

Continued from page 2<sup>nd</sup> Page 3<sup>rd</sup>

F. Moore, the younger did his Hests gains in the whole of  
His Calculation by Establishing the 2<sup>nd</sup> Will; thus —

By the 2<sup>nd</sup> Will £680 by Hatchpot after C. for their  
Lands sold by their Father — £150 from £680 lost £230

The Loss to the 3 Sisters by Establishing the 2<sup>nd</sup> Will £ 220

to Each of them thus

obsovre by Capt Hatchpot downon £900

By Second Will — £680 220 loss to each £220  
so much for the 2<sup>nd</sup> Will —

The Executor of W. East Will's testament, dec'd. who departed  
this life the 8<sup>th</sup> day of May 1798 in the Capital in the City of  
Richmond, he gave & bequeath unto Reuben Moore, as the  
sole caree of his Troublesome experiance, during his life or  
power, tho, ev'ry glasse was his day, to will Imprimis

Start of R. Moore the Manner Lands be — say £1000

To d<sup>r</sup>. the Capt Sold to John Waugh for — 600

To d<sup>r</sup>. the Desk & book case &c. say — 15

To d<sup>r</sup>. the 1/4 part of the Tredue of the Estate £1000 — 650

2265 gracie Dianne

The residue of the Estate given & bequeath as followeth

The Poorenfield tract of land 1000 acres at 10/- £500

The fees simple under <sup>and</sup> the encumbrance of {  
John Waugh's Lease for 31 years if tent } say — 200

all the Negros. say — 1000

all the Debts in the hands of the Committee &c. say — 1000

2700

To the 5 youngest & children of F. Moore the younger] 100

dec'd £100 to each £20. the other 4 Children (0) 2600

£2600 to be equally divided between R. Moore } £650

& his 3 Sisters is thus 4 parts in £2600 to each } £650

To R. Gains Representative of R. Moore dec'd. (0)

To the six older Children of F. Moore dec'd. (0)

To the 5 youngest do. do. £100 sp. £20 to each

Then stand the dec'd. Will of Reuben Moore to the Legatees

Moore dec'd. but he is dead, dead, dead & the Lord

Reuben Moore on the Morter, so on a <sup>Meter</sup> time  
of the Whole of R. Moore Hests if he could have Established  
the first or last of the two Wills, or if the whole else with  
the lease. Then that Equitable & much esteem good Capt.  
Hatchpot. downon viewing & taking in every top of his  
Stand thus to the 6 Children & their descendants of C. F. Moore  
dec'd —

The 3 Sisters gains thus by Hatchpot 900 by 2<sup>nd</sup> Will £650 by 1<sup>st</sup> £680  
Hatchpot to the Each of the 3 Sisters

900 900 Hatchpot 680 the 2<sup>nd</sup> Will 650 the dec'd. Will  
650 the dec'd. Will 680 the 2<sup>nd</sup> Will 650 the dec'd. Will  
250 gain 220 loss 30

The 11 Children of F. Moore the younger dec'd. thus  
900 Hatchpot to the Hests of F. Moore the dec'd. Will  
100 to the 5 youngest in the dec'd. Will

£800 £450 for Lands sold by F. Moore the younger dec'd  
350 by the death of the dec'd. Will

But by the life of the 2 Will they gain thus  
then part £680 & gets clear of paying £450 for the lands sold by  
their Father so that take the ods thus £680

230 gain to them

To R. Gains £900 by Hatchpot but subject him to pay for his Lands  
sold for — 450 his gain in the death of the dec'd. Will  
But if the 2<sup>nd</sup> Will is established he does not account  
for his Lands sold £450 of gets the enormous sum of  
five shillings in full of the Tredue of the Estate

Capt. Lillard will take notice that the proper  
steps pointed out to prove Will or Wills, when  
the Witness lives in another State see the  
Twit<sup>d</sup> Coad of the Virginia Laws Chapter 102  
page 170 section 13 part in to Law 9792