

this & no other to be my last will & test: & all others hereto-  
fore to be void & of no effect. In witness whereof I have  
hereunto set my hand & seal the day & year above written  
N.B. I give to my son Henry my big lock chain.

Signed, sealed, published, & declared  
in the presence of us.

Benjamin Willson, Will<sup>r</sup>. Willson.

<sup>his</sup> John Keller, son.  
<sub>mark</sub>

In the name of God Amen! I George Kinder of the  
town of Salisbury, (hatter) being very sick but of sound mind  
& memory, & calling to mind that it is appointed for all men  
to die, do make this my last will & test, that is to say particu-  
larly & first of all I do recommend my soul to the hands of  
God who gave it, nothing doubting but at the general resurrection,  
I shall rise again by the mighty power of God; my body I  
give to the earth, to be buried in a decent Christian burial  
at the discretion of my executors hereafter named & as touch-  
ing my worldly estate, wherewith it had pleased God to bless  
me in this life, I give, devise, & dispose of the same in the  
following manner & form that is to say.

1<sup>st</sup> I will that my funeral expences, & all my just debts  
to be paid & if there be not money enough to be raised out  
of my moveable estate personal property I do authorize  
my executors to sell part of the lot where I now live on  
the part that lies between my shops & Jacob Utzman's  
Chess Block, & to make good & sufficient title in fee simple to  
the same: and for this purpose I do hereby delegate to my

executors hereinafter named, full power & authority to make  
the conveyance of that part of my real estate, directed to be  
sold in as full & simple manner as I myself could convey the same.  
2<sup>d</sup> I lend to my beloved wife Eve Kinder for & during her widow-  
hood the house in which I now live, with the use of the  
lot & appurtenances thereunto belonging: — But upon the  
marriage of the said Eve after my death, or at her decease  
it is my will & desire that my executors sell the said house  
& lot & divide the money arising therefrom, equally between  
the said Eve (if on her marriage) & my two children, that is  
to say, between John Kinder my son, & a child en ventre  
sa mere to be born to me after my death: — But if my said  
wife Eve Kinder should die before her intermarriage then  
my will & desire is that my said house & lot be sold by me  
executors hereinafter named, & the money arising from it to  
be equally divided between my said children, to wit John  
Kinder & a child en ventre sa mere as aforesaid, & for the  
purpose of conveying the said house & lot I hereby invest  
my executors hereafter named full & ample power to make  
a good & firm deed for the same to be purchased thereof.

3<sup>d</sup> I devise, give, & bequeath unto my beloved wife Eve Kinder  
one bed & furniture over & above her third part of my real  
estate as aforesaid.

4<sup>th</sup> I hereby nominate, constitute & appoint my trusty &  
well beloved friends Peter Browne & Montforth Strokes  
to be my executors of this my last will & test: hereby  
annulling, revoking & making void all other wills by me made  
& publishing this to be my last will & test: & declaring the

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the same as such: And I do hereby again give & invest my ex-  
ecutors herein named full & sufficient power & authority to  
take my estate into possession, to sell & convey the same away  
agreeable to this my will, as afore expressed, & to exercise for  
that purpose all the power, rights & authorities which I  
can invest them for such purposes, it being my meaning to give  
them all the authority that can be given for the purpose of  
conveying real estate.

In testimony whereof I have herunto set my hand &  
seal, publishing & declaring this to be my last will & test:  
as aforesaid, done at Salisbury the 9<sup>th</sup> day of November  
A.D. 1793.

Signed, sealed, published & declared,  
in presence of us the subscribers.

George Vinder

David Coward Junr. Jacob Ulymann.

Christian Schroo

November 21<sup>th</sup> 1756.

The sundries articles ordered by John Kerbit  
is as followed viz;

- 1.) That the plantation or tract of land I now live on be  
divided equally, & my son James to have the half of it  
next John Brandons & the other half to my loving wife &  
~~my son David~~ during her natural life & after her decease  
to my son David.
- 2.) That my son James have the tract of land commonly by  
the name of the half entry at the bridge upon Grand creek
- 3.) That my son William have the tract of land on the water  
of Buffalo containing 350 acres.

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- 4.) That my two sons viz: John & Thomas have the tract  
of land lying on Croan creek, equally divided between them.
- 5.) That my daughter Elizabeth have the tract of land if there  
is now a warrant for on south side of Cattaow river.
- 6.) That my daughter Elizabeth have the Negroe child named  
Annae in so much of her child's part.
- 7.) That the two Negroes (viz: Bob & Aoe) be continued on the  
part of the land belonging to my wife & son David; during  
my wifes life & after her decease to be equally divided  
amongst my children.
- 8.) That my loving wife have her bed & the several snare  
exclusive of her part.
- 9.) That every one of the children have the horses, mares, or  
cotts formerly named, to them in part of their share.
- 10.) That my wife Sarah Kerbit & my son James Kerbit  
be my executors. X

Alx<sup>r</sup>: Osburn }  
James Harris }  
have the oversight of them.

John<sup>sr</sup> Kerbit  
mark.

Witness present.

Alx<sup>r</sup>: Cathey.  
Edmond Hynd.  
Jane Allison.

