their dividend and if she chooses to buy at the sale she must give bond and security.

Thirdly- I bequeath unto Hannah Wardlaw when she comes of age two hundred silver dollars likewise a bed consisting of a sheet a double pair blankets, a coverlet bolster and pillows likewise a mare and saddle and if she chooses to buy at the sale she must give bond and security.

Fourthly- I bequeath unto Jean Logan, wife of Isaac Logan fifty dollars to buy her a gown.

Fifthly- I bequeath unto Benjamin McDowel three hundred dollars to be levied out of the whole.

Sixthly- I bequeath unto George McDowal fifty dollars to be levied out of the whole.

Seventhly- All my other effects that is not mentioned I order to be sold with the plantation I now own with all apputtauances thereto belonging between the tenth and fifteenth of October next ensuing from a thread to a shoe latch if the widow has a mind to live on the land I order it to be divided into 3 equal parts and let her occupy one share the other two parts to be sold.

Eightly- I bequeath unto Margeret McDowal living now in Ireland if she comes to America three hundred dollars to be levied out of the whole.

Ninthly- I order all my just debts to be paid and my funeral charges out of the whole before my divide.

Tenthly- After my demands is collected and my other effects is sold and the legatees paid their sum if their is any remainder I order it to be equally divided between my wife, Hannah McFaddon, George McDowal, Benjamin McDowal and Hannah Wardlaw. I do constitute and ordain my wife Hannah McFaddon, executrix along with James Cromwell and Seth Rogers my other executors. I likewise ordain Maj. James Harris as guardian of said estate.

I do hereby revoke and disanull all former wills and testaments and do constitute and ordain this my last will and testament given under my hand and seal this twenty fourth day of April in the year of our Lord God one thousand seven hundred and ninety nine.

Signed sealed and delivered in the presence of us.

> Samuel Black John Black

Thomas McFaddon

seal

Probated July sess. 1799

Will of Aaron Wallace.

In the name of God, Amen. I, Aaron Wallace freeholder in the county of Cabarrus and State of North Carolina being in health of body and soundness of mind at present but calling to mind my mortality and knowing all men must die do make this my last will and testament and first I commend my soul to God who gave it begging that he would graciously accept of the same for the sake

of what Jesus Christ has done and suffered in behalf of a lost world with regard to my body I allow it to be buried in a plain and decent manner in hope of the Resurrection from the dead. As touching my worldly concerns I allow that all my just debts to be discharged and the remainder I dispose of in the following manner, and first I allow my son John McN. Wallace the tract of land I now live on with this proviso that he provide a decent and comfortable living for my wife Margeret Wallace and see that she is taken special care of while she lives my widow. I allow my wife one hundred dollars to be at her disposing if she lives and dies my widow. This tract of land I allow to my son, John McN. Wallace during his lifetime and to his heirs begotten of his body after his decease, to be divided as he may think proper.

And as I have the one half of the tract of land yet which Danice Reed is now living on I allow that half to my son-in-law and daughter, Hugh and Naomy Wallace or the price of it with all that he got already.

Also I allow my daughter Elizabeth Wallace two hundred dollars in money which John my son is to pay her for the labor of Washington Reed who is now bound to me and him to the age of 21. Also I allow my daughter, Elizabeth Wallae to be made equal as all personal property with my daughter, Maomy Wallace.

Also unto my son-in-law, Robert McLellen twenty shillings to be paid one year after my decease. Also I allow his daughter, Peggy ten dollars to be paid when she is of age.

Also I allow my daughter-in-law, Jean Feriba Wallace twenty shillings to be paid one year after my son Johns decease.

I also allow one note that is on John McCurdy and all the remainder of my personal property not willed I allow for the use of my family. Further I allow and appoint my wife Margeret and John McN. Wallace to be my only executors of this my last will and testament revoking all other wills and testaments acknowledging this to be my last will to which I annex my hand and seal this ninth day of August in the year of our Lord one thousand eight hundred and seventeen.

Test. Hugh B. Wallace John McN. Wallace

Aaron Wallace

seal

Codicil to above will.

I, Aaron Wallace of the State of North Carolina and county aforesaid add to my aforesaid last will and testament by way of advice, viz: I will and bequeath to my son John McN. Wallace under the circumstances of a sufficient support to my wife, the above stated tract of land on which I live to him his heirs and assigns forever except that the real estate not to be sold during her lifetime except with her consent.

Item- I devise to my wife the whole of my household furnishings the clock excepted.

Item- I devise that the whole balance of my undivided said property be equally divided between my well beloved wife and my son John.

Finally I confirm the nomination of my true and well beloved wife and my son John as the executors of this my last will and testament.

Published this 3rd day of July, 1822

W.McAnulty

David Purvians

Aaron Wallace

seal

Qet 2000. 18 22

Will of Peter Huie

North Carolina, Cabarrus County.

In the name of God, Amen.

I, Peter Huie, do make this my last will and testament in the manner following:

First- I oreder all my lawful debts to be paid.

Second- I do order that after the payment of my debts my wife Mary Huie shall have all my property and do hereby, first and last bequeath to her my wife Mary, all my personal estate to be wholly and solely hers and at her decease to be disposed of as she thinks proper.

And I do hereby renounce and revoke all former wills made by me and do hereby appoint my wife, Mary Huie as executrix of the same.

Signed, sealed and published this first day of June 1811.

In presence of A.W.Harris Isaac Harris William Harris

Peter Huie seal

Probated April sess. 1819

Will of Henry Hahn.

In the name of God, Amen. I, Henry Hahn of the county of Cabarrus and State of North Carolina being weak in body but of sound mind and memory, Blessed be God, do this 24th day of September, in the year of our Lord one thousand eight hundred and twenty one make and publish this my last will and testament in the manner following, that is to say:

First I give and bequeath to my beloved wife, Christina, my dwelling house, two cows her choice my dresser and all that is belonging to it, all my pots. frying pans, one bed and bedstead her choice, the use of the barns and stables and the third part of my plantation whereon I now live while she keeps my name.

Second- I give and bequeath to my son, Martin the plantation whereon I now live except the third part of it which is to belong to my wife, Christina during her lifetime or while she keeps my name and after her decease or marriage the land is to belong to my son, Martin.

Third- I give and bequeath to my daughters, named Caty, Darly, Lusy, Peggy and Rachel the balance of my property to go equal share alike, to be sold at

public vandue by my executor by giving a reasonable credit and divide the money equally among them.

And lastly I do make and ordain my son, Martin, executor of this my last will and testament. In witness whereof I the said Henry Hahn have to this my last will and testament, set my hand and seal, the day and year above written.

In the presence of C.Melchor his William X Reap mark

his Henry X. Hahn mark

seal

Probated Jan. sess. 1822

Will of Christopher Horlacher.

In the name of God, Amen. I, Christopher Horlacher, of the county of Cabarrus and State of North Carolina, being of perfect mind and memory but known that it is for all men to die, do make and order this my last will and testament and tuching such worldly eastate as I am blest with, I give, demise and dispose of the same in the following manner. First I give and bequite to my wife, Anne Mary Horlacher the possessing in my dwelling we are I now live as long as she bears my name and the following artickels without any deduction viz-two cows and calfe one hoars with her saddil and bridle two beds and bedstids har chist and spinning weal and kicking dresser with such of the furnetur on it as shee woants and iron potts and voding vessels as shee sees coase to keep and halfe of the garding and as much other ground as shee wants to plant cuckree truck in and flax ground not to exceed halfe an acre and ploud and soad in good order and one note of hand of one hundrid dollers due by John Melker all the aforesaid I give as a gift and then to receve an eaquil shear with my children in the parsonly eastate after all my just dues and demands are paid with funerl and other expenses.

Seckently- I give and bequest to my son, Christin Horlacher and to him his ears and assigns forever my hole plantation whearon I now live contenting by one old grant of one hondrid and five acres and a stats grant goining contening two hondrid acres, and for the same he is to fornish yearly for the soport of my wife ten bushels of good sound wheat and ten bushels of sound ingin coarn, the wheat to be delivered in August and the coarn in November yearly and one hondrid whett of coarn feed poark and fifty whett of good beef one bushel of allim soalt and sofishing of food for the cows and hoars creater and the said to have the same prevelidge on the plantation as my creaters alvease had in my lifetime and fiarwood fit for use at the useal please to har use.

Third-my son Christin Horlacher is to pay to each of his sisters in lue of there part of my plantation ten pounds of lawful money of North Car. to be paid yearly to each fourty shillings till the said daters of mine have receved the said ten pounds viz-my dauter, Elizabeth, John Melkers wife ten