

Copage a Tract of Land, part of a Tract of Land called Slaughter-ton, contain-
 ing two hundred Acres of Land to be Equally divided betwixt them-
 selfly. I give and bequeath all my personal Estate to be Equally divid-
 ed betwixt my loving Wife Sarah Copage, and my five youngest Sons-
 that is to say, William, James, Joseph, Edward and Benjamin Copage-
 excepting fifty seven y^{rs} of country made Lincolns one y^r of Cambridge which
 is to be Applied for the general use of the family and not Apprais'd
 And I do hereby Appoint my loving wife Sarah Copage to be my sole
 and sole Executrix of this my last Will and Testament, and I do here-
 by utterly disannul, revoke and disallow all and every other former
 Testaments Wills Legacies and bequests by me in any ways here before
 named or bequeathed ratifying and confirming this and no other to be
 my last Will and Testament In Witness whereof I have here unto set
 my hand and sign my Seale the Day and date within mentioned
 Signed, Sealed, Published, pronounced and declared by the s^d Philip Co-
 page as his last Will and Testament in the presence of the subscribers
 Jacob Carter, Elizabeth Carter, Rebeckah Carter, Philip Copage ^{his} ^{Wife}
 Intereind betwixt the fourth and fifth line of the first Legacy of the s^d Indian
 Springs one third of 3

Queen Anne County s^t 24th July 1755. Jacob Carter Elizabeth Carter
 and Rebeckah Carter, the subscribing Witnesses to the aforesaid Will be-
 ing duly and solemnly sworn on the Holy Evangelis of Almighty God, do de-
 pose and say, that they saw the Testator Philip Copage, sign the said Will
 and heard him publish and declare it to be his last Will and Testament,
 that at the time of his so doing he was to the best of their Apprehension
 of sound and disposing mind and memory; and that they did subscribe
 their respective names as Witnesses to the said Will in the presence
 of the said Testator and at his request. Which Oath was taken by the said
 Witnesses in the presence of John Copage, their at Law to the Testator-
 which said John Copage did not object to the Probate of the said Will
 I swore before me W^m Dilghman Sec^y of Queen Anne County

In the name of God Amen. the twenty fourth Day of March in
 the year of our Lord, one thousand seven hundred and forty nine

I Sarah Holly day of Queen Anne County in the Province of Maryland Widow
 being weak in body, but of sound and disposing mind and memory Do
 make and publish this my last Will and Testament in manner and form
 following, that is to say. First and principally I commend my Soul to God
 who gave it, hoping through the merits of my blessed Redeemer to enjoy
 after Death a Remain of Eternal bliss

Item. I appoint that after my Decease my Body shall be privately
 buried in a decent manner

Item. Forasmuch as my Dear Children Edward Loyd, Richard Lloyd
 and Rebecca Anderson are settled in the World in good Circumstan-
 ces, that it cannot be thought they stand in need of any Assistance
 from me, I do give to each of my said Children a mourning ring to be
 paid and delivered by my Executor here after named

Item. And whereas I have given to my Dear son Henry Holly day
 by Good executed being Date in November last past sundry Mo-
 ney and Stock, and have also given to the said Henry, the sum of two
 hundred pounds Sterling, and one hundred pounds currency, I do hereby
 ratify and confirm the said Gifts, and do give to my said son Henry Holly
 day a mourning ring to be delivered by my Executor

Item. And I further give and bequeath to my said son Henry Holly day
 one hundred and fifty Acres part of a Tract of Land lying in Talbot County call-
 ed Thomsons Drittams and all my right, Title, Interest and claim in, and
 to the said Tract of Land called Thomsons Drittams to him the said Henry and
 his Heirs forever

Item. I do give to my Daughters in Anne Lloyd, and Anna Maria Hol-
 ly day, to each of them a mourning ring, to be delivered by my Executor

Item. I give to my son in Law William Anderson, a mourning ring to be
 delivered by my Executor

Item. I do give and bequeath to my dear son James Holly day and his Heirs
 all and singular, my Negroes Plate, Household goods and Stock of all
 kinds, and all the rest and residue of my personal Estate whatsoever

Item. And I do Appoint my said son James Holly day Executor of of this
 my last Will and Testament, hereby revoking all former Wills be made
 In Testimony whereof, I have to this my last Will and Testament set my

Sett my hand and Seal the Day and year first before mentioned
Signed Sealed, Published and Declared by the said Sarah Hellyday and
for her last Will and Testament, in the presence of us, who were present
at the Signing & Sealing thereof Sarah Hellyday
Henrietta Maria Robins, Edm. Wrightson, John Gonsaleys

Quoniam County Dec^r 1st August 1755, Henrietta Maria Robins
and John Gonsaleys two of the Subscribing Witnesses to the aforesaid
Will being duly and solemnly sworn on the Holy Evangelists of Almighty
God, do depose and say; that they saw the Testatrix Sarah Hellyday sign
the said Will, and heard her publish and declare it to be her last
Will and Testament in the presence and hearing of Edm^r Wrightson
the other Subscribing Witness thereto; That at the time of her so doing
she was to the best of their apprehension of their Possibilities of sound and
disposing mind and Memory, and that they and the said Edm^r Wright-
son, did subscribe their respective names as Witnesses to the said Will
in the presence of the said Testatrix and at her request
Sworn before us. W^m Delghman Dep^y Comy of Quoniam County

G. Sclv

In the name of God Amen, the fiftieth of July one thousand se-
-vow hundred fifty five, I Elisabeth Ridgway of Quoniam County in the
provinces of Maryland, being very sick and weak in body but of per-
-fect mind and memory, thanks be given unto God, therefore calling to
-mind the mortality of my Body, and knowing that it is appointed for all
-men once to die Do make and ordain this my last Will and Testament
-that is to say, principally and first of all, I give and recommend my Soul
-into the hands of God that good it, and for my Body, I recommend to
-the Earth to be buried in a Christian like and decent manner at the
-discretion of my Executors nothing doubting but at the general resur-
--rection I shall receive the same again by the mighty power of God, and
-as touching such worldly Estate where with it hath pleased God to bless
-me in this life, I give and dispose of the same in the following
-manner and form

Imprimis. I give and bequeath unto Elisabeth Adcock my well
-beloved Cousin fifty Acres of Land part of a tract called Long delay to her
-and

and heirs Ever forever, as for my personal Estate after debts and char-
-ges paid to Sarah Adcock my well beloved Sister, like wife James Adcock
-I constituted make and ordain my only and sole Executor of this my last
-Will and Testament, and do hereby utterly disallow revoke and disannul
-all and every other former Testaments, Wills, Legacies Executors by me
-in any ways before this time named, Willed and bequeathed ratifying and
-confirming this and no other to be my last Will and Testament. All Witness
-hearts of I have here unto set my hand and Seal the Day and year above
-written Signed Sealed published and pronounced, declared by
-the said Elisabeth Ridgway as her last Will and Testament in the presence
-of James^{mark} Cough, Edward^{mark} Moore, Tho^{mark} Walker, Elizabeth^{mark} Ridgway, Seal
-Quoniam County Dec^r 19th Aug^r 1755. James Cough Edward
-Moore and Thos Walker the Subscribing Witnesses to the aforesaid
-Will being duly and solemnly sworn on the Holy Evangelists of Almighty
-God do depose and say, that they saw the Testatrix Elisabeth Ridgway
-sign the said Will and heard her publish and declare it to be her
-last Will and Testament; That at the time of her so doing she was to the
-best of their apprehension of sound and disposing mind and memory, and
-that they did subscribe their respective marks and names as Witnesses
-to the said Will in the presence of the said Testatrix and at her request
-Sworn before us. W^m Delghman Dep^y Comy of Quoniam County

A/2 Sclv

In the name of God Amen, the seventeenth Day of November in
-the year of our Lord, one thousand seven hundred and fifty three, I
-Somelly Mucomb of Quoniam County in the the provinces of Mary-
-land planter, being very sick and weak in body but of perfect mind
-and Memory, thanks be given unto God, therefore calling unto mind
-the mortality of my Body and knowing that it is appointed for all men
-once to die, Do make and ordain this my last Will and Testament, that
-is to say, principally and first of all, I give and recommend my Soul into
-the hand of God that good it, and for my Body I recommend it to
-the Earth to be buried in a Christian like and decent manner at the
-discretion of my Executors, nothing doubting by at the general resur-
-rection I shall receive the same again by the mighty power of God
-and