

youngest children and that all my plantation
shall be equally divided between my two sons
Enoch and Isaac Newton and as for those
of my children that have married. I leave
to them the following sums and no more
except my blessing. To Sarah Alderman five shillings
To John Thrington five shillings. To Mary Williams
five shillings. To Elizabeth Roney five shillings. To
Sarah Morgan five shillings. To the heirs of my
two daughters Deborah Murrian James and Jeannine
Wilson five shillings each, that is five shilling
to the heirs of Murrian and five shilling to the
heir of Jeannine. Excepting and reserving unto my
beloved wife Jeannine Newton my house plantation
and all the above mentioned Estate during her widow
hood. In witness whereof I have hereunto set my hand
and seal this 19th day of November our thousand
seven hundred and ninety eight. Signs sealed
published and pronounced by the said Isaac
Newton his last will and testament in the
presence of us who in his presence and in presence
of each other have hereunto subscribed our names.
David Alderman, Daniel Alderman, Thomas ⁱⁿ Lamer.

Isaac ⁱⁿ Newton ^{Seal}

State of N^o Carolina}

Duplin County } January Term 1799.

Here was the within will proved in open court
in the form of Law by the oath of Daniel
Alderman and Thomas Lamer two of the subscribing
witnesses thereto and at the same time Aaron
Williams and Enoch Newton the executors named in
the said will came before the court and qualified
as such according to Law Orders that letters issue
accordingly.

Test. W^m Dickson C.C.

In the name of God amen I Richard Norman of
the State of N^o Carolina and Duplin County, being over

sick but of sound memory and mind having the
uncertainty of life do make this my last will
and Testament. First my will is that all my
debt be paid out of such property as my
hereafter named executor thinks proper, Second my
desire is that my beloved wife Patty shall have
the sole of my Estate or as much as she can keep
together to raise my children off it should
so happen that she cant take care of the estate
my will is for my executors to dispose of my
urable property to the best advantage, and take
my wife and take care of her, and put my
children to such persons as he thinks best, when
all my children comes to the age of twenty one
years, then my will is for my land to be equally
divided between the hole then living. If it should
so happen for my wife and all my children to die
without a lawfull heir then I bequeath my
land to my brother-in-law Isaac Middleton
and his heirs, my will is for my executor to
make a due for all my land on the C^t side
of Foster Branch to Samuel Middleton on the
payment of twenty two dollars and half the
money to be put to such use as my executor thinks
best. I do hereby nominate & appoint Isaac Middle-
ton my Executor the 19th day of January 1807. Signs and
sealed in presence of John Hunter, Polly ⁱⁿ Jeannine,
Richard ⁱⁿ Norman ^{Seal}

State of N^o Carolina

Duplin County }

January Term 1807.

The within will was proved in open Court by the
oath of John Hunter one of the subscribing
witnesses thereto and at the same time Isaac
Middleton the Executor named therein came before
the court and qualified as such according to law
Orders that letters issue accordingly.

Test. W^m Dickson C.C.