

Description: Recorded Will of Ann Osborne (d. 1815)  
Amelia Co., VA Will Book 8, Pages 254 - 255

Repository: Family History Library, Salt Lake City, UT  
Format: Microfilm  
Film #: 30453

These images were scanned by Lee K. Osborne and posted at the Osborne Origins website  
at: <http://www.osborne-origins.org/va/amelia/va-amelia-will-8-254.pdf>

October Court 1815

26<sup>th</sup> October 1815

To the honorable Court of Amelia  
I do hereby certify that I will except the provision made  
for me in my husband's will but I do not wish to act on the  
will as executor but I wish Rowley Thell to act for me  
thereof as witness I hereto set my hand & seal

Teste Eatto & Thell  
mark  
Alexander Marshace

John <sup>his</sup> Farley  
mark

In Amelia County Court October the 26<sup>th</sup> 1815

This relinquishment of Eatto Thell  
as executor of James Tott was admitted into Court  
and proven by the oath of one witness thereto subscribed  
and ordered to be recorded

Teste J. J. Lugh Clerk.

In the name of God amen I Anne Osborne of the County  
of Amelia being sick of body but of sound mind and  
disposing memory do make and ordain this my last will  
and Testament in manner and form following Vizt  
First my will is that all my just debts should be punctually  
discharged Item I do hereby leave to my niece Hannah  
Leath all my estate both real and personal of every  
description whatsoever during her life and after at her death  
I do hereby give and bequeath the whole of my personal  
Estate so lent to my said niece Hannah to her children  
generally to be to them and their heirs forever it is my will  
however that the said personal Estate should be kept  
together until the children come of age that is as each should  
come of age or should marry which would be convenient  
as coming of age each its distinct proportion

Item my will is that the lands which I possess <sup>also lent</sup> all and to in the  
my executor should be fully empowered to sell the same  
if it should be found by him most necessary for  
certain considerations and his acts to the purchaser

October Court 1815

shall be a legal conveyance and the money arising from such sale to be placed in the bank for the benefit of the children of the said Harriett and to be divided among them in like manner as the personal property bequeathed them as stated above the same to be to them and their heirs forever. lastly I do hereby nominate constitute and appoint my friends Joseph Leath and his wife my niece Harriett Executor and Executrix of this my last Will and Testament utterly revoking and annulling all other Wills by me heretofore made and acknowledging this and only this as my last will and Testament. In witness whereof I have hereunto set my hand and affixed my Seal this thirteenth day of September 1809

Signed Sealed and acknowledged

Ann Osborne Seal

In the presence of

- Ellery Swen
- John Thomas
- Robert Jackson
- W Leigh
- John Balcher

In Amelia County Court October the 26<sup>th</sup> 1815

This last Will and Testament of Ann Osborne acct was exhibited into Court and proven by the oaths of two witnesses thereto subscribed and sworn to be recorded and Harriett Leath the Executrix therein named came into Court and refused to take upon herself the burden and execution of the said will and on the motion of the said Harriett who took the oath by law prescribed and entered into and acknowledged bonds in the penalty of thirty thousand dollars with Thomas Marshall her security conditioned according to law, administration is granted her on said Estate in and

Ann Osborne Seal

Test. J. D. Leigh Clk.