

102 my Son Adams part including what I now live and the Ground  
Ground to be equally divided into three Parts and each of my  
Sons to have a third of it including their Parts, but if either  
of my Sons viz) David or Adam die before they come of Age  
or Thomas if he die before he hath a Man of his own Body then in either  
of S. Cases my Will is that that sons Part of Land herein bequeathed be  
sold and the price of it divided the one half to my two Sons to be  
equally divided between them and the other half to be equally David  
amongst my five Daughters. Sixthly I will that what Money I have  
due to me in Pennsylvania after my just Debts are the Remains except  
of it to be applied in improving on this Plantation (viz) in Penns'vna  
and another Part of it to buy a Negro man if it can be conveniently  
done and to work for the use of the Family so long as they live together.  
第七ly my Will is that my living Wife Margaret be maintained su-  
-perantly and curiously by my three Sons by the Profits of the Land  
herein bequeathed to them also I give and bequeath to my said  
Wife Margaret a Bed and Furniture and a Horse and Saddle and  
the Negroe before named if bought to be at my Wifes morning so  
long as she lives a Widow and lives with my Children but no  
longer than to be sold and his Price divided amongst my three Sons  
(viz) Thomas David & Adam equally. Sixthly I will and bequeath  
to each of my living Daughters viz) Sarah Rebecca Anne Jane  
and Margaret twenty five Pounds to be paid in Goods or money  
when they arrive at age and if the Stock by me left in excess will then  
I leave to each of them five Pounds more and I do not allow my  
Daughters to put hard on my Sons for their Provisos but to forbear each  
of them one year if my Sons cannot conveniently pay them the sum  
I sum at the aforesaid Time. Seventhly my Will and Testimony is  
that the Remainder of my Goods and Chattels to be and remain for the  
use of my Wife and Children in general so long as they live  
to keep them together and for the paying what I have bequeathed  
to my daughters and if there is any left that shall

133  
is left and remaining of my Goods & Chattels which is here  
for the use of the Family at my Wifes Marriage or at the Death  
breaking up of the Family from living together to be equally  
amongst my three Sons except a sum to each of my youngest Daughters  
Lastly I nominate constitute and retain and appoint my son in law  
and my loving Son Thomas my Executive and Executor of this  
last Will and Testament and I do hereby utterly displace all such  
Revocable all and every other former Testamente Will and Legacies  
Bequests and Executors by me in any Waye before named called and  
bequeathed ratifying and confirming this as my last Will and Testament  
and I will and command my Son Thomas Young to be an Executor  
and Guardian over my Children that all things be done truly and honest  
according to my Will and pleasure herein contained In witness whereof  
I have written set my hand and seal the day month and year above

Signed sealed published pronounced and  
dictated by the said Adam Mc Neely  
as his last Will and Testament in  
the presence of the subscribers

James Patterson

David Stewart  
Robert Mc Neely

Adam Mc Neely

1763  
14th Feby I in the Name of God Amen being weak and sick in Bodie but in  
perfect mind and Memory blessed by God and first of all I recommend  
Today to the Earth to be rightly buried at the Discretion of my executors  
and my soul to God who gave it. As touching what worldly Estate I  
possess God has blessed me with in this Life I give and bequeath in the following  
Manner Likewise give to my wife beloved Wife Margaret twenty five  
Pounds to my next beloved Son John fifteen Pounds to my well beloved  
third Son also fifteen to my well beloved Daughter Margaret  
fifteen Pounds and the Remainder of my Estate to be equally divided  
in a proportionable Disportion of my executors and heirs.

184) this my last Will and Testament and I hereby appoint Andrew  
Finly and William Wilby my son David Nelson to be my  
hol and sol Executrix of this my Will & Testament and with my  
shall and sealed this fifteenth Day of October 1765.  
and seal'd & delivered  
in person of } Samuel Q. O. Nelson  
mark }  
Pray. Attest. A. J. James Madon

185) In the Name of God Amens This twentieth Day of October 1755. Being  
of sound & perfect Mind and Memory and eaking to mind the Mor-  
tality of my Body Do make and declare this my last Will and Testament  
in the manner following I command my soul to God and my body I commit  
to the Earth to be decently buried and as for my worldly Estate as it hath  
pleased God to blesse me withal I do give & bequeath the same in the following  
manner & give and bequeath unto Harry Martin my blackfaring  
Horse colt Jupiter and on Cow and Calf I give and bequeath unto  
Thomas & his son the patrimony of a Part of Barbadoes and Barbados and  
I give and bequeath unto Anne Diction one Cow I give and  
bequeath unto Elizabeth Abbott a quarter bolt and all the rest and  
part of my riving money Cattel and personal Estate whatsoever  
give and bequeath unto my beloved wife when I make her to her  
executors of this my last Will and Testament and remanding and  
making void all former Wills and Requisitions by me made and  
restating this only to be my last Will and Testament In witness to  
which I set my hand

Witness present of  
Mary Thomas  
John Thompson

Thomas Abbott  
mark

1705 135 William Ogden of the County of Dorset and Province of North Caro-  
nia Yeare being sick and weak of Body but of sound Mind and Memory  
and eaking to mind the uncertainty of Life and certainty of Death and  
knowing that it is appropiate for all men once to die I do make and ordaine  
this my last Will and Testament in Manner and Form following that  
is to say first and principally I commend my soul into hand of the  
Almighty God that gave it and my body to be decently buried at the  
Discretion of my Executors hereafter named and as to my worldly Estate  
wherewith it hath pleased God to blesse me with I give & bequeath and dispose  
of the same in Manner & Form following In witness it is my Will and  
I do order that in the first place all my just Debts and funeral charges  
be be paid and satisfied Item I give and bequeath to Richard  
my beloved Nephew one third Part of the Tract or parcel of Land I now  
possess and the House I now live in to him and his heirs during his  
natural life and after his Decease to my beloved Son Abraham  
with fifty three acres more adjoining to the aforesaid Land  
I do give and bequeath to my beloved Son Abraham to him his  
Heirs & Assigns for ever the fifty three Acres for him to possess at  
the Age of twenty one years and his Heirs aforesaid Land of  
Land at his Decease Also I give to my Son Abraham a Horse and  
Gun which he now calls his which I allow to be his part of my her-  
editie of property Item Land I further order and will that the other  
part of my Land to be sold at publick Ventes at the Time that  
my beloved Son Richard come to the Age of twenty one years and  
the price thereof to be equally divided among the Rest of my  
children that shall then come to the age of twenty one years to  
receive it Item I further order and will that the rest of my money  
Estate to be apportioned upon my death by report of my two  
Wife and Children and the same to be left to Richard and William  
Rynalds Junr and his wife and Children I likewise com-  
mand that the same be left to the Children of this my Son  
and his wife