

{98} {Jan 4 Court 1786}

In the Name of GOD AMEN Darby Herly
 Herly of the County of Carroll & State of North Carolina
 being in a low state of Health but of sound mind and
 memory Being mindful of the frailty of Nature and
 certainty of death Do make constite and Appoint
 This to be my last Will and Testament hereby revok-
 ing and Declaring void all other Wills & Testaments
 whether verbal or written to all Intents & purposes -
 And in the first place I would recommend my soul to
 God who gave it & my body to the dust to be decently
 buried at the Discretion of my Executors hereafter men-
 tioned & of my real and personal property which
 God has been pleased to bless me with I would dispose
 of in the manner following - Viz. To my well beloved
 Son Edmund Will and bequeath my Land & Dwelling
 lying on the East side of the Mill Creek & Cheawala
 The moiety of my Mill and if my son Edmund should
 die without an Heir of his body begotten my Will is
 that the said Land and moiety of the Mill above shall
 be vested in and remain the property of my son James
 Dunbar his Heirs and Assigns for ever. Provided
 further that my above son James Dunbar his Heirs
 and Assigns shall be under a strict obligation to
 provide bread for my daughter in law Lettie during
 her widowhood in case she leaves my son Edmund
 Item to my well beloved Son James Dunbar 9 Mils
 and bequeath my Land lying on the west side of
 a Mill Creek & the other moiety of my Mill to him
 his Heirs & Assigns for ever. Item To my well-
 beloved son Darby Will bequeath a small house

{99} {Jan 4 Court 1786}

called Brandy - Item to my Grandson Adam Herly
 son of James Dunbar I Will and bequeath a feather bed
 and furniture all the remaining part of my personal
 property I Will and bequeath to my son James Dunbar
 as a Compensation for his care & maintenance of my
 Daughter Lettie - And I Herby Appoint my sons
 Edmund & James Dunbar aforesaid Executors of this
 my last Will and Testament, not doubting their faith
 full discharge of the Trust imposed in them both which
 whereof I have hereunto set my hand & seal this 23rd
 day of August anno Domini 1784.

Signed & Sealed } Darby Herly Esq^r
 in presence of }
 Loyd Vanhook Esq^r
 Milton Hamilton Jurat
 Edm^r Roberts Jurat.

To all whom it may concern know ye
 that by this Schedule annexed to my Will & Testament
 I Will make it known that my Will is such that
 My daughter in law Lettie shall have reasonable proportion
 or of all houses now possessed by my son Edmund
 during her life or widowhood in case she leaves
 him. In witness I have hereunto set my hand & seal
 this 8th day of November 1785

Pst Loyd Vanhook. Darby Herly Esq^r
 This Will was duly proved with the Codicil annexed
 by Milton Hamilton Edm^r Roberts Loyd Vanhook
 And due to be recorded Pst William Jolley Esq^r