

(122) White suit to be sold at publick Vendue, and all
the rest of my Goods and Chattels to be sold at publick
Vendue and to be equally divided between Margery
Tuntham alias Tuntham and Mary Tuntham and
Martin Tuntham only three pounds fifteen shillings
out of Margery Tuntham part to be taken and stably
I give and bequeath to my well beloved son Martin
Tuntham which I had by my first wife five shillings
in Gold or Silver. And I do appoint John Collins &
Robertson my Executors of this my last will and
Testament and I do hereby utterly disallow rescind
and Disavow all and every other former Testa-
ments will, legacies and bequests and Executors
by me in any wise before named willed and
bequeathed ratifying and confirming this and no
other to be my last will and Testament in witness
whereof I have hereunto set my hand and seal the
day and year above written signed sealed published
and pronounced and declared by the said Martin
Tuntham as his last Will and Testament in the
presence of us —

John ^{mark} Robertson X

Mary ^{mark} Tuntham

Martin ^{mark} Tuntham

(123)
Where as the Last will & Testament of Hugh Parks
deceased was accidentally Burned. The following is a Scan-
script of his Will unto the Bequeathments.

To Margaret Parks one Negroe woman & Childern
to be at her own disposal only to the Children of sd
deceas one mare & saddle spinning wheel & large
Bible the one half of the house hold furniture to be
at her own disposal Except one bed & furniture the
third of the plantation Utensils the fourth part of Estate
not particularly Bequeathed in sd will also the one
third part of the plantation whereon & deceas formerly
lived with all the dwelling House during his lifetime
To John Parks Two thirds of the plantation wheron
sd deceas formerly lived with the third part of the
plantation Utensils one Negroe and a horse & one
half of the house hold furniture Except the above men-
tioned Bed also the fourth of the Estate not par-
ticularly Bequeathed in sd will. To Hugh Parks
one third part of the plantation whereon & deceas
formerly lived with the third part of the plantation
Utensils one Negroe one bed & furniture also
the fourth part of the Estate not particularly
Bequeathed in sd will. To John McDowell
a plantation and the one fourth part of the
Estate not particularly Bequeathed in sd will
To four of the Grandsons of Mrs. deceased a following
To James Reed the sum of forty pounds.
To John McDowell the sum of thirty pounds
To James Reed the sum of thirty pounds
To Hugh McDowell the sum of forty pounds
the remainder of the Estate not particularly
Bequeathed in sd will to be divided in to four
Equal parts without sale.

124) To Margaret Parks one part to John Parks
one part to Hugh Parks one part and to
John McDowell one part and Lastly John
Parks & Hugh Parks were appointed Execut^{ors}
to will. T. Will was Executed in prison
of John Bratly and Robert Cochran proved
by John Bratly & Robert Cochran

(S)

X

In the Name of God Amen I John
Miller of Rowan County in the Colony of North
Carolina being weak in body yet of a sound mind
~~perfect~~ understanding and memory do constitute
this my last will & testament and to have it may
be received as such First I most humbly bequeath my
soul to my ~~seed~~ maker and to my Redemer
Jesus Christ who gave himself for me which
he has prepared for all that love and keep his holy
Name Amen Blessed be God giving his Word to the Earth
I will & positively ordain that all my Goods
be paid first I give to my Deed and leave
wife for the terms of her life this house wherein I
now Dwell with all the Land ~~and~~ and tuncount
that lie about it and in it and two mess ^{one}
Black and white one and a mays sattel and
a plow with Gears and every thing belonging to it
and 4 Cows the Chian fount of the cattle and a
head of Sheep but if it be that she should marry
again she is to have third of all the movable
estate but if she be widow

do after her death all the Estate shall be (125)
Equally divided among all the Children and then
after my death my Eldest son Henry shall have 50£
and Luke with my Son Michael and so every one
of the Children is to have 50£ and to my Grandson
John Henry Miller I give 30£ and after my death
Death the whole Estate shall be Equally divided among
among all my Children and I constitute my two eld
dest Sons Henry & Michael for my Executors of
this my last will & Testament and Trustees for my wife
& Children in Distress hereof This he wrote at my hand
yeal this Twelfth day of February one thousand seven
hundred & Eighty X

Witness Adam Spark

George Adam

John & Daniel
to mark

John Miller Seal
N.B. this money to be paid in
or before or the returning of

In the NAME of God AMEN I Jonathan Burroughs
County of Rowan State of Carolina being very weak in body
but of perfect mind & memory that I be given unto God
Calling unto mind the mortality of my Body knowing
that it is appointed for all men to die I do make
do on this 13th day of June 1782 in the year of our Lord
1782. Make & Ordain this my Last will & Testament
That is to say principally & first of all I give &
commend my soul into the hands of God who gave
all and for my body I recommend it to the earth
to be buried in a Christian like and decent manner
at the Discretion of my Executors nothing desiring
but