

In the Name of God Amen I John fentres
In health unto my son James fentres all
my hundred & fifty acres to him the lib
soe give him twenty five acres of de
reste giving uppon his folgen his land to
his son James fentres and to his
son John fentres and to his wife
which he doth live one more or less pice
line of marsh or trees to him the same so
to give unto my son James fentres
left being in under the woods & singullie
bounded with a line of y^e north side begi
y^e before swompe to him the heirs of his bo
I give also to my son William fentres
left giving on the norwest side of his
is porse swompe giving on one of norwest
the marsh or trees to him the heirs of his
son & bequeath unto my son Samuel
now this one hundred & ten acres - Land
of marsh or trees to him the heirs of his
son & for ever - I give him also twenty
line of somest negro land on
of his body lawfully beqotten for
in the eastern branch p[er] said will
him & the heirs of his body lawfull
for his negro boy called Dower to
give unto my son John fentres
one of his said land which
is bounded by a line of trees

nd which easement my father ons
me & lawfully beqotten for me
to bound the said land the same
as of his land & by beqote
John fentres to him the same
and to his heirs for ever -
I give
I give
the said thirtie acres of land
going South West off the bridge run
ing al the said ridge running to
lawfully beqotten for ever - I give
one hundred & fifty acres of land more
other James Land then running from
of Charles Edwards Land bounded to
by lawfully beqotten for ever -
off the plantation where on I be
for left bounded toward with a line
of his body lawfully beqotten
said negro or else by reason of nothing
done to him the said land
and give also fifty acres of land
I have 1 of land from my son William fentres
beqotten for me - I give unto my son
John fentres no body lawfully beqotten for me
pro parte eastern shore incide to him
for ever - I give unto my son James fentres
another part of land lawfully be
incide to him the said land which he

172. She herein leaves to him & the heirs of his body a full legacy for ever
 I give to my son Samuel forties attorney or notary called Tom Bagal called
 Dinkes his full inheritance & all the rest of his body lawfully begotten for ever
 & his wife
~~I give to my daughter Elizabeth forties~~
~~attorney or notary called Tom Bagal~~
~~for ever~~
~~to her & the heirs of her body lawfully begotten for ever~~
~~to my daughter Mary forties the first child that my wife will bring into the world~~
~~two years old to her & the heirs of her body lawfully begotten for ever~~
~~I give to my other son James~~
~~and to James for his all my dependents keepers but~~
~~all my day & I give~~
~~fifty crowns yearly~~
~~for ever charging them~~
~~to be lawfully together~~
~~half a crown yearly~~
~~that if either of my first daughters Sarah, Elizabeth and~~
~~Mary forties should die without lawfully begotten half of them then~~
~~she should buy these lands, I give to Elizabeth and my beloved wife Anne forties and the~~
~~rest of my estate leaving her widowhood afterwards to be divided among all~~
~~my children I mean my well beloved wife Anne forties my whole wife left~~
~~of this my last will & testament I give to my daughter Elizabeth~~
~~one moiety of the first crop of land her unto for my lifetime~~
~~in my State the Day of January 1733~~

John E. his mark

John E. At a Court held the 5th September 1733 John E. for his
 & others his executors and administrators with the Testament of John
 E. in this document was presented to a court by Anne forties
 Esq. who made oath there to & being proved by the
 court to be a true & faithful record