

I give unto my son Thomas Cannon one Cow & his wife  
both mails & foamails for ever also I give & bequeath  
one Cow & Cow calf the said this increase both mails & f  
and bequeath unto my daughter Cannon one Cow &  
increase both mails & foamails for ever also I give & beq  
one gun two kins & his horses for ever also I give & beque  
my pitter & holsters two kins & his horses for ever also I give  
after Mary Cannon one three year old kifer two bo deliver  
the other increase both mails & foamails for ever also I give  
Cannon three silver spoons & one pottel pitter basson two  
also I give & bequeath unto my daughter Cannon three  
pitter basson two her other horses for ever. and all this  
& bequeath unto my well beloved wife Ammy Cannon  
and I do appoint my well beloved wife Ammy two bo m  
this my last will & Testament to do it faithfully perform  
wills & Testament I have herunto set my hand & being  
memory In this 4<sup>th</sup> day of December 1733

irling them & the  
my son John  
calf the said  
unto my son Edward  
the unto my son Thomas  
bequeath unto my  
Soon after my decea  
unto my daughter  
with the horse  
verly pitter & basson  
of my son  
with her horse  
old & sold Exce  
the truth of the  
fect & sound

Signe of Seal & Del:  
In the presents of as  
George & Simmons  
Richard Simmons  
James Spratt

Princess Ann. A la Court hold y: 6. feb: 1733 John Cannon  
Thon y: with in last will of John Cannon oc. was  
presented in court by Amy Cannon his Ex: who made  
oath thereto & being proued by the oaths of Ja: Spratt &  
Rich: Simmons with of the oaths is a. uted to Record

In the Name of God Amen I John Jackson of  
sick & weak but in perfect senses & memory & desire qu  
followeth. Now I give & bequeath unto my well beloved  
by my father to her & her a wo for ever. I one I give & beq  
more one. Negro boy named will to him & his ar or  
unto my daughter Ammy Cannon one Negro girl named

incessant County being  
odisposed of my worldly goods  
of the said Negro that Cam  
patt unto my brother Richas  
er. I one I give & bequeath  
to her & her ar or for

I have given & bequeath unto my wife one Negro woman named Sarah to her and her  
 heirs forever. I have given unto my sister Roxia one Negro woman named  
 Betty & her child named Liddy with all their future increase to her & her heirs forever.  
 I have given & bequeath unto my sister Barbara Cornick one Negro boy named Jack and  
 also one Negro girl named Isobell to her & her heirs forever. I have given & bequeath  
 unto my brother Richard two Negro girls named Rachel & Ann with all their fu-  
 ture increase to him & his heirs forever. I have given & bequeath unto my wife my the  
 plantation whereon I live with all the land thereunto belonging to her & the heirs of  
 her body lawfully begotten. I have also given all the remainder parts of my  
 Estate that is not already given away unto my friend & well beloved wife to have  
 her hold & sole Execution to this my last will & Testament as witness my hand and  
 sole this 9. Day of February 1733.

Test Rich. wicker  
 Eustace & Shippin

Princess Ann: At a Court hold of 6. March 1733. John Jackson Esq.  
 Then shew within last will of John Jackson Dec.  
 was presented in court by Betty Jackson his Exe. who  
 made oath thereto & being proved by the oaths of Rich:  
 wicker & Eustace Shippin witnesses thereto is admitted to Record

Richard  
 Mary will

In the Name of God Amen I Richard Moy of Princess Anne County being very sick  
 and weak but of perfect memory & Caling to mind & mortality of man kind  
 that we are all born to Dye I have in the first place given my sole to the hands of  
 God that gave it me not doubting but I shall receive it aly day of my resurrection and  
 my body to be buryed in a Christian decent manner at y will of my Exeors as touching  
 my worldly Estate as it has been pleased to Induce me with I have given & bequeath to  
 my well beloved wife Mary all the use & profits of my whole Estate both real &  
 personal during her lifetime my will & desire is that if my well beloved wife Mary  
 should have a child lawfully begotten during her lifetime it may enjoy y one half of  
 my whole Estate both real & personal to him & his heirs forever but if in case my said  
 wife should die without issue or issue lawfully begotten of her body I give the Land and  
 plantation I now dwell on with all the premises to my kinsman John Raley the  
 son of Thomas Raley & Mary his wife to him & his heirs forever. I have given & bequeath  
 to my well beloved brother Asor as man all the rest of my Estate to be divided equally