

William Hull & William Thamason their securities entered into and acknowledged a Bond in the penalty of five hundred dollars with condition according to law.

A copy from the record of Court

Teste.

F. Johnston

Frederick Thrasher 1851 A. Memorandum of my property, I want all my children to have a thousand dollars all but James Foster and Gibson Gain him two are to have four hundred dollars apiece and these children fifty dollars to each one of them that are alive when they become of age if they will come or send for the money all that have not received their thousands dollars from me that sum it is to be paid to them after my time outlay debts and gains them two are to have four hundred dollars apiece with the money I have paid to them all note and receipt must bring interest without such receipt or note that says no interest is to be paid on them John and Paul I have these received for sixteen hundred apiece these two received are not to bring no interest in my time after my time all my movable property is to be sold at publick sale as soon as convenient if in the crop the crop is to be done first before a sale all but two beds and kitchen aposse that property is to be left for Nancy my wife the two negro men George and Garret are to go to some of my children at the pleasurement of any of them are willing to take them of the negroes or one of them are not willing to go to them that are willing to take them they are to be sold at publick sale the lot of lands lying next to the river 18 acre is to be sold as soon as convenient after my time and the money divided among them if I do not sell myself in my time that lot of lands named to be sold is to be sold by Robert Thrasher and Paul M Thrasher and the money to be paid over to them all the two lots of lands with the building are not to be sold in my wife's life time these two lots is to be for my wife as long as she is alive them to be sold and the money divided among them to be sold by Robert Thrasher and Paul M Thrasher these two are my executors for my estate I want it to be understood that James Foster is to have \$400.00 with the money he hath already received and no more and his children the children he had by his first wife are to have fifty dollars all of them that are alive when they become of age Gibson Gain is to have \$400.00 with the money he hath received his children are to have \$50.00 apiece when they become of age all that are alive of them the children of his first wife and other three is \$500.00 to be left for my wife if she need it if she doth not want it there to be divided among them This is my will my hands and seal

Teste Thomas R. House

Frederick Thrasher Seal

George Short

At Roanoke July Court 1852 The last will & testament of Frederick Thrasher deceased was this day produced in Court and proved according to law by the oaths of Thomas R.

Muse and George Short subscribing witnesses thereto It was also proved by Thomas R Muse, that the said will and signature thereto are wholly in the hands writing of the said Frederick Thrasher dead and whereupon the said will is admitted to record And on the motion of Robert Thrasher & Paul M Thrasher the Executors therein named, who made oath thereto, and together with Thomas R Muse, David Gish Clark R Campbell, and Samuel E. Wood, their securities entered into and acknowledged a bond in the penalty of \$10,000, with condition according to law, certificate is granted them for obtaining probate of the same in due form

VS Copy

Teste.

F. Johnston Clerk

Joshua Burnett

In the name of God amen I Joshua Burnett of Roanoke County and State of Virginia being in perfect health of body and of sound mind and disposing memory thanks be unto Almighty God but calling to mind the mortality of my body and knowing that it is appointed for all men once to die do make and ordain this my last will and testament that is to say principally and first of all I give and command my soul into the hands of Almighty God that gave it and my body I command to the earth to be buried in decent Christian burial at the discretion of my executors nothing doubting but at the general resurrection I shall receive the same again by the mighty power of God and as touching such worldly estate wherewithal it hath pleased God to bless me with in this life I give and dispose of the same in the following manner and forme first I desire that all my just debts be paid which should I owe any; secondly I give unto my beloved wife Sarah Burnett for her use all my estate both real and personal for and during her natural life that is the plantation I now live on in Mason's Cove and all my personal property of every description including my negroes and should she live longer than me; it is my desire that one half of the above property be disposed of by my wife as she may choose the other half to be divided between my children as hereafter directed to my son Joshua Burnett I give two dollars to my son Jonathan Burnett I give two dollars to my son Obediah Burnett it is to have nothing more of my estate in as much as he has received his share in lands as his receipt which I have will show I direct at the death of my wife should she survive me that my lands be soaled all my personally property except my negroes I direct that they be divided by valuation the one half of all the above property be disposed of by my wife Sarah Burnett the other half to be equally divided between my daughters Mahala Robertson formerly Mahalla Burnett and Jane Smelser formerly Jane Burnett and my grand daughter Nancy Jane Tindall the daughter of my son Elisha Burnett she gets the portion that would have been coming to him the half of the slaves I give to them and their heirs of their bodies for ever and lastly I appoint my beloved wife as Executrix and my friend David Sloan my Executor of this my last will and testament hereby revoking all other former wills by me heretofore made In witness whereof I have hereunto set my hand and seal this 30<sup>th</sup> day of November in the year of our Lord 1852

Joshua Burnett Seal