

John Carmiche Hill

In the name of God Amen

I John Carmiche being weak in body but of sound & perfect mind & memory blessed be thought I had for the same to write & publish this my last will and testament in manner and form following that to wit first I give and bequeath unto my beloved & abella Carmiche during her natural life one half of my land or plantation which I now live on the part that will lie on the east side of a certain bog lanes, also the house & improvements on the same and also I do allow her to choose from & out of the goods & chattels which I now possess that is on the premises any quantity of household furniture any number of the goods & chattels that she judge sufficient to keep herself and my children in decency while she lives together & also of my household goods such as she may think necessary for their support and her —

Second I do give and bequeath unto James Carmiche the son of twenty shillings to be paid out of the estate 3^d I give and bequeath unto Mary Moore my eldest daughter the sum of five pounds to be paid in the same manner 4th I do also give & bequeath unto Margaret Carmiche the sum of twenty shillings I also do give & bequeath unto my daughter Jenny two Cows & Calves. Also I give & bequeath unto George my son twenty acres of land which I have bought & improved & also I give & bequeath unto my two other sons to have and equal share of that tract of land that lies in the Gypsy Valley but George is to have the part where the improvements is made next to Knowlley the said division is to be made by the executors whom I shall here after chose and unto my two other sons John and Daniel I do give and bequeath a certain plantation lying on the river Carrigee which

My land or plantation which I now live on the part that will be on the east side
of a certain long lane, also the house & improvements on the same and also I do allow
her to choose from & take off the goods & chattels which I now possess or that is on the
premises any quantity of household furniture any number of the goods & chattels that she
Judge sufficient to keep herself and my children in money while she live together &
also of my household goods such as she may think necessary for their support and her —
Second I do give and bequeath unto James bornacle the sum of twenty shillings to be paid
out of the estate 3^d I give and bequeath unto Mary Moore my eldest daughter the
sum of five pounds to be paid in the same manner 4th I do also give & bequeath
unto Margaret bornacle the sum of twenty shillings I also do give & bequeath unto my
daughter, Tommy two Cows & calves. Also I give & bequeath unto George my son
James my son & Archabald two other sons to have and equal share of that tract of
land that lies in the Gropsey Valley but George is to have the part where the
improvements is made next to Kennerly, the said division is to be made by the
executors whom I shall hereafter choose and unto my two other sons John and
Daniel I do give and bequeath a certain plantation lying on the river Turnip which
is to be divided by the executors as above — Also I do give & bequeath unto my
son David that part of the plantation on which I now live or which my dear &
loving wife has for her support to be for the use of him after the death of my
said wife but to be in her care while alive and after to be in the care of my
son George for David's use — and also I do allow that part of my plantation
where on the Mill Stairs to be rented for four years which rent I allow to go to
the use of buying utensils for John and Daniel but I do not allow that part to
be rented unto two years after my decease for that purpose but to be rented

John Carmick Will

I give for the repair of the mill in that parish the place where I also live as by death unto
 son William that will use the best of land mentioned to it after the land loss & pay rent unto
 be under the care of my executor the mason is excepted out of the part abovesaid And also give
 to my daughter Elizabeth two cows as a dowry and the increase from now until
 she comes of age or to what she herself shall recommend in soul to that just God who give it to me
 And lastly I do leave David Thompson & Isabella Carmick my loving wife my whole & sole trustees
 of my last will and testament and to have all said with bearing from me to any person and to
 collect all said debts & carry it over their shoulders all goods will be me Made In witness
 there of I have hereunto set my hand as a signe my seal this twentieth seventh day of February
 in the year of our Lord one thousand seven hundred and twenty nine

John Carmick (Sealed)

signed sealed published and declared
 by the above named testator in his

In witness whereof we have attested the former sh. facts, and will was proven in court by the Oathes of Peter
 O'Brien Smithger }
 John Adams }
 May before 1799 & found to be received - Isabella Carmick &
 David Thompson qualified as executrix & executor of the will

It is remembered that we John Adams & David Thompson being
 at the house of John Carmick testator of the County of Washington deceased in Washington County on the
 day of seventh day of February in the year of our Lord one thousand seven hundred and twenty nine
 did hear the said John Carmick saying that he had given his daughter Margaret one negro and
 on being asked whether he would leave a negro girl to his daughter Betty he John Carmick
 said no he would not leave a negro to any child he had except as to his daughter Margaret to

For as we have attested the same sh^e foregoing will was proven in court by the Oathes of Peter
Peter Smithger
John Adams
Smithger and John Adams the Subscribing witnesses thereto at
May Sessions 1799. & comes to a record - Isabella Carmele &
David Thompson qualified as executrix & executor of the will

of John Carmele in law - Be it remembered that we John Adams & David Thompson being
at the house of John Carmele late of the County of Washington deceased in Washington County on the
Sunday seventh day of February in the year of our Lord one thousand seven hundred and ninety nine
did hear the said John Carmele saying that he had given his daughter Margaret one Negro and
on being asked whether he would leave a Negro girl to his daughter Betsey he John Carmele
said no he would not leave a Negro to any child he had except as to his daughter Margaret to
whom as before mentioned he had given two but would leave his Negroes to his wife Isabella
and then said that he had left enough in the hands of his said wife to make his daughter well
enough That the foregoing is the substance of what we heard John Carmele aforesaid say
he the said John Carmele being then in his last sickness at his own house as before mentioned
and was the Subscribing being both present and heard the same he being as we believe of sound
perfect and disposing mind and memory at the time In witness whereof we have hereunto
signed our names and put our seals this sixth day of May A.D. one thousand seven
hundred and ninety nine -

John Adams (Seal)
David Thompson (Seal)

The foregoing Nuncupated will was proven in court by the Oathes of John Adams
and David Thompson & recorded at May Sessions 1799 -