

In the name of God amir. I. Graham Funeral agent of Greenville
County and state of Virginia do make and ordain this my last Will and Testament for
myself in body do make and ordain this my last Will and Testament for
myself and for my followers First my will and desire is that all my
real debts should be paid. Then I send into my beloved wife Charity
Falls the plantation on the North side of Lynches Creek wherein
we also have Negroes to wit Abram - Melly, Arthur, Jimmy Tracy
John, Debbie, Frank and Stephen and their increase also three Horses with
black manes, grey manes and light. One head of cattle, five does and five
all the corn on the plantation two thousand weight of pork to all my slaves
and all my Household and Kitchen furniture, not however going away with
a sufficient number of my household utensils for her use during her natural life
I give unto my daughter Elizabeth all the Negroes and other
personal property I have had or received to her and from others, friends
and family, and their increase Simon, Frank and Penny and all their increase
forever. Item I give unto my son John Howell all the property that I have
hitherto delivered unto him wif. Lizzie Negroe Bell, Peter, Baffey,
Charlotte, Alice, London, Claris, Washington, Ruth, Lucy, Sterling and Nathan
and their increase to him his heirs and assigns forever. Item I give unto my
son James Howell all the property that I have had or received to him

Finell the plantation on the North side of Roanoke between
Greenville County, Virginia Wills, Book 2, 1806 to 1816
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my two other Negroes to me Brown - Millie, Barbara, Lisey Dickey
Abel, Debbie Pritchard and Shadrack and their increase also three horses my
black mare, Gray mare and light. Per head of cattle, five doves and pigs
all the Cows on the plantation two thousand weight of Pork, all my sheep
and all my Household and Kitchen Utensils, not hereafter given away with
a sufficiency of my plantation slaves for her use during her natural life
Also I give unto my Daughter Elizabeth Turner all the Negroes and other
Personal property shee before delivered to her my Son, Master, wife
and Father, and their increase known Frank and Percy and all their increase
forever. Item I give unto my Son John Finell all the property that I have
hitherto delivered unto him my twelve Negroes, Bob, Peter, Baffoy
Kharode, Mrs. Lander, Clegg, Hastings, Beck, Lucy, Stacey and Mahone
and their increase to him his Head and wife's freedom. Item I give unto my
Son James Collett Finell all the property that I have hitherto delivered to him
my twelve Negroes Lucy, Baffoy, Stacey, Indra, Phoebe, Lander, Beck
Landon, Viola, Linkeus, Howell and Bairds and their increase to him his
Heirs and wife's freedom. Item I give unto my Son Graham Finell all my
lands lying in Nathawcopia County half bounded by the said

Plantation containing seven hundred and eighty six acres and the lot of land
three rods off the estate of James Clark and also eleven negroes, Toby, Nancy,
Tucker, Sterling, a boy, Simon, (of Nancy), Miller, Pete, Phoda, Ella and George
and their numerous free slaves and their children, and their household furniture,
all the Hogs and household and kitchen furniture and Plantation utensils and crop
in the said Plantations also one Bed and furniture to his wife his Books and
Bibles, one Gun and his daughter Nancy Hobbs ten Negroes
well Educated, Liza, Phoda, Anna, Grace Abby, Frank Lucy and Simon all
money all the Provisions I have delivered unto her less Taxes and Duties, one Bed
and furniture to her and her son's corner. Then I give unto my Son Joseph
Fornell all my Lands on the south side of Pinetree Creek to him, the land
adjoining the farm where I now live the land I bought of John Hall see recd
also the Land I bought of Robert Little see recd also one bed, part of all my
Negroes not hatched and others away to be divided equally when my wife
shall die or come to full age; at either of which time or of my
desire he shall have possession of this property to him and his Heirs and his wife
forever. This will make my Will. I now call upon my wife to witness
the which land I bought of Charles Turner also one bed, part of all my
Negroes and other money to be divided when my wife or myself
comes to full age and it is of which property of mine I desire he shall have

profession of his brother, so his son has His said wife for ever to have & to
wrote my son William Watkins my self say I give & bequeath to the small side of
Pawtuxie Creek at the lower Bridge into the said river, and now owned by
the death of my beloved wife and the rest under his signature notwithstanding
but again among which of his sons it is my desire that my said son shall have
possession of which he may be comst to himself to have his share and
apart from them it is further my Will and desire that my beloved wife
as long as she continues a widow, and no longer, should have the second
best of the Land and the use of my three Sons Joseph, Benjamin and
William Watkins until they take possession as aforesaid for the
purpose of maintaining and schooling my said Son and that from the
stocks of horses they all at the age of eighteen years be provided with 2 Horses
Bridle and saddle, and furthermore that the said Childrens effects be kept in
said Childrens plantations and furnished from my estate with a sufficiency
of Horses, Cattle, Hogs, and plantations, utensils as my Executors
shall think sufficient to keep up and support my said Sons plantations
and effects for one year preceding my decease which will agree to provide two
Beds and furniture where and a sufficiency of provision for one year
whence my said Sons take possession of their estates and furthermore my
desire is that whereas myself and John Farmer hath jointly purchased a

Fatherless & Orphaned the above Bridgewater & Lenoir when we now come to the
the death of my beloved wife Agnes, it is my desire that my said Son shall have
first a quiete among which age, so it is my desire that my said Son shall have
possession of which he may go in comfort & peaceful eyes to him his Sons and
Daughters forever. Item it is further my Will and desire that my beloved wife
be buried as she continues a Christian, and no longer, should have the use and
profits of the Land and other notes of my three Sons Joseph, Benjamin and
William Strickens I would will they take possession as aforesaid by the
proposse of ministering and Schooling my said Sons, and that from thence
stocks of Horses they all at the age of Eighteen years be provided with 3 horses
Bridles and saddle and furthermore that the said Childrens effects be kept on
said Childrens plantations and furnished from my estate with a sufficiency
of provision Horses cattle Hogs and plantation Wmalls as my Predecessors
shall think sufficient to keep up and support my said Sons, Horses cattle
and Hogs for one year provided my beloved wife will agree to provide 1000
Books and furniture which are a sufficiency of provision for one year
whence my said Sons take possession of their estates and further more my
desire is that whereas myself and John Turner have jointly purchased a
tract of land of Donaldson Surveyor as proceeds now off the said tract

Turner

Turner will come forward within twelve months after my decease and pay
to my Executors the sum of Two Hundred pounds Virginia Currency then
and not till then. I give my half of said land to the said John Turner if
if the said John Turner refuses to pay the above sum, of two Hundred pounds
to my Executors as aforesaid then my Will and desire is, that my half of said
Land, be sold to the highest bidder, in such credit as my Executors shall think
most advantageous and the sum to be above the sum mentioned two hundred
pounds given to the said John Turner, and his heirs and assigns forever.
Item I give unto my son Benjamin Fennell the two Hundred pounds to be
paid out of the Land myself and John ~~Fennell~~ bought of Rosedale Plantation
so apportioned to him vice his heirs forever. Lastly my Will and desire is
that in the rest of my Estate the division and reversion of both real and
personal be divided as follows vizt the one fourth part to my son Benjamin
Fennell the remainder to be equally divided between John, James
and John Hobbs, Joseph and William Heath in equal
parts among their heirs forever and I do hereby appoint my beloved wife
Mary Fennell Executrix of my last Will and Testament. I have
made this my last Will and Testament revoking all Wills heretofore by me
made or in which I have heretounto set my hand and seal this
first day of December 1806 and signe.

John Fennell A.D. 81

Personal be divided as follows with this one fourth part to my son James
Farnell, the remainder to be divided between John, James
Clark Farnell, Lydia Hobbs wife and William Heath
to them and their heirs forever and I do hereby appoint my beloved wife
Lydia Farnell Executrix and my sons John and James Clark Farnell to
be the my last Will and Testament revoking all wills heretofore by me
made to the contrary of I have accounts of my mind and seal this
first day of December 1800 and say:

Signed sealed and witnessed.

Published in presence of Jno.

Edgar Chapman, Lydia Hobbs,

James & Lydia Farnell of Hunting

town March

James Farnell Esq

Greenville County Court January 1807 This will was proved according to law
by Edgar Chapman and Edmund Lovell his hands and ordered to
be recorded and on the motion of James C. Farnell one of the executors herein
named who made oath before and acknowledged same with affixed seal as
the Law directs Certificate was granted him for obtaining a probate
thereof in due form.

Tested & Acknowledged by James C. Farnell

Subscribed & Dated this 1st day of January A.D.