

a share or shares of the here in before named & described negroes shall have vested in him or her or them, that then and in that case the surviving child or children of my daughter Anne shall exclusively succeed to and take the share or shares of such deceased brother or sisters. Further, it is my will that the said Hugh and Anne shall come into account with their brother and Sister upon the final division of my estate for the full value of the twelve negroes herein before given them by name, as well as the four hereinbefore mentioned. Item, it is my will that my son Alfred shall yearly apply for three years next after my death the sum of four hundred (400) Dollars to the education & other benefit of my daughter Sarah in the way I have verbally directed him, also after my debts are paid, he shall purchase for her a suitable and afterward when she shall be prepared to learn, as friends and proper music books. Item, I leave my daughter Sarah in the guardianship of my two sons Maurice and Alfred and my daughter Anne, and if she shall marry before she comes to the age of twenty one (21) years without the unanimous consent of her guardians aforesaid, then and in that case, I declare the gift of all the property, both real and personal, devised and bequeathed to her in this my will, absolutely void, and I bequeath in fee simple and absolute ownership, the whole of said property, both real and personal to each of my grandchildren as may be living when the event shall happen share and share alike. Item, I devise and bequeath to my son Alfred my Library of Books of every description, also such Philosophical and mathematical instruments as I may have at the time of my death. Item, I give my gold watch to my son Maurice, and my coach and harness to my daughter Anne, and if my cook woman Mary shall be living I direct that she shall be one of the negroes sold off to my son Alfred at whatever she may be worth, and I also direct that Ned who is my son Maurice's cook shall be one that be the said Maurice shall have. Item, it is my will and directions that my two sons Maurice and Alfred, my son in law Major Maddell and my daughter Anne shall above value and divide my personal estate, and that the County Court shall have no interference with it whatever. The Act of Assembly requiring the return of an inventory to the County Court was made for the benefit of creditors, as though my estate is a large one, my debts small, and these debts will be most honorably paid to the last farthing, I direct that no inventory of my estate shall be returned, my children above named shall as I have already said be the sole commissioners to value and divide the same, if they have done so, they shall interchange signed copies of their proceedings in writing, and return one to the court, neither shall be sworn. Lastly I nominate and appoint my two sons Maurice and Alfred

Moore, and my son in law Major Hugh Maddell the Executors of this my last will and testament. In witness whereof the said Alfred Moore, Senior, have hereunto set my hand and seal, this 25th day of July, A.D. 1810. A. Moore

Sequid, sealed, published and declared by the Testator to be his last will and testament in presence of us, who in his presence, and at his request have subscribed to the same with our names as witnesses thereto.

John Macmillan, Jas. P. McKee, Jas. Nicolson, Court of Pleas and Quarter Sessions, Jan'y Term, 1811. The due execution of this last will and testament of the Hon^{ble} A. Moore, dec'd, was duly proved in open Court by the oath of John Nicolson and was ordered to be recorded.

John Julius Gause, Clerk, Recorded agreeably to an Act of Genl. Assembly, Special Session, 1908. Ratified Feb'y 2d, 1908 - Copied from Old Records, Book A. W. p. 41 to 49. inc.

No. 74

In the Name of God, Amen. I, Hannah Green, of North Carolina, Brunswick County, being sick and indisposed of body, but of sound mind and memory, and calling to mind the mortality of the body, do nominate, constitute and appoint this my last will & testament. First I give my soul to God that gave it, my body to be buried at the discretion of my Executors hereafter mentioned, and as touching my worldly goods, which God has been pleased to bless me with I divide in the following manner. First I will that my real and personal property be divided into three equal parts; one third I leave the use of to my dearly beloved husband, Richard Green, during his life, and at his death to be divided equally between my two children to them and their heirs. Secondly I leave one third of both real and personal estate to my daughter Mary Green in especial trust of my Executors for her only use until my son John becomes of lawful age, then to be at her own disposal. Thirdly, the remaining third, both real and personal property I give to my son John Green when he comes of lawful age. Fourthly, I give to my beloved friend John Green my horse and chaise lastly, I nominate, constitute and appoint my beloved husband Richard Green and my brother Benjamin Green, Executors of this my last will & testament given under my hand this twenty second of February, One Thousand eight hundred and eleven and in the presence of three witnesses, Hannah Green, William Thompson, John Green, Benoit Hewitt, Delilah Hewitt. Court of Pleas & Sessions, January Term, 1811. The due execution of this last will and testament of Hannah Green, dec'd, was proved in open Court by the oath of Wm Thompson one of the subscribing witnesses thereto, and was ordered to be recorded in book A. p. 50.

John Julius Gause, Clerk, Recorded agreeably to Act of Genl. Assembly, Special Session, 1908. Ratified Feb'y 2d, 1908 - and copied from Old Records, Book A. W. p. 50.

after my decease, and sell also all my household and kitchen furniture of every sort whatever when I leave and all that I left in Wilmington, either at public or private sale as he may think best to enhance the value thereof, or facilitate the payment of my debts. Fourth, after my debts are paid I give fifty dollars for the finishing or repairing of the Methodist Meeting House in Smithville. Fifth, I give to brother Arthur Howe my watch & fifty dollars as soon as it can be paid, as a mark of my love for him. I give my gun and such of my clothes (if any) that brother Samuel Haukins' son Samuel may think worth his acceptance and then I give to his boy Eliah that is with me. I give to the servants with me, Mary Ann & her three children, Nick, Judy & Betty five dollars each for the regard I have for them and for their good attachment to and fidelity to me. After the payment of my debts and the above named legacies, I give all the money, goods & chattels and all property of every sort whatever that may remain to the Executor of this my Will for the trouble & expense they may have in executing the same. And now I pray God that if this will is contrary to His that He will pardon me, and supersede it, but if agreeable to His that He will send His blessing upon it, and give his assistance in the right and speedy execution of it. In witness whereof I have said R. Howe, have written my last Will and Testament at my hand and seal this 30th day of October in the year of our Lord, 1822.

Witness: A. M. Boston, John Kibbe, John Watson, Jr. R. Howe, Exec
I hereby ordain & appoint also brother John Kibbe with brother Samuel Haukins, as an Executor to this my last Will. 30th April, 1823. R. Howe
I also give and bequeath to Mrs. Sarah Haukins her choice of my money, to be added to my Will dated 30th Oct. 1822. First, I give & devise to my beloved brother, Edward Fitz Gerald, Esq. my part of a lot in Smithville with all the buildings and everything thereunto appertaining. The above House & Lot &c. is the same that was belonging to John Kibbe, Esq. and sold by him to Mrs. Mary Richards. Let the said Edward Fitz Gerald paying a debt I owe to the carpentership of McLean & Mc Laurin now in suit. R. Howe Exec

Witnesses: W. Kea, Barnabas Merrill -
State of North Carolina, } Court of Pleas & Law for Brunswick
Brunswick County, } December Term, 1829. The due
execution of this Will was proved in open court by the
oath of John Watson, Esq. & Barnabas Merrill and ordered
to be recorded. Recorded in Book B. p. 440. Nathl. Potter, Sec.

Recorded & agreed to as an act of said County, April Session, 1829.
Attest July 1st 1829. Copied from Old Record Book B. p. 440.

No. 258 THIS my last will and testament - Know all men by these presents that I, Samuel Vines do give and bequeath to an old of my wife and my son Thomas Vines the land on which I now live. I also bequeath, I give and bequeath unto my sons Thomas and William Vines all of my household and kitchen furniture, plantation and carpenters tools, all my Ratified July 1st 1829 hog and sheep equally to each. My daughter Hannah Roberts copied from has had her share of my estate this 27th day of August, 1829.
Attest: Nathl. Potter, Sec. John Thompson
Old Record Book B. p. 6 - Thomas Vines, Executor.
March Term, 1830.
The due execution of this will was proved in open court by the oath of William A. Robbins and was ordered to be registered. Recorded in Book B. p. 6.
Nathl. Potter, Sec.

THE LAST WILL & TESTAMENT

No. 73

of Hannah Green of North Carolina, Brunswick County considering the uncertainty of this mortal life, and being of sound mind and memory, blessed be almighty God for the same do make & publish this my last will and testament, in manner and form following, that is to say. 1st. I appoint my brother Thomas Blackwell, & my friend William Wilson of New Hanover County, Executor to this my last Will & Testament. I will that Lucy and all of her children, with Sarah shall be sold as soon as possible to pay the debts of the estate of my said husband Joseph Green & that my Executors shall as soon as possible call the debts due said estate & settle all the demands against the estate & should there not be funds sufficient after the selling of said negro & collecting in of all the debts due said estate I wish my Executors to sell such property as they shall think proper to be applied to said purpose. Item 3rd. I give to my son Gamaliel H. Green one dining table, one bedstead, bed & furniture. 4th Item I give to my son Richard W. Green one set of brass fast table one bedstead, bed and furniture. 5th Item - I give to my daughter Mary B. Green, my wood table, one bedstead, bed & furniture. 6th Item - I give to my daughter Elizabeth Green, one set of drawers, one bedstead, bed & furniture. 7th Item - Mary B. Elizabeth Green my horse and chair. 8th - I will that all the money due me from my sister Elizabeth Green with that arising from the sale of my stock shall be kept & interest for the sole benefit of my two younger children, David W. & Benjamin H. Green. 9th - I wish that my daughter Mary B. & Elizabeth shall be left to the maternal care of my sister Elizabeth Green and I do hereby revoke all other wills.

by me made. In witness whereof I have set my hand & seal
December 9th, in the year of our Lord, One thousand, Eight hundred
and thirty. Signed, sealed, published and declared by the
above named Hannah Green, to be her last will & testament
in presence of us who have hereunto subscribed our names as
Witnesses in presence of the Testator
Hannah Green
John Beck & Elizabeth Green -

Whereas I, Hannah Green have made my last will & testament
and have therein neglected to dispose of my property generally,
I do hereby give and bequeath all of my property, real, personal
and mixed, except that part of the same named above to my chil-
dren above named to be equally divided among them - that is to
say that each have his equal share as soon as they may be of
age or marry and that the property of the minor children
be continued lived out until called for as herein mentioned. In wit-
ness hereof I have hereunto set my hand and seal this 10th Decr.
in the year of our Lord Eight hundred & thirty.

Signed, sealed, & published & declared
by the above named Hannah Green as a codicil to the annexed
said Last will & Testament in presence of John Beck, Esq.
State of North Carolina, }
Brunswick County, } March Term, 1831.
The due execution of this Will was
proved in open Court by the oath of John Beck, one of the sub-
scribing witnesses thereto and ordered to be registered. Recorded
in Book B. p. 7, & 8.

Nathanl. Potter, Clerk
Recorded agreeably to act of Genl. Assembly, Special Session, 1901.
Ratified Feb. 1902. and copied from Old Records Book B. p. 7 & 8.

IN THE NAME OF GOD, AMEN!

No. 216

I, Thomas Smith... of the town of Smithville, County
of Brunswick, State of North Carolina, Pilot, being weak in body
but of sound and disposing mind and memory, and feeling the
the certainty of death, do on this 18th day of September, 1830,
make and ordain this my last Will and Testament in manner
and form following, to wit:-

1st. I commend my soul to God, who gave it; beseeching his accep-
tance of it through the merits of our Lord & Saviour Jesus Christ
my body to be buried at the discretion of my executors herein
named.

2nd. As to the worldly goods with which it has pleased God to
bless me, whether real or personal, I give, devise and
bequeath to my dear wife, Sarah, to be at her disposal and
for her use and benefit forever.

I hereby constitute and appoint my dear wife, Sarah, sole
executrix of this my last will and testament.

Signed, sealed, published and declared by the Testator to be
his last Will and Testament the day above written in the
presence of

Chas. C. Davis.
Chas. C. Davis.

Thomas Smith

State of North Carolina, }
Brunswick County, } December Term, 1830.
The due execution of this
Will was proved in open Court by the oath of Charles C.
Davis one of the subscribing witnesses thereto and ordered
to be recorded.

Nathanl. Potter, Clerk.

Recorded agreeably to act of Genl. Assembly, Special Session, 1901.
Ratified Feb. 1902. Copied from Old Records Book B. p. 9.