

Hagar Ben mums Daniel old Phillis Beck Daniel  
 young Daniel Sedra Jacob Henry selford young  
 Phillis Rose Florence and Simon to be equally  
 divided between them as they arrive at lawful  
 age or marries. Next I give and leave to my  
 daughter Lucy Jane and Fanny Parrall  
 one hundred dollar each to be raised out of  
 my estate by my Executors next my will and  
 desire is in order that all my debts and  
 funeral charges be paid that my Executors do  
 sell all my stock of every kind plantation tools  
 and what provisions can be spared at six  
 months credit and the — — — arising from  
 such sale to be equally divided amongst all my  
 children. Lastly I constitute and appoint my son  
 Edward Parrall and James Parrall and my  
 friend James Hall and Thomas Maltin Executor  
 of this my last will and testament hereby revoking  
 all former wills by me made in witness whereof  
 I have hereunto set my hand and seal this 26<sup>th</sup>  
 of September 1812. Signed Sealed and Declared to be  
 the last will and testament of James Parrall in  
 presence of S. Graham, Chas Parrall, Henry Johnson.

James Parrall (Seal)

State of N<sup>o</sup> Carolina  
 Duplin County

January Term 1813.

The within will of James Parrall dead was laid  
 before the Court and proved in due form of law by  
 the oath of Edward Parrall his and Henry Johnson  
 two of the subscribing witnesses thereto and at  
 the same time Edward Parrall and James Parrall  
 James Hall and Thomas Maltin the Executors named  
 in the said will came before the Court and  
 qualified as such according to law. Ordered that  
 letters issue accordingly.

Wm. Dickson C.C.

In the name of God amen. — I Joseph D Parrall  
 of the County of Duplin in the State of North  
 Carolina being of sound and disposing mind and  
 memory do make and ordain that to be my  
 last will and testament in manner and form  
 as follows. First I commend my soul to Almighty  
 God who gave it me and my Body to a  
 Decent grave Second I give and bequeath to my  
 Sister Fanny Parrall my Land in Duplin County  
 on the following condition viz. if she marries  
 and has a living child to her and her heirs  
 forever, and if she dont marry and have a child  
 the Land at her death (till which time she is  
 to enjoy it) to be sold by my Executor in such  
 way as he may think best, and the money arising  
 from the sale of the same, to be divided equally  
 between my Brothers and sisters herein after named  
 Third, I wish my Executor to dispose of (on such  
 credit as he may think best) the balance of my  
 property of every kind (my notes excepted) and the  
 money arising from such sale to be equally divided  
 between my Brothers Jeremiah Parrall Hugh Parrall  
 and William D Parrall and my sister Ann  
 Oliver and Lucy S. Parrall and they to enjoy  
 the same then their and assigns forever and should  
 my sister Fanny Parrall die without a child or  
 children they to enjoy the proceeds of my Land  
 in Duplin then and their heirs and assigns  
 forever Fourth & Last I nominate and appoint my  
 Brother Jeremiah Parrall Executor to and of this  
 my last will and Testament and for the trouble  
 which he may be at in executing it, I give to him  
 ten shillings and assigns forever. In testimony whereof  
 I have hereunto set my hand and seal this  
 2<sup>nd</sup> day of April 1827. Signed Sealed and published  
 by the Testator, as his last will and Testament.  
 Before us. (x 2 witnesses before signed) Anne Parrall, Singleton  
 Huggins  
 Jo. D. Parrall (Seal)

State of N<sup>o</sup> Carolina }  
 Duplin County } Nov Term 1828.

There was the within will proved in open Court  
 in due form of law by the oath of Shugston  
 Higgins and at the same time James Parnell  
 the Executor named in s<sup>d</sup> Will Qualified as such.  
 Ordered that Letters Issue.

Test Jas Small Clk

In the name of God Amen, I Thomas Pope of  
 Halifax County in the province of North Carolina  
 being sick and weak in body but in perfect  
 mind and memory thanks be to Almighty God for  
 the same therefore calling to mind the mortality  
 of this Body do constitute and ordain this my  
 last will and testament in manner and form  
 following viz: First and Principally I recommend  
 my soul into the hands of Almighty God who gave  
 it and my body to the earth to be decently buried  
 according to the discretion of my Executors hereafter  
 mentioned Inprimis my will is that all my  
 just debts and funeral charges be paid out of my  
 Estate: Item I give and bequeath to my youngest  
 son Thos Pope the plantation whereon I now live  
 upon with all the Land thimments belonging to him  
 the s<sup>d</sup> Thos Pope and his heirs if he now hath an  
 heir Legittim of his own Body and — without  
 him for the said Land and plantation to be for  
 my son James Pope and his heirs and assigns  
 forever Item I give and bequeath to my son  
 James Pope all my Cooper Tools and one gun  
 and the cow with all her Incumens that is now  
 called his Item I give and bequeath to my son  
 Abdiak Pope all my Black Smith Tools and one  
 cow and calf and one sow and pigs and one gun  
 and one hick and four apores. Item, I give &  
 bequeath to my daughter Sely Pope one feather bed  
 and furniture and two old Iron pots. Item I give

and bequeath to my loving wife Constance Pope  
 all and every thing that I had with her whether  
 here or else where to her only proper use. Item  
 I give my loving wife Constance Pope the third  
 of Plantation whereon I now live during her  
 natural life and widowhood. Item my will  
 is that all the remainds of my Estate that  
 is not given out in Legacie may be Equally  
 divided my children that is am Clark Thos Pope  
 the Elder Robt Pope, Patience Buntson, Mary Bailey,  
 Jane Pope, James Pope Abdiak Pope Thos Pope  
 the younger Sely Pope and that all the Remainds  
 of my Estate set aside the Legacie be divided  
 amongst all my children above mentioned by the  
 discretion of my Executors hereafter mentioned. Lastly  
 I appoint my son William Pope and Thos Pope  
 the Elder wholly and Solly Executors and my will  
 is that all my last will and testament hereby declaring and  
 making null and void all other and former wills  
 by me heretofore made hereby Repealing and confining  
 this to be my last will and testament In witness  
 whereof I have hereunto set my hand and seal this  
 fourth day of July in the year of our Lord 1760.  
 Signed, Sealed, Published, pronounced and declared by  
 the s<sup>d</sup> Thos Pope to be his last will and testament.  
 Test Phillip <sup>his</sup> Bailey, Rich<sup>his</sup> Bailey, James <sup>his</sup> Pope  
 and Rich<sup>his</sup> Jones

Thomas Pope (Test)

Halifax for June Court 1762. This will was exhibited  
 into open Court and duly proved by the Oaths of  
 James Pope and Richd Jones two of the subscribing  
 witnesses thereto who on their Oaths did say they  
 saw Phillip Bailey and Richd Bailey the other two  
 subscribing witnesses in the s<sup>d</sup> Will named, sign  
 the said will as witnesses on motion ordered the said  
 will be recorded

Test Jas Small Clk