

One third in several
 parts
 of the above

Col. Taylor	10 50
Wm. Patrick	2 75
Col. Taylor	6 12 1/2
	<hr/> 29 37 1/2

Witnessed and sealed in my presence the 19th day of Decr. 1862
 by Alexander Curtis the admr off on his mother's will
 to be amended
 Fests James Shields 1862

In the Name of God Amen. I John Hogg of
 of the County of York, being in my right mind and memory this certain
 instant of writing, my last will and Testament 1862 It is my wish that my heirs
 and hereafter to be named shall pay all my just debts. Item 1st I leave to
 my beloved wife as long as she lives that part of my plantation upon
 which I reside lying East of the Lane inasmuch as at the present time
 the land runs through the passage of my dwelling house down the
 Lane to the South side then thence to the East and also I leave her
 during her life the entire use of the Chamber, the room I now occupy.
 It is my wish that after the death of my said wife my son James Hogg
 shall have the above mentioned Lane and room to him and his heirs forever.
 And I give my said wife these four Acres, one East, one West, the one East is
 and furniture in the Chamber, two of the best Cows I have, two Sows of 1000.
 I give my said wife my spurs and three cups of silver.
 Item 2nd I give to my son Thomas Hogg, the land of land upon which he now
 resides after cutting off thirty three acres from the upper end of said tract
 more or less according to the line to commence at the corner east the 1st corner
 to the southeast. — Item 3rd I give to my son James Hogg thirty five acres
 of land commencing at all of James Hogg's fence and running up between the
 old mill dam and on a corner east Item 4th I leave to my daughter Mary Hogg all
 the land lying between the thirty three acres of land aforesaid to be cut off from the
 land of land given to my son Thomas Hogg and as her death given to her
 children to have and their heirs forever. Item 5th I give to my son James Hogg
 that part of my land commencing at the South side then running down
 the Lane a South course & thence a straight line to the old mill dam
 then to the East to my grand children the children of my son John Hogg and
 my grand children Elizabeth and Jonathan all that part of my tract of
 land upon which I reside lying west of the Lane commencing at the
 corner near the old mill dam and running around to the west of the dwelling
 thence fifty yards then of said house thence down the Lane to the
 upper line. It is my positive direction that the said land given to my grand
 children shall not under any circumstances be sold until the
 youngest child becomes of age that is to say, the youngest of them
 shall not sell unless they are all of age, that my son John Hogg
 shall not sell all the said land given them until they are all

all of age then I give to my son James Lewis the part of
upon which he now resides to him and his heirs forever. It is my
wish and I do positively direct that the said give to my above
named children and grand children shall all be valued of the
disinterested persons as my object is to make an equal partition
of my property to the best advantage for them and that each
party shall pay a reward by valuation as the case may be, thereby
making said shares equal. I wish that said give my son James
valued that give Thomas, James Lewis, Mary Baptist and John
children and for each one to pay a reward according to valuation.
It is alone upon such condition that I make the aforesaid gift of
Land to my said son James. From of It is my wish that all the residue
of my property not named be equally divided between my children &
that the children of my son John & my said be entitled to receive an
equal share. It is my wish & I do hereby appoint my son
James Lewis Hogg my Executor to this my last will & testament
Signed by me this 23^d day of February 1761 in the presence of
Interland before it was signed

Witness
John C. Howland
R. B. Howland
James Howland

his
James Hogg Sr
made

February 26th 1761. as it is not my in-
tion to give my dwelling house to my son John Hogg's children and families
it might be so construed I make the following disposal of said house
I do not wish my house valued as my object is to give it to my children. I wish
to be named exclusively of the said to the property given them. I give to my
son Lewis Hogg the room he now occupies and the north closet with a
access through the passage I lend to my daughter Mary Baptist the use of the
large room on the lower floor as long as she lives with the right to pass in &
out through the passage I lend my sister Mary Marshall the room she now
occupies up stairs as long as she is disposed to remain or she is further than
my beloved wife the south closet up stairs of the closet down stairs with the
free use of the passage up stairs and down I give my son Lewis Hogg at the
death of my wife to my daughter Mary Baptist the whole of my dwelling house
to him and his heirs forever. The lot of land situated to be left around the
house say fifty yards around I lend to my beloved wife for her use as long
as she lives and at her death I give it to my son John Hogg's children to them
and their heirs forever. I give to my wife all my household furniture
together with all my tools. Two cows with the pigs on them of my
Hogg. I lend to my said wife my joint plain smocking gown, an iron
gown for sheard well. I direct that all my property not named be
distributed as directed above. I direct that this will be the last
part of my will made on yesterday the 23^d February 1761 Signed

Signed the date above written

First

R. B. Ireland

Wm. C. Ireland

Wm. Carruth

John Hogg Sr

Contract in great held for York County the 10th day of January 1863
This will was given by the death of R. B. Ireland and Wm
Ireland two of the subscribers and the third thereunder written
was signed by the estate of Richard R. Ireland the said Robert B.
Ireland two of the subscribers to the same the said Wm. Carruth was
the second to be acknowledged and the said John Hogg Sr one of the subscribers there
is provided to be recorded. And hereafter for obtaining copies
thereof from any one of the subscribers he having agreed
to with Mr. Hogg his Son having entered into Acknowledges then Bond
in the sum of Eight hundred Dollars conditioned as the Law directs
that a record be made in the office of the Clerk of the Court in
accordance to the Statute in that behalf when he shall think fit.

Wm. Carruth
John Hogg Sr

The estate of John C. Brock dead by will with his wife
Anastasia his wife was was among first Brock. Co

1836	July 10	By this account was the estate in the 10th July 1836 for a number of accounts and interest to five accounts of the year the interest on which interest had been accounted for up to this date, as shown by statement of said estate was	100.00
1836	July 10	By interest on \$100 from July 1835 to this day	26.00
		Principal	100.00
		Interest	26.00
		Grand Total	126.00
		From which must be taken for expenses \$1.33	1.33
		The sum which is due to the estate	\$124.67
		shall be \$124.67 on	
		By the partition distribute and annex to the settlement of the estate there appears to be due from the estate one of his children on the 11th of July 1836 the sum of	16.72
		deduct her portion of above interest	16.72
		the sum remaining to be paid	0.00
		Balance by her share from John Brock	73.24
		and her portion of above interest	16.72
		the sum remaining to be paid	56.52