

my last Will & Testament on the 25th day of November 1793 -
First of all I recommend my soul to God who gave it, my body to the
Earth, to be buried in a Christian like & decent manner at the
discretion of my Executors hereafter named, and touching such
worldly estate as it has, pleased God to bless me in this life, I give
& dispose of the same as follows. First I will pay my just debts
& funeral charges be paid & that as soon as convenient after my
decease ~~then~~ I give & bequeath unto my daughter Jane Porter my
right & title of two notes due to me from my son in law Michael
Sorenson the one of eighty two pounds nine shillings & eight pence
& the other note for Eighty two pounds nine shillings & four pence
bearing date March 20th 1792. I likewise give unto her my said
daughter all the remainder of my property, she paying unto each
of my sons viz Thomas, Joseph & Francis & to each of my daughters
viz Elizabeth wife to Thomas Walker, Mary wife to John Gibbons
& Anna wife to Michael Sorenson to each of them the sum of six
shillings Current money of the United States & that in eighteen
mon. the cost of my decease & funeral & lastly I do nominate
& appoint my beloved Daughter Jane Porter execution of this
my last will & Testament having reciting all other wills by
me heretofore made, hereby ratifying & confirming this to be my
last will & Testament. In witness whereof I have caused to set
my hand & affixed my seal this 25th day of November 1793 -
Published & pronounced to be the last will & testament
of Francis McCall in the presence of us who at his
request have subscribed our names as witnesses

John McCall {
Samuel Jones - }

Francis McCall. 

as in the name of God Amen. I John McCall, being in my bed dying
in the joyful mind & memory of my God & the mortality of my
body knowing that all men must die, do make & execute this my last
will & Testament & that is, I recommend my soul to the great and
mighty God who gave it, & my body to the earth to be buried at
the discretion of my executors. And as touching my worldly estate
as God hath not suffered me with in this life I give as in the foregoing

manus. Viz. Imprimis I will give, bequeath, be off, leaving to come
 to my beloved son James c^t d^r future to him in his Husb & wife's possession
 the full quantity of three hundred acres of Land being part of the
 west of land I now have or to include the Horse Harbor Springs &
 so that said 300 acres will be laid off on the east side of said old
 big tract & also one half acre back & front there, two forty acre meadows
 all the implements & tools &c that is necessary that I have for
 carrying on the farm thence I will give bequeath, transfer
 & let over to my beloved Grandson John Waggon to him his wife
 & posterity for ever one hundred & forty acres of land it being the best
 & most convenient of the big tract I now have on either side of the
 said 300 acres & laid off which said 140 acres will be on the
 west & south west side of said old big tract & thirdly to my dear
 James Henry & John M^t H^t H^t under no way time of them shall lay off
 more & finally for the remainder of the said 300 acres I will lay off
 acres allowing the natural advantages of the ground to both in
 general rule so that pasture may be chosen each of the four sides
 and what more land there is in said old tract than said 300 &
 140 shall be added by them to said James's 300 acres & if any
 one of said party might be injured from laying off
 this tract, I implore & request the court of Chancery to
 appoint me or more to sustain or their damages and the above
 last clause is Conditioned. That said father & son do pay to
 my beloved son John Waggon the sum of Twenty pounds, as the
 value thereof in trade which trade or payment shall be allowed
 & adjudged finally by any three respectable persons & master
 fully chosen for that purpose. thence I will give & bequeath to my
 beloved Daughter Cherry c^t d^r future one fourth back & front there
 one part of the property. thence I will give & bequeath to my beloved
 daughter Elizabeth c^t d^r future all my sheep, mepol her choice, one pair the
 Bird & furniture, my horses, all the remainder of the beasts —
thence I will give & bequeath to my beloved daughter Mary c^t d^r her
 one sum of five shillings. thence I will give & bequeath to my beloved
 daughter Anna c^t d^r one sum of five shillings —
thence Her may further will & beseeche that my said daughter Mary
 shall go to live in my Mansions House with my son John James

so that said 300 acres will be laid off on the East side of said old
big tract & also one gathering back & furniture, two hots, all my hogs
all the implements & tools &c that is necessary that I have for
carrying on the farm THE I will give & leave the same
to come to my beloved Grandson John George to whom his Hogs
& pigs, he can have his hundred & forty acres of land it being the best
soil & most choice of the big tract I now live on after the above
said 300 acres is laid off which said 140 acres will be on the
West & South West side of said old big tract & that he may need
James Henry & John W. Alexander or any two of them shall lay off
Mark & finally see they bound of the said 300 acres & said 140
acres according the natural advantages of the ground to be their
general rule so that justice may be done each of the signers
and what more land there is in said old tract than said 300 &
140 shall be apportioned by them to said James 300 acres & if any
one of said party might be adjudged from exceeding
this tract, I implore & request the court of Chancery to
appoint me or more to sit in his written room and the above
last clause is Conditioned. That said party will also pay to
my beloved son John THE sum of Twenty pounds, as the
value thereof in trade which trade or practice shall be agreed
& adjudged finally by any three respectable merchants master
livery charrman for that purpose THE I will give & bequeath to my
beloved Daughter Cherry THE sum of a hundred & sixties & her
own part of the practice. THE I will give & bequeath to my beloved
Daughter Mary THE all my sheep, her flock her choice, one hundred
head & furniture, my horses, all the remainder of the property —
THE I will give & bequeath to my beloved Daughter Elizabeth Carson
the sum of five shillings. THE I will give & bequeath to the Negroes
in her help & service wife & one the sum of five shillings —
THE Her maj party will & promise that my said daughter Mary
Johnson to live in my Manor House with my old Dolon James
during life or marriage, & that no visited person do, & then
the said James THE during said period a sufficient maintenance
and which is the condition of the former clause of the division
of £1000 & £100 to live in their house mode ..

46

It is my further will & pleasure that as my said three children
have their respective slaves, I add this clause to ye will & testament. That they
will liberally help, free from any tax or deduction, and that my said
son James do pay all my just debts which is very trifling
and then no vendue need be made & the rest I will I do hereby
nominate & appoint my said son James & his wife my beastly
friend Elizabeth Brown to be my whole & sole executors of this
my last will & testament. Reserving & reserving all former
wills, & other legacies by me made either by word or writing
ratifying & confirming this to no better my last will & testament
Witness whereof I have hereunto set my hand & seal this 10th day
of June 1785. Seignior, de la Celle, Philibert de, pronounced & declared
by the said John McElroy as his last will & testament who is his personal
subscriptor and witness. My other things that I am possessed of - Books,
with like & articles they be dedicated & given to my said three children
James, Mary & Sarah by the said James Dool, James Henry, William
Drew & others like them & any others of them to which distribution
shall be final.

James Dool
James Henry
William Dool

In the name of God amen. I William McElroy of Rockland w^ey
County, being of sound disposing mind & memory, & understanding to
take into consideration the uncertainty of human life, do make
I appoint this my last will & testament in the manner following and
first I do give & be my wife Mary her usual lief & a C.R. that shall
expire at her death I have provided for her safety here
to remain to the taking of her soul forever. Also I give & be my wife
Mary her will, all my plantation tools, all my household
furniture, and all my other property besides of what there shall
be spared to remain to her after her decease except my rifle gun
one large pot, two large plates, & a basin which I give
my wife unto my son James McElroy. I do also appoint
as executors of this my last will & testament my beloved wife Anna
McElroy & John McElroy, the witness to whom set my hand & seal to this day