

Description: Recorded will of Thomas Osborn (d. 1692)  
Henrico Co., VA Wills & Deeds Book 1688-1697, Pages 310 - 311

Repository: Family History Library, Salt Lake City, UT

Format: Microfilm

Film #: 0031763

These images were scanned by Lee K. Osborne and posted at the Osborne Origins website at:  
<http://www.osborne-origins.org/va/henrico/va-henrico-wills-deeds-1688-1697-p310.pdf>

In the Name of God Amen I Tho Orborn of the Parish of Vana-  
na in the County of Henrico being in perfect health & memory yet  
knowing & considering the frailty of my Mortall body & uncer-  
tainty of this temporall life I do make & Ordain this my last will  
& testament in Manner & Form Following viz:

Item I Give & bequeath to my Son John Orborn two hund<sup>red</sup> Acres of  
Land of my Plantacon<sup>2</sup> call'd Teawmy<sup>2</sup> & Griddels, One hund<sup>red</sup> &  
whereof I will to be of & adjoining to y<sup>e</sup> Seat whereon my Son Tho  
Orborn now dwelleth, and also one hund<sup>red</sup> Acres of Land more of my  
fored Plantacon<sup>2</sup> wch I will to be of y<sup>e</sup> Land whereon Philip Turpin  
now dwelleth, wch two tracts of Land my Will is shall Conjoyn & not  
be divided by any Space or Intervall, & that it shall also extend to  
conjoyn: to a Tract of Land, I have lately Purchased whereon Wil-  
liam Crafe now dwells containing Ninety five Acres the wch Ninety five  
Acres I also give & bequeath to my sd Son John Orborn, all & every  
Singular & every part & parcel of the fored Lands w<sup>th</sup> all rights  
priviledges & appurtes therunto belonging I say I give & bequeath  
to my sd Son John Orborn & his heirs For evermore. Notw<sup>th</sup> stand-  
ing my Will is that my Son Tho Orborn shall Occupy possess &  
enjoy y<sup>e</sup> Plant<sup>2</sup> & appurtes whereon he now dwells For & during the  
term of my wife Martha Orborns Naturall life & no longer.

Item I Will & Ordain that after my decease Martha my Wife shall  
have and enjoy as part of her dowry the house whereon I now live  
wch all y<sup>e</sup> Orchard intirely to her use during the term of her life

Item I Give & bequeath to my Son Tho Orborn One Negro, But if in  
my life time I my Self give him a Negro then shall this bequest  
or Legacy after my decease be void & invalid.

Item I Make Ordain & Appoint my Dear & well beloved wife Mar-  
tha Orborn Exec<sup>tr</sup> of this my last will & testam<sup>t</sup>: And do give &  
bequeath all the Rest of my Goods & Chattels to my sd Wife &  
my Son John Orborn to be equally divided betwixen after my debts  
& Funerall Charges are discharged; But if my sd Son John Orborn  
decease before he attain to Eighteen years of Age, then my will is  
that my goods & Chattels after debts & Funerall Charges paid as  
aforesd shall be divided into three equal parts, the Portion of two  
whereof I Give & bequeath to my wife Martha Orborn, the other  
third part I Give and bequeath to my Son Tho Orborn or his heirs  
if he shall not live.

Tho Orborn

I Will & Ordain that my Son John Osborn shall & may have power if he arrive to eighteen years of age to make a will good & dispose of his private estate

I Give & bequeath to my Son Tho Osborn two Silver Spoons of y<sup>e</sup> same sort whereof he hath had two already

In Testimony & Full & clear declaration & confirmation of this my last Will & testament I have hereunto sett my hand & seal the second day of Octob 1692 Sixteen hundred Ninety two

Signed Seal & deliv<sup>d</sup> in presence of  
Thomas Osborn & son

The Jofferson  
Philip Swain  
Barn<sup>er</sup> Branch  
J<sup>am</sup>es Richman  
the

Henrico County June 1. 1692

Proved to be y<sup>e</sup> det & deed of sd<sup>d</sup> Tho Osborn doct & that he was (by y<sup>e</sup> gift of their Judgm<sup>t</sup>?) in effect Sett<sup>d</sup> & in memory at y<sup>e</sup> making hereof by y<sup>e</sup> Justices in open Court of the Jofferson, Phil Swain, & J<sup>am</sup>es Branch three of y<sup>e</sup> subscribed Witnesses

Teste Rich<sup>d</sup> Kennon

This Indenture made this first day of June in y<sup>e</sup> fourth year of the Reign of our Sovereign Lord & Lady Will<sup>m</sup> & Mary by y<sup>e</sup> Grace of God King & Queen of England Scotland France and Ireland Defenders of y<sup>e</sup> Faith &c. & in y<sup>e</sup> year of our Lord 1692 Between Will<sup>m</sup> Randolph & Fra Ep<sup>o</sup> of y<sup>e</sup> County of Henrico Elected & appointed Justices in trust for y<sup>e</sup> County according to y<sup>e</sup> Act of Assembly made at James City 1691 intituled An Act for Ports &c. to take downe and receive of John Woodson Jun<sup>r</sup> & Mary his wife a Conveyance & assurance for fifty acres of Land by y<sup>e</sup> sd<sup>d</sup> Law appointed for a Town for y<sup>e</sup> County aforesaid & accordingly made in y<sup>e</sup> County by Conveyance from y<sup>e</sup> Parties dated acknowledged & recorded in y<sup>e</sup> Court of y<sup>e</sup> County the first day of Octob last, In trust & Confirmation & to & for y<sup>e</sup> uses intents & purposes in y<sup>e</sup> sd<sup>d</sup> Act mentioned) of y<sup>e</sup> one part & Rich<sup>d</sup> Kennon of the Same County of Henrico of y<sup>e</sup> other part Witnesseth that y<sup>e</sup> sd<sup>d</sup> Will<sup>m</sup> Randolph & Fra Ep<sup>o</sup> Justices as aforesaid, according to y<sup>e</sup> sd<sup>d</sup> trust & Confirmation in them reposed) Have for the valuable consideration of two hundred Sixty five pounds of good (being the value pro Rate including the Streets and public places that y<sup>e</sup> Land at first sett) by the sd<sup>d</sup> Rich<sup>d</sup> Kennon Secured to be paid to the aforesaid County of Henrico this next ensuing Crop granted bargained sold conveyed & shoud & do by those means grant bargain & sell

X  
Rich<sup>d</sup> Kennon