

Will and Guardians of my Children In Witness whereof I have hereunto set my hand and
affixed my seal this twenty seventh day of March 1743.

Signed sealed published & attested

By the said Testator to be his last

will & Testament in presence of

the Interlocution between the 20. & 29. Lines
being first made.

Ben. Waller

George Sittals

The. Dickinson

Whereas since I this day executed my will I have altered my mind as to the dispo-
sition of my Negroes Sam & Fanny and her Increase therefore I do now revoke that part of my
said will and do devise the said Slave and her Increase to my wife Ann Keith during
her Natural Life and after her Decease I do order & direct that they be sold and the
Money arising from the Sale be equally divided amongst all my Children and where
it is possible that the Title to the Lands mentioned in my said will may not be confirmed
in which Case the proportion thereof is to be given up and one hundred & twenty pounds
repaid my Estate according to an agreement in my possession signed by Mr. Benjamin
Waller. If therefore it should happen that the Title of the said Land should not be
confirmed then I order & direct that the Money to be repaid as aforesaid be equally divided
amongst my wife and all my Children and that the Money arising by the Sale of my
said Slave mentioned in my will and of my other Estate after payment of my Debts
be also equally divided between them And I do Declare this to be the Content of my said
will In Witness whereof I have hereunto set my hand and affixed my seal the day

Wm Keith. Esq.

Signed sealed published & attested
By the said Testator to be his
last will & Testament in presence of

Ben.

at May 21. 1744.

With the formal thanks annexed
and where we do oath to these
wills were ordered to be recorded.

Test
Math. Hubbard Esq.

This last will
was this day
and things being

Will and Guardians of my Children In Witness whereof I have hereunto set my hand and
affixed my seal this twenty seventh day of March 1743.

Signed sealed published & declared

by the said Testator to be his last

will & Testament in presence of

the Interlocution between the 20. & 29. Lines
being first made.

Ben. Waller

George Sittals

Thos. Dickinson

Whereas since I this day executed my will I have altered my mind as to the dispo-
sition of my Negroes Sam & Fanny and her Increase therefore I do now revoke that part of my
said will and do devise the said Slave and her Increase to my wife Ann Keith during
her Natural Life and after her Decease I do order & direct that they be sold and the
Money arising from the Sale be equally divided amongst all my Children and where
it is possible that the Title to the Lands mentioned in my said will may not be confirmed
in which Case the proportion thereof is to be given up and one hundred & twenty pounds
repaid my Estate according to an agreement in my possession signed by Mr. Benjamin
Waller. If therefore it should happen that the Title of the said Land should not be
confirmed then I order & direct that the Money to be repaid as aforesaid be equally divided
amongst my wife and all my Children and that the Money arising by the Sale of my
said Slave mentioned in my will and of my other Estate after payment of my Debts
be also equally divided between them and I do declare this to be the Content of my said
will In Witness whereof I have hereunto set my hand and affixed my seal the day

Wm Keith. Esq.

Signed sealed published & declared
by the said Testator to be his
last will & Testament in presence of

Ben.

at May 21. 1744.

With the formal thanks annexed
and who were ordered to be recorded.

Test
Math. Hubbard Esq.

This last will
was this day
and things being

Star Court held for York County June the 18th 1744.

Prof^{ts}

Francis Howard

Samuel Brade

Edmund Smith

John Ballantyne

Daniel Moore

Ellyson Amistead Esq

An Inventory & Appraisement of the Estate of W^m Smith dec^d was this day set^d to Court and ordered to be recorded.

Upon the Motion of Benjamin Waller Esq praying that the Estate of Elizabeth Milner dec^d now in the hands of the Sheriff of this County may pay to John Hendell the sum of £10. 12. 6 he having paid so much as her share of the debt of the said and addenda for the principal & Interest on a bond w. is here produced. Ordered that the Sheriff pay the same with Costs if so much of her estate he hath in his hands.

Upon the prayer of Elmer Drewry the wid^d of Robert Drewry dec^d and her making oath that the said Dec^d departed this Life without making any will so far as she knows or believes and giving bond & security for her just & faithful Adminⁿ of his Estate It is ordered that a Certificate be granted her for obtaining a Lett of Adminⁿ in due form.

Ordered that Bernard Roberts Samuel Rod and three of them being first sworn Do meet Drewry dec^d and that they return

It as Prisoner & John Hay or use the Estate of Robert to the next Court

Our Sovereign Lord the King as upon a recognizance w. & for the Eighth day of June 1744 of Warwick County personal Justice of the peace for York to be indebted to our Honor That is to say the s^d

Thomas Camp in the Sum and Chattels Lands

King his heirs & Successors

personally appear at the next Court on the third Monday in this Instant

him by the said Court and shall not in

and in the mean time shall keep

as all his Large people and especially towards

Then this recognizance to be void which said recognizance was ordered to be recorded

and upon the prayer of Thomas Wootton the said Thomas Powell is Cont^d thereon for Twelve Months.

for a breach of the peace by Memorandum that on the s^d and Thomas Camp jun^r allard Esq one of his mag^{ts} acknowledged themselves

Second in the Sum following in pounds and the said

and some of their Goods of the s^d Lord the

as Powell shall

for the said County at the Court house of the s^d County what shall be enjoined about the leave of the said Court

peace as well towards his Majesty

John Wootton of York County

and upon the prayer of Thomas Wootton the said Thomas Powell is Cont^d thereon for Twelve Months.

