

I now I give devise and bequeath my Estate both Reale (and) Personal of what nature or kind so ever (after my just deburr) paid unto my Daughter Ann Beale to her and her Heirs (and) assigns for Ever. And I do hereby nominate constitute ordain (and) appoint my said Daughter Ann Beale Executrix of this my Last Will (and) Testament desiring my friend Thomas Worthington and Rachel Denton to be aiding and assisting unto my said Executing in the Execution of this my will In witness whereof I have hereunto set my hand and seal this fourth day of March 1743.

Signed Sealed published (and) Declared by the said Eliz. Beale. as her Last Will and Testament in the presence of the Subscribers (and) by us subscribed in her presence and at her request.

Alex. Hamiltons
Mary Goldsmith
I Denton
Richd Goldsmith

On the back of the foregoing Will was thus written in

Maryland the 15th December 1753

Alexander Hamiltons Mary Goldsmith and Richard Goldsmith three of the subscribing witnesses to the Wethers Will being duly and solemnly sworn on the Holy Evangel. of Almighty God. depose (and) say that they saw the Testatrix Elizabeth Beale sign the same Will (and) heard her publish and declare it to be her Last Will and Testament in the presence and hearing of Rachel Denton since deceased. The other subscribing witness thereto that at the time of her signing she was to the best of their apprehensions of these Deponents of sound (and) disposing mind and memory (and) that they did subscribe thereto the names and witness to the said instrument of the Testatrix (and) at her request before Mr. Macnamara, Notary Public

In the Name of God. Amen I Daniel Dulany being in health & in sound disposing mind & memory (for which I most Greatfully thank the almighty and most merciful God) make this my Last Will & Testament this the Twenty eighth day of February 1752 in manner following in witness I give and Devise unto my son Walter (as his Heirs my tract of land called Charles County being in Baltimore County which I bought of James Bowles Esq. Dorsey's place in Baltimore being in his possession & also Shuring Deep Creek point in Anne County latter the minor w^t in fee simple item I give and devise unto my Son in his Heirs my tract of land in Kent County

(Colled)

fall'd. the Remains of Remainder of my Lord's Graceous Grant wherof I bought of Charles Somersett Smith containing Two Thousand and Acres. and hereby confirm all the Leases made by Gilbert Falconer & James Paul. Heath. the Tenants Complying with their part. Item I give and devise unto my Son Lloyd & the Heirs of his Body all these my Lands. I bought of John Howell Called Deal Town but more commonly Howell's Point of Aquelaw Paca. of his wife of Henry Warkent & his wife of four hundred and fifty acres part of Fair Robbie which I bought of one Warner. all being contiguous to each others in Kent County. Item. I give and Devise unto my Son Lloyd & the Heirs of his Body Eight Hundred and fifty Acres part of Taskers chance laid out for Mr Smith which I paid for Two hundred & seventeen acres laid out for Robert De Butts which I paid for and the whole was conveyed to me by Benjamin Tasker Esq. unless my Son Daniel shall pay my said Son Lloyd five hundred pounds Sterling when he shall attain his full age. and allow him Twenty five pounds.

D. Pataug

Hearling yearly after my decease towards defraying the Expences of his Execution then & in such case the devise of the said Lands to my Son Lloyd is to be void & the Lands to descend to my Son Daniel as my Heir and my true Intent & meaning is that in case my Son Lloyd shall die in his minority & unmanied that my Son Daniel shall not be liable or Subject to the payment of the five hundred pounds or any part of it wheras I paid Mr Samuel Hyde late merchant in London a balance of Eight Hundred and forty nine pounds two shillings & seven pence Sterling due to him from my wifes former Husband Mr Samuel Chew which money I paid upon a supposition that my wifes had a Right to a third part of the personal Estate of her said Late Husband (and upon the like supposition allowed a part of Mr. Samuel Chew's Estate to which she received after the Death of her Late Husband in Virtue of a Bond past by the said Samuel Chew to Philemon Lloyd Esq. my wifes Father to be accounted for as part of her Late Husband's Estate amounting to about seventeen or eighteen hundred pounds.)

(Con't)

the same I recd it as a creditor & not in Right of Representation, & so in
 my wife's Children will require in the account as settled all Errors and
 Omissions being corrected I hereby absolutely discharge them from all and every
 Part of the Money paid as already mentioned to Mr. Hyde and from any more than
 a Third part of What my wife Received of the Estate of Samuel Chew the Elder, But
 in case my wife's Children will choose to have the clear Balance of their Father's
 Estate than the Money paid Mr. Hyde and what my wife Received from or out
 of old Mr. Samuel Chew's Estate is to be deducted as being my Property. Item In order
 As much as in me lies to prevent ^{all} Disputes and

Dulany

Controversies between my wife and her Children by her former Husband and
 Children I bequeath unto my said Wife all the Negroes & Stock of every kind which
 shall be on the Island in Rose and Woolman at the time of my Death together with
 all Tools & utensils there and also all the Plate & Furniture now in my Possession which
 were hers ~~in her~~ Possession when I married her and \$100. Hundred Pounds Current
 Money to be paid her in six Months after my Decrease in Law and full Satisfaction of her
 claim to my personal Estate and Dower in my Real Estate upon this Express Condition
 that she pay the fifth Portions of such of her Children by her former Husband as shall
 remain unpaid at the time of my Death if any which I presume shall be
 about £100. with which in Justice she ought as I have actually given up to her Children
 expended on them every year if not Quiter the Amount of the Balance of their
 Father's Estate and if my wife will accept of what is herein bequeathed to her I desire
 that my personal Estate be not appraised or inventoried or any Account thereof
 exhibited into any Office. Item I give and bequeath unto my Son Lloyd all the Negroes
 Stock & Utensils that shall be on the Lands devised to him in Saint County at the time
 of my Death in part of his Share of my personal Estate and direct & desire that so
 much of the Crops & other Proffits of the Plantation shall be applied towards his
 Education as well as the Interest of any other Money he may have or be intituled
 unto as shall be necessary for that Purpose. Item I give and bequeath unto my
 Daughter Mary six Hundred Pounds Sterling to be paid her at the age of eighteen or
 when she shall be married and that in the mean time the Interest be paid her

34 Towards her Support but in Case She diez unmarried then the Money to be
Equally divided amongst her Brothers Daniel, Walter, Dennis & Lloyd

D Dulany

Item I give & bequeath unto my Grand daughters Rebecca and Rachol Knight
Two Hundred and fifty Pounds current Money to be Equally divided between
them in Case they shall respectively attain their Age of Sixteen Years or be married
and in Case one of them shall happen to die before Marriage & before she attains
to that Age then her Share to go to her surviving Sister. Item I give and bequeath
to my Grandson Daniel Heath One Hundred Pounds Current Money to be Applied
toward the Charge of his Education. Item I will and direct that my Grandson James
Heath shall be kept at School at the Expence of my Estate such Competent Time as my
Son Daniel shall think proper and request him to take the Said James Heath under
his Care and Endeavour to Instruct him in the Law. I also will that the Said James Heath
shall be fed and clad at the Expence of my Estate till he attains his full Age. Item I
and bequeath the Rest of my Personal Estate after the Payment of my Debts
legacies to my four Sons Daniel, Walter, Dennis & Lloyd to be Equally divided

Item Whereas
amongst them I have contracted with several Persons in Frederick County for several
Parcels of Land Surveyed in my Name & at my Cost and have taken their Bonds
which are not yet discharged I do hereby Assign unto all such as have paid or shall
pay within Year after my Death the Money respectively due from them and the
Interest thereof all the Said Lands respectively Agreed with them for and such of
the Said Lands as have not been or shall not be paid for I will Appoint and direct
Shall be sold by my Executors or either of them and the Money arising by such Sale to
be deemed part of my Personal Estate and as to those who bought Lots and have
paid or shall pay for them but have not Deeds for them I devise such Lots to the
Respective Persons

D Dulany.

Who contracted and paid for them in fee simple upon the same ~~upon the same~~
Terms as other Lots have been Conveyed Item I constitute and Appoint my

Sons Daniel and Walter to be Exe^rc^tors of this my Will & Guardians to my Son Lloyd and Daughter Mary not doubting but they will acquit themselves with Honour and Justice & take care that their Brother be virtuously and liberally Educated in the Protestant Religion as professed by and in the Church of England and be brought up to some creditable Business or Profession such as his Guardians shall think him most capable of hereby revoking all former Wills by me made and declaring this to be my last Will and Testament In witness whereof I set my Hand & seal thereto being all in my own Hand writing with some few Interlineations consisting of ffico Page & hereof four are signed with my Name and my Seal added to this being the fifth Page in the presence of the Subscribing Witnesses to the same

D Dulany

Seal

Signed Sealed published and
Declared by the Testator as his last
Will & Testament in the presence of
his who Subscribed our Names as
Witnesses in his presence & at his...

Request. . . Richd Dorsey
Sam'l Briscoe
Geo: Gardiner

On the Back of the foregoing
Will was this written

Samuel Briscoe. One of the Subscribing Witnesses to the foregoing Will maketh Oath on the Holy Evangel. of Almighty God that he heard the within named Testator publish and Declare the same to be his last Will and Testament and see him Seal the same as such that he this Deponent did not see the Testator sign his Name thereto but verily believes he did because he saw the Testator writing and his Back towards this Deponent and as this Deponent believes was then writing his Name to the foregoing Will. That he doth to the best of this Deponent knowledge at the time of his so doing of sound and disposing Mind and Memory and that he sealed published and declared the same in presence of Richard Dorsey and George Gardiner the other Subscribing Witnesses there.

36 And that he this Deponent and the other Witnesses aforesaid severally
subscribed their Names as Witnesses thereto in presence of the said Testator and
at his Request. Sworn to before me this 18th Day of December
1753.

Benj: Tashew C: Gen: by

On the 18th day of December 1753 Richard Dorsey one of the Subscribing
Witnesses to the foregoing Will made Oath on the holy Evangel of Almighty
God that he saw the Testator Daniel Dulany Esq: sign the foregoing Will
and heard him publish and declare the same to be his last Will and Testament
that at the time of his so doing he was to the best of this Deponent's
apprehension of sound mind and disposing Memory and that he also
George Gardiner and Samuel Briscoe the other Subscribing Witnesses to the
said Will subscribe their Names as Witnesses thereto and did himself subscribe
his Name as Witness to the said Will in the presence of the said Testator
and at his Request.

Before me

MMacnamara DCom^o
att^t Col^t

On the fifteenth day of January One Thousand Seven Hundred and
fifty four came before me Michael Macnamara Deputy Commissioner of
An Crundale County M^r: Henrietta Maria Dulany Widow and Relict
of Daniel Dulany late of An Crundale County Esq: deceased the
within mentioned Testator and declared that she did renounce and
refuse to accept of what is given and bequeathed to her by the last Will
and Testament of her said late Husband Daniel Dulany Esq: and
made her Election to have one Third part of her said late
Husband's Personal Estate and her Dower in the Real Estate that
her said late Husband was Seized of at any time during her
Marriage with him.

MMacnamara DCom^o att^t Col^t

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