Dinah ^{her} ~~Conswaul~~
 Mark

Memorandum That said and peaceable possession was this
 day had and taken of the Land and Premises within mention
 ed by John Samount with named & by him delivered to the
 within mentioned Robert Patterson to have to hold to have the
 said Robert Patterson his heirs and assigns for ever Accord
 ing to the purport & intent of the within Written Indenture
 John Samount

In presence of us
 Robert Burfoot
 Heziak Conswaul
 Dinah ^{her} ~~Conswaul~~
 Mark

Received the Day and year first within mentioned of the
 within named Robert Patterson the sum of three hun
 dred pounds Current money of Virginia being the for
 consideration money within mentioned

Robert Burfoot
 Heziak Conswaul
 Dinah ^{her} ~~Conswaul~~
 Mark

Received by me
 John Samount

Principle Anna At a Court held the 11 September 1753 The within
 Indenture Living and Reason of part was acknowledged by John Samount
 Partee Thurst (also Lucia Wife to the said John being first privately Examined
 relinquished all her right of Dower Thurst to the said Robert Patterson & on this
 motion ordered to be recorded &c

An Inventory of the Estate of George Capps dec'd. Thus per Charles
 of 2 small pine Boxes Two feather Beds and furniture Two pattern Dishes four
 pattern Bowls and three pattern plates & 12 pattern spoons & pattern pincers 6 turn
 trenchers a water pail 2 water Canons two Noggins 1/2 Bushel measure 2
 meal Shovels 2 Round Trays & small Iron Candelstick a frying pan three
 Iron pots and brass Saddle 7 flag bottom Chairs one Wheeling Wheel & Ten
 Lin Wheels 1 Cradle and small Cribber & 2 half stone jugg & earthen dye
 pot Ten glass bottles one small Stone mugg Three Syden barrels & a hand Mill
 2 Washbills one pair of tow cards Two tables one Iron and heaters three Iron
 Hinges a plow and harrow with suitable Manure two horse feed Tigg Two Axes
 3 knives & 4 forks a Razor & 1 Carpenter compasses and Charles the 1/2 of an
 Iron Saw a drawing knife a small g of old Iron 2 glass Vials & pocket Bottle
 a old Iron spike Mortar & pestle a small Bushel Basket a spike Iron
 let & 2 claw hammers & coopers too a Drum and 1 Sinker & heels &

Capps
 Inventory

Sarah ^{her} + Leapps Eucentric
Mark

and ordered to be purchased

E

~~F 91.0.3~~

Pursuant to an Order of Court Dated the 17th day of April 1753 We the Subscribers
has met at the Late dwelling house of the Decasent, and Appraised his Estate
as above Stated, being first sworn for that purpose this is our report
John Bonney Sen^r

John Bonney Sen^r
 Sully Williamson
 John Whitehead
 Henry White

$$L_x$$

My dear
Appreciation!