

91  
be lawfully paid. Also I give & bequeath unto my well beloved  
Wife Mary Hackett her choice of half of my estate consisting of Land  
Negroes Stock with the household goods, During her natural life,  
and after her decease to my Sister Mary Scott & her heirs.

Also I give and bequeath unto my Sister Mary Scott at my decease  
half my Land & Negroes & Stock to her & her heirs. I nominate & appoint  
my wife Mary Hackett & Johnny Scott Exors of this my last will  
& testament In witness whereof I have hereunto set my hand & Seal  
this Nineteenth day of December One thousand seven hundred and  
Seventy eight.

Martin Hackett

Signed sealed &  
in the presence of

Rich<sup>d</sup> Bruce

Lewis Davis

H. Burk

At a Court held for Albemarle County 5<sup>th</sup> April 1790

This last will and testament of Martin Hackett deceased was  
produced into Court & proved by the oaths of Rich<sup>d</sup> Bruce Lewis  
Davis & Henry Burk witnesses thereto and ordered to be recorded.

John Nicholas C.

At Albemarle June Court 1790. On the motion of Johnny  
Scott one of the Exors therein named who made oath according to law  
Certificate is granted him for obtaining a probat in due form on his  
giving bond and security whereupon he with Robert Miller his  
Security entered into & acknowledged their bond in the Sum of £150  
for performing the same according to law.

John Nicholas C.

Ed In the Name of God Amen I William McGord of  
Albemarle County, and State of Virginia being weak of body  
but of sound Memory Thanks be to God for his Mercies calling  
to mind the Mortality of my body and that its appointed for all  
Men once to die do make or damn this my last will and testament  
That is to say Principally & first of all I give & recommend my

92  
sent into the hands of Almighty God that give as for my body I re-  
commend it to the earth to be buried in a Christian & decent Manner  
at the Discretion of my Exors nothing doubting but at the Gene-  
-ral Resurrection I shall receive the same again by the mighty  
power of God. And as touching such worldly Estate wherewith  
it hath pleased God to bless me in this life I give devise and dispose  
of the same in manner following that is to say after my just  
Debts and Funeral Expences are paid I give and bequeath to  
Mary McCord my well ~~and~~ beloved Wife her full third of  
all Real & Moveable Estate to be Enjoyed by her during her life  
and the moveables to be disposed at her pleasure at her death  
This Tract of land wheron I now live containing two hund-  
-red and Eighty two Acres together with the Entry Joyning  
I give my son Samuel McCord & my son William McCord to be  
Equally divided between them both them their heirs & assigns  
to enjoy the same for ever.

One tract of land lying in Albemarle County on both sides of the  
two mile Run containing 338 Acres I appoint to be sold after the  
decease of the money equally divided amongst all my children viz  
William McCord (son of John McCord dec<sup>d</sup>) Samuel McCord and  
William McCord Margraves Jean Mary & Sarah together with  
one tract of land lying on both sides of Moremans River of  
obtained. To be divided in the above manner, I likewise make  
I constitute my wife Mary and my son Samuel McCord my  
only Exors of this my last will & testament & I do hereby appoint  
John Alexander to be Overseer of the said Estate I confirm  
this to be my last will and testament In Witness whereof  
I have set my hand and Seal this 27th day of February 1783

Signed and Published  
in presence of

William McCord

James Brooks

Samuel Black

At a Court held for Albemarle County the 10th day of June 1790

This last and testament of William M Cord dec<sup>d</sup> was produced into Court & proved by the oaths of James Brooks & Samuel Black two of the witnesses thereto & ordered to be recorded, & on the motion of Samuel M Cord one of the Exors therein named who made oath according to law Certificate is granted him for obtaining a probat in due form on his giving bond and Security whereupon he with Samuel Black his Security entered into and acknowledged their bond in the sum of Three hundred pounds for performing the same according to law.

John Nicholas Clk.

At Albemarle February Court 1790

Ordered that James Kerr Gent. Thomas Garth & John Thomas or any two of them being first sworn to examine and settle the Executors account of Nathan Woods deceased and make return thereof to the next Court.

A Copy teste

John Nicholas Clk.

Ex<sup>rs</sup>

L<sup>rs</sup> The Executors of Nathan Woods Estate

Clk.

1789		To the Amount of		By	
				By Judgt by Thomas West	2 2
				By Clarks tickets &c	1 1 6
				By John Fethers acct	4 .. ..
				By Sheriffs taxes to be taken & cedes	12 .. 1/2
				By D <sup>r</sup> to Rich <sup>d</sup> Bruce in 2 acct	17 9 1/2
				By W <sup>m</sup> Keaton prison fees	8 9
				By Judgt by Henry Mills	7 6
				By Ditto Gentry	3 .. ..
				By the Expence of a Judgt	2 11 7 3/4
				against William Keaton	
				By Clarks tickets 266 to be	1 13 3
				By the Minister acct	10 8
				By the Cryers Charge at the sale	12 .. ..
				By Cash paid John Fethers	15 11 9
				as per acct	25 12 0 3/4