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Seventy nine before the Worshipful Andrew Coltee Surarell Doctor  
of Laws and Surrogate of the Right Worshipful Peter Calvert  
Doctor of Laws Master Keeper or Commissary of the Prerogative  
Court of Canterbury lawfully Constituted by the Oath of Matricine  
Widow the Heir of the deceased and Sole Executrix named  
in the said Will to whom Administration was granted of all and  
singular the Goods Chattels and Credits of the said deceased she is  
having been first Sworn duly to Administer /

Most humbly submitting my *Henry M. Culloh* X

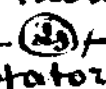
soul to the disposal of Almighty God hoping for redemption  
through the merits and mediation of our Lord Jesus Christ  
*Henry M. Culloh* formerly residing at Soratts in North Carolina but  
now in the parish of Chelsea in the County of Middlesex Esquire  
do make and ordain this my last Will and Testament in manner  
following (that is to say) After payment of my Just Debts I  
give and devise all my Real Estate in the Province of North  
Carolina in America unto my dearly beloved Son *Henry Eustace*  
*Mr. Culloh* formerly Collector of the Customs in the Port of  
Roanoke in North Carolina aforesaid late of Bedford Street &  
Loveit Garden but now gone to New York to him his Heirs and  
Assigns for ever and ever notwithstanding and subject to the several  
bequests and purposes hereinafter mentioned And in order to  
explain my intention more fully it is necessary to recite part  
of Articles of agreement entered into between me and my said  
son bearing date on or about the twenty fourth day of June  
One thousand Seven hundred and Seventy one wherein amongst  
other things it is agreed and a power thereby to me reserved to  
charge all or any part of the premises therein mentioned with  
the Payment of any Sum or Sums of Money not exceeding  
two thousand pounds by my last Will duly executed and also  
such part of Eight hundred pounds therein mentioned as shall  
not be claimed during my life And it is also further agreed that  
my said son his Executors or Administrators should pay to  
*Elizabeth Green* then and now my Housekeeper the sum of  
Twenty six pounds per Annum for and during her natural  
life by four equal Quarterly Payments And it was also further  
agreed that the said *Henry Eustace Mr. Culloh* should advance  
and pay to *James Mr. Culloh* now of Duplin in North Carolina  
aforesaid the following Sums in Sterling payable in North or  
Carolina according to the course of Exchange One hundred and  
twenty pounds including the Money advanced to him or for  
his use in Carolina on or before the twenty fifth day of March  
then next ensuing two hundred and fifty pounds more between  
that and Christmas One thousand Seven hundred and Seventy  
six and two hundred and fifty pounds more between that  
and One thousand Seven hundred and Eighty the said Sums  
to be advanced in such proportions and at such times as I  
should direct and also the said *Henry Eustace Mr. Culloh* is  
agreed to pay said *James Mr. Culloh* Interest on all said

*W. G.*

Sums or such proportions thereof as were not paid half or  
 yearly at the rate of five pounds per Cent from the Twenty  
 fifth of March one thousand seven hundred and Seventy two  
 And also that a legal Assignment should be made to the  
 said James Mr. Culloh of four hundred Acres of Land in  
 the North East Survey to him his Heirs and Assigns by me or  
 the said Henry Eustace Mr. Culloh But having been informed  
 that John Donau has by my Son Henry Eustace Mr. Culloh's  
 order conveyed to the said James Mr. Culloh five hundred and  
 fifty Acres of Land on the Wrentle of Bear Swamp and on  
 Coolen and both sides Bear Swamp and next to the Mouth  
 of Panther Swamp my will and intention is that the said  
 James Mr. Culloh and his Heirs shall enjoy the said one  
 hundred and fifty Acres annexed to the said four hundred  
 Acres he was intitled to by the said Articles free of all charges  
 and Expenses in laying out the same Having been likewise  
 informed that the said James Mr. Culloh has received in  
 pursuance of my orders the following Negroes which are  
 known by the names of Simon and Lucy Kate Jude and  
 three Children of Kate and three Children of Jude and  
 other Negroes which are also the Heirs of Lucy named  
 London Arthur Always Will My desire and intention is  
 that the above mentioned Negroes or by what other names  
 they are called and all their Heirs shall for ever remain the  
 property of the said James Mr. Culloh and his Heirs lawfully  
 begotten Now having been informed that the said James  
 Mr. Culloh has got four hundred and Eighty pounds North  
 Carolina Currency which makes about three hundred or  
 pounds Sterling And also that he has got conveyed to him  
 and his Heirs for ever five hundred and fifty Acres of Land  
 from these considerations and from the change of circumstances  
 with respect to property in North Carolina I do hereby  
 Release and Acquit my dearly beloved Son Henry Eustace  
 Mr. Culloh from the payment of any other or further Sums  
 of Money which otherwise the said James Mr. Culloh might  
 claim or demand under or by virtue of the above written Articles  
 of Agreement dated the Twenty fourth of June one thousand  
 seven hundred and Seventy one But in case my Son Henry  
 Eustace Mr. Culloh should gain possession of his Estate or that the  
 said Colony of North Carolina should become under the  
 Kings peace In those cases I trust to my Sons honour and  
 integrity that he will make the said James Mr. Culloh some  
 other or further allowance I also give and bequeath to the  
 aforesaid Elizabeth Green all the plate China silver and  
 furniture which may be in my house in Chelsea or any other  
 place where I may lodge and reside at my decease (except  
 a Gold repeating watch of my late Dear Wifes) And it is  
 also my intention and desire that she may not be called to  
 any account by my Executor or Executors for any Money  
 or Bank Bills or any other matters or things whatsoever  
 which may be in her possession at the time of my death  
 as my intention is that she should pay such small Sums as I

A possession of the Negroes intended him  
 by the said Agreement and that the  
 said Henry Eustace Mr. Culloh has  
 by himself or his agent paid unto  
 the said James Mr. Culloh or  
 advanced for his use

may be Indebted to any Tradesman or otherwise within the  
 Parish of Chelsea And if there is any Surplus in her Hands the  
 same shall remain for her own use and benefit On or about  
 the 21<sup>st</sup> of January One thousand seven hundred and  
 seventy seven I and the said Elizabeth Green purchased One  
 thousand five hundred pounds Consolidated Annuities of One  
 thousand seven hundred and sixty two one half of which  
 Money was my property and the other half of said Money  
 was the property of the said Elizabeth Green Whereupon it  
 was mutually agreed that I should or she on my behalf receive  
 and possess the whole of the Interest or Dividends of the said  
 One thousand five hundred pounds during the course of my  
 natural life and that in consideration of my having the  
 benefit of the whole Interest or Dividends during my life the  
 said Elizabeth Green should have a right after my decease to  
 receive and to apply to her own use and benefit the whole of  
 the Interest or Dividends of the said One thousand five hundred  
 pounds due or arising in the Bank during the course of her  
 natural life and that no part of the principal Stock of the  
 said One thousand five hundred pounds should be sold or  
 disposed of by the Executors Trustees or Assigns of the said  
 Henry Mr. Culloh during the life of the said Elizabeth Green  
 nor by her or any other person on her behalf during the said  
 term but that after her decease I give and bequeath seven  
 hundred and fifty pounds Consolidated Annuities in the following  
 proportions and manner that is to say My will and intention  
 is that after the decease of the said Elizabeth Green my son  
 Henry Eustace Mr. Culloh his Heirs or Assigns shall have and  
 possess five hundred pounds part of the said Stock And the  
 before named James Mr. Culloh the produce of the sum of  
 One hundred and fifty pounds of the said Stock But in case  
 of my said son Henry Eustace Mr. Culloh's death without  
 Issue or that he has not in his life time Assigned over his  
 title or Interest to any person the said five hundred pounds  
 shall go to the said James Mr. Culloh or his Heirs And I  
 further bequeath to Robert Allen Boyd son of my worthy  
 friend Mr. Robert Boyd Merchant in King Street Guildhall  
 One hundred pounds And the remaining seven hundred and  
 fifty pounds being the property of the said Elizabeth Green  
 to be disposed of by her in any manner she thinks fit by will  
 or other writing under her hand and seal And I am persuaded  
 that after having taken care of her sister and some particular  
 friends she will properly express the regard she had for me  
 and my family. By the first written Articles of agreement  
 entered into between my son Henry Eustace Mr. Culloh and  
 myself the said Elizabeth Green was intitled out of my Estate in  
 Carolina to an Annuity of Twenty six pounds Sterling for  
 Annun But there is a Clause in said Articles which  
 Impowers me to release my son from the payment of the  
 said Annuity and the said Elizabeth Green has readily agreed  
 to the release of the said Annuity I therefore do hereby  
 release my said son from all claims or demands whatsoever

on account of the said Annuity of Twenty six pounds per  
Annum The said Elizabeth Green is Trustee and holds for  
me In Trust three hundred and Seventy five pounds Bank  
reduced Stock & every five pounds of which it is my Will  
and desire that she <sup>shall</sup> immediately dispose of after my death  
and apply twenty eight pounds thereof towards the  
charge and expence of my funeral which I would have  
done in the most private manner without either Scarfe  
or Rings And as there may be some Rent due and or  
several little Accounts and Charitable Legacies my Will  
and desire is that she may reserve in her own hands twenty  
pounds or whatever more the said Stock produces in order  
to fulfill my Will which I have communicated to her on  
that head And of the remaining three hundred pounds or  
Bank reduced Stock two hundred pounds thereof I give and  
bequeath unto my dearly beloved son Henry Eustace M<sup>r</sup>,  
Culloh but not to be sold out or paid until he gives or  
writing under his hand for so doing And the other one  
hundred pounds I give and bequeath to the aforesaid James  
M<sup>r</sup>, Culloh his heirs or Assigns to be shipped in Goods by or  
M<sup>r</sup>, Robert Boyd in the form and manner the said James  
M<sup>r</sup>, Culloh shall direct but the Stock to remain without  
being transferred until such order can be obtained I give  
and bequeath to my friend M<sup>r</sup>, William Norton the  
Negroes belonging to me now in his possession And also the  
use or benefit of my farm or plantation called Soratte or  
during the course of his natural life As the said James  
M<sup>r</sup>, Culloh and Elizabeth Green are concerned in Interest  
in the said written Articles I think in conscience it is right  
and just to leave one part of said Articles in the custody  
of the said Robert Boyd for their use and benefit And as  
my said son is now abroad and may be so at the time of my  
decease I do hereby authorize and appoint my worthy  
friend M<sup>r</sup>, Robert Boyd to act as Co-Executor with my said  
dear son Henry Eustace M<sup>r</sup>, Culloh And it is my further  
Will and I hereby direct that the said Elizabeth Green or  
shall have full power to retain and keep one part of this  
my Will or to lodge it in the Bank or in any other publick  
office or in any other manner she shall think proper or  
And I do hereby revoke annul and make void all former will  
or wills by me heretofore made and declare this only to be  
my last Will and Testament In witness whereof I have  
herunto set my hand and seal the Twentieth first day of  
October in the year of our Lord One thousand seven hundred  
and Seventy eight Henry M<sup>r</sup>, Culloh  signed sealed &  
published and declared by the said Testator as and for his last  
Will and Testament in the presence of us who have subscribed  
our names as witnesses in his presence and in the presence  
of each other James Smith + Rich<sup>d</sup> Phillipot + John Fryer +

This Will was proved at London the sixteenth day

of July in the year of our Lord One thousand Seven hundred  
 and Seventy nine before the Worshipful Andrew Collier  
 Surarol Portor of Laws and Surrogate of the Right Worshipful  
 Peter Calvert Portor of Laws Master Keeper or Commisary  
 of the Prerogative Court of Canterbury lawfully Constituted  
 by the Oath of Henry Erator M<sup>r</sup>. Culloli Esquire the Son  
 of the deceased and one of the Executors named in the said  
 Will to whom Administration was granted of all and  
 singular the Goods Chattels and Credits of the said deceased  
 he having been first sworn duly to Administer power reserved  
 of making the like grant to Robert Boyd the other Executor  
 named in the said Will when he shall apply for the same

In the Name of God Amen *John Mullis*

*John Mullis* of the parish of Saint Andrew by the Ward  
 Robt in the City of London Citizen and Carpenter being of  
 sound mind and memory make this my last Will and  
 Testament in manner following first I commend my  
 Soul into the hands of Almighty God and my Body I  
 desire may be decently Interred at the discretion of my  
 Executrix hereinafter named and my worldly Estate and  
 Effects I dispose of as follows that is to say I give and  
 bequeath to my well beloved Wife Jane Mullis all and  
 every my Goods Chattels Stock in Trade personal Estate  
 and Effects whatsoever and whosoever and of what kind  
 or nature soever the same may be at the time of my  
 decease she bringing up and Educating my dear Children  
 John and Ann and placing them in the world as she in  
 her discretion shall think proper and I nominate and  
 appoint her the said Jane my Wife Sole Executrix of this  
 my last Will and Testament In Witness whereof I  
 have hereunto set my hand and Seal this first day of  
 May in the year of our Lord One thousand Seven hundred  
 and Seventy nine *John Mullis* Signed Sealed Published  
 and declared by the said John Mullis the Testator as and  
 for his last Will and Testament in the presence of us who  
 in his presence and at his request and in the presence of  
 each other have subscribed our names as Witnesses hereunto  
*David Bevan* *William Boyton*

This Will was proved at London the seventeenth  
 day of July in the year of our Lord One thousand Seven  
 hundred and Seventy nine before the Worshipful George  
 Harris Portor of Laws and Surrogate of the Right  
 Worshipful Peter Calvert Portor of Laws Master Keeper  
 or Commisary of the Prerogative Court of Canterbury  
 lawfully Constituted by the Oath of Jane Mullis Widow  
 the Relict of the deceased and Sole Executrix named in  
 the said Will to whom Administration was granted of all