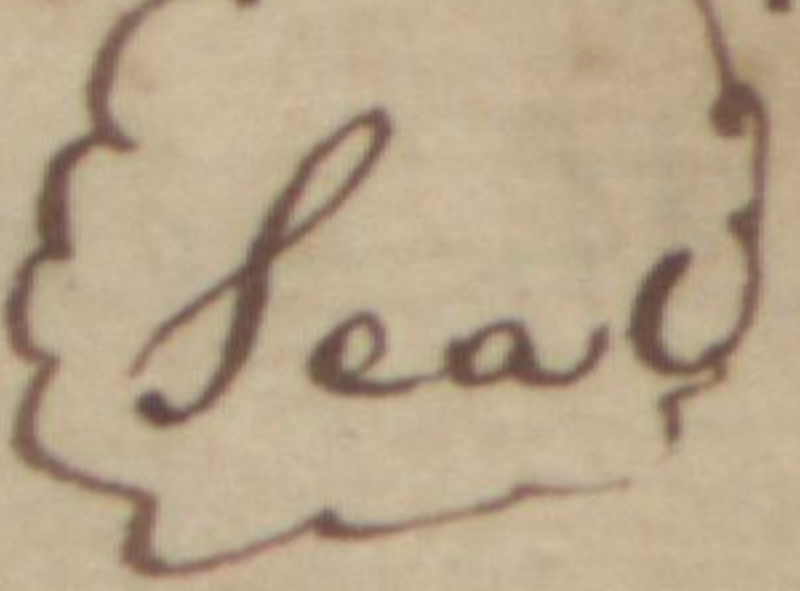


and my will and desire is that my said Wife have use
 occupy and enjoy the residue of my said Estate during her
 Natural Life both Real and Personal, and after her decease
 to be equally divided amongst all my Children —

And if in case my said Children should die without Lawful
 Issue, that in such case my will and desire is that my estate
 then in such case be Equally divided between Benjamin Mills
 Elizabeth Mills Son and Daughter of my Sister Ely. Mills Morgan
 and John Hurtt Jun^r, present Children to Shear and Shear
 alike. and I do by this my last will and Testament nominate
 and appoint Morgan and John Hurtt J^r to be the Sole Managers
 of my Estate for my said Children, and as my Plantation
 is destitute of Timber and my son Phillip is young whom it
 falls too, and these my Trustees should think it most ben-
 =ficial to his Interest to sell and dispose of my said Land and
 purchase elsewhere for him, my will and desire is that they
 shall have full power and Lawfull Authority by this my last
 will and Testament to give a lawful and Just right to any
 person or persons who may choose to purchase the same —

And lastly I nominate and appoint my loving Wife Mary
^{Ann} Davis my whole and sole Executrix of this my last will & Testament
 Revoking and disannulling all other will or wills by me heretofore
 made and confirming this and no other to be my last will & Testament
 in Witness whereof I have hereunto affixed my seal and set my
 hand this 23rd day of June 1705 —

Phillips Davis 

Signed Sealed Published and Declared by the Testator to be his
 last will and Testament & at whose request we subscribed our
 Names ^{in presence of} Tho. Smyth, Sam. Beck, Severus
 Clarkson —