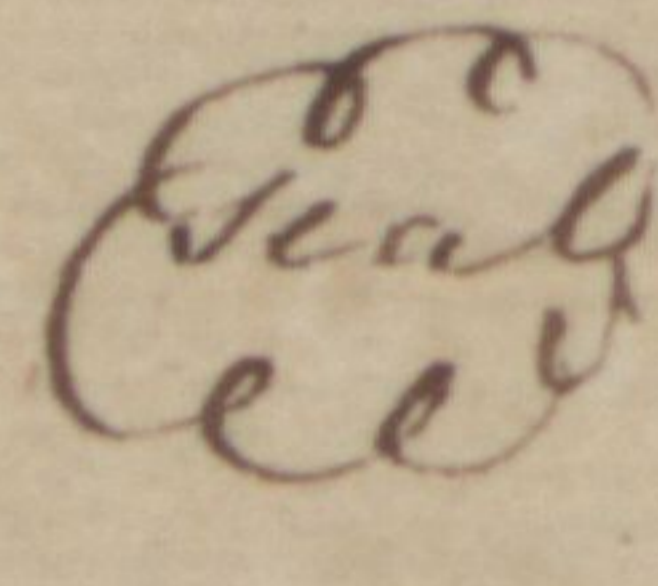


and in such case my desire is that my said Lands be sold to the best advantage, and the money arising from the sale thereof to be equally divided amongst all my children, And if my said Son Henry should die ~~without~~ <sup>without their</sup> then my said Lands to be equally divided between my two Sons Phillip and Samuel and their heirs, and as to what personal Estate is not already disposed off by a deed of Gift bearing equal date herewith, I leave to be equally to be disposed off among all my said Children. And I do hereby appoint my Son Henry whole and sole Executor of this my last Will and Testament hereby revoking all former Wills or Wills by me made. In Testimony whereof I have hereto my set my Hand and affixed my Seal this 9<sup>th</sup> day of October A.D. 1775.

Signed Sealed & delivered to be his last Will & Testament in the presence of.

Henry Trulock 

R.<sup>t</sup> Buchanan, Griffith Jones, William Dugan.

May 31<sup>st</sup> 1775, Then came Robert Buchanan & William Dugan, two of the subscribing Witnesses to the within last Will & Testament of Henry Trulock late of West County deceased, and severally made oath on the Holy Evangelists of Almighty God, that they did see the Testator herein named sign and Seal this Will, and that they heard him publish, pronounce and declare the same to be his last Will and Testament, that he was at the same time of sound disposing mind memory and Understanding, and that Griffith Jones the other subscribing Witness was present at the same time and signed his name as all Witnesses to this Will together with these deponents in the presence, and at the Request of the Testator, and in the presence of each other.

Before Nicholson King