

I Item I give to my Daughter Agnes her hins for ever one Negro boy him.

Item I give to my Daughter Sarah Winston our Negro girl Died to her and hins for ever with her Dower aforesaid.

Item I give to my Son John Gilkes Thomas to him and his heirs for ever one Negro boy named Tall.

Item I give and bequeath to my Son Nathan Thomas and his heirs for ever with all her Dower aforesaid one Negg girl named Bess.

Item I give my Son Nathan Thomas all my Hogs to him and his heirs for ever.

Item I give Bequeath and dispose of the rest and residue of my Estate such as consists of only wronable or Team Mares Feathers bed and furniture to be equally divided between my Children now alive & all the rest and residue of my Estate in North Carolina I give to my Son Nathan Thomas & his heirs for ever and to my Son Nathan Thomas and John Gilkes Thomas Executors of this my last Will and Testament In witness whereof I have hereunto set my hand and seal this the first day of January in the year of our Lord 1766.

signed sealed and delivered
in the presence of us
John Gilkes Thomas
John Gilkes Thomas
John Gilkes Thomas
John Gilkes Thomas

Nathan X Thomas (A. S.)

Bucks County Pa. January Court 1766.

This Will was proved by the Oath of John Winston one of the Subscribing witnesses thereto on Motion it was directed to be recorded that Nathan Thomas one of the Executors herein named Qualified as such which on Motion was Ordered to be certified. Teste Wm. Mc Gilleach Q.C.

.18

Know All men by these presents that John Cannon of the Province of North Carolina & County of Bucks Plaintiff for divers good & causes and considerations unto me moving hins made and obtained and appointed Joseph Williams of the said Province & County of Bucks my true and lawful Attorney for me and in my name and to my use to demand and recover & receive of all over persons & persons of the aforesaid Province & like wise in the Colony of Virginia all such sums & sum of Money debts dues & damages whatsoever due & owing to me the said John Cannon by & from the said persons respectively and to have and take all lawful ways & means in my name or otherwise for the recovery thereof by Attachment Arrests or other lawful & convenient ways for the same and in my name to make sale & defor-

and to do all other lawful acts & things what so ever concerning his premises as fully in every respect as I my self could or might do if I were personally present Ratifying and by these presents confirming all and what so ever my said attorney shall lawfully or lawfully cause to be done in his premises by virtue of these presents In witness whereof I have hereunto set my hand & affixed my seal this tenth day of March anno Dom 1765.

Is also delivered in presence of
John Green Francis Goodwin

Bute County sc^t

January Court 1765

John Cannon (L.S.)

This letter of attorney was proved by the Oath of John Green one of the Subscribing witnesses thereto and upon it was admitted to record Teste Ben Mc Culloch C.C.

*Ingrain's Memorandum of his Estate of Jos: Ingrain deceased.
Inventory*

Our wedg^o hollow hollow saddle bridge & housin two young Horses one 3 years old & the other 2 years old eight head of Cattle 13 head of Hogs & 5 head of Sheep two Boards 2 Tables one Chest half a dozen Chairs a small quantity of Paster & Pot her half of a crop cut saw a small quantity of Carpenters tools & some Copper tools 2 pails & some old Iron. Joshua Ingrain A.D. 1765

Bute County sc^t

April Court 1765

Joshua Ingrain exhibits of his Inventory to which he made oath & on motion it was admitted to record Teste Ben Mc Culloch C.C.

*Ingrain's Recd all my property to his presents that to Sarah Johnson Thomas Eaton
24th Charles Eaton my self and family bound unto His Excellency William Tryon
Esq^r Governor of North Carolina in the sum of four thousand
pounds paid to be paid to the said William Tryon his successor or assigns
to his which payment well & truly to be made in kind our selves & every of us
jointly severally for & in the whole by these presents. Sealed & dated
the 24th day of July A.D. 1766.*

The condition of his obligation is such that if the above named Sarah
Johnson administrator of all singular his goods & Chattel^s Rights, Credit^s
of Charles Johnson late of Bute County doed do make or cause to be made a
true & perfect Inventory of all singular his goods, Chattel^s Rights, & Credit^s
of the deceas^d which have or shall come to his hands knowldge or possession
of the said Sarah Johnson into his hands or possession of any other person or
person's for him who seems so made to exhibit or cause to be exhibited into