

Will of Meekins Carr Contributed by Laurel Taffe Carr

I Meekins Carr of the county of Albemarle in the state of Virginia do make this my last will and testament in manor and form following that I say

1. I desire that all my estate real and personal be sold as soon after my decease as shall be deemed best by my executors herein after appointed and of the money arising there from all my just debt and funeral expense be paid and the balance be divided among my children and grandchildren as here in after directed.

2 I give my grandchildren Edward Eastham, Mary Eastham, George Eastham, Emily Eastham, James Eastham, David Eastham, William Eastham, Lucy Ann Eastham, and Nancy W. Eastham the children of my deceased daughter Rachel Eastham the following slaves which I purchased of John Carr to act. Martha a women and her 3 children. Susan, a girl , Jim, a boy, and Nelson ,a boy, with the future increase of the females. Also the sum of \$ 735.59 with interest there in from this date, subject to a credit \$117.65 as of this date the amount of my account principle, and interest against their father James Eastham, in order to make equal with my other children to a whom I have made advancements, to them and their heirs forever to be paid out of the sale of my real and personal estate or any funds I may have.

3. I give to my grandson Shelby Carr the son of my son Overton Carr deceased the sum of \$895.35 which I have already advanced to his deceased father and his heirs forever. But I desire he shall be charged with this sum of \$62.70 for the same on final division the of my advancement to his deceased father without interest,

4. I give to my daughter Julia Rice who intermarried with Charles Rice the sum of \$ 883.35 which I have already advanced to her and her husband to her heirs forever. But I desire she shall be charges the sum of \$55. interest of my advancement to her and account for the monies in a final division without interest.

5. I give to my son Bernard Carr the sum of \$ 894.09 which I have already advanced to him , to him and his heirs forever. I desire he shall be charges the sum of \$61.25 the interest of my advancement to hem and account hem the same in the final division without interest.

6. I give to my daughter Polly Maupin who intermarried with Rice Maupin the sum of \$877.96 which I have already advanced to her and her husband to her and her heirs forever. But I desire she shall be charged with the sum of \$44.62 the interest of my advancement to her and account for this same in the final division without interest.

7. I give to my son Mead Carr the sum of \$ 833.34 to him and his heirs forever which I have already advanced him.

8. All the rest of my estate real personal and monies after the payments of my debts and special bequest to my grandchildren named in the 2 clauses of this instrument the children of my deceased daughter Rachel Eastham I desire may be equally divide among my children Julia Rice, Bernard Carr Polly Maupin and Mead Carr herein before named one sixth part to each and to my grandson Shelby Carr on sixth part and to my nine grand children the children of my daughter Rachel Eastham on sixth part to be equally divided among them.

9. Should any on my children herein before named die during my life I give his or her part to his or her children. Should my grandson Shelby die during my life I give his part to his child or children, the children of my deceased daughter Rachel Eastham herein before named die during my life without a child or children I give his or her part to the survivor or survivors but should either of them die leaving a child or children I give his part to his or her child or children.

10. I direct my executors not to distribute or divide the portion I have given to my grandchildren , the children of my deceased daughter Rachel Eastham, until the youngest attain the age of 21 years, but to keep it together and apply the use, interest or profits to the support and education of them or such of them as may need it most even applying the principle for that purpose of if necessary. I also direct my executors if they should think it best to sell the Negro's I have given to my grandchildren and invest their proceeds and the other portion I have given them in other property real personal or monies for their use and benefit changing the investments when thought best and when the youngest attain the age of 21 years distribute the balance among them

And last I do hereby appoint my friends Gideon C. Travillion, John Carr, and George Carr executors of this my last will and testament. I hereby revoke all other forms of wills in this testament by me hereto from made.

In witnessing I have hence set my hand and affixed my seal this 14th day of June 1847

Signed sealed and dated by Meekins Carr in our presents to be his last will and testament and at his request We have scribed our name as follows

Andrew McRee

MEEKINS CARR

James M Brumham

Henry J. Bibb

At court held for Albemarle County the 3rd March 1851 this instrument of writing purporting to be the last will and testament of Meekins Carr deceased unto this day produced in court and being proven by James M Brumham, Henry W. Bibb (two of them subscribing onto There to) was therein ordered recorded

Teste

Ira Garrett