

3. In addition to what I have heretofore given in my last and last will I give and bequeath to his one negro girl Charice to be delivered to her at my death and one negro man Cyrus to be delivered to her at the death or marriage of my wife to her the said Mary Rowle and her heirs and assigns forever subject however to a proviso herein after to be made. I give to my one child that I call my Son William Dillard to be delivered at the death or marriage of my wife. I give to my son Alfred Darden the full negroes the Wth Peter Harnet and Hannah and Hannah's son in his possession. I give to Daniel to be delivered to him at my death and Zed to be delivered at the death of my wife or her marriage all of which negroes with their increase I give to him the said Alfred Darden his heirs & assigns forever subject however to a proviso herein after mentioned. I give to my son William Darden my negro woman Lamy and man Lewis one Red Spinnin (the former to be a Bed Sheet 16 lbs two pillows & cases 2th one 2 Rows of two spotted Blankets and two white Cottons pins. I must not entice mind in the things that I have bequeathed and my bequest all to be delivered to him at my death I also give to him to be delivered ever at the death or marriage of my wife Mary Darden her bed and expences with the Bed and Bedstead thereon which are bequeathed to my said wife also one negro girl Blossoming all which Land Negroes & other property to be delivered as aforesaid I give to him the said William Darden his heirs and assigns forever subject however to a proviso herein after mentioned. 7th Whereas Jas & James to Jacob & Seth Williams Trustees of Jordan Williams due have thought it most convenient to have the Trust to sell and have therefore sold and executed a Deed to Jesse Parker for himself or Lots of Land to which they arrived title from their Grandfather Jordan Williams due for the sum of four hundred & fifty seven Dollars and fifty Cents more than my Will and desire is that the said sum of \$457.50 should be kept at Interest to be computed from the first day of March 1816 that being the time when I received the money until the said Jacob Williams shall come to the age of twenty one years and then as soon as he shall come to the said Parker or to his heirs or assigns a deed confirming to him or them but the said Jacob Williams in the existence of Land the one half of the said \$457.50 with its growing interest shall be paid over to him the said Jacob Williams as a consideration for his portion of the said Land and that the remaining half should be held kept at interest until the said Seth Williams shall come of age and in like manner confirmed to the said Jesse Parker or his heirs or assigns but the said Seth's interest in the said Land and that then the said remaining half of the sum aforesaid with its interest should be paid over to the said Seth Williams as a consideration of his portion of the said Land aforesaid. But if on the arrival of either or both of my said to ward the said Jesse Parker or both of them shall for the space of twelve months fail or neglect to confirm the said title he or they so refusing or neglecting shall thereby forfeit all his or their interest in this as well as of all other clause or clauses of this will and in that case the sum aforesaid or that portion of it which would otherwise belong to him or them so refusing or neglecting shall be subject to any claim which the said Jesse Parker may have against me either in Law or equity or by mutual agreement between him and my Executors on account of my fault or his getting a title as aforesaid and after that claim is satisfied the balance of the said sum of any shall be assigned my Estate but if either or both of my Ward shall die under age or before they shall have confirmed the title aforesaid then and in that case or that the said Jesse Parker claiming a title from such person or persons as shall be lawful heir or heirs of them or them so refusing the portion or portions of them or them so dying shall be paid over to such heir or heirs according to the portion or portions which such heir or heirs would have been entitled to in the said Land if it had not been sold & all the residue of my estate including the land I bought from John Sed as per last