

I give & bequeath to my son Also Collier, the lower part of my land, it being the same tract to him & his heirs forever & one man fifty to him & his heirs forever. Only these two boys Joshua & Also Collier must give to their brother Moses Collier five pounds a piece, and the remainder of my estate I leave to my wife Sarah Collier, during my life & after her decease to be equally divided between my four children Elizy Collier, Joshua Collier, Also Collier & Sarah Collier, to them & their heirs forever. & desirous my Estate may now be appraised, and I do likewise jointly make & ordain my Son Moses Collier & Sarah Collier my wife my only executors of this my last Will & Testament, and I hereby ~~utterly disannul & revoke all former Testaments~~ disannul any other former Testament Wills, Grants & Wards, and no other to be my last Will & Testaments.

In witness whereof I have hereunto set my hand & seal, sealed & delivered by the said Joseph Collier as his last Will & Testament in the presence of us
William Narrath, John... Joseph Collier his son & natural
Matchell, William Robinson Jr.

Northampton County March 20 1769.

This Will of Joseph Collier Esq; was proven by the oaths
of John Matchell & Sarah Collier, also duly Qualifid
as Executrix & Order'd to be Certified & Recorded.

Teste Willis Jones Jr.

James Low's Will

In the name of God aman. I James Low of the County of Northampton in the Province of North Carolina, being sick & weak but of perfect mind & memory blessed be God, & calling to mind the great mortality of my body & knowing that it is appointed for all men to die, I make this my last Will & Testament in manner following.

Ist I beseech my soul to almighty God that gave it me & my body to be buried in a Christian manner at the discretion

of my Executors. In hope of a glorious Resurrection at the last day & as touching such worldly goods as I hath pleased God to bless me with, I dispose of in manner following.

In witness I send unto my well beloved wife Sarah Law the use of my land & plantation wherew^e I now live, & also one negro man named Peter, one negro man named David, one negro woman named Sackie, one negro woman named Kate, during her life & then the aforesaid Land & negroes to descend to my daughter Silvia Law & her heirs forever.

Item I give to my well beloved Daughter Robina Law one Negro boy named Hall one Negro girl named Liddy, one Negro Girl named Sue, one feather bed of furniture, together her heirs forever. & in case my said Daughter should die without issue, my Will & desire is that my whole Estate real personal & personal to my loving wife Sarah Law & her heirs forever.

And lastly I give to my well beloved wife Sarah Law all my Estate not before given to her, other heirs of course. & do nominate & appoint my wife Sarah Law & Drawing Gen. Executrix & Executors of this my last Will & Testament, making all other wills by me made void. & declaring this to be my last Will & Testament, in witness whereof I have hereunto set my hand & seal this 20 day of October in the year of our Lord one thousand seven hundred & sixtynine signed sealed & delivered in presence of James Law & a seal Church Stearn, John Handels, Sam Bragg
Northampton County December 1769.

This last will of James Law was witnessed by the oaths
of John Hawes & Ann Bragg, subscribing witness, at same time Sarah Law was qualified to act as Ex. & Ord. & to her
Certified & Recorded. Teste Willis Jones Esq;

Thomas Ordains Will

In the name of God aman. I Thomas Ordains of Northampton County in the Province of North Carolina, being sick & weak of body, but of sound & perfect memory, do make & appoint

This will my last Will & Testament.

I begin at my soul to Almighty God, that gave it, hoping to receive a joyful Resurrection of the same, & my body to be buried at the discretion of my executors hereafter mentioned, as to my earthly Estate it hath pleased God to bestow on me I dispose thereof as follows.

Item I give to my well beloved wife during her wedlocke over my Plantation whereon I now live & the negro fellow James & all my household furniture & my Crop that is now standing & all working tools that is theron, & a horse & marrt Calf & Calf, and at her Departure. Item, I give the same to my well beloved son Harrod Jordan, the Plantation & all my tools, such as Carpenters Tools, Cooper & Shoemakers Tools, & an equal part of my other moveable Estate. It is my desire also that my moveable Estate may be sold & equally divided between my Son & Daughter, and if my fathers Will is not proved, that the Land falleth to me or mine it is my Desire that my Brother Burd.

Jordans four Children Henry, Wilson & Burd & Michael Jordan, that there shalld be fifty pound Equally divided among them, & I likewise of that all is not proved of my Fathers, I give to my Brother Jordan twenty pound to settle all the affairs, and of my legacies that I have mentioned to my Brother & Brothers Children to be void & of no Concern.

I do appoint my wife Elizabeth Edr of this my last Will & Testament. In witness whereof I have hereunto set my hand & seal this 12th day of Sept 1769.

Signed sealed & in presence of ^{Thos} Gordan & ased
Wm Sharp. George Jordan, Hannock Publisher marrt
Northampton County, Dec 1st 1769.

This will of Thomas Jordan died, was proven by the Oath of George Jordan a subscribing witness at the same time Elizabeth Jordan was duly qualified as exec
uted & attested & recorded. Teste Willm Jones Oct

Thomas Spawls Will

Memorandum Novth 18 1769, 1 Hh & 4/4 dyd Plate, 1 Chash, 2 Spoons,
1 little Pot, 1 Basin. I give the above memorandum Charity
to my Child of law being the above & tieles, and the rest
of my Estate to John Hilliard, it being the last Will & Testament
of Thomas Spawls in perfect sense but law in Health
in the knowen of us all. ^{Thos} ^{his} Spawls
Teste Robert Hilliard, Moses Mazzell

Northampton County, Dec 1st Court 1769.

This will or rather writing was proven by the oath of Robt Hilliard, and John Hilliard was qualified as adm'r with
the will annexed. Teste Willm Jones Oct

Thomas Matthews Will

In the name of God amen. I Thomas Matthews of the County of Northampton, being in a low state of health, but otherwise perfect sense & memory, do hereby make this my last Will & Testament, revoking all former Wills by me heretofore made.

In witness I give my soul to almighty God, its Creator, hoping thro' the mediation of my Saviour Jesus Christ to receive full & abundant Remission for all my sins, my body I desire to be decently interred at the discretion of my executors hereafter appointed.

Item I give & bequeath unto my loving wife Martha Matthews, while she continues sole & my widow, all my estate, but in case my wife should die & marry, I give my lands to my son James Matthews, he shall die under age, I give my lands to my son Christopher Matthews, & his heirs forever. In case my son Christopher should die under age, I give my land to my son-in-law James Matthews, & his heirs forever.

I constitute & appoint my selfe Martha Matthews my Exec't of this my last Will & Testament, & to pay all my just debts to be paid by my exec't, the witness whereof I have set my hand & seal this 2nd day of April 1761.
Signed Sealed & delivered ^{his} Thomas Matthews & ased
at his last will & testament in presence of
Teste Thos Shear, George Langford.