

Alexander Davis, and John Conyers as Executors to this my last will and testament hereby revoking all former wills by one made and pronouncing this to be my last will and testament. In witness whereof I have hereunto set my hand, and affixed my seal this fourth day of January, Anno Domini One thousand eight hundred and nine. Signed, sealed, published, pronounced, and declared to be the last will and testament

of the testator in presence of us who in presence of the testator have subscribed as witnesses. Amos Jerry, B. Blaney No. Carolina, as }
 Brunswick Sessions }
 April Term 1809. } Will of Charles Betts was proved in open Court by Benjamin Blaney one of the subscribing witnesses and was ordered to be recorded - at the same time Mrs. Euphemia Betts dissented from the said Will.

John Gauss, Junr. Clerk of Court Office, }
 Recorded in Book A. pages 37 + 38 }
 29th June, 1809 }
 Recorded agreeably to an Act of Genl. Assembly, Special Session, 1908 - Ratified Feb'y. 1st, 1908. Copied from Old Records Book A. W. p. 37 + 38.

No. 150

In the Name of God, Amen! I, Samuel Leonard, of Brunswick County, in the State of North Carolina, being of sound and perfect mind and memory, do make and publish this my last will & testament in manner following, that is to say, First, I give & bequeath unto my beloved wife Upham Leonard and her two youngest children, namely Rebecca & Daniel all the perishable part of my estate, & after the death of my wife the same to be equally divided between my said children, & in case of the death of either of them, then to the survivor. Secondly, I give & bequeath unto my son Daniel the piece of land whereon I now live containing twenty acres, & which I purchased from Charles Gauss - Lastly I do hereby appoint Samuel Leonard & Thomas Leonard, Executors of this my last will & testament. In witness whereof I have hereunto set my hand & seal this 20th July, 1809. Signed, sealed & acknowledged before us. Miles Cotter & Isaac Baron.

Sam Leonard. }
 State of North Carolina, }
 Brunswick County, }
 January Term, 1810. }
 The due execution of the within last Will & Testament of Samuel Leonard, Decd., was exhibited in open Court & proved by the oath of Miles Cotter and was ordered to be recorded. Recorded in Book A. p. 38 + 39.

Recorded agreeably to an Act of Genl. Assembly, Special Session, 1908 - Ratified Feb'y. 1st, 1908. Copied from Old Records Book A. W. p. 38 + 39.

No. 217

In the Name of God, Amen! I, Moses Skipper, of the County of Brunswick, in the State of North Carolina, being of sound disposing mind and memory, do make, ordain and establish this my last will and testament in manner and form following, that is to say, Inprimis, I give, devise and bequeath to my beloved wife, Kizzia, the use of one half of my real and personal estate of all and every kind whatsoever for and during her natural life. Then, I give, devise and bequeath to my beloved daughter, Sothy Jane Skipper, the other half or moiety of my real and personal estate of all and every kind whatsoever, to her heirs, executors, administrators and assigns forever. Provided nevertheless that in case my said daughter should depart this life during the lifetime of my said beloved wife, Kizzia, under age and without lawful issue, then and in such case I give, devise and bequeath the other half or moiety of my real & personal estate, so bequeathed to my said daughter, to my said wife for & during her natural life. Then, in case my said daughter should survive and outlive my said wife Kizzia, then and in such case, I give, devise and bequeath to her, the said Sothy Jane the half or moiety of my real and personal estate first above bequeathed to my said wife, Kizzia, to the said Sothy Jane, her heirs, executors, administrators and assigns forever. It being my will and desire that my said daughter should have the whole of my estate after the death of my wife. Then, in case my said daughter Sothy Jane should die under age and without lawful issue, I give, devise and bequeath to my two sons (after the death of my wife) the whole of my real and personal estate to them, their heirs, executors, administrators and assigns forever, to be equally divided between them share and share alike. And I do hereby nominate, constitute and appoint my said wife, Kizzia, Executrix of this my last will and testament. Hereby revoking all other wills by me heretofore made. In witness whereof I have hereunto subscribed my name and affixed my seal this 18th day of December, Anno Domini, 1809.

Moses Skipper. }
 Signed, sealed and published by the said Moses Skipper, as his last will and testament in presence of us (the words "under age and without lawful issue" being first inserted between the Eleventh & Twelfth lines from the top. Willer Hall & Henry H. Neale.

State of North Carolina, }
 Brunswick County, }
 January Term, 1811. }
 The due execution of this last will & testament of Moses Skipper was proved in open Court by the oath of William H. Neale, Esq. & was ordered to be legitimated. Recorded in Book A. p. 39 + 40.
 Recorded agreeably to an Act of Genl. Assembly, Special Session, 1908 - Ratified Feb'y. 1st, 1908. Copied from Old Records Book A. W. p. 39 + 40.