

In the name of God Amen: I do make and declare
of the date of this 1st October and County of Guilford being of sound mind and memory
before me to have, do this first day of October 1833 make and publish this my last will and
testament in manner following:— I desire my beloved wife Polly Jones Peters and
her own child according to our written marriage contract — Also that my Executor
pay to my said wife Polly Jones Peters money that may be justly due her by her
of any notes she may hold with my signature to them to gether with the lawful interest
thereon (or what we more which by our mutual agreements is to bear no interest) the principle
of which is £13^{rs} 7^d (Also I desire that my Executor shall pay to her fifteen pounds of
sound Merchantable corn at any time or times she may need it taken in three bags of known
weight)

No 2^o. I desire that all my just debts together with my funeral expenses be paid out of my
personal estate and for this purpose that the perishable property be sold at publick
auction for twelve months credit for the payment of debts until they are discharged
and fully paid

Thirdly — I give and bequeath unto my son Caleb Jones one fifth part of my ^{Personal} ^{Estate}
to him and his heirs forever the division to take place after the payment of all just
debts

Also I give and bequeath unto my son in law James Hagsdile and my daughter

debts

Ninety I give and bequeath unto my Son in law James S Hagsdile and my daughter Fanny his wife One dollar to be paid out of my personal Estate to them and their heirs forever

Fiftieth I give and bequeath unto my Son Caleb Jones one other fifth part of my personal Estate of or said to be possessed and enjoyed by him in his own proper Right but I recommend him to adjust and inform his Sister Elizabth Hagsdile with the necessities of life at any time or time when he may think proper and therein to do according to the dictates of his own Conscience and if my said Son Caleb Jones should decease within the time of the management of these affairs that the last legacy above mentioned or what part thereof may remain at that time be the property of my friend and neighbor Charles Bonbow to do therewith as above required according to the dictates of his Conscience

Ninety I give and bequeath unto the children of my daughter Elizabeth Peoples wife of Myall Peoples one fifth part of my personal Estate to be equally divided amongst all her children which she now hath or which she may hereafter have to take parts alike to them & their heirs forever but I direct that my said daughter Elizabeth Peoples shall take said portion into her own hands as the proper Guardian of her said children

and to enjoy the benefit thereof without waste in providing a maintenance
for said children until the said children arrive at age to demand it
and that my said Daughter Elizabeth shall not be accountable to her
said children for any balance thereon of such part so demanded
thereby. You and your wife now leave me John W. McDonald & Harry ^{Mary} ~~Eliza~~

his wife one fifth part of all my personal Estate to them and their heirs forever
Eighty ^{Years} you and your wife now my son have been one fifth part of my personal
property to him and his heirs forever

I leave unto my daughter Harry Stogsdill one negro girl named Eliza
for her sustenance until the said Eliza arrives at the age of twenty five
years and then I desire the said Eliza may be set free, but if her freedom
cannot be obtained I wish her to remain in the hands of my said daughter
Harry until her decease after which I wish her to live with such of
my children as she may choose

I leave unto my daughter Elizabeth Dyer one negro woman named Alice
to assist her until the said Alice shall arrive at twenty five
years of age and then to be set free, but if she cannot be freed then
she may remain with my said Daughter Elizabeth during her
Elizabeth natural life

The may remain with my said Daughter Elizabeth during her
Elizabeth natural life

I bind unto my son Cobet James one negro man named Evans
to assist him until the said Evans shall arrive at the age of
Twenty five years and then to be set free, but if that cannot be done
then may remain in the hands of my said son Cobet James during his (Cobet)
natural life — I also leave the three old negroes named Phillips
Nelly, Lucy in the care and possession of my said son Cobet James
requiring him if possible to set them free, and of this is my practice
to let them work for themselves and receive the profits of their own
labor and to be to them not misbehaving and to see that they
do not suffer.

I bind unto my daughter Nancy D. ~~my daughter~~ one negro girl named
Gilly to assist her until the said Gilly shall arrive at the age
of Twenty five years at which time I desire she may be set free
but if this is not practicable I desire she said Negro girl may remain
in the care of my said daughter Nancy during her (Nancy) natural
life — I bind unto my son Louis Jones one Negro Boy
^{named William} until the said Negro shall arrive

at the age of Twenty five years and then I desire he may be Sett free but if this is
cannot be done then he may remain in the care of my children during his ~~and~~
(Travis) Natural life —

I give and bequeath unto my said Son Travis four one bed and its necessary furniture
such as may equals those already given to my other children herofore And let it here be
observed that all and every thing thus advanced to my several children herofore
to be considered in the division of my Estate which kids or persons so shall reach my
share equally alike in conformity to this devise or his my will —

I desire that the remaining part of the negroes not here before Upken of my old
remain among my children until they generally arrive at the age of Twenty five years and then
be Sett free but if this cannot be done my desire desire is that they may be
equally divided among my children and not be sold. And if my present Estate
where sold as above directed should not be sufficient to discharge all my just
debt my wish is that the three Boys. Frederick and Pick be binded unto until
a sufficienty is procured for that purpose —

I give and bequeath unto my Sons Caleb & Travis yours my tract of
lands to be divide between them by a line East & West so as to leave one hundred
Acre to the north end for my son Caleb Jones and the remainder to the south
end including the building for my son Travis Jones or may if they should

With my wish is that the Two Boys, Frederick and Caleb be made unto
a Sufficiency to provide for their purpose —

I give and bequeath unto my Sons Caleb & Travis Jones my tract of
Land to be divided between them by a line East & West so as to leave one hundred
Acre to the north end for my son Caleb Jones, and the remainder to the South
end including the building for my son Travis Jones: or may if they choose
divide it otherwise so that they may be as equally as nearly as may be the
Tract by Survey contains two hundred and five acres one hundred of which is
designed for my son Caleb & the remainder for my son Travis as above.

Lastly I appoint and constitute my Son Caleb Jones Executor of this
my Last will and Testamente requiring him to fulfill and execute the
same with all fidelity and justice and do hereby make & disseminate all mills
henceforward by me made and only acknowledge this as my proper and lawful
One In testimony whereof I have set my hand and seal the day and year
first above written

Signed Sealed and delivered in the presence of
John Pegram

George Pegram

Travis Jones