

(301) At a court held for Washington county the 20th day
of October 1801 This day George Stock produced
to this court a License from the county court of
Wythe to retail goods wares and merchandise in the
words following to wit At a court held for Wythe
county on Tuesday the 10th day October 1801

This day George Stock produced to this court
a License from the county court of Montgomery
granted to him as a pedlar under an act concerning
Hawkins and pedlars and it is ordered that the
same be certified and that he may offer for
Sale or barter goods wares & merchandise until
the first day of April next it being certified
to us that he had paid to John McHenry
deputy Sheriff of Montgomery county the sum of
One dollar & thirty three cents a Copy cost
Robert Crockett. It which on his motion was ordered
to be recorded.

Attest Jno Rufel D.C.

I Jacob Anderson of Washington county do hereby make
my last Will and Testament in manner and form
following that is to say 1st I desire that all the perish-
able part of my estate not hereafter disposed of
to be sold after my decease and out of the money
arising therefrom all my just debts and funeral
expenses be paid and then applied as hereafter.
2^d I lend to my beloved wife Ann Anderson the
old iron man saddle and bridle two Cows and
calves two ewes & Lambs and a sow and pigs to be
chosen by herself out of my stock. And should she
stay and live in the house where I now live
and take care of all the household and
kitchen furniture I lend it to her also.

(302) her life or widow hood and should she leave it
or marry then its my will and desire that the
whole of it be sold and equally divided
between my grand children of John and Isaac
Anderson hereafter named except the stock and
saddle and bridle which I desire she may have
the use of during her life and then the
whole to be equally divided among my grand
children as above. 3^d. I give to my grand children
sons and daughters of Isaac Anderson the follow
ing property as they come of age and their income
be Negroe woman Roderick to Esther Anderson a
Negro boy Sam to Jacob and five to Isaac
Anderson and a young sorrel mare to my
son Isaac Anderson and if my wife should
leave my now piece of land I give the large
pette to my son Isaac also. 4th I give to my
grand children sons and daughters of John
Anderson the following property to be given up to
them as they come of age to wit a Negro boy
James to Isaac and the sorrel horse Lang to
John Anderson and a Cow and feather bed
and furniture to Esther Anderson to be deposited
in their fathers hands as Guardians for them and
given up by them as above. 5th I give to my son
John Anderson the whole of the profits arising
from the following Bonds to wit one due from
James Chambers for sixteen pounds and one
due from James Berry for ten pounds now
in the hands of Lawyer Wickenden to
collect and a large sum now in his possession
and one upon one. 6th I give to my grand
children Esther Jacob and Mary Brown son
and daughters of John Brown one hundred
dollars among them to be paid to them as
they come of age. 7th I give to my grand

(303) children I have and either estate son and daughter
of Turner Lane one hundred dollars between them
to be paid to them as they come of age and if
there is as much remaining out of the sale of
my estate I give it to Turner Lane one hun-
dred dollars. 8th I give to my son James Anderson
one hundred dollars this to be paid before the
of devise to Turner Lane 9th And after paying
up all the debts before mentioned and there
should remain as much I give to a Son of
Alexander Malcolm ten pounds. 10th All the
residue of my estate be it of whatsoever kind it
may not herein before disposed of I desire may be
sold and equally divided between my two sons James
and John Anderson as soon as it can be apportioned
by my Executors hereafter named. And lastly I
do hereby constitute and appoint my friend John
Byars and my son Isaac Anderson Executors of
this my last Will and Testament hereby revoking
all other or former Wills or Testaments by me ever
before made. 11th It is my Will and desire
that nothing in this my Will should be so con-
strued as to obviate my meaning and intention
of the devises. and I do enjoin it upon my ex-
ecutors to discharge their duty in doing justice to
every one concerned with any part of my estate
and upon my children to avoid any contention
about what I leave them In witness whereof
I have hereunto set my hand and affixed
my seal this 29th day of March in the year
of our Lord eighteen hundred and one.

Begun Sealed published & declared the words (if any) under
as and for the last Will & Testament the 2^d devise and the
of the above named Jacob Anderson words (bold and) under
in the presence of us. the 10th day in instant
John Byars ^{Signature} Isaac Anderson ^{Signature}

304 At a Court held for Washington county the 20th day
of October 1801. This last Will and Testament of Jacob
Anderson deceased was exhibited into court and proved
by the oath of John Byars and Jacob Blasing
the subscribing witnesses thence and ordered to be
recorded. John Byars one of the executors named
in the said Will appeared in court and refused
to undertake the execution of the said Will. On
motion of Isaac Anderson the other co-executor named
in the said Will who took the oath of an
executor prescribed by Law and together with
Jacob Blasing his security entered into and
acknowledged a bond in the sum of three
thousand dollars conditioned as the two lines.
A Certificate for the probate of the said Will
is therefore granted to him in due form.

Attest J. W. Ruffin Esq.

I the Name of God Amen, I Jonathan
Whitley of the County of York and State of
South Carolina being in good and sound mind
and memory but in a poor state of health but
thanks to the Almighty God and calling
unto mind the mortality of my body and
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 of all I give and recommend
my soul into the hand of Almighty God that
give it and my body I recommend 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