

106

Item I give and bequeath unto my son Charles Jones
and his wife Mary one bed and two feather beds one
large chair and one stool and a pocket worth unto my son Charles Jones
a Bed and a feather bed and a small Codd and my Marrs Pewter brought
one son a Spiggin one gown one large Center basin one brass kettle. Item
I give and bequeath unto John Howell one to Mr. Howell and
to Mr. Howell junior each of them a young heifer. Item I give and
bequeath unto Mary Howell one young Mare. Item I give and
bequeath to my wife one feather bed and furniture one horse a side
saddle one morning a brass kettle. Item I give one crown to my
daughter Anne Jones. I do constitute and appoint William Over-
al to be my true & executor of this my last Will and Testament all
the rest of my estate equally to be divided between my wife and
children and my land I give to be equally divided in quantity that
is to Nath. Jones and Charles Jones to them and their heirs suc-
cessively for ever and no other Witness my hand and seal this
tenth day of Jan^r. anno q^t Dom^r 1707 it was interlined before as
signed -

Christopher Thomas, Stephen Pilcher ? John Jones Esq^r
Mary Pilcher

Westm^r Co^r At a Court held for the said County the 29th of April
(1710) The last Will and Testament of John Jones deceased was pre-
sented into Court by W^m Howell esq^r thereon named who made oath
thereunto and being proved by the oath of Stephen Pilcher one of the
witnesses thereto (the others being dead) is admitted to record and
upon motion of the said W^m and his performing w^t is usual in
such cases certificate is granted him for obtaining a probat there-
of in due form.

Test - Thos. Sorrell Esq^r
Recorded 5th June 1710 Dr. Edmund Marum

Westm^r Co^r In the name of God amen, I John Hinckley of Apple Garth
Hindmire in Westmorland County being sick of body but of perfect sense
and memory thanks be to God do make this my last Will and

I have made this my last will and my last to direct the
use or sale of all my estate for the benefit of the wants
of my dear wife and family. My desire is to be laid to be de-
cided for the sum of the execution of my testatrix and for my works
by testate I desire as follows; I command I give my grandson
John Sheppard the sum of £60 to be paid him at
the age of ten years age of his wife before he arrives to that age, then I
give the said sum to be paid to his mother my daughter Ann Shepp-
ard at his death the same to be paid by my executors hereafter na-
med. And for all the rest residue & remainder of my estate of what
nature kind quality or condition soever after my debts and funeral
expences alfray'd I order and it is my will that the same be and
remain in the custody and possession of my loving wife Sarah for
and during the term of her natural life and that she have the
use thereof and at the death of my said wife my will is and do
hereby give the same to my daughter Ann Sheppard her executors
etc whos I do hereby appoint my said wife my whole and sole ex-
ecutrix of this my last Will and Testam't to receive and pay all my
debts and do hereby revoke all former and other wills whatsoever
by me made and this only to be taken for my last will In witness
whereof I have hereunto set my hand and sealed this 2^d day
of Decemr 1712.

Published in presence of

John Hindman *Seal*

Joseph Barr William Gardner Dan'l M'Carthy

Testm't to sh. At a Court held for the said County the 29th day of
april 1713. The last Will and Testam't of John Hindman dec'd was
presented into Court by his relict who made oath thereto and being pro-
ved by the oath of Dan'l M'Carthy gentl: one of the witnesses thereto is
admitt to record and upon motion of Sarah the relict and her per-
forming w't as usual in such case certificate is granted her for ob-
taining a probat whereupon from Just
Records Proofs recd in County 1713 Her Soverne of
Geo: Edmund Blunt