


December 11th 1766. I Jacob Tingle of Craven County
in the province of North Carolina Do make and ordain
This my Last will and Testament principally and
first of all I give and Bequeath my Estate as follows
I give to my Son William Tingle one Hundred Acres
of Land lying upon the North side of Bear River, and
on Whitcas Creek where Mr. Bayman now lives to
him and his heirs
I give to my Son Gidden Tingle the half of the Land
where I now live on Batchelors Creek as may appear
by Deed from Mr. ~~Colleton~~ Samuel Mathubins
I give to my Son Jacob Tingle the other half of the said
Land bought from ~~Colleton~~ Mathubins to be equally divided from
the Creek to the back lot to them and their heirs Gidden
to have the upper part and his Brother Jacob the lower
I give to my Son Levy Tingle one acre and part of
one small piece given to him and his heirs
I give to my Son William one square piece of land
and to my Son Jacob one large meadow given to them
and their heirs
I give to my Daughter Deborah one cow and wearing
apparatus and branded the cow is with my Ho. Tingles
brand and mark they and their heirs in my own name to have
and his heirs
I give to my Daughter Elizabeth the three best cows
and her heirs both the cows and calves
to the plantation where she lives
The Remainder part of my Cattle; and Hogs after my
Depts is paid to be equally divided among my Children
and my household Goods and plantation Tools to be
divided also between my Wife Elizabeth and the Children
I appoint my Brother James Tingle and Alexander the
whole Executors of this my Last will and Testament

repealing all other former wills do make and ordain
this my last will and Testament signed Seald Beclaired
and Delivered in the presence of
The words Clifton scratched out
and Samuel Mackubins put in
before signed

Jacob Single 

Wm Barran just.
mark
James Moxley
his
Alexander Boyce

Esq. J. Single in aud.

April Taven Superior Courts 1767

Presents His Majestys Justice

The within Last Will and Testament of Jacob Single
Deceased was Exhibited into Court and proved by the
Oath of William Barran one of the subscribing Wit-
nesses thereto who swore that he saw the Testator Sign
Seal Publish and declare the same to be and contain
his Last Will and Testament and that at the Time
thereof he was of sound disposing Memory

James Single one of the Executors therein named
Qualified as such agreeable to Law — Ordered that
Mr. Secretary have Notice thereof that Letters Testamentary
Shall thereon accordingly

Teste Chris. T. Neale C. S. C.

Letter from Dublin 1791

to the Hon. Secy

of the Admiralty

London