

Willow all men by these presents that we John McCausland Esq James Wells and Andrew McCausland Esq are held and firmly bound unto James Mowat Esq Governor of Virginia in the sum of five hundred dollars to which payment well and truly to be made to the said Governor or his Successors or their assigns, one their executors and administrators jointly and severally jointly by these presents sealed with our seals and dated this 11th day of Feb^r 1811

The condition of the above Obligation is such that whereas the above bound John McCausland Esq has been appointed a Justice in this County according to an act of Assembly concerning Justices. Now if the said John McCausland shall well and truly discharge the duties of his said Office of Justice according to the said Act of Assembly then the above Obligation to be void else to remain in full force.

John McCausland Esq

James Wells Esq

Andrew McCausland Esq

Witness my hand and seal this 11th day of Feb^r 1811

The within bond was shown to the Court and ordered to be recorded.

John Charles Lawrence Clerk

Ball County, Va

This day William Livingston and James Mowat Commissioners of the Revenue for the County of Ball for the year 1811 came before me a Justice of the Peace for said County and took the Oaths Required to Law March 13th 1811

Witness my hand

Ball County March 13th 1811

The within Obligation was presented to Court and ordered to be recorded.

John Charles Lawrence Clerk

In the Name of God. I John Dean of sound memory but sickly in body knowing the uncertainty of life and certainty of death have thought proper to make this my last will and testament in manner and form following that is to say first I commend my soul into the hands of the Almighty God who gave it and to be disposed at his disposal to do as he pleases with it hoping through the merits of my Saviour Jesus Christ to obtain eternal redemption in the just place it is my will that after my decease my body shall be buried in a decent Christian burial and after my just and lawful debts is paid the rest of my temporal estate shall be divided into three following how I give and bequeath unto my loving wife Joseph the third of all real and over part of my estate both real and personal to be in whole at her disposal only at her decease it is my desire that my first part of it which shall be will to my son William Dean become his and his heirs how I give and bequeath unto my son William and the issue of his body lawfully begotten all my land which I hold subject to the debts due to my wife and his heirs and his issue which the same time or share have themselves how I give and bequeath unto my daughter Elizabeth and Joseph either by a gift to the value in Gold or Silver ten hundred in Virginia of fifty pounds if my estate will afford it otherwise to be made by or out of that part will unto my son William and the rest of my estate of any kind whatsoever shall be equally divided amongst the rest of my children which shall be William to be named that is to say John Sarah and Jane by agreement amongst themselves or otherwise.

Virginia, U.S., Wills and Probate Records, 1652-1900

Record Index

Name: Agness Dean
Gender: Female
Age:
Birth Date:
Residence Date:
Residence Place:
Will Date:
Probate Date:
Probate Place:
Inferred Death Year:
Inferred Death Place:
Relationship: Wife
Item Description: Will Books, Vol 1-3, 1791-1830
Others Listed: 6

Source Information

Record Url: https://www.ancestry.com/imageviewer/collections/62347/images/007644002_00259

Source Citation: *Will Books, 1791-1876*; Author: *Virginia. County Court (Bath County)*; Probate Place: *Bath, Virginia*

Source Information Ancestry.com. *Virginia, U.S., Wills and Probate Records, 1652-1900* [database on-line]. Lehi, UT, USA: Ancestry.com Operations, Inc., 2021.
Original data: Virginia County, District, and Probate Courts.