

part of their body their parts shall be divided equally among my  
children. And lastly I do make constitute ordain and appoint my loving  
brother Joseph White and my trusty friends and brethren in law  
John McCallough executors to this my last Will and Testament such  
and making void all former Will and Testaments heretofore by me  
written and confirming this and this only as my last will and  
Testament and these my executors And Witness whereof I have  
unto set my hands and seal this twenty eighth day of October one  
thousand seven hundred and ninety six.

Signed Sealed and published by the Testator as his last Will and Testament in presence of us James Duffey, Daniel White, John White, Moses White dec'd.

At a Court held for Washington County the 21<sup>st</sup> day of February 1797. This last Will and Testament of Moses White dec'd was proved by the oath of James Duffey a witness thereto. and at a court held for the said County the 21<sup>st</sup> day of March 1797 It was further proved by the oath of John White a witness thereto and ordered to be Recorded. And on the motion of John McCallough and Joseph White the executors therein named who made oath thereto according to Law and together with W<sup>m</sup> Richardson and William Hudson their securities entered into and acknowledged their bond in the sum of four hundred pounds Conditioned as the Law directs, a certificate is therefore granted them for the proof of the said Will in due form.

Just And<sup>ly</sup> Russell & C.

In the name of God Amen. I John Preston of Washington County in the State of Virginia, being of perfect mind and memory, and calling to mind the mortality of my body knowing it is appointed for all men once to die do hereby make and ordain this my last Will and Testament as followeth. (viz) I recommend my soul into the hands of Almighty God that give it and my body to be buried in a decent Christian manner at the discretion of my Executors, believing that at the general resurrection I shall receive the same again by the Almighty power of God; and as touching such other

I give and bequeath unto my son Robert Preston all my moveable Estate to  
 him upon and makes use of as the may think proper  
 with the advice and consent of my executor hereafter named  
 and at her decease to dispose of amongst my children as  
 the may, thinks proper, and as to my lands I order and  
 allow them to be sold for the best price that can be  
 got giving reasonable credit not to exceed three or four  
 years and that in annual payments as nearly equal  
 as the circumstances of the case will allow, the first  
 of the first payments I give and bequeath to my  
 son in law Matthew Rhoads forty pounds or a  
 likely young negro give not under twelve years  
 of ages nor over twenty, and to my son Walter  
 Preston I give and bequeath the power of a likely  
 young negro full not to exceed twenty years of age, and the  
 remainder of the price of my lands I allow to lay in the  
 hands of my Executor of my wife should want in  
 any need here to be supported out of it and at her  
 decease my son Robert to have the said Estate  
 Walter and the remainder if any to be equally divided  
 between my two sons Robert and Walter Preston and  
 my son in law Matthew Rhoads, first allowing all my  
 Just debts to be paid out of my Estate. And it  
 is hereby appointed my son Robert Preston executor  
 of this my Last Will and Testament hereby making  
 all others void. In Witness whereof I have hereunto  
 set my hand and Seal this fourth day of June  
 1700

John & Preston his  
marks

Signed Sealed and  
 attested in presence of  
 John Campbell  
 Elizabeth Campbell

At a Court held for Washingtons County the

(121.)

20<sup>th</sup> day of June 1797 This Last Will and Testament of John Casser sen<sup>r</sup> was proved by the oaths of John Campbell and Elizabeth Campbell the witnesses thereto and intended to be recorded. And in the motion of Robin Patten the executor therein named who made oath as the Law directs and together with James Montgomery and John Campbell the securities entered into and acknowledged their bonds in the sum of four thousand dollars conditioned as the Law directs, Certificates is therefore granted him for obtaining probate in due form.

Test  
And before us  
*[Signature]*

An Inventory & Appraisement of the Estate of Richard Maudgale deceased.

1 Negro girl Cloe \$50	2 Beds @ \$7.10	\$65.00
1 Uniform Coat \$15	per Saddle bags \$1.10	6.30
1 Saddle \$2.8	1 Chest \$1.	3.8
2 1/4 Yards of thick Cloth @ 10/		1.13 1/2
2 Yards Linen of Books \$1.00	powder \$1.00	2.00
1 dozen knives and forks 1/2	1/2 dozen spoons 1/2	1.00
Duff ware of Glass 6/6	tin ware 13/6	1.7 1/2
2 Razors and cases 4/6	Tea Kettles 7/6	1.16
1 bucket of Taylor Goods and more 12/6		1.18 1/2
1 Coffee Mill 7/6	Looking Glass & Clock 2/6	1.19 1/2
Iron tools to 2. 2. 2.	Wires 1/2	tea Committee 2/6
1 Womens Saddle 3/6	1/2 Baskets	3.00
		\$167.75

Amathan Bullains s<sup>r</sup> Thomas Montgomery  
William Murch John Evans

At a Court held for Washington County the 16<sup>th</sup> day of May 1797 This Inventory and Appraisement was returned to Court and Ordered to be recorded

Test And before us  
*[Signature]*