

50 in cash, ten shillings each, and I do bequeath to my daughter Mary five Shillings Sterling, and I do bequeath to my son John my young Black Horse, and my plough, and I do bequeath to my loving Wife Elizabeth my bay mare and I do bequeath to my daughter Sarah, and Elizabeth five Shillings Sterling, Starling, Starling each, and I do bequeath to my daughter Margaret my Bald Eagle Horse, and the remainder of my Estate after my Debts is paid, to be divided between my two Sons ~~David~~ and Alexander, and I do leave my Loving Wife Elizabeth and my Son Edward Executrix in presence of us

Thomas Moore  
mark  
William Quinn

Modicac<sup>h</sup> <sup>the</sup> <sup>mark</sup> <sup>of</sup> <sup>the</sup> <sup>mark</sup>

William Quinn or his mark his  
Extent in this Will in Open Court } Every Qualified  
and prove the Execution of the same }

Orange County Feb<sup>r</sup> Term 1785. The Execution  
of the last Will and Testament of Madecai  
Quinn was duly proved in open Court by William  
Quinn one of the Subscribing Witnesses thereto and ordered  
to be record.

John S. Benson Esq<sup>r</sup>

25 In the Name of God Amen. This twenty-fifth  
day of October in the year of our Lord God one thousand  
Eight Hundred and Eighty five, Othel Peacock of Orange  
County and State of S. Carolina being very weak of Body  
but of perfect and sound memory thanks be given unto Almighty  
God for the same: And knowing that it is appointed for all  
men once to die, I do hereby constitute, ratify and confirm  
this my last Will and Testament (that is to say) & firstly  
all commanding my soul and body unto the hands of Almighty

God who first gave them, to be buried in a Christian like manner  
at the Discretion of my Executors. Nothing doubting but at  
the General Resurrection of the Dead to receive the forgiveness  
of my sins through Jesus Christ our Lord.

And I do hereby give and bequeath of the same in the follow-  
ing manner and form. Item I give and bequeath unto  
my loving Wife Temperance Peacock all my Estate that  
am possessed with at this time: Land and Cattle, Horses &  
Cattle and all my household goods and furniture during  
her widowhood Accepting one Moon two years old fitter, that I  
leave my Daughter Nancy when come of age should remain  
as part of her Legacy, at the value of £100 per annum  
I devise of my wife marriage for my Estate to be equally  
divided between her and the two Children Nancy Peacock  
and James Peacock their Heirs Earl, Adam and Apigay  
Jowers and if she die a Widow to be equally divided between  
my two Children and their Heirs founder.

And I do appoint John Butcher and Henry Bunch as Ex<sup>r</sup>c<sup>t</sup> of this  
my last Will and Testament, Revoking and Disannulling all  
other and former Wills and Testaments by me made &c &c which  
I have hennerty set my hand and affix my hand and seal  
the Day and Year first above written.

I do Seal & Deliver in the presence of

John Butcher

Henry Bunch

Bethel Peacock Horn

Othel Peacock Esq<sup>r</sup>  
mark

Orange County Feb<sup>r</sup> Term 1785. The Execution of the  
last Will and Testament of Othel Peacock was duly proved in  
open Court by the Oaths of John Butcher and Henry Bunch  
Subscribing Witnesses thereto and record to be record

Teste

C. J. S. Benson Esq<sup>r</sup>