

is likewise to be deducted all for Gold or Silver Money my
what else are all & every one of them to be taught &
educated in the Christian Religion
especially my Sons are to be employed to some honest
Trade & to be circumlocuted & educated. Lastly I constitute
make & ordain Mr. Mark House & Daniel Jarrel
my executors of this my last Will & Testament, & under I
do hereby utterly disclaim, revoke & disannul all
of every other former Testaments, Wills & general bequests
& executors by me in anywise before named written &
signed, sealed, published, & declared by the said
Augustine Reeks author his last Will & Testament
in the presence of his wife in his person & in
the presence of each other have hereunto subscribed our hands
whereupon signed in Dutch.

Augustine Reeks ^{Heilige}

In the name of God the Father of our Lord Jesus Christ of the
Country of New England of the State of New England
being very sick & weak in body but of perfect mind &
memory. Thanks be to God's calling unto him the Mortal
lily of my body & knowing that it is appointed for all
men once to die, do make & ordain this my last Will &
Testament & first of all I give & recommend my soul
into the hand of Almighty God that gave it & may be
I recommend to the Earth to be buried in decent Christian
burial at the discretion of my executors. No. 11
dying but at the general Resurrection I shall
receive the same again by the mighty power of God
and as touching such worldly estate which I

It has pleased God to bless me in this life I give Demise &
 dispose of the same in the following manner & form -
 First I give & bequeath to ~~my beloved~~ Elizabeth Remond my wife,
 the possession of my ~~beloved~~ Elizabeth Remond & the privilege
 of the old plantation all what remains after my Oldest
 son John has his share ~~which~~ mentioned to be at his
 own command & benefit as long as she remains a widow
 & the third part of the same as long as my wife
 just aboves age paid, & the remaining part shall be divided
 Equal amongst all my Children except my son John man
 of the most ability, but my wife shall have first & foremost
 before any divide made her bed & apparel which free & my
 Brown Mare shall be her own until as long as she bears my
 name after the changing of her name or death then to be sold
 & disposed of as the other ~~children~~ children, & the first small children
 she shall have at her ~~own~~ command & send them to school
 to have them so well as may conveniently lay their
 Boys when they are at a fitting age taught to be fit to
 some trade & calling, and my Oldest son John Remond
 shall have part of my old plantation nearly the half
 which about Eighty six acres on the ~~left~~ ^{right} side of Duck Bay,
 Salmon creek & at this side below the mouth of Salmon creek
 till the said compliment is full, & the third part of the part
 of the old place for eight years & one half of Meadow ground
 where growing on Salmon creek the same for four years
 last also I give the remainder of my old plantation One
 hundred acres entered beginning on Salmon creek to be
 divided between my two Sons ~~to~~ ^{John} Remond & Joseph
 Remond when they come to the age of Twenty one years
 & then those shall be chosen by my Executors here of these
 good & honest men to value the said land to be drawn
 first my two Sons & then it is to be divided into four
 equal shares a Mongot, Andrew, John & Christian Remond
 & Joseph Remond & Christian Remond which
 when come to their proper ages shall receive their part in
 money or in other pay, and I do hereby constitute make
 & ordain the sole Executrix of this my last will and

& Testament wherein I do impower to make Deeds
out of my deeds my son John for his part as his said
& the said John & his co-operators or to their Heirs & assigns
for want of other devisee of me or both of my two sons
Frederick & Daniel Jarrett, then it shall be
executed by the said ~~co-operators~~ & the State or by his
Executor & all my residable Estate that is not men-
tioned herein shall be sold at publick sale to be divided
as aforesaid excepting to form no part of it. & I do hereby
revoke, disannul all every other former
Will, Legacy, Testament made written & before a third
Witness confirming this to be my last Will
& Testament. In witness whereof I have here unto
set my hand & seal this 16th day of February in the year 1785
And the ninth year of the Independence
Signed, Sealed & delivered in presence of the Testator
Andrew Anderson has subscribed his name
in the handwriting of him -

Geo McLean his

daughter, Susannah Hester

Christopher Lightfoot

Andrew Anderson

In the name of Good Woman Martha Rogers of Meck-
lenburg County Village of Charlotte being in a weak
disease & only able to make small present, I do
think it my duty to make & constate this my last Will
& Testament in the following manner - First I do
conseit my soul to God who gave it. My body to be
interred at the discretion of my friends. First it is my
will to give & bequeath to my eldest son Hugh Rogers
five hundred dollars. Second to my youngest son John Kincaid. Rogers I do give & bequeath five hundred dollars.
Thirdly To my son in law William Barnett I do give &
bequeath five hundred dollars. fourthly To my Grand-
daughter Charlotte Rogers I give & bequeath