

hoirs Exorsth. doth Couenant grant promise & agree to & with y^e said Tho: Simmons his hoirsth that he shall & may from time to time & at all times for ever hereafter he & his hoirs occupy possess & enjoy y^e said lands me^o me^o me^o of Tommont aforesaid with all & every the appurtenances therunto belonging without y^e lawful suit let Troubles or oist^hances of him y^e said william Simmons his hoirsth or any other person or persons in foover lawfully claiming from by or under him them or any of them or by his or their means act Title privacy or procurement In witness whereof y^e said william Simmons hath hereunto set my hand & fixed my seals the Day & year first above writt^h

Signed Sealed & Deliv^d in the presence of us
William Corbell
John T Soaly

Princ^{ess} Ann: At a Court held y^e 1st of february 1726
Then came william Simmons into Court and acknowledged y^e within 20 days to Tho: Simmons at whose request y^e same is ordered to be Recorded

Will^m Simmons & Seals

This Indenture made y^e twenty third Day of December & in y^e Twelfth year of his reign of our Sovereign Lord George King of Great Britain & Between william Caraway of North Carolina & Thomas Caraway of princ^{ess} Ann County witnesses that y^e said william Caraway for in consideration of y^e sum of Twenty pounds Currant monney said Thomas Caraway y^e receipt whereof he doth hereby acknowledge and thereof doth clearly acquit & honorate & discharge y^e aforesaid Tho: Caraway his Exors adm^r hath granted bargained & sold & by these presents doth fully clearly & absolutely grant & gain & sell unto y^e said Tho: Caraway & to his hoirs & assigns for ever all his right Interest & reversion & remainder of & in all & singular that me^o me^o me^o of the Division lying & being in the north woods of y^e aforesaid County containing by Estimation fifty four acres more or less & at a place commonly called or known by y^e Name of bounding river & by deed given him y^e said william Caraway by his father John Carraway & out to y^e Tract of land containing four hundred forty & seven acres granted to him by patent bearing date y^e second Day of may anno domini one thousand seven hundred & six whereof y^e fifty & four acres is a part thereof bounding & adjoining to y^e said land of which was John Carraway Jun: doct: being a part of y^e aforesaid portion of the said land which was John Talbot Esq: beginning at a maple tree running from thence to a hollow corner tree about said patent & ending by a line of marked trees to a hollow being the western part of haul and to hold y^e Tommont part & parcel of land aforesaid thereof without a manner of let suit Trouble or Interruption of Caraway his hoirs & assigns doth & will warrant & for ever defend by law his self & y^e said william Caraway his hoirs & assigns to set his hand & about writt^h

Caraway
Doct to
Caraway

Will^m Caraway & Seals

Sealed and Deliv^d in presence of us
Ben Hovington
Thomas Wright
Char: W: W: W:

Princ^{ess} Ann: At a Court held y^e 1st of Jan: 1726
Then came william Caraway on to Court & acknowledged the within Deed to his brother Tho: Caraway at whose request y^e same is ordered to be Recorded

In the Name of God Amen I Susanah Sons of princ^{ess} Ann County being sick & weak but of sound mind & disposing memory thank his to God for all dealing to mine the uncertainty of humane life & that it is appointed for all men once to die & so Constitute & ordain & appoint this my last will & Testament in manner & form following that is to say first & principally I commit my soul into the hands of almighty God my Creator hoping to obtain mercy & forgiveness of all my sins & a joyful & sweet rest on Eternal life through the righteousnes & merits of Jesus Christ my Redeemer and my body to the death to be buried after the discretion of my Exors hereafter named & as for these worldly goods it hath pleased God to endow me with I give & bequeath as followeth
I give & bequeath unto my son John Leamont one negro woman called Singo it being in full of all that portion that was given to him by his father & grand father & in any way of from me to him & his hoirs for ever
I give & bequeath unto my son Thomas Leamont all my stock of hogs it being in full of all that money which was given to him by his father & grand father
I give & bequeath unto my daughter Susanah Sons on layman with a bald face to her & her hoirs for ever
I give & bequeath unto my son Leamont one young black maid to him & his hoirs for ever
I give & bequeath unto my son Henry Leamont one serval maid with a bald face to him & his hoirs for ever
I give & bequeath unto my son John Leamont all the remainder of my hogs

Susanah
Sons
will

and mares not already giuon to him & his heirs for ever; — It. I giue & bequeath unto my daughter Susanah Jones my Ghost with all my wearing Cloaths & two gold rings & one Stone ring one silver bodkin & one pair of silver buckles & one side saddle to her and her heirs for ever; — It. I giue & bequeath unto my sons Edward John & Henry Lamount all my Stock of Sheep to be Equally Divided between them to them & their heirs for ever; — It. I giue to my son Edward Lamount one feather bed to him & his heirs for ever; — It. I giue & bequeath unto my daughter Susanah Jones one feather bed & furniture which was formerly giuon her by her fathers will; — It. I giue & bequeath unto my sons John & Thomas Lamount one Linen whoole Apiece to them & their heirs for ever; — It. I giue & bequeath unto my four sons to wit Edward John Thomas & Henry Lamount all my powder to be Equally Divided between them to them & their heirs for ever; — It. I giue & bequeath unto my son Edward Lamount one great blackwalnut Table & one pair of holland shoes to him & his heirs for ever; — It. I giue unto my son John Lamount one pair of Table to him & his heirs for ever; — It. I giue to my three sons to wit Edward John & Thomas Lamount one Spit a pease & I like wis giue to my son John Lamount one great Church bible; — It. I giue & bequeath to my son John & Henry Lamount all my Crops & what new growing upon the ground & already gathered this year that is to say wheat, Corn, Tobacco, flax, peas, & likewise Leathes to be Equally Divided between them to them & their heirs for ever; — It. I giue and bequeath all the remainder of my Stock of Cattle not already giuon to my two sons to wit Edward & John Lamount to be Equally Divided between them to them & their heirs for ever; — And further my will & Desires is that my son John Lamount take Care of my Daughter Susanah Jones & what she hath in her minority & further it is my will & Desire that my son Henry Lamount be a full & free Liberty or age to act & Doe for himself from this time forward and last of all I Doe by these points ordain & appoint my two sons Edward & John Lamount to be my full & sole Exors of this my last will & Testament as witness my hand & Seal to this

Signed & Sealed & Delivered
In the presence of us
John Cornick
Sarah C. Dole

Prinsep Ann: At a Court holden first Feb. 1726 Susanah Jones
Thence within last will of Susanah Jones Doe was
presented in Court by her Exors whom she oath thereto
being proued by 4 oaths of all 4 witnesses thereto is admitted to Record

In the Name of God Amen I Arthur Blake of prinsep Ann County being at this present
Sick & weak in body but blessed be the Lord in sound & perfect memory doe make this to be my
last will & Testament in manner & form as followeth — It. I giue & bequeath my soule to
almighty God my Creator & Redeemer who first gave me my being in & by whom I expect a
glorious resurrection at last Day. It. I giue & bequeath my body to God the Father
mother of us all to be decently buried with Christian like burial according to the direction
of my loving friends & children & for what worldly Estate it hath pleased God to bestow
with I giue & bequeath as followeth: — It. I giue & bequeath to my daughter fr. Burrough
my Cupboard; — It. I giue & bequeath unto my granddaughter Francis morely two Cowes
two yearling which used to be cald her & their increase maled female; — It. I giue & bequeath
to my son in law James Pairbrook my grand son Robert Burrough all my Carpenters
Tools & all my Turners Tools & one Coopers ax; — It. I giue & bequeath to my son in law
John Williams all my Coopers Tools; & I giue my Sual gun to my grand son Jas. Williams
I giue & bequeath unto my son in law John Williams one best cald the white Ch. — I giue &
bequeath to my Coron John Denny my old Long Gun; — I giue & bequeath to my grand son
Francis morely the best New Lyd upon 4 rugg blankets & the best two pillow; — I giue &
bequeath that my powder to my four granddaughters fr. morely Eliza Burrough and
Sarah Burrough & Eliza both Williams to be Equally Divided between them all; — I giue and
bequeath to my two Daughters all my Books only what I giue to my grand son Robert
Burrough & has writ his name in them & I giue to my grand son Rob. Burrough one beaver
hat; — I giue & bequeath to my two sons in law John Williams & James Pairbrook all my
Estate that I haue not already giuon to be Equally Divided between them if they can
agree if not my will & Desires is that it shall be sold at an outcry & the moneys & what
my two sons in law James Pairbrook & John Williams my whole & sole Exors of this my
last will & Testament

Signed and Sealed
In the presence of
William Poole
Alexander Harvey

Prinsep Ann: At a Court holden first Feb. 1726 Arthur Blake
Thence the within last will of Arthur Blake Doe
was presented in Court by his Exors whom she oath
thereto & being proued by the oaths of William Poole &
Alexander Harvey witnesses thereto is admitted to Record