

225  
11

William

Dec: 3<sup>o</sup> 1832

April 1832

Lawson granted to  
Gessy W. W. W.

William Carr being in perfect health thanks to  
 God I do make this my last will and testament as follows. I give  
 to my Dear wife during her Natural life as follows the house &  
 Plantation Snowleaves with all the land on this side the  
 Church Branch running into the Run below the Quarry Hill  
 with all my stock of Horses Cattle & Hogs & all my house-  
 hold furniture and the slaves now working on my land I say  
 I give for the use of the foresaid land Negroes stock and  
 household furniture during her natural life and then  
 to go as hereafter mentioned with one hundred pounds in  
 specie to be paid her annually by my Executors hereafter to be  
 named and if not punctually paid I desire she may distrain

household furniture during her natural life and then  
to go wheresoever mentioned with one hundred pounds in  
specie to be paid her annually by my Executors hereafter to be  
named and if not punctually paid I desire she may distrain  
all or any of my Tenants to that amount so that one hundred  
Pounds per year may be secured to her for life. I Give and  
bequeath to my dear daughter during her Natural life as  
follows the Lands where William Bennett lived bought  
of Daniel Payne the Land bought of Edward & Mayby  
 adjoining the Land purchased of William Elgie  
the Land purchased of John Seale the Land purchased

Q<sup>th</sup> adms<sup>n</sup> of long man<sup>r</sup> to  
John Spence Esq<sup>r</sup> 1822.  
adms<sup>n</sup> de bono non granted to  
W. W. Seale June 20<sup>th</sup> 1822.

Of Mrs May Tibbs & Deakin Tibbs and  
William Tibbs. the Land purchased of William  
Fring Ashby & the Bridgalls with Negro Hannah  
her children I say I give the above Titled Land & Negro  
to my said Daughter Betsey Tibbs During her natural  
life & then to her <sup>children</sup> children if any living at her death to be  
equally divided if none living then to my son William  
& John Carr for life then to be equally divided between them  
or their children and the square of Lots in Darnley Street  
the Brick House stands I give to my said Daughter & her  
heirs. I Give and bequeath to my son William Carr during his  
natural life the Lands purchased of Nathaniel Triplett the

Lands Purchased of Mr. Lockett the Lands Purchased of

Thomas Atwell the square of Lotts where my old store  
stands & where Mr. Utca and a keeps store the lands

Purchased of William Fitzhugh Esq<sup>r</sup> and the Lands

Recovered in the District Court of Dumpsies of Thompson

man as an executor at Choptawamock where James Ingh-

lett lived and part of my land adjoining the Towne of Dumpsies

from the Church Branch below the Swan Hill to the Beverdam

Branch including <sup>all</sup> the land Purchased by my Father from

Thomas Calvert Harris except the Meadow below the House

where I now live my land in Fairfax County Purchased of

Kirkland now lent to James Foley and at the Death of my

stands & Wharff W. W. and a heap store the lands —  
Purchased of William Fitzhugh Esq<sup>r</sup> and the lands —  
Recovered in the District Court of Dismocks of Thompson  
now are Executors at Choptanock where James Trip-  
lett lived and part of my land adjoining the Town of Dismocks  
from the Church Branch below the Swan Hill to the Beverdam  
Branch including <sup>all</sup> the land Purchased by my Father from  
Thomas Calvert Harris except the Meadow below the House  
where I now live my land in Fairfax County Purchased of  
Kirkland now lent to James Foley and at the Death of my  
wife & Negro Olga & all her Children Jack &

That I give the aforesaid Lands & negroes to my Dear son William  
Carr during his natural life and after his death to his Child or  
Children if none to my son John Carr & my Daughter Betsey  
Tobbs wife & then to be equally divided amongst their Children  
I give also to my son William Carr all my Law books.

I give and bequeath to my son John Carr during his natural  
life the lands I now live on after the death of my Dear Wife  
from the Church Branch falling into the Quanticos River below the  
Quarry Hill including the Meadow devised to me from  
my father and all the lands purchased of Col: Lovell Whurson  
my great mill stands with my lott in Humphris Pur-  
chased of Alexander Doyle the Land purchased of John

Charles of Alexander Doyle the Land Purchased of John

Benniman the Land Purchased of Miss. Scott Mount

Horib with all the Lands adjoining Purchased of James

Warrior Knox & Combs and the Land Purchased of William

Dales with Negro Lucy and all her Children Tom Harry

& Nancy I say I give the said United Lands & Negroes to my

dear son John Carr during his natural life & then to his

Child or Children if any living at his death if none to my

Daughter Betsy Jobbs & my son William Carr during

life & then to their Children to be equally divided my will &

deare so that the Negroes bequeathed to my Dear Children

should remain with my Dear wife during her life unless

she should marry. My true mind and desire is that

Worshipful Know & Combs and the Land Purchased of William  
Wales with Negro Lucy and all her Children Tom Harry  
& Mary I say I give the said tited Lands & Negroes to my  
dear son John Carr during his natural life & then to his  
Child or Children if any living at his death if none to my  
Daughter Betsey Jobbs & my son William Carr during  
life & then to their Children to be Equally divided my will &  
Desire is that the Negroes bequeathed to my Dear Children  
Should remain with my Dear wife during her life unless  
she should manage in that case my will and desire is that  
my slaves should go immediately to those to whom they are  
Divided & that none of them be sold out of the Families to



Whom they are devised if offered for sale by any of them  
out of the family of my wife my daughter & my sons that  
they be immediately <sup>liberated</sup> And I do hereby desire they may be sold  
all intents & purposes I give & bequeath to Simon Luttrell  
& Thomas Chapman in trust for Daniel and Archibald  
Nell who have assisted me in acquiring the Property I  
now Possess. I say I give to the for named Simon Luttrell  
& Thomas Chapman in Trust for the said Daniel & Arch.  
Nell One thousand Pounds sterling worth of Goods if so much  
in my Store at the time of my death that they may carry on the  
& Business of Merchandise in the <sup>store</sup> House Purchased of Mr.

Doyle devised to my son John Carr during the minority of  
my son John tent free & that out of my Estate my son John be  
allowed a moderate tent that the money due them be immedi-  
ately paid by my Executors that they have the full use of the said  
one thousand Pounds Sterling worth of Goods to their own

Convenience all the <sup>residue</sup> rest of my Estate not already devised both

Real & Personal I Give and bequeath to Robert Suttrell Senior

Suttrell & Thomas Chapman in Trust for my Dear Children

Betsy Tetts William Carr & John Carr to be Equally divided

that is to say the Profits of the said Estate shall in the first

Place be applied to the Board and Education of my two Sons

and that the Annual Residue be devised to my wife

allowed a moderate Rent that the Money Dec. them be immuni-  
-ly paid by any Executors that they have the full use of the said

one thousand Pounds Sterling worth of Goods to their own

Convenient all the <sup>residue</sup> ~~rest~~ of my Estate not already Divided both

Real & Personal I Give and bequeath to Robert Suttrell Simon

Suttrell & Thomas Chapman in Trust for my Dear Children

Metsy Tibbs William Carr & John Carr to be Equally Divided

That is to say the Profits of the said Estate shall in the first

Place be applied to the Board and Education of my two Sons

& for the support of the Young Negroes Devised to my wife

During life & if any residue remains of the Interest of

My Wills Vents of Lands &c. devised therein that to be  
divided between my said three children to wit Betsy

Tebbs to have Her part for her use & the two thirds due my sons  
to be applied for the use of my two sons as my trustees & my

Executors may think proper my meaning and intention is,

that the Principal Debt due on good Bonds & Lands not

devised to be kept untouched & nothing but the rents & interest

thereon until my two sons come of age then the Lands & Bonds

to be divided Equally that each child may know their part

But the Principal retained by my said Trustees or laid

out in Lands & Negroes by them & my Executors to the use

of my said children for life & to go as the other Estates devised

them. I appoint my Dear friend Simon Suttrell Guardian  
to my two sons William & John Carr & desire that he &  
Thomas Chapman collect my Debts That my Trustee  
Thomas Chapman if he chooses to continue in the store  
with Daniel & Arch have five hundred Pounds Sterling  
worth of Goods if so much in the store to be accounted for in  
current money when my two sons arrive at Proper age that is  
one half to William Carr when he arrives to the age of Twenty one  
years and the other half to John Carr when he arrives at the  
the same age I do request my worthy friends Alicia Herder-  
son James Reid & John Gibson will act as Executors  
with Simon Suttrell & Thomas Chapman till my sons

William & John Carrives at full age at which  
time my will and desire is that either or both of them at full  
age Release my ~~son~~ <sup>named</sup> Friends M<sup>rs</sup>. Alexander Henderson  
James Reid & John Gibson from their Trust & that Amos

Suttrell Thomas Chapman William <sup>& John</sup> Carr <sup>then</sup> Henry whole &  
Sole Executors written with my own hand & sealed

This 23 day of January 1790

William Carr ⊗

My Negro man Abner I desire maybe set free. —

That my two sons be supported & educated out of the profits of  
my Debts & Rents of Land not devised that my Bonds be all

Removed with Good Security these Reserving to be used and the  
Money when it is to be secured as my Executors may think  
proper in Lands or other Bonds. in the Donation to Thomas  
Chapman I have devised if he chooses to Engage in Business  
with Daniel & Arch that he is to have five hundred Pounds  
Sterling worth of Goods at my death & to pay Curriey for  
that starting when my two sons come of age that my  
Daughter Betsey Tibbs & her Children be also supported out  
of the Profits of my Estate Undivided As my will and desire  
is that all my Dear Children should have an Equal share of  
my Estate the small Distance from Thomas Chapman to  
my Children should not be thought of in dividing my

DUPLICATE Carr should be entirely supported out of the  
Profits of my Estate Unrevised without meddling with the  
Profits of the Estate devised to him. January 23 1790

Signed & Sealed as before

William Carr &

William Carr Will continued dated January 23 1790

If there should not be goods sufficient to satisfy the donation  
to Daniel & Arch & the five hundred Pounds <sup>ster</sup> to Thomas—

Chapman in my store at my Death I desire it may be  
made up out of my Debts. Should all my dear children

Die without issue of their bodies my dear wife Living

one half the life Estate to go to my dear wife & using her



use the other half to Thomas Chapman & son. I Robert

Sutcliffe Thomas Chapman's Children namely Carr —

Chapman & Char. Chapman & Genay Chapman during their

lives & then to their Children if any and after the death of my

Dear wife the whole of what she has for life in the last

Clause to Thomas Chapman in Trust for the fore —

mentioned Children & my Trusty Boys Daniel & Arch —

Equally to be divided between them signed and written

with my own hand January 23 1790

William Carr.

At a Court continued and held for Prince William & Co

The 8<sup>th</sup> day of February 1791. This Last will and Testam-  
ent of William Carr Gent Deceased was presented to the  
Court by Simon Luttrell and Thomas Capman Executors  
Herein named and it appearing to the Court that the  
said will is all write with the hand of the Testator  
Ordered that the same be recorded and the said Executors  
having performed what is usual in such cases.  
Certificate is granted them for obtaining a Probate thereof  
in due form

Teste Robert Graham C<sup>lerk</sup> Cur.

*Syler's* . . . . .  
*estate*  
*Divided* . . . . .  
We the subscribers agreeable to an order of the most Hon<sup>ble</sup>  
Court of Prince William have divided the Estate of Joseph Syler