

Item We and Request unto my son Matthew three Children Quiter Elizabeth and  
Catherine the produce of a big hand of God Right by my son John Matthews Except three  
Crownes Sterling which might be the reserve of the same for me the 1<sup>st</sup> of him

Item We give and Request unto my son John Matthews a good thing of one hundred pounds  
for and to be during her husband's life and after her decease to be equally divided  
amongst my Children John Matthews Thomas Thomas Thomas Thomas Thomas

Item We give and Request unto my loving wife all the remaining part of my  
Personal Estate during her husband's life and after her decease to be equally divided  
amongst my Children John Matthews Thomas Thomas Thomas Thomas Thomas

Item We hereby nominate and appoint my loving wife all the remaining part of my  
Personal Estate and then to be divided amongst all my Children here before mentioned  
Washington John Howard and Matthew Howard each Begging and Requesting of  
this my last Will and Testament and do revoke annul and make void all former  
and other Wills of what nature kind or quality so ever by me here before made  
and Declare these Parents and mother to be and remain for and as my last  
Will and Testament In Witness whereof I the said Quiter Howard have hereunto  
set my hand and seal the Seventh Day of March one thousand seven hundred  
and fifty two

In Witness whereof I the said Quiter Howard have hereunto  
set my hand and seal the Seventh Day of March one thousand seven hundred  
and fifty two

Quiter Howard Esq<sup>r</sup>

Thomas Winman Justice

Mary Winman  
Lance Good

Under seal 189, for some reasonings, Remembrance to the  
of my wife

On the 23<sup>rd</sup> of July 1752 Thomas Winman Justice <sup>and</sup> by the son two of the underwritten  
Witneses to the foregoing Will made in the City of New York by the said Quiter Howard  
and that they were the Justice Quiter Howard for the said Will and that he was  
which and Declare the same to be his last Will and Testament that at the  
Time of his decease he was to the best of their Approbation of sound mind  
disposing mind and memory and that they understand their respective Names  
or Names and every thing therein contained and that they have as to the  
to the said Will in the Presence of the said Justice and at his Request

done before me

Walter Dulany Henry  
and Esq<sup>r</sup>

Maryland

Which go to the County of Howard and County being the said Quiter Howard and  
and the said Thomas Winman Justice and I the said Justice do hereby certify that  
of the English Month called August in the year one thousand seven hundred and  
fifty two make publish and declare that my last Will and Testament is in  
& from following

5 1/2 Pins  
1 1/2 size  
6 1/2 in.

4th I give and Bequeath unto my dear and loving Wife Ann Gallaway one full and part of all my Personal Estate Money Goods Chattels to her and her Heirs for Ever and also the full and sole use of one third part of my real Estate Lands and Tenements during the term of her natural Life

5th I give and Bequeath unto my only Daughter Ann the other two thirds of my Personal Estate Money Goods and Chattels and all and singular my real Estate Lands and Tenements who is coeurt to her my son Dringhler and her Heirs for ever And my will and mind is that she my said Daughter shall have & enjoy the 2<sup>d</sup> two thirds of my Estate both real and Personal as soon as she shall attain to the Age of sixteen Years or at Day of her <sup>16<sup>th</sup></sup> Anniversaries which ever of them shall first happen & if she should dye before she attain the Age of sixteen Years her Heirs of her Body lawfully Begotten then in that Case my will and mind is that my wife shall use and enjoy my whole Estate during the term of her natural Life

6th In case my said Daughter should dye before she attain the Age of sixteen Years without Heirs as aforesaid then I give and Bequeath unto my Dear son Samuel Gallaway & his Heirs all those several Parcels of Land lying near West Hill & adjoining to the Plantation whereon I now live which were divided to me by the last will & Testament of my Father to him the said Samuel Gallaway & his Heirs for ever after my wifes Decease

7th If my said Daughter should dye before the Age of sixteen Years without Heirs of her Body or Heirs and then I give and Bequeath unto my Nephew Joseph Gallaway son of my Brother John a what Parcel of Land which I bought of Jacob Dubudway being part of a Tract of called Dent and also two other Parcels of which I bought of my Brother John the one called Engour indeed the other called Kennerton all which Lands after the Death of my Wife I give to him the said Joseph Gallaway & his Heirs for ever

8th If my said Daughter should dye without Heirs of her Body or Heirs as aforesaid then I give unto my Nephew Joseph Gallaway son of my Brother Peter all my Lands near Northwood of which he have having part of two tracts one called White Rock the other what you will which Lands after the Death of my Wife I give to him and his Heirs for ever

9th If my Daughter should dye without Heirs of her Body as aforesaid then I give her Heirs & Bequeath unto my son John Thomas son of my Friend Philip Thomas all that Tract of Land which I bought of Nathan heyrge called Brownston Colco a Parcel of Land adjoining thereto called Gallows Pointe lying on West Hill which Lands after the Death of my wife I give to him the said John Thomas and his Heirs for ever

10th If my Daughter should dye or as aforesaid then I give and Bequeath unto Samuel Westerton & his Heirs for ever all that tract of Land which I bought of Thomas Bond called Good Will purchased again which Land he is to have immediately after the Death of my Daughter

11th July

That my Will and mind is that the said Dower in remembrance and Praise be retained to the said Mrs Brown therein named nor any of them shall be taken or by any Construction who so ever demanded or understood to limit or in any manner whatsoever restrain the Estate herein given to my Daughter but that she shall have a full & Absolute Estate in fee simple in all the Land and Tenements herein bequeathed to her if she shall attain the Age of 21 years or if she dies or shall have been of her Body

9th July

That my Will and mind is that in Case my Daughter should die as hath been before mentioned and thereby according to my Direction herein expressed my Wife should Come to have the use of which Estate during her Natural Life then after her Death some or more of my Daughters the two third parts of my Personal Estate before given to my Daughter to be equally divided between the following Persons Viz my Nephews Samuel & Anthony his Brother Joseph Anthony David Richard & John & each of them & the said John Thomas & Elizabeth the wife of James Johnson and their respective Heirs

10th July

That the Consideration of the bequest here to Henry Thomas & others is my Wife I freely remit to her the following sum of Twenty five and six pence to the said Mrs. Brown & the said three Children and the said four Grandchildren and Twenty five pence to the said Mrs. Brown & the said three Children & the said four Grandchildren <sup>Money in my Will and my Will</sup> But which sum shall be due to me or from her this Consideration shall be paid by the said Children and the said four Grandchildren in or before my proper Account all which several sums I hereby request to be paid for me

11th July

That my Will and mind further is that in Case my Dowry and Legacy shall be or where my Dowry and Legacy shall be spent for the Use and Education of my Daughter I should die before my said Daughter should attain the Age of sixteen years or before she should be my said Philip Thomas to take the said Legacy for and to receive the same I should die before my said Philip Thomas to take the said Legacy for and to receive the same to be used & disposed in such manner as he shall think most Convenient for her

That I do hereby appoint my said wife whole & sole Executrix of this my last Will and Testament In Writing whereof Three heretofore set my hand & Seal the Day and Year above written

signed sealed & published

- in the Presence of
- Richard Collins
- Richard Anderson
- George Heath
- Joseph F. Waller
- John

Joseph Gallaway



On the 12th of December 1752 I declare that I Richard Collins and Joseph Waller three of the subscribing Witnesses to the aforesaid Will being of the County of Middlesex (so being and sincerely advised and Affirmed) and George Seal and Richard Collins the only

Executors of the said Will do hereby cause the Testator's legal Copy of this my last Will and bequest hereunto and declare the same to be true and valid and to be observed

that at the time of her so doing she was to the last of her Remembrance of Mind and disposing Mind and Memory and that they subscribed their respective Names as witnesses to the said Will in the Presence of the said Testator and at his request shown and affirmed to before me

Walter Delaney

Esq<sup>r</sup> of the County of Wick

I Certifieth to my best Will and Information that having made my Will in Writing and signed and sealed the same the thirteenth Instant in the Presence of My dear Cousins the said Husband George Seal and Joseph Water the Witnesses that to have since thought proper to make some Alteration of the same and to add thereto as a Benefactor of my said Son that the said Will may be taken and deemed to be a part of my said Will

Whereas by my said Will I had Given to Joseph Gallaway Son of my Brother John in Case of the Death of my Daughter and after my Wife decease Part of a Part of Land called Doolet my self and my said Son in that if my said Daughter should Die as is expressed in my said Will that then instead of Joseph Gallaway the said Land called Doolet shall be to be divided Gallaway and his Heirs for ever after the Death of My Wife

And also my will and mind as that if my Wife should Die so for my Daughter should arrive at the Age of 21 years or more or should be married that my said Wife may by her self or by her Executors or Assigns or any Person with Given as she shall think most Expedient without interfering in any Manner with her estate

And also my said Will is to be void in Case of the death of my said Son George Seal and Joseph Water and the said Land called Doolet shall be to be divided Gallaway and my said Son in that if my said Daughter should arrive at the Age of 21 years or more or should be married that my said Wife may by her self or by her Executors or Assigns or any Person with Given as she shall think most Expedient without interfering in any Manner with her estate

In Witness Whereof I have hereunto set my hand and Seal the twenty fourth of the Eighth month called August the Thirtieth seven hundred and fifty two

Joseph Gallaway

Esq<sup>r</sup> of the County of Wick

John Hamilton

William Coak

James Hamilton

In the presence of the said Witnesses Joseph Seal and John Water

to the foregoing Certifieth made Taken in the County of Wick the said day and date that they saw Joseph Gallaway sign the said Will and that he had published and declare the same to be part of his last Will and Testament that at the time of his so doing he was to the best of their Approbation of sound Understanding and Memory that they subscribed their respective Names as Witnesses and saw William Coak sign his Name as Clerk of

to the said Will in the persons of the said Susette Galloway and at his request  
Shewn to before me

Witness

Walter Dulaney Henry  
Clerk

In the Name of God Amen William Harrison of Whitehaven in the County  
of Cumberland and Province being indisposed as to my death but proved to God of  
sound mind and memory Do make and Ordain this my last Will and Testament  
in manner following that to wit that my Testament or Estate called Executors  
Shall and all that any other Testament or Estate called Executor shall with the Land  
House and Appurtenances thereto belonging situate in Maryland and all that my  
Abolition or Tract of Land containing four hundred Acres or thereabouts situate  
in Dorset County and also all that my other Abolition or Tract of Ground containing  
of about three hundred Acres situate in the said County with two Acres of Land  
unto my sister Elizabeth Harrison and her heirs And all those my Executors  
or Executors with the Appurtenances called Dover and Dover Ground and all that my  
of Ground situate off the said Land and Tenements whatsoever with their respective  
Appurtenances in Maryland of or under the name of York and above the name unto  
my Brother John Harrison and his heirs And so far my said Brother and Sister  
to pay to die without any part of the said her body then the Estate is reserved unto  
her to go to the survivor of her or her heirs and of both Die without issue under the  
Age of twenty one then York and above the name Harrison in manner following  
that is to wit as to Sister Elizabeth and above the name to my Cousin William son  
of William Richardson of the said County and her heirs and as to Sister Elizabeth I  
above the name to my Cousin John Richardson ~~son~~ of the said Elizabeth Richardson  
and his heirs and as to the four hundred Acres and three hundred Acres of Ground  
above and above the name to wit the four hundred Acres to William son of John  
Richardson and the four hundred Acres to my said Sister Elizabeth  
of the County of Dorset County and her heirs for ever and my said Sister Elizabeth  
shall and personal estate whatsoever it be, never York and above the name my  
said Brother and Sister Elizabeth Harrison equally to be divided among them  
where and above the name and body the survivor of them and above the name  
Charles Dickinson of Dorset County William Galloway of the said County York  
and John Baker of Whitehaven Merchant Executors in trust of the said York and  
Guardians of my said Brother and Sister during their Minority  
It is my will that the said William Harrison have her share of my said and  
above the name the twenty ninth Day of June in the Year of our Lord Jesus Christ  
that is to wit the twenty ninth Day of June and fifty one  
I have soled published and declared by the Testator  
that is to wit that I have made in the presence of witnesses at his request  
in his presence have subscribed my name as Witness  
John Applewhite  
At my house  
Henry

Wm Harrison

John Applewhite

Henry

Some unto my Cousin for said for a Children of Dorset County