

William Coulter. Nancy Coulter. Polley Coulter. David Coulter and Cornelius Coulter and Eli Coulter One thousand Sterling
each, and every one of them, therewith freely to be professed for ever.

Also I give unto my father in law, John Hall, whom I constitute make and Ordain my whole and sole Exec. of this my
Last Will &c. all and singular my Money, Household Goods and Movable, therewith freely to be professed and enjoyed
forever. And do hereby disallow, revoke and disannul all and every other former Will and Testament ratifying and
confirming this and no other. In witness whereof I have hereunto set my hand and Seal this day and year above written
Signed Sealed Published and Pronounced in the presence of us }
Nancy Hall. Stephen Blizzard. William Johnson }

John Coulter

38

In the County of Memorandum the 10th day of February 1791 before me Phillips Kollock Register appointed for the Prob.
ate of Wills and granting Letters of Administration for the County aforesaid appeared Stephen Blizzard and William Johnson
two of the Witnesses to the within Will who being duly sworn on the Holy Evangelists of Almighty God, did severally depose
and say, that in their sight presence and hearing the Testator John Coulter did sign, seal, publish and declare the same
to be his Last Will and Testament, and that at the doing thereof he was of a sound and perfect mind memory and judgment,
and that they and each of them together with Nancy Hall subscribed the same as Witness in presence of the Testator
and at his request

Phillips Kollock Regt

In the Name of God Amen I Littleton Townsend being weak and sick in body but of sound mind & memory do con-
stitute and appoint this my Last Will and Testament Viz
I give and bequeath unto my four children, my whole Estate both real and personal, to be equally divided between them.
And I do hereby constitute and appoint Richard Hayes Esq; whole and sole Executor of this my Last Will and Testament,
utterly disannulling and making void all and every other Will & Testament by me heretofore made. In witness my hand and
Seal this fifteenth day of February One thousand Seven hundred and Ninety one 1791

Declared and Executed in presence of J. French, Jonathan Williams, Johnson + McFie } Littleton Townsend 38
In witness

In the County of Memorandum the 2^d day of March 1791 before me Phillips Kollock Register appointed for the
Probate of Wills and granting Letters of Administration for this County aforesaid James French and Jonathan Williams two
of the Witnesses to the within Will, who being sworn on the Holy Evangelists of Almighty God, did severally depose and say that
in their sight presence and hearing the Testator Littleton Townsend did sign, seal, publish and declare the same to be
his Last Will and Testament, and that at the doing thereof he was of a sound and perfect mind, memory and judgment,
and that they and each of them together with Johnson McFie Subscribed the same as Witness in presence of the Testator
and at his request

Phillips Kollock Regt

In the Name of God Amen I Caleb Pinwithin of Cedar Creek Hundred and County of Sussex in the Delaware State
being weak in body but of sound memory blessed be God, for the same, yet calling to mind that it is appointed for all men
once to die, do make and ordain this my Last Will and Testament in Manner and form following Viz First I give and
Recommend my soul into the hands of God who gave it, and my body to be decently interred at the discretion of my executors
hereafter named and as touching such worldly Estate as it hath pleased God to bless me with I give, devise and be-
queath the same in manner and form following

In witness I give and bequeath unto my said beloved sons Isaac Quivillen and Samuel Quivillen, All my Mills, Lands and Mansions
that are or ought to be mine, and one Sluofi called the Dively, together with all my Surveying and Navigating Instruments
and Books belonging thereto, to be equally divided between them their Heirs and Assigns for ever.

Item I give and bequeath to my said beloved son Isaac Quivillen One Negro boy called Delph, to him his Heirs and Assigns for ever.

Item I give and bequeath to my said beloved son Samuel Quivillen One Negro boy called Abe, to him his Heirs and Assigns for ever.

Item I give and bequeath unto my beloved daughter Sarah Quivillen One Negro boy called George, One bed and furniture at her choice,
and her Mothers old saddle, to her her Heirs and Assigns for ever.

Item I give and bequeath to my beloved daughter Lydia Quivillen One negro boy called Elza, one bed and furniture at her choice to her her
Heirs and Assigns for ever.

Item I give and bequeath unto my said two daughters Sarah Quivillen and Lydia Quivillen all the remainder and residue of my more
able Estate, that hath not heretofore been given and bequeathed away (after my just debts and funeral charges are justly paid
and discharged) to be equally divided between them their Heirs and Assigns for ever.

Item And Lastly I do hereby constitute, appoint and Ordain my said beloved Son Isaac Quivillen my sole and only Executor of this
my Last Will and Testament. And I do hereby utterly disallow, revoke and disannul all and every other Will and Testaments, legacies
and bequeathments Executor and Executrix heretofore by me made confirming this and no other to be my Last Will and Testament.

In witness whereof I have set my hand and affixed my Seal, to this my Last Will and Testament, this eleventh day of May
in the year of our Lord, One thousand seven hundred and ninety.

Signed, Seal'd Published and declared by the said Caleb Quivillen to be his Last Will and Testament in the presence of his subscribers John Goodwin and Thomas Wharton — — — — —

Caleb Quivillen 88

Jacob Stringer Tilney Ann Tull

In the County of Sussex, the 2^d day of March 1792 before me Phillips Kollock Register appointed for the Probate of Wills and
granting Letters of Administration for the County of Sussex, appeared Thomas Wharton and Jacob Stringer Tilney, two of the Testator's
willen Will, who being sworn on the Holy Evangelist of Almighty God, did severally depose and say, that in their sight, presence and
hearing the Testator Caleb Quivillen did sign, Seal, Publish and declare the same to be his Last Will and Testament, and that at
the doing thereof he was of sound and perfect mind memory and Judgment, and that they and each of them together with John
Goodwin and Ann Tull, subscribed the same as witness in presence of the Testator and at his request Phillips Kollock Reg'

In the Name of God Amen I Jonathan Wharton of Sussex County in the state of Delaware, being
weak in body but of sound mind and memory, blessed be God do this twenty eighth day of November, in the year of our
Lord One thousand seven hundred and ninety, make and Publish this my Last Will and Testament in manner and form
following, that is to say First I give unto my dear wife Mary, All my Wright Tille claim and Interest in and of the
unhield Land and Premises whereon I now live until my son John Lord comes to the age of twenty One Years old, and if my
said Son John Lord die before he comes of age my said wife is to possess the said unhield Land until the next Heir come
to the age of Twenty one years old; I also give unto my said wife all the rest of my Land lying to the Northward of the above
Land, and all the other small pieces of Land belonging to me, for the use of the aforesaid Plantation, to be in her possession
long as she holds the aforesaid unhield Land, and if the said small pieces of Land can be clear after the settling of