

Alexander McRae Will

I now live after a full and sufficient Maintenance taken care for his Mother during her natural life than to fall into his hands during his Natural life and at his death to pass into the hands of his eldest son Alexander McRae if he should survive his father and if not to be equally divided among his other heirs if he should have any to leave him if not to fall into the hands of my Brother John McRae the last McRae will have all my personal estate should be sold of & public Vendue within twelve months after my decease and him to have the amount of same due in his hands during his natural life but he to be accountable for the same to his heirs as appears in this will I appoint William Stevens my son Robert McRae & John Nelson his executors of this my last will & Testament to see that this my last will and Testaments is duly executed in all its different bequestsments as I do hereby make & make Value all wills and testaments by one witness made and took this my last will whenever I have set my hand and seal in presence of July 10th 1812
witness present — Alex: McRae (Signed)

Hugh Ward

William McCloud,
marks The foregoing will was proven in court by the Oaths of
Hugh Ward and William McCloud the Subscribing witnesses
thereat November before 1812 & executors named — Robert McRae & William
Stevens qualified as executors to the foregoing will —

William Stoggs Will

I William Stoggs of Washington County and State of Virginia being in a low state of health but
by no means dead & memory and being in my perfect judgment as much this my last will &
testament of all my real & personal estate to be as follows; first if it should happen so
that I should decease before my wife Margaret Stoggs that she shall have all my real and
personal estate to do with & for her support during her natural life and if the same be
removed by sickness or alway incapable of supporting herself and become chargeable to her friends
or Neighbors it is to be paid out of my said estate and after her decease it to be equally
between my five children Henry Adam Hugh Michael Stoggs Barbara Worthington Mary
Frances and Elizabeth Stoggs Note of these articles only my boy Hugh & Elizabeth Stoggs have
got her daughter Mary a new one made she is to have it & of the third and then the
rest is to be the property of the P. Mary at my wife's death & if my wife should give
me let Captain Stoggs have any thing he is to be charged with it and made pay it and also afford
my wife Margaret Stoggs & Adam Stoggs executors of this my last will & Testament an writing My
hands sealed this 7th day of April 1807

William Stoggs (Signed)
mark

Isaac Brown & The foregoing will was proven in court by the Oaths of Isaac
Brown & Charles Ladd two of the Subscribing witnesses
John Ladd Sealed this 7th day of November before 1812 & executors named
Adam Stoggs qualified as executor to the foregoing will

In the Name of God Amen

P. S. Peter Stoggs' Will

P. S. Peter Stoggs of Washington County State of Virginia being weak
in body but of sound mind and judgment before me for the same do publish & make this my
last will and testament in manner & form following — First I give & bequeath unto my beloved
wife Sarah Stoggs all my personal estate consisting of the plantation wheran I now live with my
household furniture and moveable property of every kind except Rock as hereafter during her natural
life or widowhood also the sum of Thirty dollars in cash immediately after my death. Secondly
I give and bequeath unto my first born & beloved son John Stoggs the half of the plantation
whereon I now live to be divided equally with respect to quantity and quality & when off
in lower end of said tract and the sum of twenty four dollars in cash immediately after his
comes of age — Thirdly I give & bequeath unto my two daughters Mary Stoggs & Elizabeth Stoggs
the sum of twenty four dollars to each of them after his comes of age in all my household
furniture to be equally divided between them — Fourthly and lastly I give & bequeath unto
my beloved son Jacob Stoggs the upper part of my plantation after my beloved wife dies and
the sum of twenty four dollars in cash after he comes of age and all my Rock to be awarded
equally among my four children after they come of age and my beloved wife to have a chas
part of the Rock — And I hereby appoint Mr. beloved wife Executive and Henry Stoggs a
trustee of my last will and testament fully revoking all former wills by me made in
writing whereof I have hereto set my hand and seal the 30th day of April in the
year of our Lord 1807 — Signed sealed published and declared by the above named Peter Stoggs
and on the under names hereunto subscribed our names as witnesses —

Peter Stoggs (Signed)
Sarah Stoggs

The foregoing will was proven in court by the Oaths of Henry Stoggs
and Isaac Stoggs the Subscribing witnesses thereat November before 1812 & executors
named — Sarah Stoggs & Henry Stoggs qualified as executors & trustee of the
foregoing will —

Thomas Williams Will

In the name of God Amen

This third day of December in the year of our Lord one thousand
eight hundred and eleven I Thomas Williams of the County of Washington & State of Virginia being
weak in body but of sound mind and as far as memory serves let to Almighty God for all his mercies and
according to the condition of my body and that it is appointed for all men once to die do make
and constitute this present instrument of writing my last will & testament in manner & form
following to and first & principally I recommend my immortal soul unto God who gave it and
my body to the earth to be interred in a decent Christian Manner at the discretion of my executors
without name and as touching such worldly goods or property wherewith it hath pleased god in his
wisdom to bless me — I give and dispose of the same in the following manner — Impressing
will and before signature that my last debts & general charges be fully paid & satisfied
out of my personal estate as soon as possible after my decease. Item I give & bequeath unto
my eldest son John Williams the plantation wheran I now live containing one hundred and
forty acres bounded on the east by the river of Green River