

Unter Traggin one 40d. & two half Pounds of looking glass and iron landish and
Brass candlestick one byron chain & Iron wedges Iron scatto & large Iron
chain & Iron bolts & Brass bolts and Iron scatto one small Brass scatto
In this present Deed of gift being my final Intent and meaning that my
Son Francis Hunt and his next friend shall have use and enjoy all in
this present Deed of gift mentioned to them and their heirs for ever to run from
the present time to the proper use and behoof and if it shalld please God
that I shalld die before my servant Silvanus Miller is free then he to go to the
proper use and behoof of my sons friend Francis Hunt. And to this present
writing I do hereunto Interchangeably set my hand & seal this 12th day of
August anno Domini 1703.

Signed sealed and delivered in the presence of

F. Hunt

Wm R Burton Richd Bryant Esq.
Esq: RIchd Bryant junr.

At a Court hold for Stafford County 10 April 1700
present

His Majesties Justices for the said County
In the Name of the Father Son & Holy Ghost
Trinity & Unity I witnesseth that the

Witnesse of Ourselves here by by good cause made to complain and
knowing the frailty & uncertainty of mans life and being at present
perfect health and memory do nowe make and appoint this my last Will & Testament
desiring all other former or other Wills this 9th day of April 1700
In presence I recommend my soul into the hands of God through the intercession
and assistance of my Beloved Saviour and Redeemer hoping by the mercies of His
Death & Burial to have my sins washed away in his Blood ready for to be ingested
buried in his grave and by his merits and assistance obtain salvation & therefore
nowe desirous and beseeche such estate as it hath pleased God to give
me to bestow upon me after this manner following after they have disposed of my
body to decentment with care for my dear & much loved wife
Stafford County Wills
1699-1709

I give and bequeath unto my son George Fitzhugh all such land
following (etc) all that tract of land lying in the County of Northam, being
being in Westmoreland County containing 1000. acres also that tract of land
of land that he held from him by his wife in her name in the County of
containing 1000 acres also one other tract of land joining upon the above
land of George Fitzhugh before his death taken up by my self in the year
1697. Acre also one other tract bought of the said Mathew Lacy by me at the
said Pooles Creek in Westmoreland County £100. more also the remainder of
another tract above Aquia Quay instigated by my son George Fitzhugh
containing 21996. acres all which said tracts I do divide and make
expressed I give to the said William Fitzhugh to have and to hold the same
in full and parcels of land to him by the name of his Body, also for my self
own and for want of such hours then to my son George Fitzhugh and to the name of
his Body lawfully begotten and for want of such hours to my other son
Fitzhugh and the heirs of his Body lawfully begotten &c &c &c &c &c &c &c &c
and the heirs of his Body lawfully begotten &c
now thence to my son George Fitzhugh and the heirs of his Body, to have
begotten and for want of such hours to my right hand son William Fitzhugh
further give and bequeath to my said son William all that land in the County
of Northam containing 1000. acres to be equally divided between
him & his mother equally, halving of her deceased son George Fitzhugh
the said tract wholly to the said William Fitzhugh & the heirs of
his lawfully begotten & for want of such hours then to my son George Fitzhugh
the heirs of his Body, lawfully begotten & for want of such hours then
it was to the said William Fitzhugh if the same to George Fitzhugh
of such hours then I give the same to George Fitzhugh and the heirs of his Body
lawfully begotten and for want of such hours then to the said George
Fitzhugh & the heirs of his Body lawfully begotten and for
want of such hours then to the said George Fitzhugh and the heirs of his Body

lawfully begotten all those tracts of land before mentioned except
those lying or half lying above Aquia Quay in the County of Northam
by myself containing 21996. acres whereof a tract of land
containing one half also one tract of land containing 600. acres above the
name of the Church Quay to the said also another tract of land containing
the head of Oldmarket Creek containing 1000. acres to be divided
by the heirs of both houses between all which said tracts & the number of
acres above expressed to the said George Fitzhugh to have and to hold
the said tracts of land before mentioned except those lying or

Stafford County Wills
1699-1709

of land that he held from Blount by patent or Survey or warrant of survey
containing 1776 acres also one tract of land lying east of the said tract containing
land of Captain Ward before divided by him self containing 600 acres and a tract
of 197 acres. Also one other tract bought of the said Captain by him self containing
land of Captain Ward before divided by him self containing 600 acres also the remainder of
another tract above Bequia Quay in St. Jago County purchased by him self
containing 21996 acres all which said tracts of land were left by him self
unprepared I give to the said William Talbrough to have and to hold the same
in trust and purer of him to turn of the houses of his body dead. By these presents I
own and for want of such hours then to my son Henry Talbrough and to his wife of
his Body lawfully begotten and for want of such hours to myself the same
Talbrough and the heirs of his Body lawfully begotten & my wife and
the heirs of his Body lawfully begotten for me and for my wife and
heirs then to my son Henry Talbrough and the heirs of his Body to my son
begotten and for want of such hours to my right heirs for me and my wife
further give and bequeath to my said son William all that land (then
of land known & lie in St. Jago County containing 1000 to be equally divided between
him & his mother equally halves by after her decease then I give & bequeath
the said tract wholly to the said William Talbrough & the heirs of his
lawfully begotten for want of such hours then to my son, Talbrough
the heirs of his Body, lawfully begotten & for want of such hours then it
gives it to the son of the said William Talbrough in full by his
of such hours then I give the same to George Talbrough and the heirs of his Body
lawfully begotten and for want of such hours then I give the same
to my son Talbrough & the heirs of his Body lawfully begotten and for

So now my Talbrough all these tracts of land to George Talbrough
Noyes or half lying above Bequia Quay in St. Jago County purchased
by myself containing 21996 acres whereof a tract containing
1000 one half also one tract of land containing 600 acres above the said
name of the Church Quay, but also another tract of land containing
the head of Odom's Creek containing 600 acres purchased
by the heirs of Captain Ward all which said tracts of land above the
said above 8000 acres was formerly belonged to him and all
the said tracts of lands of Captain Ward in his time lawfully begotten of
his true friends. Stafford County Wills
Talbrough & the heirs of him & the heirs lawfully begotten
1699-1709

Such heirs then to my son Thomas and his wife of his Body lawfully
begotten and for want of such heirs then to my son George the heir of his
Body lawfully begotten and for want of such heirs then to my son John the heir
of his Body lawfully begotten and for want of such heirs then to my heirs
forever Item I give & bequeath to my son Thomas Fitzhugh all those —
Tracts of Parcels of Land following (viz) all that Tract or parcel that I bought
of Sir Thomas Waugh contⁿ 400 Acres lying upon Rappahannock one half
thereof being now deceased William Foster also one other Tract of land contⁿ
1000. Acres bought of Parson Waugh lying in the forest Botwic (App^t.^d)
Vermont (rest of which the head thereof also another Tract contⁿ 1. 200. Acres —
that I bought of Parson Waugh & now bequeath to John Martin of St. Albans
also one other Tract contⁿ 300 Acres lying upon Rappahannock
where bequeathed from George the Appraiser also another Tract of 350. more —
bought by me of John Cromwell lying upon Rappahannock River also —
another Tract containing 1248 Acres which I bought of John Chidoni^y
in Rappahannock Forrest also one other Tract containing 1256. Acres in
I bought of Richard Keppel lying also in Rappahannock Forrest all which
Tracts & parcels of land as above Express I give to the said Thomas
Fitzhugh to have & to hold the said parcels or Tracts of land to him & his heirs
of his Body lawfully begotten forever & for want of such heirs then to
my son son Thomas Fitzhugh & the heirs of his Body lawfully begotten and for
want of such heirs then to my son son George Fitzhugh and the heirs of
his Body lawfully begotten and for want of such heirs then to my
son George Fitzhugh & the heirs of his Body lawfully begotten and for
want of such heirs then to my son John Fitzhugh and the heirs of
his Body lawfully begotten then for want of such heirs then to my
son John Fitzhugh all those Tracts of Parcels of Land (viz) all that Tract or parcel
of Land that I bought of Mr^r Casy joining upon Ind George between 1615
Mother^r Simpson and others upon Accraia of Choptank river (goods)
Moyard County containing 2000. Acre and the first Tract of land
of Land containing 6000. Acres presented by the said George Dalton &
another named who by their ownership had lost all her right
Title Proprietary Stafford County Wills

for ever I give & bequeath to my son Thomas Fitzhugh all thos
Tracts & Parcels of Land following (viz) all that Tract or part thereof bought
of him nearegh 1000 Ares lying upon Rappahannock one half
thereof being now dealed William Ratcliff also one other Tract of land worth
1000. Ares bought of Parson Waugh lying in the forest Botetourt Chap p. 29
Rappahannock (rest through the head thereof) Also another Tract worth 200. Ares -
that I bought of Parson Waugh & now beased to John Martin of Botetourt
also one other Tract worth 300 Ares lying upon Rappahannock
where he beased from George Cappared, the another tract of 350. Ares
bought by me of John Chidwell lying upon Rappahannock River. Also
another Tract containing 1248 Acres which I bought of John Chidwerry
on Rappahannock Forrest also one other Tract containing 1256 Ares or
I bought of Richard Cheepey lying also on Rappahannock Forrest all which
Sums & Manner of Land as above Expost I give to the said Thomas

Fitzhugh to have & to hold the said parcels & Tracts of Land to him & his heirs
of his Body lawfully begotten forever & for want of such heirs then to
my son to my son Fitzhugh & the heirs of his Body lawfully begotten, and for
want of such heirs then to my son Henry Fitzhugh and the heirs of
his Body lawfully begotten and for want of such heirs then to my
son George Fitzhugh & the heirs of his Body lawfully begotten and for
want of such heirs then to any son John Fitzhugh and the heirs of

any son Edward Fitzhugh and the heirs of
Fitzhugh all those Tracts & Parcels of Land (viz) all that tract or part thereof
of Land that I bought of Mr. Parry joining upon Ind George Bearene 1715
Matthew Simpson and others upon Argentia of Chippewomont (now
Mayes County) containing 2100 acre and the first (part) of a Tract of land
of Land containing 2100. Ares prouided by the said George Bearene &
another named who by their concorde have had all these aforesaid
In the Proprietaryship therin as by the Person & will fully appear but
her heirs - - - - - have concorded to bear all the charges of the
survey of the particular Division of land further prouided to allow
unto the said son to Stafford County Wills that 2100 Ares aforesaid are

The first Clause to be given after a full consideration of the same informed
the said Surveyor and Division as aforesaid to be made at the proper time & by
charge of the said _____ then George or his friends have a
named to take the first Clause but if the said _____ should not lay
out & make Partition upon his own property for the charge of the said _____
200 Acres of all the Right of Property to the said 3000 Acres aforesaid
as shall be hereafter directed provided he will pay _____ for the same
not the agreement of allowing 600 acres above Revert of present which is as
aforesaid that then my said son George aforesaid have a _____
right Title & Interest the amounts also I give another Tract of land worth
500. Acres lying upon Quantico Creek in King George County Purchaser to be
Henry Walker also another Tract lying near Quantico in King
County being his to of 800. Acres distributed to, Capt. Thomas Moore
and myself from one Harry Washington the Surveyor there is no
true thought it falls to me by ownership yet we must be careful
times not to take advantage of the fact that we are without him in the whole
tract which I divided at His Cost & Charges of the Partition. In case
dissent of this the survivor should take his first choice which he may
so accordingly and will not take advantage of ownership of the part
he omits aforesaid also another Tract lying at the Head of the River
in King George County being the half of adidens of 1150 between us by myself
and Ind. Shanderton from and Harry Walker the Surveyor to me 1699. I have
also a tract of land in King George County lying in the said
to take advantage of the fact that we are without him in the whole
part of the tract which I divided at the cost & charges of the Surveyor
I am bound to either of the Defendants as those that through carelessness
and then his Surveyor to take the first choice which I am aforesaid
so accordingly and will not take advantage of ownership of the part
of the tract which I divided at the cost & charges of the Surveyor
the value of damages in my hand in 1699 to make up 1000. Dollars paid
by myself and wife in 1699 and made by the said Surveyor

Stafford County Wills
1699-1709

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... should not stay
out & make Partition upon his own property of the said estate
200 Acres half the Right of Property in the said 3000 Acres mentioned
as shall be hereafter expressed provided he liveth if then
not the agreement of allowing 400 acres less than of present value as
aforesaid & that then my said son George affirme it have a full
right & the interest therunto also I give another tract of land worth
500. Acres lying upon Quantico Creek charged County Pochucke, now in
Gloucester also another Tract lying near Quantico ... 400.
County being the so of 800. Acres bounded by, top, bottom, &
and my self from one boundary to the other, there is no
tree though it falls to me by inheritance, yet and at times
times not to take advantage but tho' that it will not be in the whole
tract but will be divided at the Cost of Quantico, of the party, I am
witness of this the survivor should take his full share
to accordingly and will not take advantage of his ownership of it, further
the conditions aforesaid also another Tract lying at the head of ...
in Stafford County being the half of aduent of 1150 Leagues by myself
and in the inheritance from my son, George, to the party, him, or his
successors to be divided among them in proportion to their
share either of the Defendants or those that have right to, and may
and then the survivor to take the first share which I now agree
accordingly and do intend to take advantage of his ownership of it, ... any
of them perform this condition as herein set forth, & within
the falls of Quantico in Stafford County containing 1000. Acres taken
by myself and where ever allayed and made by the other man
father also another 500. Leagues lying between the two aforesaid

Stafford County Wills.

Dated this 1st day of April 1699-1700 by witness heretofore of (s) J. A.

containing 200 Acre belonging further more land all which
Tracts of Divisiones of Land as before Deputed & Give to the said George Fitz Hugh
To have and to hold the said parcels or Tracts of Land to him & the heirs of his Body
lawfully begotten for ever and for want of such heirs then to my son William
Fitz Hugh & the heirs of his Body lawfully begotten and for want of such
heirs then to my Son John Fitz Hugh and the heirs of his Body lawfully
begotten and for want of such heirs then to my son John, as Fitz Hugh
& the heirs of his Body lawfully begotten and for want of such heirs then to my
son John Fitz Hugh & the heirs of his Body lawfully begotten & for want of such
heirs then to my right heirs for ever & then to my son John
Fitz Hugh all those Tracts of Parcels of Land following (vizt) all that part
of Land I bought of Doctor Richd Bryant lying in Prospectany of
Forest containing 200 Acres being now leased to Dr. Doctor Bryant and also one
other Tract of land containing 150 Acres which I purchased from Charles
Otis well lying upon the Bank of my dwelling Plantation being now
leased to John Tree & Stephen Sebastian also one other Tract containing 200
Acres which I purchased from Blawer Cook his heirs nigh Chotank
Brook in Flayord County and in the possession of doas of Richd Broad also
one other Tract containing 150 Acres which I bought of John Mathew lying
upon Prospectany Forest and non part thereof in the Demainey of one Phillip
The Taylor also one other Tract containing 100 acres which I bought of Joseph
Newton lying near Marshalls Dam and a little distance from my dwelling
Plantation & bounded by Richd Tawn Toot Steppin Richd Wall also
one other Tract containing one hundred Acres which I bought of Mr. Richd
Mather lying near John Grigobys & now leased by the last mentioned

Son of deceased Rappahannock by Potomack River bounded by Richd James &
another Tract containing about 400 Acres which I bought from one Dan
Perry lying upon Marshalls ^{Dam} a little distance from my dwelling house
bounded by George Downing (Charles Brantye) & Tom King also one
Tract containing 100. acres which I bought of John Pashley lying near
adjoining to William Burdneys now bounded by Emmanuel Wm. &
which Tracts of Divisiones of Land as before Deputed I Give to the said John
Fitz Hugh and the heirs of his Body lawfully begotten for ever and for want of
such heirs then to my Staffor County Wills 1699 1709
begotten and for want of such heirs then to the heirs of his Body

Lizburgh & the heirs of his Body lawfully begotten and for want of such
heirs then to my son Henry Fitzhugh and the heirs of his Body lawfully born
begotten and for want of such heirs then to my son Thomas Fitzhugh —
& the heirs of his Body lawfully begotten and for want of such heirs then to my
son John Fitzhugh & the heirs of his Body lawfully begotten & for want of such
heirs then to my right heirs for ever after I give & bequeath to my son
John Fitzhugh all those Tracts & Parcels of Land following (vizt) all that tract
of Land I bought of Doctor Richd. Bryant lying in Page County —
Forest containing 200 Acres being now leased to Dr. Doctor Bryant and also one
other Tract of Land containing 150 Acres which I purchased from Charles
Ormsell lying upon the Bank of my dwelling Plantation being now
leased to John Free & Stephen Sebastian also one other Tract containing 200
Acres which I bought from Blaw Brook his heirs right & stink —
Brook in Lagord County and in the possession of doas of Richd. Broad also —
one other Tract contg^d 500 Acres which I bought of John Mathews lying
upon Casperiany Forest and now part thereof in the Domaine of one Shillip —
the Taylor also one other Tract contg^d 400 acres which I bought of James
Newton lying near Marshfield Dam and a little distance from my dwelling —
Plantation formerly owned by Richd. Savin Took Shipton Richd. Wall also
one other Tract containing one hundred Acres which I bought of Richd.
Mellen lying near John Grigobys & now leased by Stephen Sebastian also

Tract between Rappahannock & Potomac Rivers bounded by Richd. Jones also
another Tract containing about 400 Acres which I bought from one Dan. Williams
Sextre lying upon Hatchet Hill a little distance from my dwelling house re-
sented by George Downing (Charles Martyn & Downing also one of them) —
Tract containing 100. Acres which I bought of John Polkley lying near my
adjoining to William Burdens now leased by Emanuel Burden at
which Tracts & Dividends of Land as before reported I give to the said John
Fitzhugh and the heirs of his Body lawfully begotten for ever and for want of
such heirs then to my son Tom. Fitzhugh and the heirs of his Body lawfully
begotten and for want of such heirs then to my son Henry Fitzhugh and the
heirs of his Body lawfully begotten & if there want of such heirs then to my
son Thomas Fitzhugh and the heirs of his Body lawfully begotten & for —
1699-1709

whereof such heir shall be my son, going by the name of the heir of the
Body, lawfully begotten and for want of such heir then to my Right
heirs forever. Item whereas I have given to my dear daughter Mrs.
Sarah Esty, though the one third or half of the plantation of Westover
that now lies or together with the use & benefit of the same wherein formerly
to be divided between my son William & her in case of my death, & Right
title of Dower to my lands before mentioned which will now subject a
manifest and report to me referred to dust of this day a present
and assistance to the widow of my dear young wife who left him. That
she will take & accept of that interest & full title of dower of all my lands
before bequeathed which are not taken the due share of each my wife
value to compute in profits with the half of this land and by her to be
improved during her life & among all other lands will not make a sufficient
or further improvements but if this be unkindly or rather ungrateful
unnaturally refused then I will say and will give her for by the present
give her full title of all my lands cash land to be taken out of my estate
that all my children may bear their equal proportion in what remains
intended to a son or myself will none happen Item what lands
belonging to me in England or the dominions of the same
I may have hereafter in England or the dominions of the same
I command my heirs so directed as for what manner estate you
hath been graciously pleased to be done me withal I command my heirs to
follow the Item I have to my son and well beloved wife my daughter
(to say) Anne Esty before Katherine my wife left me for her husband
my daughter Anne to have of her husband for her to be used to the best
of her, and my wife Katherine to have of her husband for her to be used to the best

Misusage that she would accuse the three youngest of the said
my three youngest children to which of them best pleaueth in
the gift of God to whom I then have. I give and command
it so me thinke better than others. In case one of the aforesaid children
should die half my debts (deposse in the house the sume £1000 then
a hundred at Stafford County Wills) in relation to the great debts
Tumbleton 1699-1709, for me with his wages & gains. And in
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Sarah Leiblugh the one hundredth or half of the plantation of said estate
that I now live on together with the use & benefit of the same is to remain
to be divided between my son William & his widow & all donee's of Right of
title of Dower to my lands before mentioned which shall now be by her
manifest aduo report to me often reduced to dust & other time a present time
and assistance to the service of my poor youngaphone debt to him that
she will take & accept of that indirec^t & full title of Dower of all my lands
before bequeathed which are not take the due share of each one year and the
value to compound in profits with the half of this debt and be her due to me
be improved during her life or any and no longer than she may remain
no further improvements but if this be unreasonably or rather churlish
unmercifully refused then I may vary and now give her half by the present &
give her full this & of all my lands cash due to be taken out of and to have
that all my children may have their equal proportion in such a manner as
intended I do assure myself will never happen Item
all instruments or plantations belonged to me in my life in what state so ever
I may have had lands in England or the Province of New England
Son Edward his heirs for ever dreaed is for what sum of estate given to him
he hath been grossly pleased to burden me with it, and being now dead
followeth Item I leave to my son and will bequeath to him as my de-
sir to my daughter Elizabeth & Katherine my wife and her husband John
and my daughters to them of her intent perint, but notwithstanding that he or she

knowe that she would donee the three youngest of the said sons to
one three youngest children to which of them best pleaseth her
husband John come to them & their heirs. I give my wife
for me to live in these three years to be one of the appurtenances
and land both half acre of land upon the house the said John to have
standard & stile being more for a large residence the great obtain
Tumbler to her heirs forever with the regard of her husband John
Civility do and my Stafford County Wills like in his handwriting as he
1699-1709
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or if she pleases before it cometh her age but may be the things to her
self & her own disposer Item I give and Bequeath to my above 1st
well beloved son Willm Fitzhugh & Negroes to say Gilas his wife & four and
Children to say shamed Gilas & Tomlin of Bkvr and a mitschf Two
hundred Bells to have & to hold to him & his heirs for ever Item
Give to the said Willm Fitzhugh 2 Silver Dishes one the largest of
the other the smallest Dish to Silver Plates of those that come in the
last year from Dr. Mason one large Silver Japane one small
bloor or Bread Plate and Trencher & one large Silver Salt one Silver
Porringer of the Largest Port a silver Land lock box with chaffers
& Ward to him & his heirs for ever Item Give to
my son Henry Fitzhugh & Negroes (to say) Daphne & her 1st children
to say) Willm Dick Johnney & Jane Board Johnney & Clark (Dicks &
son) to have & to hold to him & his heirs for ever Item Give to

Bequeath to my aforesaid son Henry Fitzhugh 2 Silver Dishes one of the
largest & the other the smallest Dish of those that come in last year from
Dr. Masons one small bloor or Bread Plate one Silver Trencher salt one
Silver Porringer of the Largest Port a silver Land lock box with chaffers
& Ward to him & his heirs for ever Item Give to my son Thomas
Fitzhugh & his heirs for ever 7 Negroes to say Mulatto Peggy & her
son John

~~Thos. Ch. named Frank & Rich Cott & house of Item~~ I give to
my son Thomas Fitzhugh after his Brothers Tom & Henry are dead
as before I have express'd one chaffers & Silver Plate a silver Porringer a
silver salt for butter candle stick Item I give to my son George
Fitzhugh & his heirs for ever 7 Negroes to say Mulatto Bess & her 1st
children 3 & 1st George Johnney & Willm Johnney Mulatto Sarah & her
younger daughter Diana Item I give to the above George & Willm
after his Brothers Stafford County Wills

Death 1699-1700

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well beloved son John Fitzhugh & his groves to say ylles his wife & four ...
Children to my deare & well beloued son John Fitzhugh & his wife & four ...
I will also bequeath to have & to hold to him & his heirs for ever Item I
give to the said William Fitzhugh 2 silver Dishes one the largest by
the other the smallest Dish to Silver Plates of those that came in the
last year from Mr. Mason one large Silver Dishes or no small
silver or bread Plate and Transhooe or one large silver salt on Silver
Pinniger of the Largest - and a pair of large Silver Landkist with
long handles & a small Dish of extinguisher together also the great Silver Trunk and
a set of Silver Factors to him & his heirs for ever Item I give to
my son Henry Fitzhugh 7 Negroes (to say) Daphne & her 1. children
is one) Chiles Dick Johnson & Tomo. Bear & Johnson & Clark (3 boys -
son to have & to hold to him & his heirs for ever Item I give

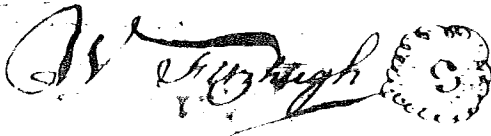
Bequeath to my aforesaid son Henry Fitzhugh 2 silver Dishes one of the
largest & the other the smallest Dish of those that came in last year from
Mr. Mason one small Silver or Bread Plate and Silver Transhooe salt one
Silver Pinniger of the Largest and a silver Landkist with long handles
& a small Dish of his heirs for ever Item I give to my son Thomas
Fitzhugh & his heirs for ever 7 Negroes (to say) Mulatto Boys & his
Daughters

Item I will bequeath to my son George Fitzhugh after his Brothers
William & John & Thomas are deceased one silver
Dish the same to be a Plate and Silver Pinniger if one
Silver Salt and Silver Landkist of the same value above mentioned

I will give to my son John Little Hugh of Lichfield for ever a sword
3 degrees (vizt.) double scabbard & scabbard of leather black & white
2 leather belts yellow & red & two oddts, & 2 leather mits. Daughter Mary the
2^d of Hannah his child Rose of Robin Etterry I give to my aforesaid son
John Little Hugh 1 silver tasse & silver plates silver salt & sugar
Silver Tumbler silver spoons to turn by his hand for ever I term
I give to my daughter w^m githugh before named 2 silver dishes
Dishes that are now coming out of England but not yet arrived under
condition that he pay, when he receives them 10^t shillings apiece to
each of my four other sons or if he prefer that then the said Dishes
when they arrive equally to be divided between me & his son
Etterry I give by Bequest to my said eldest son John Little Hugh
200^t bid. out of my money in England & to my dear wife Mary before
death in part payment of her Dower as is used before in my other Dowers
no land and to each of my sons Henry Thomas George & John Little
Hugh to each of the aforesaid children to be paid when my heirs
hereafter named receive annually 16 years of age & until death
ever plente money so half have in England after the same maner
paid I give to my two sons to my sons Henry Little Hugh & John Little
Hugh Little Hugh to pay me to the same and to the same
to be paid to him all things thereon as before I have named him and Etterry
As to my Dower of money given my dearest brother John to my wife Mary
I command to my son John Little Hugh to my own self (as I have done
them that if the same goe to my son John Little Hugh
the young man Etterry as to my heirs of from him either to my wife Mary
I have by deince done equally between my son John Little Hugh & my son
Henry after the same manner aperte to each of my sons equal to the same as
Thomas Henry his children good gifts the. And by this instrument I give to my son John
Little Hugh "Deacon" a plene power which I do by this my last will &
part of the same Stafford County Wills written my own hand and
of the other & Sealed of my hand together with the day in which I made

2 of March this in the Year of our Lord I give to my sonne John
John Littlehugh Wilson the son of Littlehugh Wilson late aforesaid
Silver Tumbler & Silver Spoons to furnish his house for ever I give
I give to my Doctor son Mr. Littlehugh Littlehugh left no man & daughter
Dishes that are now coming out of England but not yet arrived in
condition that he pays when he receives them 10^l Sterl. apiece to
each of my four other sons or of hisfours that shalbe said Dishes
when they arrive Equally to be divided betwixt myself & Mrs.
I give to my wife of Brueath to my said Doctor son Mr. Littlehugh
200^l Sterl. out of my money in England & to my Da. Mary Littlehugh
One half part of all of her Dowry as is used before in my other children
no less and to each of my sons Henry Thomas George & John one &
thirty to each of the aforesaid Children to be paid him by my da. M.
hereafter named as each arrives at 16 years of age & until
overplus money so left have in England after the way will be paid
paid I give to my two da. to m^r Henry Littlehugh & m^r John
Henry Littlehugh & his son m^r John Littlehugh and to each
to pay to his son the sum theron as before I have already paid to m^r John
to Henry Littlehugh & his son m^r John Littlehugh & his son
I have done to my sonnes & daughters as well as to my
Henry Thomas giving a silver candle stand there every year by reason of
young da. I give to m^r John Littlehugh as to my other children other to my sonnes
I have done to them equally between my two & four sons & daughters
but then after they have all apiece for each of my four sons & daughters
Thomas George Littlehugh good for the rest of his naturall life to a mark
to each of a day. Dishes & plates to such which I do by the day in the
out of the same I give to my sonnes & daughters my own & their own
& the other 6 Pictures of my Pictures together with the hangings in my
Study also office to my sonnes & daughters my daughters of these

Equally to be divided between them and their issue from me
I give to my wife, ~~Stephanie~~ and my goods & chattels so far as are
lying in my hands or under my provision throughout for the
support of the said family for 2 years after so much being laid
aside her, I give and bequeath all the remainder, to my eldest son —
John with this proviso of condition that he pay to each of my younger
children Henry Thomas George & John £100 to each as they arrive
to the age of 16 years. Item I give to my son Henry & Thomas my stock
of sheep cattle & hogs equally to be divided between them at my church quarter
plantation & to my son John & my surviving wife I give all my stocks of
sheep cattle & hogs to be equally divided between them.

Richard Sojaker John Washington 
Thomas Gilson, Wm Andrews —
Alexander Spence John Washington

At a court held for Stafford County 10 Decr 1705.

Present
His Majestys Justices for County,

The last will & testament of William Litzburgh gent: was exhibited
to the court by the executors named & proved by the oaths of D. Sojaker
John Washington, Willm Andrews, Ch Alexander, George Washington,
and that the said testator was of perfect mind & memory at the sealing &
delivering the same. John Washington & D. Sojaker
Proven & acknowledged the same at the sealing & delivering of the
same and a probate granted to William Litzburgh exec: thereon upon
giving security according to the will of said testator.

Godicil to s. Will

I term my will for the County of Stafford County witness William Litzburgh have
charge & care of 1699-1709 Henry Thomas George & John of their
Estates Roal & B. www.virginiapioneers.net

aside them I give and bequeath all the remainder to my eldest son —
him with this Proviso & condition that he pay to each of my younger
children Henry Thomas George & John & Stark to each as they arrive
to the age of 16 years. Item I give to my son Henry & Thomas my stock
of Sheep & Cattle & Hogs equally to be divided betwixt them at my Church quarter
Plantation & to my son Wm & my loving wife I give all my stocks of —
Sheep & Cattle & Hogs to be equally divided betwixt them.

Richard Sohaler John Washington *W. Fitzhugh Esq.*
Thomas Gibson Wm Andrews —
Alexander Spence John Washington

At a court held for Stafford County 10 Decr 1701.

Present,

His Majestys Justices for County,

The last will & testament of William Fitzhugh gent: was exhibited
to the Court by the aforesd & ther con nam'd & proved by the Oaths of Ed Sohaler
John Washington & Wm Andrews & the Alexander Spence & John Washington
and that the said Testator was of sound mind & memory at the sealing &
delivering the same. I do further exhibit a copy of the same
showing fitnesse & the same as the sealing & delivering of the
same and a probat granted to William Fitzhugh decd. Thereon signed
giving security according to the link of said Testator.

Codicil to s. Will

Item my will farther is that my son William Fitzhugh have
charge & care of my children Henry Thomas George & John of their
Estates Real & Personal which by me will be given them etc
that & as they & none of them are w^t the age of 18 years to deliver

Item their said Estate by bequeathal before his death in 1700
that he have Power by virtue of the said instrument, and in
those terms & for that time according to the form of my late ready
will as no Chancery convenient till then, addit to the age of 18 years
at which age each of them were respectively to have their said Estates
delivered them in kind of the firsts of the same description what ever
and howe william d'andrea hath been sent towards their maintenance
of Schooling during the time and term of their minority to the age of
18 years And it is my will that my Estate may not be brought to
Appearance but has a just and reasonable pay of the same be
rendered and that my will be Willed though my executors may be
accountable to my said four sons Henry Thomas George & John
to deliver to them respectively their said Estates as they respectively
shall come to the age of eighteen years this (said date) to 20 the
October 1701.

William Andrew
Alexander Dene
John Nicholson

A. Tandy

At a Court held for the County of Stafford on the 10th day of April 1701

Present

The first scroll to the next scroll was presented the month of April
Andreas, the spouse of John Nicholson and his wife Margaret the
said Testator and delivered the said scroll of which was of the first
scrolling at the same time to the last of the scrollings

The second scroll to said Will

Stafford County Wills

Item, given on 1699-1700

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With this as no challenge convenient till then, notice to the age of women
at which age each of them were respectively to have their said testaments
delivered them in hand by the friends of the same directing what am-
ount don witham it, though hath been set towards them an amount
of schooling during their said term of life amounting to the age of
18 years And it is my will that my estate may not be brought to
Appraisement but that as a just and true inventory of the same be
rendered and that my widow & my children & though may give account to
be accountable to my said four sons attorney Thomas George & John
to deliver to them respectively their said estates attorney except
what com to the age of eighteen years this (dated) dated the 10th
October 1701.

William Andrews
Alexander Rose
John Nicholson

Attest

At a court held for my said County on the 10th November 1701

Present

The first (and) to the next test and present by the hands of A.
Andrews, the spouse of John & William & his son Alexander
said testator and deliver the said record if that he was of full age
in memory of the same time to the best of their knowledge

The second Testid to said Will

I am given and required to my said testator, his wife & attorney
Thomas Nicholson, one of these two, to do all such thinges

Me in my thinking of my gratification for these Friends of my Country
Item I give of Bequeath my Gunpowder about his time by friend
being seven years Item I give of Bequeath to Mrs. Ann Mason all
two stuff Gowns and Petticoats Item I give unto my Mother
Newton as much broad Cambric as will make her two waistcoats of
Petticoats or altho narrow Cambric Item my Will is at the Request
of my Dear wife that Sarah Nege's woman for a particular reason has to
her be excepted from working in the ground but be employed on other
other works as they who she belongs to shall think convenient to put
her to Item I give and Bequeath to my Dear of loving wife Sarah
Fitzhugh my son Mr. Fitzhugh both my feathered Hours of Year Item
I give to Mr. John the 3^d Tabayhim a ring Item I give of Bequeath
to Mr. Asturius Elk five pounds to buy him a Ring Item I
give of Bequeath to Doctor Spones Dr. Tabayhim a Ring indigo fashion
of their Trouble Item I give of Bequeath to Doctor Spones his wife
20th to buy her a Ring Item I give to my two Sons George Johnson &
Dorrell spoon I brought out of England with me Item I give to
my son Harry Fitzhugh my Silver Moon with Dawson which I
brought out of England Item I give to my Son Thomas Fitzhugh
my Silver Chalice etc which I brought out of England Dated Oct 10.
1700.

Signed Sealed & Published in presence of

Wm. Fitzhugh Esq.

At a Court held for Stafford County 10th Dec 1701

Present.

() His Majestys Justices for the County

The word Hatchet is to be strucke proved by the books of
John Hudson Esq. His and his Spouse of John Nicholson and a Testimony
thereof granted to the said County Wills his will and the will of his wife
ordained to be written 1699-1700 by George Mason Jr. John Capstone John Collier
S. Green

as you will make him two waistcoats &
a pair of breeches as you will
as much broad flannel as will make his two waistcoats by
Petruote or all the narrow flannel. Item my will is at the Request
of my Dear wife that Sarah Deyes woman for a particular respect has to
her be excepted from working in the ground last be employed on any
other works as they who she belongs to shall think convenient to put
her to Item I give and Requeath to my Deare & loving wife Sarah
Fitzhugh of my son Tom Fitzhugh both my feathered pens & Quills & Item
I give to Dr John Spones & to buy him a Ring Item I give
to Mr Wm Spones & his son to buy him a Ring Item I give
to Dr John Spones & to buy him a Ring in the fashion
of their Trouble Item I give of Bequeath to Doctor Spones his wife
20. to buy her a Ring Item I give to my two Sons George & John in a
Doz. silver Spoons I brought out of England with me Item I give to
my son Henry Fitzhugh my silver Moonstone & Diamond which I
brought out of England Item I give to my son Thomas Fitzhugh
my Silver Chalice & Cpt which I brought out of England. Item I give to Dr John
10. 1705.

Signed Sealed & Published in presence of us

M. Fitzhugh

At Stafford County Court held for Stafford County 10th Dec 1705

Present.

His Majestys Justices for the said County

The 10th day of December 1705 to said will proved by the oaths of
John Anderson Esq^r. The said Dr John Spones of London & Nicholas
Hornet granted to H. Spones his son in law and the wife of his
son to be recorded before George Mason Esq^r Justice of the Peace
for the said County. Recd & sealed & delivered as usual with said Dr John Spones
to be witness for the performance of said last & Testate according to the true

District of meaning of said Testator.

In Obedience to an Order of said County Court, dated the 10th
November 1700.

I have taken the above Test and deposed
the same according to Order.

John D. Hale

At a Court held for Stafford County 10th day of November

(c) Stafford County 15th October 1700

Before me, Edward Duxton his Esq^r, Esq^r of the County of Stafford on the 15th day of October, do come my self and
his Esq^r John H. to be Invited to give their testimony of the County aforesaid. George Estland, Esq^r of the County of New
Bedford who was appointed by Stafford Court to be Esq^r to the said Edward Duxton
and by his Master Esq^r Adam to give the first Information of his son Edward
of good Name & Merchantable Behavior and (not to be paid) gave him a
writ of Appearance before said Esq^r which Agreement not understanding he made and
dissenting myself my Master Esq^r. Esq^r to and among all them he... ity
and severally by these presents I do witness & declare that these Esq^r make
at my hand and seal the 15th day of October 1700

Edward Duxton his Esq^r, Esq^r of the County of Stafford
I for ever defend the same and George Estland his
Esq^r from the claim or claims he made or shall make of
from my son Edward which there had by Anna Duxton daughter to
John Harlot Duxton (constant Master of the same Master Duxton)
to the above named Edward Duxton for the sum of three or three of tobacco and
I ingenuously tested 1699-1700

Stafford County Wills

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