

it has pleased God to bless me in this life. I do leave and bequeath in manner & form following Imprimis. I first order that all my just debts & funeral expences be first paid out of my moveable estate Item. I leave and bequeath to my dearly beloved wife Barbary the management of my whole estate both lands & moveable during her widowhood to manage by her own discretion for the good of my children with this provi & exemption that if it should happen that any one of my sons should marry in which case my will and desire is that he have off his share of the lands and moveables according to the true intent & meaning of this my last will and testament but in case my wife should marry after my death then in such case it is my will that at the day of her marriage all my lands House & plantation shall immediately descend to my three sons to wit William Carr James Carr & John Carr all their equal alike share & share to each of them and to their heirs after them forever. Item, I bequeath to my beloved wife Barbary Carr of her in case of her marriage one third part of my moveables goods & chattles to be disposed of at her own discretion after my debts be paid first out of my whole - Item. I give and bequeath to my three sons William Carr James Carr John Carr all the rest and residue of my whole estate both real and personal to be equally divided by my Exor only reserving five shillings which I bequeathed to Peter Morris to be paid out of my estate. Item. My will and desire is that my lands as above bequeathed be equally divided between my three sons in thirds & portions of several. And I do hereby constitute and appoint my wife Barbary Carr and my trusty friends Robert Dickson & Hugh M. Carr Exors to this my last will and testament. disannulling & revoking all other or former wills or testaments by me made declaring this only to be my last will & testament in testimony whereof I have hereunto set my hand & seal the day and year above mentioned & written. Signed Sealed Published Declared this 13th last will & testament before me. Thomas Rutledge Mary Boney Anderson ^{this} ^{mark} Joseph ^{this} Carr ^{mark} Seal

715

State of north Carolina
 Duplin County

July Term 1829

Robt
 Cole

Then was the within was the within was proved in open Court

in due form of Law by the oaths of John Farnior & Abraham Andrews &
at the same time John Farnior refused to act as Ex^r to said will
Just James Pennance lkk

In the name of God Amen Jan^y 28-1829. I Robert Cole of the County of
Duplin State of North Carolina being sick and weak in body but
of perfect mind and memory thanks be given to God therefore calling
to mind the mortality of my body and knowing it is appointed for all
mens once to die this do make and ordain this my last will and
testament that it is to say. Principally and first of all I give and recommend
my soul to God that gave it and for my body I recommend to the earth to be
buried in Christian like and decent burial at the discretion of my Ex^r
Surviving friend and as touching such worldly estate as it has pleased
God to bless me with in this life I give and devise & dispose of the
same in the following manner & form in the first place my will is
that my just debts and funeral expenses be paid. I give and beq
ueath to my son Robert Cole all my house hold and kitchen furniture
I give and bequeath to my son Thomas Cole five pounds.
I give and bequeath to my son James Cole two hundred and
forty acres of Land in the back woods be the same more or less
I give and bequeath to my grand daughter Sibbuna Landon
ten dollars. I give and bequeath to my grand daughter Elizabeth
Cole ten dollars. I give and bequeath to my son Robert Cole all
the rest of my estate. I do hereby utterly disallow and revoke and
disannul all and every will by me made before this time named
ratifying and confirming this to be my last will & testament
And now to conclude the whole I do appoint and ordain John
Farnior and my son Robert Cole Ex^rs to this my last will and
testament in witness whereof I do hereunto set my hand and seal
the day and date first above mentioned. Robert Cole (seal)

430 Witness John Farnior & Abraham Andrews

State of North Carolina
Duplin County-

Jan^y Term 1791

There was the within will of Thomas Cammings proved in open
court in due form of law by the oath of Andrew Whaley one of
The subscribing witnesses thereof and at the same time
Thomas Cammings and Timothy Teachey the Ex^rs named in
said will came before the Court and qualified as Ex^rs