

Be it Remembered that Letters of Administration of the Estate of William Curry deceased were granted to Mary Curry Widow of the said Deceased Inven-
tory to be Exhibited on or before the Twenty eighth day of August next and an Account
on or before the twenty eighth Day of February Anno Domini Seventeen Hundred &
Seventy eight Given under the Seal of Office of the Register the Twenty eighth day of
February Anno Domini Seventeen Hundred and Seventy seven

Be it Remembered that Letters of Administration of the Estate of
Mary Gardenes deceased were granted to William Rees Proper Administrator of the
said deceased Inventory to be Exhibited on or before the twenty eighth day of August
next and an Account on or before the twenty eighth day of February Anno Domini
Seventeen Hundred & Seventy eight Given under the Seal of Office of the Register
the Twenty eighth day of February Anno Domini Seventeen Hundred & Seventy seven

We Christopher Fields and Joseph Fields Sons & Representatives of James
Fields Late of Duck Creek Hundred in the County of Kent on Delaware Upon and Did
do hereby certify to Caesar Rodney Esq. Register for the Probate of Wills & Granting
Letters of Administration in & for the County of Kent afores. that we do Renounce
our Right to the Administration of the Goods & Chattle Rights & Credits of the said
James Fields as Witnesses our hands & Seals this 5th day of March Anno
Domini 1777
Witness Cris. John Brown Jovey Hart. Christopher Fields
Joseph Fields

Be it Remembered that Letters of Administration of the Estate of
James Fields deceased were granted to William Fields Proper Administrator Inventory
to be Exhibited on or before the fourth Day of September next and an Account on
or before the fourth day of March Anno Domini Seventeen Hundred & Seventy eight
Given under the Seal of Office of the Register the fourth Day of March Anno Dom.
Seventeen Hundred & Seventy seven

Be it Remembered that Letters of Administration of the Estate of Gedion
Harenton Deceased were granted to Nancy Harenton proper Administratrix of the said
decd Inventory to be Exhibited on or before the fourth day of September next and an Account
on or before the fourth day of March Anno Domini Seventeen Hundred & Seventy eight
Given under the Seal of Office of the Register the fourth Day of March Anno Domini
Seventeen Hundred & Seventy seven

Be it Remembered that Letters of Administration of the Estate of Mary
Smith Decd were granted to Charles Smith Next of Kin of the said Deceased Inven-
tory to be Exhibited on or before the sixth day of September next and an Account on or be-
fore the sixth day of March Anno Domini Seventeen Hundred & Seventy eight Given
under the Seal of Office of the Register the sixth day of March Anno Domini Seventeen
Hundred & Seventy seven

In the Name of God amen. I John Haslet of Mispillion Hundred in
the County of Kent on Delaware, sensible of the uncertainty of Human Life in general,
and my own in Particular; tho in good Health, think it my duty, while of Sound and
disposing Mind & Memory, to Distribute that Portion of worldly Estate, which the
Divine Goodness hath bestowed upon me in Manner & form following Viz. I give
and Bequeath to my Wife Jeronima four Hundred Pounds, two Negro
Men, named Dollar & Tobias, and two Negro Women, named Tim & Bett. Item I give &
Bequeath to my son Joseph Haslet the Plantation whereon I now live, with the
eighteen acres before my Door Purchased of Major Henderson, to him, his Heirs &
assigns forever, I give also to my son Joseph a Negro fellow named Solomon & one
hundred Pounds in Cash, when he comes of age, or is Married. Item I give and be-
queath to my son John Haslet the Plantation whereon Major Henderson now lives
bought of him at three Hundred and fifty Pounds, the Balance to be paid him out of
my Estate, or I give and Bequeath the said three Hundred and fifty Pounds to my son John
Haslet, in case the said Major Henderson shall pay Back the purchase Money within one
Year next after my Decease & take the Plantation: if not, my Will is, that the said Plan-
tation be and be in the name of John Haslet his Heirs forever I also give and Bequeath to
all my two Boys named Jonathan & George

87 and also two Hundred Pounds in Cash, when he is of Age or Married, & my Will is further that if either of my Sons die before he is of Age, and without Issue, the above Bequeathments shall be to the Survivor of them; Item I give & bequeath to my Daughter Mary Haslet two Hundred Pounds, when she is of Age or Married, I also give and Bequeath unto her a Negro Girl named Jude. Item I give and Bequeath to my Daughter Ann Haslet four Hundred Pounds; when she is of Age, or married, also a Negro Girl, named Rachel. Item I give and Bequeath to my Daughter Femina Haslet the Sum of four hundred Pounds when she is of Age or Married, I also give to her a Negro Girl named Miriam. My Will farther is, that the above Bequeathments shall be to the use of my Children immediately after my Decease. Item my Will, that the Residuary Part of my Estate, shall be divided equally among my five Children share and share alike, & do hereby constitute & appoint my Wife Femina Haslet, in whose discretion and Wisdom, I very much confide, to be the sole Executrix, of this my last Will & Testament, as long as she continues Mistress of herself, & in her own power, and when she ceases to be so, I do then appoint my Esteemed friend William Killen Esquire Executor of my Will, & Guardian of my Children, and finally I do hereby revoke all Wills of Date Prior to this, & they are hereby disannulled, & do publish, Pronounce & declare this to be my last Will & Testament. Witness my Hand & Seal this 6th day of Aug^r 1776

Executed & done in the Presence of
Vincent Lockerman Robert M. Garmant } John Haslet
Peter Torbert

Kent County ss. Personally appeared before me Casar Rodney Esquire Register for the Probate of Wills & Granting Letters of administration in & for Kent County on Delaware, Vincent Lockerman Esq. Robert M. Garmant & Peter Torbert all of the Town of Dover in the County of Kent on Delaware, and being Sworn on the Holy Evangelists of Almighty God depose & say, to wit that they the afo^r Vincents Lockerman and Robert M. Garmant saw and heard John Haslet the Testator sign, seal, Publish Pronounce & declare the foregoing Instrument of Writing entered on this Sheet of Paper, as and for his last Will & Testament, that at the time of so doing & saying he was (to the best of their Belief) in perfect Health and of sound & disposing Mind & Memory, that they at the Instance & request of the Testator, and in his presence signed and saw each other sign their Names as Witnesses to the said Writing, and the said Peter Torbert another of the subscribing Witnesses to the said Testament Deposeth & saith, that he was called upon to sign his name as a Witness to the said Instrument of Writing, that he did sign his name to it as a Witness, and saw Vincents Lockerman and Robert M. Garmant at the same time sign as two other Witnesses to the same Paper, But that he neither knew nor asked what the Contents were. In Testimony whereof I have hereunto set my Hand this 6th day of March anno Dom^o 1777

Casar Rodney Register

Be it Remembered that on the sixth day of March anno Domini Seven hundred and Seventy seven the last Will and Testament of John Haslet deceased in due form of Law & Probate & Letters Testamentary thereof were granted to William Killen Esq. Executor in the same Will named being sworn well and truly to administer the Estate of the said Deed and to exhibit an Inventory thereof into the Registers Office at Dover on or before the sixth Day of September next, and render a true & just Account of his Administration when thereunto legally required under the seal of the said Office

In the Name of God amen I Pryor Watson Now of Kent County of Delaware being weak in Body but of sound Mind & Memory thanks be to God for it & calling to mind the Frailty of Man Doe make this my Last Will, Revoking any other. That is to say first of all I do appoint Nathaniel Moch my whole and sole Executor & doe request him to convert my worldly Goods into Cash Pay all my just Debts; himself for his trouble. then the remaining Cash to be put toward my Daughter Pessillah Watson till she shall arrive to the years of sixteen But should it please God to call my Daughter before that age then my Will is that the Children of my wife John Pryor shall have the same Equally Divided amongst them but further calling to mind my two Wives