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Bounty a Negro man named Buck a Negro man named Alfred a Negro woman named Sarah & her infant daughter & a tract of land three hundred & eighty six acres of land bordering the lands I gave my son A L McQueen & joining the Brantly tract to include the dwelling & other buildings & the house springs & fifty acres of land joining Thomas Riddell's land & the Brantly tract and all my Books & Book cases & I nominate & appoint Robert Palmer esquire as trustee to Manage all the above specified property for the sole use & benefit of my son Hugh McQueen until he arrives at the age of twenty one years and then to deliver the above specified property to Hugh McQueen and the above property to be in full of his share (together with the gum sprung lands estimated eleven hundred & thirty eight acres) in part of my estate a property. And I hereby revoke all other Testaments I heretofore made & this to be my last Will & Testament. My will is that the residue of my property both Real & personal shall be sold by my executors including Jack & William. My will is that my executors may divide my property according to the intent & meaning of this my last Will & Testament. My will is if any balance remains after paying my debts & satisfying my legacies the one half of the balance shall be given to my grandson Charles McQueen. And I nominate and appoint Archibald McBayle esquire of Moore County Robert Palmer esquire & Hugh McQueen both of Chatham County executors of this my last Will & Testament. In witness whereof I have set my hand and seal 8th April 1828

Murdo Macqueen Seal

Signed sealed published & declared to be my last will & testament in presence of

A Dabrymple

John McLean Elder

Conrad Walker

J McAtosh

James Harris

David Watson

Presley Strangton

August 8th 1828

The foregoing last will & testament of Murdo McQueen was duly proved in open Court by the oaths of John McDelish & Presley Strangton Subscribing Notaries whereupon Hugh McQueen one of the executors therein named was duly qualified

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In the name of God Amen the eighth day of September 1801 I Julian Doane of the County of Chatham Planter being very sick & weak of body but of perfect mind and memory thanks be to God for the same unto God those few calling unto mind the Mortality of my body and knowing that it is appointed for all men once to die do make & ordain this my last Will and testament that is to say principally & first of all I give & recommend my soul unto the hands of the Almighty God that gave it and my Body I recommend to the earth to be buried in decent Christian burial at the discretion of my executors nothing doubting but at the general Resurrection I shall receive the same again by the Mighty power of God and as touching such worldly estate wherewith it has pleased God to bless me in this life I give devise and dispose of the same in the following manner and form. Item I bequeath to my beloved son James two hundred acres of land lying upon the banks of big lick Creek joining Hinton's line my Negro fellow named Charles to be set free at my death and one Negro Wench named Amy & one Negro fellow named Daniel and one Negro boy named Jep and all my Stock of Horses & Cattle and Hogs and their increase and all my Household furniture Item I give to my beloved daughter Sally five Shillings Sterling I confirm this and no other to be my last will & testament in Writing whereof I have hereunto set my hand and seal this eighth day of September 1801

Signed sealed in the presence of

John Shephard

Elizabeth Shephard

Julian Doane her mark.

The foregoing last Will & testament was duly proved in open Court at Presley Strangton 1828 before the oaths of John Shephard a subscribing Notary Public who whereupon James Doane was duly qualified as administrator with the Will annexed