

1 month after the testator's death

-to have during her natural life and no longer a Negro girl "Caroline"

2. Julia Ann Knowles --daughter

Sarah Catherine Knowles --daughter {2 youngest children

-should the testator's widow remarry, then to have the land left to her to be divided between them and Sarah to have that part or portion of the land lying on the left hand or west side of the public road leading from the testator's mansion farm to George Town cont. 156 1/4 acres and valued by the testator at \$1970.00

-after widow's death Sarah to have the sum of \$200.00 out of the \$400.00 left to the testator's widow

-Julia to have that part of the land left to testator's widow lying on the right hand side or south and east side of the said public road leading from the testator's dwelling mansion to George Town cont. 128 1/4 acres and valued by the testator at \$1450.00 and also to have the other \$200.00 out of the \$400.00 left to testator's widow

3. Daniel Knowles --son

-at the death of the testator's widow, to have Negro girl "Caroline"

-to have all that tract of land lying and being in Nanticoke Hundred adjoining to the mansion whereon the testator now dwells and adjoining a tract of land devised to the testator's widow, the lands of Polly Allen and others cont. 154 1/2 acres and valued by the testator at \$1236.00

-to have the sum of \$100.00 to be paid to him within 1 year after the testator's death

4. Mary Ann Knowles --daughter

-to have all that tract of land lying and being in Nanticoke Hundred adjoining the lands of Isaac Willin, Thomas Willin, Polly Allen, Cyrus Fleetwood, and the lands belonging to the Heirs of Noble Connaway, deceased cont., 175 acres and valued by the testator at \$1050.00

5. Eliza Jane James --daughter

-to have all that tract of land lying and being in Nanticoke Hundred adjoining to the lands of Robert Barr, the lands formerly that of Warren Prettyman, deceased and also adjoining to the tract of land devised to the testator's widow cont. 140 1/2 acres and valued by the testator at \$843.00

-testator desires that his Negroes "Letitia" "Louisa" "Martin" "Elizabeth" and "George" to be appraised as part of the personal estate and that they shall be accepted by the testator's children at their value and the testator's children to accept them according to seniority, and should the testator's children not accept them, then such of the slaves are to be sold by the testator's executor to good masters in Sussex County and the children not accepting such Negroes to be paid the value of them

6. William Knowles --son

-whereas the testator has already advanced to William the sum of \$1500.00 the testator declares that the sum shall be considered his part of the distributive share of the personal estate

7. Robert Knowles --son

-whereas the testator has heretofore advanced to him the sum of \$1500.00 the testator directs that the said sum be considered his part of the distributive share of the personal estate

-William and Robert named executors of the will and instructed that all the moveables not mentioned and the testator's mansion farm be sold and also to sell the testator's right to the ore in and on the lands and to sell at public sale and the money arising from the sale along with all moneys due the testator be applied to the payment of the testator's debts and the legacies and the money left over to be divided among the testator's children