

husband and twenty eight - make and publish this my last will in the name of God amen - I John Howard of Ocracoke
will and Testament in manner following that is to say - I am in the County of Carteret, and State of North Carolina do make
Item 1st I leave to my beloved wife Mary Elliott all my lands & establish this to be my last will and testament hereby revoking
any testaments and all my stock of cattle and hogs and all my chattels and other wares by me heretofore made in the first place
herein held furniture and all my property of every kind & as my will that my remains be decently interred in my family burial
her natural life excepting enough of my stock to be left behind on Ocracoke Island - I give and bequeath to my affection
pay my just debts - and at her death I give and bequeath to wife Anna one negro girl named Sincoria to her and
unto my beloved son John Elliott the son of Eli S Elliott and his heirs forever, I give and bequeath to my daughter Dorcas wife
my slaves and tenements and stock of every kind and house Thomas Peckwick - one sugar girl named China to her and her
furniture and if he shoule die before he becomes of age for ever - I give and bequeath to my daughter Eliza one sugar
age that is to say to the age of twenty one to go to my beloved son named Hezekiah to him and his heirs for ever - I give and bequeath
Yostina Eli S Elliott to him and his heirs and Apigus forever My grand daughters Thelv Ann and Alice children of my deceased
I also give my beloved brother Eli S Elliott my executor to leave George to them and their heirs for ever when the youngest
and arrange my business

Signed Sealed and
the present of 3
Eli Pottetor

Carteret County
September tenth 1832 I certify that when I wrote witness of Chella Drama Gell, and then deceased for ever - but under
paper was exhibited unto open court and duly proved by James Green Chiles his attesting or witness have arrived to the
the oath of Gerriana Pottetor the subscriber witness hand the 10th of Twenty one years, I give the use of the slaves and ten acres of
land that he believed had the testator at the time of signing the same together with the negroes Rass Rachell & Gell and their increase to
Selling to her was of some property mine and memory of my daughter in law fancy Howard widow of George my son
and Eli S Elliott the executor herein named qualified as witness I give & bequeath James the wife of Thomas Haggard to her
such and an amount ordain her - letters testamentary if she be here after the death or marriage of my wife a negro woman
accordingly.

A true copy Signed & G Rumley Gell witness the death or marriage of my wife, I give to her the use of the
G Rumley Gell Negro Gell & is however my desire that my wife should
be to my said daughter James, the said negro woman Gell if
I can do so consistent with her own convenience, and according
to her own discretion - I give and devise to John Gell and his heirs
plantation in Haylor County called the Caswell plantation
right of Caswell Gaskins is bound to and for the following years
in other (viz) to the use of my wife Ann during her continuall
of a widowhood and upon her death or marriage to the

use of my son John R. Haward during his natural life shall be living at that time, or if he should not be living at that time by name or after his death or marriage of my wife Anna, during her natural life or and his widow be then living, to the use of his widow during her life and thereafter all my Estate both real and personal and chattels of every kind and description money debts and effects owing to me together with all the children living at the time of his death, then to the use of said children and profits which bear or may accrue therefrom and a negro or slaves or children as my son living at that time for ever and before without reserve bequeath to the death of my wife is to the use of his widow during her natural life and upon my will that all of my estate and property and effects of every kind and description of my son John R. without any negro or children bequeath made before specifically devised and bequeathed at that time and living his widow then after the death of his wife I give and bequeath to my sons Richard & John R. and to my daughters Dorcas & Lydia Louisa during the use of said Plantation to my daughter Lydia and upon my death or widow then two Constituting between Richard & Thomas - two shares and apiece for ever in them and their heirs for ever to be divided equally share and share I give and devise to my son Richard & Thomas the upper part, on the event of the marriage of my wife it is my will that in Hyde County bought of Thomas Louisa and family written in my estate and property and effects of every description not Robert Fisher - to him and his heirs for ever - but the said now before specifically devised and bequeathed to take effect is not to take effect until the death or marriage of my wife to such event - I give and bequeath to my wife Anna my children I give and devise to my two daughters Dorcas and Louisa two shares of my grand children above named to them and their heirs for ever and apiece any other plantation in Hyde County bought of to be equally divided between them share and share alike Thomas Louisa but the said devise is not to take effect until the division of my land wherein is the family grave yard It is the death or marriage of my wife I give and devise to my wife Anna that one acre including the present grave yard to be left off John R. and Richard & and to my daughter Dorcas and Louisa a new acre for ever remains a burial place for the to them and their heirs for ever a tract of Marsh land situated and family and for no other purpose and in order to sustain the long March Peasant in Hyde County as tenants in common to us, I do hereby devise the said acre of land to my brother William the said devise is not to take effect until after the death or marriage of my wife Anna and his heirs for ever, in trust for her use and a purpose of my wife I give and devise to my daughter Lydia her heirs and for no other lastly I do hereby appoint and constitute my worthy apiece for ever the house and lands wherein I now reside and below with Anna my sole executors to the my last will Cockle Creek, except five acres beginning on Cockle Creek at my in a testament and that she shall have and I do hereby invest and comfort Tides line, to be laid off along that line so that with full power and authority to sell and dispose of my share be a point on Cockle Creek near enough for convenient use of my personal property not being before specifically buildings but by no means to interfere with the convenience of the property and descent in any manner as the in his Ingrainment and buildings given to my daughter Lydia the said five acres being most beneficial and advantageous to my estate land off I give and devise to my son Richard & his heirs all matters and things touching the same to act and to apiece but I give the use and occupation of the house and land to my daughter Lydia and Richard to my wife Anna during my natural life I give and bequeath to my son Richard & for as the my think most fit and proper hereby declaring my last will and testament whereof I have hitherto set my hand this 28th day of September in the year A D 1832

Sigma sealed and published
and declared as the last will
and testament of present of
James C Garrison
Joseph Williams

State of North Carolina County of pleas and quarter-sessions of all my lands in Mecklenburg, be equally divided among my
Watauga County 3 December term 1832. I Certify in sons (By) Elijah, Cheepaker Abraham, Joseph, & David, to each of them
that the wife of John Howard was then exhibited unto them, and them of his negroes with the furniture and other articles
Court and duly proved by the oaths of James C Garrison to my wife, be equally divided among James, Elijah, Cheepaker,
of the subscribing witnesses thereto, who, dover that he believe Abraham, Elijah, Joseph, and David, to each his shares then may be
testator at the time of signing, now sealing, to be of law stock and other articles that I wish divided in the following
disposing, mind and memory, and Ann Howard to remain (By), between Elijah, James, Cheepaker, Abraham, Elijah,
to execute them manner qualifica as such and no more than Elijah, and David, to each his shares, should there be any many left
that letters testamentary upon accordingly.

A true copy
G Remley Esq

Signed 3 G Remley Esq

(23)
and不分不分 between James, Elijah, Cheepaker
Abraham, Elijah, Joseph, and David, to each his share, I also wish my
stock and my two shares in Watauga Creek Canal equally divided
between James, Elijah, Cheepaker, Abraham, Elijah, Joseph, and David,
each their shares, and at the death of my wife my wish and desire is

for my just debts should there be any my executors to have it be
paid by me to the general use of all my heirs and be paid to them
in proportion to the descent of my executors

myself appoint as my executors to this my last will and testament

In the name of good Anna Culpupper Pigott being of full age done, By my sons, Elijah, Cheepaker, Abraham, Joseph and David
mind and memory do make and ordain this as my last will and witness whereof I have caused to set my hand and seal this
and testament in manner and form as follows. This I seal by first day of December one thousand eight hundred and
forty two during her natural life or so long as she shall live the plantation the same to be held in trust
over known land the plantation house in Cluding with out-houses and Ambrose Lane

Culpupper Pigott *Seal*

State of North Carolina County of Pleas and quarter-sessions
Watauga County 3 March term 1833. I Certify that
the foregoing will of Culpupper Pigott was then exhibited into
the ogoing will of Culpupper Pigott was then exhibited into
Court and duly proved by the oaths of Amos Cheepaker
of the subscribing witnesses thereto, and on motion made that
during their natural life all the claims that I hold against
Culpupper Pigott both in notes and in accounts to the same, when Pigott, and Joseph Pigott the executors herein
should be dead to him be paid him for ever, My desire is that those of them
which have not been paid shall be paid to him as such according to law.

A true copy
G Remley Esq

Signed 3 G Remley Esq

In the name of good Anna Culpupper Pigott being of full age done, By my sons, Elijah, Cheepaker, Abraham, Joseph and David
mind and memory do make and ordain this as my last will and witness whereof I have caused to set my hand and seal this
and testament in manner and form as follows. This I seal by first day of December one thousand eight hundred and
forty two during her natural life or so long as she shall live the plantation the same to be held in trust
over known land the plantation house in Cluding with out-houses and Ambrose Lane
and kitchen fire-side also my negro son's plantation and
Negro man, and two women, such as she may choose, two
and Calves, one Yoke, of oxen, one horse and one manger
I leave to my grand son Culpupper Pigott a negro boy and
christopher during his natural life and then to his lawful
wife forever, I also leave to my son Simon Pigott
during their natural life all the claims that I hold against
him, when Simon Pigott both in notes and in accounts to the same, when Pigott, and Joseph Pigott the executors herein
should be dead to him be paid him for ever, My desire is that those of them
which have not been paid shall be paid to him as such according to law.
My desire is that the rest of them be given by him good