

I. Gresham Dairley of the County of Guilford being Weak and Fail
of body, but sound of Mind and Memory Calling to mind the Mischief
of my Day, and knowing that it is accustomed for all Men once to die to
make and name his the last Will and Testament in Manner and
form as follows. First I desire and Will that after all my just debts
are paid, that all the same Inventory and Creditor's Books
be handed over to my Executor, and that the remainder
be held together for the benefit of my Family.

A Will and Testam'te in the following Wize one Weather bed and furniture
to my Dauchter Anna and Babes each one bed & furniture
and also to my Dauchter Ione and Agnes one Bed and
House vidale and made to be worth 70 or 75 Dollars to be given them
as I will hereafter direct.

I will give unto my son William the third of land I have to him
and to his heirs forever with his saying over to his widow one year after
he shall come of age. The house socalle Shadell & Birrell I have
before devised to them also the sum of One Thousand Dollars
to each of his sisters three years after the saidt come of age
or to divide the land Equally with his sisters at his own
option: it is My will and desire that My Family continue to
live together and that my son William have a house for
himself and my wife live with my son William and
that he shalld maintain & support her and make her
life as comfortable as possible but in case any Occurrence
should induce a separation necessary, I then will do My
beloved wife one third part of land to include the dwelling
House and other out houses & an Equal part of My
personal property.

I will & think that such lands as may under this Will fall
to wife, at her death shall return back to my son William
and when my children all come of age that all My
personal property shall be Equally divided among
My wife & children two and share also of such property
as shall remain in common stock and in the last
place I command My Family to God, and hereby

if my Daye and knowe that it is my will for all that shall be done to me to
make and ordaine this my last Will and Testament in manner and
form as follows. First I cause and will first after all my just debts
are paid, that all my live Dreadyng and such other property that
my Friends can value be left by my Executors and that the remainder
be best used for the benefit of my Family.

My Will and wish is my beloved Wife one Heather bed and furniture
to my Daughter Janey and Babey each one bed & furniture
and also to my two Daughters Rose and Elizabeth one Bassett one
House Biddle and made to be worth 40 or 45 Dollars to be given them
as I will hereafter direct

I will give my son William the share of land I have to him
and to his heirs forever upon his buying over to his sister one year after
he shall come of age. The house named Glazeb & Berwick I have
before devised to them also the sum of one Thousand Dollars
to each of his sisters three years after he shall Come of age
or to him & the land Equally With his sisters at his own
estimē. It is my will and desire that my Family continue to
live together and that my son William have a house for
himself and my wife live with my son William and
that he shalld maintain & support her and make her
life as comfortable as possible but in case any occurrence
should render a separation necessary, I then will to my
beloved wife one third part of land to include the dwelling
House and other out houses & an equal part of my
personal property.

I will & think that such lands as may under this Will fall
to wife, at her death shall return back to my son William
and when my children all come of age that all my
personal property shall be Equally divided among
my wife & children some and share also of such property
as shall remain in common stock and in the last
place I command my family to God. and hereby
constitute and appoint to Joel McLean and
Elisha Wharton Esq. Executors of this my
last Will and Testament in Testimony

3579

Whereof I have hereunto set my hand and seal this 21st
day of September 1836
Signed sealed & acknowledged
in presence of
John Gibson Trust
John D. Hanner

State of North Carolina
Guilford County November First 1836
The Execution of the foregoing Will
was duly proven in Open Court by the Oath of Mr. Gibson one
of the Subscribing witnesses

Ordered to be Recorded
This came into Open Court Col. J. S. Miller Esq. of Calista
Winston Esq. Executor of said will & qualified
as such.

1836
J. P. P. & J. W. M. C. E. C.

FILE # 0736

I, John Stanley of the County of Guilford State of North Carolina being myself
of sound mind & memory, and being aware of the uncertainty of earthly existence do
make & declare that my last will and testamento in manner and form following this is to
say, That that my Executor (knows after named) shall provide for my wife, Elizabeth, burial
according to the wishes of my relations and friends and pay all my funeral expenses
together with my legal debts, however it is his master's doing out of the money that may find
him at his hands as a part or parcel of my Estate.

2nd I give and devise to my beloved wife Elizabeth the land and immovable wherew I now
live, during her natural life or widowhood, with the exception that my youngest daughter
Elizabeth is to have a good & sufficient maintenance out of the land & premises during
her natural life.

3rd I give and bequeath to my older daughter Elizabeth Biggs wife of Nathan Biggs Two Dollars.
4th I give & bequeath to my second daughter Emily Dennis wife of George Lewis Two Dollars.

5th I give and bequeath to my only son Thomas Stanley Two Dollars.

6th I give and bequeath to the rest of my estate & residue of my personal estate to
my wife during her natural life or widowhood to aid her in maintaining my
unfortunate daughter Elizabeth, and I wish and desire that my wife be the true