

(74) George & Thomas Beale, Esqrs of Belding, And their' 1822

Personally appeared in the Court of Justice, Town of New Haven, N. C., before John T. Beale, Esq., being attorney, deponent of truth, that this was the witness named Thomas Beale, signs and is known to the witness instrument of writing his last Will and Testament; and that all the time of his doing he was of sound and reasoning mind and memory; and in his presence, and in the presence of each other, and at his request, they all became witnesses thereto.

John Jenkins
Esq. Notary
in this Court the above date.)
Wm. H. Terrence, Esq.

Last Will & Testament of Abel. Myley deceased,
In the name of God, Amen.— I, Abel. Myley of Warren
County and State of Georgia being in a state of Disposition,
but of sound mind and memory; do make, constitute & declare
this to be my last Will & Testament, and hereby revoking all
making unto all others that I may have made heretofore.
First of all, I give to my wife, Abel. Myley, the sum of fifty
pounds, to be paid by my will that my property shall rest
and remain, until it be divided in the following manner & form.
To my son Abel. Myley and his wife, and to their children, who
are to receive the Plantation between, "nowhere; with the more
land thereon, belonging, together with the Plantation literally,
Abey, Household furniture and Kitchen Furniture, during
the Natural life,

Item No. 2. To my beloved wife, Mrs. Taylor, the tract of land whereon her now lives, containing one hundred and nineteen acres; the aforesaid land already delivered to her by gift; and joining John Taylor and others, about worth four dollars and fifty cents per acre; the Mule & Saddle, at forty three dollars, plus
hay & bedding, ten dollars; one cow & grazing ten dollars; one
and two bushels, two dollars; one P.M. three dollars, which is the article
already delivered to her.

No. 3. Will and bequeath to my beloved son, Morris Taylor, as
trust of and joining family Cemetery and myself continuing the

Hundred and Thirty, ready granted to him, in his, and already
delivered by deed of gift to him, which land, down with his Mule
and fifty cattle, plus one Gray horse & Saddle, worth eighty dollars,
one cow, worth two dollars, which is already delivered.

No. 4. I bequeath to my beloved Daughter, Mrs. Reddick,
during her Natural life, just five acres of land, granted to her
by my father, it being a tract of my four hundred acre tract;
and retaining the lands I give to my two sons, Abel. Myley, and if
not fairly proven that parcels to be made up out of a fifty acre tract.
And joint the land on the west side, which I own worth four dollars
and fifty cents per acre, one year there, that I own worth forty five
to forty, and then arbitrate & divide the same to the amount of forty
acres, the Mule and other articles of furniture, except the aforesaid
provided my daughter, Mrs. Reddick, should have lawful
use of her Body, I will, that the same have the aforesaid estates
equally divided among them. If there should be no son living after
me, the life estate to become a part of my estate, and to equally
divide between my lawful heirs.

No. 5. And bequeath to my son, Abel. Myley, the aforesaid
one tract mentioned in the 4th Item, and if there is more than fifty pounds
per acre of a tree farm, I give, during, corners, to the corners of the fifty
acre tract on the branch, and, during my son's life and, during, until
it is much next to end, given to the fifth tree on each branch, the said
one & eleven acres, four corners & fifth are to be given to his widow
never die, and the furniture worth twenty dollars, the bedding already
delivered, and to my second daughter, Peggy, Taylor, the balance
of my joint bewilled and bequeathed to the law above, including, Joshua Dean
and his wife, Mrs. Shirley, and my youngest son, Abel. Myley, bedde
worth, forty dollars, I had to furnish the worth, forty dollars, and the
land I own worth \$4,50 to 1,000.

No. 6. Will and bequeath to my beloved son, Abel. Myley, that tract of
land mentioned before, to him, Morris, adjoining, his, Johnson and
William, brother, containing eighteen acres, and worth four dollars
per acre, whereof one, and a half, acres, he did leave my mother, four years before
he my son, one year of age, I will that he have fifty dollars deducted
from his eighteenth, base of my estate, when a final division, for every
year that he may remain out of the body of my family, until the four
years are out, and when his father, Abel. Myley, dies, his just calculation of the
estate ought to be deducted from his share of my estate.

No. 7. Will and bequeath to my beloved son, Abel. Myley, one tract, and
land.

(96) Adjourns Benjamin Thompson and forth therefore granted to Thomas Angley, being part of a number two acre tract that fell to me by my father's will; that is to say, all of the Slavery less one tract that lies on the south east ridge of Hightony Creek along that less a acre excepted in the 1st Name, I docon worth five dollars &c more. Also have two slaves, my first wife left me which has choice of them freely. The two aforesaid slaves worth £1000 per acre.

¶ I doth and becometh to my two sons Thomas & Mel. Angley the sum of £1000 & the slaves I now have in; to be paid off at the aforesaid summing yearly and thence Angley to be equally divided between them. Summed at five dollars and fifty pds & more. To be divided after their decease, so forth. ¶ 10th. I will and becometh to my two daughters Lydia & Rebecca Angley the balance of the sum of £1000 to be equally divided between them after their Mother's death.

¶ It is my will that after the death of my wife, the Estate then left, be equally divided among my lawful heirs according to valuation of goods attorney according to law.

I do also make & declare Angley and others Wilkes Executors of this my last Will and Testament & hereby revoking all other to his whatsoever which I may have made heretofore. This to be my last Will and my testament.

In witness whereof I have hereunto set my hand & affixed my seal this eleventh day of March in the year of our Lord One thousand eight hundred & twelve. Testified to this day of May,

In presence of

Lydia Angley

John Angley

John Angley

Georgia

William Thompson

Count of Clarendon

Harrison County

May 11th 1822

John Angley

John Angley

William Thompson

John Angley

John Angley