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archivist with proof of this consent.

In the Name of God, Amen, I Catherine White of the County of Henrico, being sick
and
weak of body but of sound sense and perfect memory, do constitute , appoint and ordain
this my
last Will and Testament in manner and form as followeth:

First , it is my desire that all my just debts be paid and the rest of my worldly
goods I do
hereby dispose of as followeth:

Item, I give and bequeath unto my son **Tarply WHITE**, to him and his heirs forever, my
Grist Mill on Boor Swamp.

Item, I give and bequeath unto my Grand Daughter, Catherine WHITE, daughter of
Epaphroditus White, deceased, to her and her heirs forever one mare colt.

Item, I give and bequeath unto my daughter, Joanna WHITE, one horse saddle and
bridle,
also one feather bed and furniture, to her and her heirs forever.

Item, I give and bequeath unto my daughter Catherine WHITE, one horse saddle and
bridle
also one feather bed and furniture to her and her heirs forever.

My will and desire is that my eleven negro's, namely, Daniel, Bristol, Robert,
Betty, Sarah,
Cisly, Tinah, Philip, Hannah, Jenny, and Reubin, should be equally divided by valuation in
seven
parts and the said parts I give in manner as followeth:

Item, I give and bequeath unto **my son Tarply WHITE**, two parts of my said negro's
provided he pays or causes to be paid unto my Grand Son, Epaphroditus WHITE, one part of
the valuation of the said seven parts, for the use of his schooling. Should Epaphroditus
White die
before he fully recieves such part then to pay such part, or the remainder thereof, to his
survining
brother and sister's in equal proportions, then I give the said two parts to my said Son
and his
heirs forever.

Item, I give and bequeath unto **my son, John WHITE**, two parts of my said negro's
provided
he pay or cause to be paid unto my three Grand Daughter's, Elizabeth White, Catherine
White
and Joanna White, daughter of **Richard WHITE**, on part of the valuation of the said negro's
in
equal porportions to my said Grand Daughter's and in case either should die before such
parts is
fully rlecieved by them, then such part or remainder thereof to be paid unto the
survivor's or
survivor of the said three then I give the said two parts to my said son and his heirs

forever.

Item, I give and bequeath unto my son Rawly WHITE, one part of my said negro's to him and his heirs forever.

Item, I give and bequeath unto my daughter, Joanna WHITE, one part of my said negro's, such part to be distinguished, by the lott, that my negro girl, Cisly may fall in by the valuation to her and her heirs forever.

Item, I give and bequeath unto my daughter, Catherine WHITE, one part of my said negro's such part to be distinguished by lott, that my negro girl llSarah, may fall in by the valuation to her and her heirs, forever.

And lastly, I do hereby appoint my four sons, Richard, Rawly, Tarply and John WHITE, Executor's to this my last Will and Testament, witness my hand and seal this twenty-seventh day of January, 1785.

Seal
Catherine White

In the presence of:
Julius ALLEN
John ALLEN

At a monthly Court continued and held for Henrico County at the Public Buildings in the City of Richmond on Tuesday the 8th of April 1788,

This will was proved by the oaths of Julius Allen and John Allen the witnesses thereto and ordered to be recorded.</pre></body></html>