

whereas I have in my will is that my Executors & Executrix
do advertise and sell at six months credit all my household
& Kitchen furniture which I have not given away
and such part of the said furniture as my Executors
deem fit to be sold for the benefit of the above named children after paying my
expenses of the said will, my will is that my Executors & Executrix shall
at the same time credit all the residue of my property & chattels
over & above debts, damages & their except a sum of money
given to my beloved wife my will is that my Executors &
Executrix sell four hundred & eighty acres of Land more or
less lying on the south side of publick river whereon Richard
Dyer now lies at such credit as they shall think proper
the sum of of the above named children also all my Lands
over than greatest Roubay and mathematics, my will is
that my Executors & Executrix do sell the said Land at such
time and place as they shall think proper for the benefit
of the above mentioned children also my will is that my
Executors & Executrix sell also my lot in Greenmount
and my wife and wife in the Land of Christopher
Moore land on and bounded by said Moore's Martin
Shute, all the remainder of my estate whatsoever
Dover that is not already given away to be sold at six
months credit by my Executors & Executrix, my will is that my
Executors and Executrix pay all my just Debts out of the
sums arising from the different sales of said Estate in
least twelve months until they come to the age of majority or
leave out no less than to the best advantage for the benefit
of the above children, my will is for my Executors & Executrix
to settle all my debts for the use of the above children if
possible, also one hundred and fifty acres of land more
or less in Roubay formerly the property of Richard
Dyer and also two hundred acres more or less lying on

Continued on next page

the River above the town of New Bern that the executors & trustees will sell
there at the discretion of the above mentioned, and I hereby make and
revise my worthy friend Samuel Black my Executor to this my last
will and testament, and also my beloved wife Americia Taylor
Executrix also, to this my Last will and testament set Respecting all
other wills whatsoever, In witness whereof the said John
Taylor have to this my Last will and testament set my hand
this the day and year above written.

Signed, sealed, published and declared by the said John Taylor,
the testator as his Last will and testament in the presence
of persons who were present at the time of signing & sealing the same.

John Taylor, seal

The due execution of this Last will and testament of John
Taylor Esq. Dec'd was proved by the oath of John P. Whiting
an Evidence thereto on due form

B. Forrester Esq.

To record Feb 9th 1900

From Record of Wills and Deeds.

Vol. Pages 213-214

P. D. Davis Esq.

State of North Carolina In the name of God Almon Elam living
Hoke County I doth declare of my last will and testament made before
myself and memory thanks be to God, and taking to mind the
mortality of man that it is appointed for all men to die, I do
hereby make this my Last will and testament in manner following.
First I recommend my soul into the hands of
God who gave it me and my body to be buried at the discretion
of my Executors after my death. My will and desire is that
all my just debts and funeral expenses be paid & paid
them fine and sufficient out my well beloved daughter Polly
High and me the Elam all the remainder part of my Estate be
Equally divided between them both and their heirs for ever
I nominate and appoint my self above and my friends
Jackinck Elam & Benjamin Forrester Executors to this my
Last will and testament Respecting all other will or wills
Continued on next page

be made by me made, alluring this only to be my last
In testifying hereof I have put my hand and affix my
Seal this 12th December 1849

Witness Noah Egerton

Samuel Ebenezer Seal

I N.B. If either of my children should die without lawfull
heir begotten of their body my will and devise is that my
surviving daughter should have all my estate 19th Dec. 1849

Witness

Samuel Ebenezer Seal

Noah Egerton. The due execution of this last will and testament
William Stiles (of Samuel Ebenezer) was present in open
Court by the order of Noah Egerton one of the subscribing witnesses
in due form ordered to be Recorded

Tut B. Garrison Esq.

Transcribed Feb. 9th 1900

From Records of Wills & Acts

M.S. Pages 405-406
P. D. Harris C.C.

State of North Carolina, Hyde County June 8th 1845
In the name of God Amos & Anna Parker Planter of the County
& State of North Carolina Being sick and weak in body but of perfect
and disposing mind and memory thank God for the
same to put this my last will and testament in writing
that is to say I hereby give unto my wife Foster Parker our
bed and furniture at her convenience likewise
to one third of my dwelling houses and means Plantation
with fence & likewise give her an equal part with my
three daughters named children of all my movable property
not named in this will. Also give and bequeath unto
my son James Parker my necessary plantation with one
hundred acres of Land, & likewise give unto my son James
Parker my Schooner Boat named Anna, I give & Bequeath
unto my son Colman Parker fifty acres of land lying at
the head of Little East Creek part of one hundred acres purchased
and given by George Dawson and wife. Also I give and
Bequeath unto my son Thomas Parker fifty acres of Land
at the head of Little East the remainder part of George Dawson's
Continued on next page

I now give and bequeath unto my son Esther Parker the land con-
tinued in my husband and unto them, I give and Bequeath
unto my son John Parker fifty acres of land to be taken out of my
Plantation Park beginning at the south side of the house of John
and then north to meadow line & west boundary line. Then I
give unto my daughter Mary Rogers and her son John, I give unto
my daughter Dorothy Haminton and her son John, my
dwelling house at my wife's decease. — Also I give unto my wife's brother
Porter and his three sons Thomas Parker, William Parker & John
Parker all the remaining parts of my property to be equally divided
amongst them. Lastly I bequeath and appoint my minister
Richard Evans and my son James Parker Executor to this my
last will and testament hereinafter and doth set forth the same
will before this made by me in witness whereof I have here-
unto set my hand and seal the day and year above written
Signed sealed published and pronounced by the said Amos Parker
as his last will and testament

in presence of us — } *Amos & Parker Seal*
John Williams Jr. }
John Williams Jr. }
John Brown }
John Williams Jr. }

The due execution of this last will and
testament of Amos Parker Esq. was affirmed
in open Court by the court of Justices of the peace and
witnessed to be in due form ordered
to be Recorded

Transcribed Feb. 9th 1900
Tut B. Garrison Esq.
From Records of Wills & Acts.

M.S. Pages 405-406
P. D. Harris C.C.