

RECORD OF WILLS.

1827. The third piece being the lower part
of a two hundred acre Survey granted to Captain
Bryant the 14th of November 1779. and Surveyed by
Hill Bryan the 31st of December 1778.
To have and to hold to him and his heirs in fee
simple for ever.

I give and bequeath unto him the said George
W. Jones my Shot guns one half of my stock of
Horses Cattle Sheep and Hogs also one half of my
household and kitchen furniture one Raef of all my
plantation tools of all kinds one Raef of my bed
and Furniture and also one half of my Crop that
may be in hand at the time of my death

All monies that may be due me at the time
of my death by bond note account or otherwise I
wish to be collected and equally divided together with
such money as may be on hand at the time of
my death between my daughter Charity Jones and
grandson George W. Jones equally
And lastly I do hereby constitute and appoint
Colin Monroe my lawful Executor to all intents
and purposes to execute this my last Will and
testament according to the intent and meaning
of the same and every part and clause thereof
hereby revoking and declaring utterly void all
other Wills or Testaments by me made heretofore.

In witness whereof I have hereunto set my hand
and seal. The 15th day of February AD 1846.

Signed sealed published and declared by the said
Moses Jones. Sealed to be his
last Will and testament
in presence of us.

John C. Lennon
J. Ellis

Having forgotten to mention one particular item
which I hereby add. That is if my grandson
the said George W. Jones should die without an
heir or issue with the said wife in

RECORD OF WILLS.

that his legacy in the above will should go to his
daughter the aforesaid Charity Jones. to all intents and
purposes.

In witness I have hereunto set my hand and seal the
15th day of February 1846.

Moses Jones seal.

In presence

John C. Lennon
J. Ellis

North Carolina 3 Court of Pleas and Quartered
Bladen County 3 Sessions Day Term 1846

The within paper writing purporting to be the
last Will and testament of Moses Jones deceased was
produced in open Court and the due execution thereof
was proven by the oaths of John C. Lennon and J.
Ellis the subscribing witnesses thereto and also the Codicil
thereto annexed. Whereupon it is ordered by the Court
that said Will and testament be recorded in the
Clerks office. Colin Monroe the Executor therin named
duly qualified as such.

H. H. Robinson Clerk.

In the name of God "Amen"
I Isaac Braggard of the State of North Carolina
and County of Bladen. being of sound and per-
fect mind and memory and blessed be God do the
sixth day of July in the year of Our Lord
make and publish this my last Will and
in manner following. That for all my just
be said.

RECORD OF WILLS.

RECORD OF WILLS.

1st I give and bequeath unto my beloved wife
Clancy Thaggard two acres of land wherein they
now live and joining others, and privilege of five
Hood and Rail timber, on fifty acre of land, joining
the same, and one Horse, Saddle and Bridle, and one
Cow and Calf, and one feather bed and Furniture
two Boxes, and lambs, one Cow and pigs, also the
household necessary Furniture belonging to her as
long as her widowhood, and after her widowhood
the above property is to belong to William C.
Thaggard also one acre of land to the above
Clancy Thaggard.

2^d I give and bequeath unto my beloved son
son William, C. Thaggard, One hundred and
fifty acres of land joining his mothers and
others, One Bed and Furniture, one Cow and pigs,
one Cow and Calf, Thirty five dollars out of a lot
of ten timber, now lying in the Woods when carried
to Market,

3rd I give and bequeath unto my daughter Eliza
Jane Thaggard, one Cow and Calf and one feather bed
and Furniture and fifty dollars in cash,

4th Lucia L. Thaggard, I give and bequeath unto
my beloved daughter Lucia L. Thaggard one feather
bed and Furniture and fifty dollars in cash.

5th Sarah Ann Thaggard, I give and bequeath unto
my beloved daughter Sarah Ann, one feather
bed and Furniture, and one Cow and Calf and
Thirty dollars in cash.

6th I give and bequeath unto my beloved daughter
Melissa one Bed and Furniture and one Cow and
Calf and Thirty dollars in money.

7th I give and bequeath unto my daughter Elizabeth
Thaggard, one Bed and Furniture and
one Cow and Calf and Thirty dollars in money.
And also and after my Executor collects and pays
out to the above, mentioned heirs, their part of
said Estate, then the residue of said property is
belong to William C. Thaggard.

And in case there shall not be money and
goods in case there shall not be money and
goods to pay them, then the above mentioned

heirs their part, then the Executor to sell off the
residue of the Estate not mentioned in the above will
so far as to pay off the heirs their part, and then the
balance to remain unto the said William C. Thaggard
And I hereby make and ordain my worthy son
William C. Thaggard Executor of this my last Will and Test-
ament.

In witness whereof I the said Isaac Thaggard
have to this my last Will and Testament set my hand
and Seal the day and year above written.

Isaac Thaggard Seal

Signed Sealed published and declared by the said
Isaac Thaggard the Testator as his last Will and
Testament in the presence of us who were present
at the time of signing and sealing thereof.

Witness
Chas Hall
Stephen Hantis

Dated May 1st 1846

I. Alexander McDowell of the County of Bladen
and State of North Carolina, now in good health
and of sound mind and memory knowing
that by and by I will die and have no further
use for the passing effects of this transitory
all that I own at the time of my death I do
and bequeath as follows.

I wish all my just debts to be paid out of
my Money notes or accounts.

I will and leave to