

Will of Matthew Jordan

In the name of God Amen I Matthew Jordan of the County of Johnston and State of North Carolina being of sound mind and memory but considering the uncertainty of my earthly existence do make and declare this to be my last will and testament in manner and form following that is to say

First That my executors herein after named shall provide for my first body a decent burial suitable to the wishes of my relatives and friends and pay all funeral expenses together with all my just debts however and to whomever owing out of the monies that may first come to his hands as part or part of my estate

Item I give and bequeath unto my daughter Martha Adams one bed and furniture.

Item 2 And my will and desire is that the rest and residue of my property to be sold and all the debts to me owing to be collected and equally divided as follows between my son Joseph Jordan, John Jordan, James Jordan and Mehit Jordan and Lucinda Barber daughter of Young A. Barber & Sarah Jane Gurley daughter of Daniel Gurley and Sabitha Miniford Jordan daughters of Susan Estoris wife of Bryant Morris and Effy Isabell Adams daughter of Martha Adams to be put to interest until they shall severally arrive to full age of twenty one years by my executors herein after named

And lastly I do hereby constitute and appoint my brother friend Young A. Barber my lawful executor to all intents and purposes to execute this my last will and testament according to the true intent and meaning of the same and every part and clause thereof revoking and declares void all other wills and testaments by me heretofore made. In witness whereof I the said Matthew Jordan do hereunto set my hand and seal this the 2<sup>d</sup> day of May A.D. 1849. Signed sealed published and declared by the said Matthew Jordan to be his last will and testament in presence of us who at his request and in his presence do subscribe our names as witnesses

Respectfully  
Lodge Barber

M. M. Jordan Esq. R. C. B.

Johnston County Court August Term 1849  
Then was the execution of this will duly proven in open court by R. W. Stevens one of the subscribing witness and caused to be recorded and

Will of Eldridge Thornton

I Eldridge Thornton of the County of Johnston State of North Carolina being of sound mind and memory but in a low state of health and considering the uncertainty of my earthly existence do make and declare this to be my last will and testament in manner and form following

My executor (hereafter named) shall provide for my body a decent burial suitable to the wishes of my relatives and friends and pay all funeral expenses together with my just however and to whomever owing out of the monies that may first come to hand part or parcel of my estate

I lend unto my beloved wife Betsy Thornton all my land together with all my perishable estate during her natural life.

After the decease of my wife I give and bequeath to William Thornton, Alon Thornton and Young Nathaniel Thornton each five hundred dollars apiece.

I give and bequeath unto my son Tice Thornton all of the tract of land wherein I live except the life estate of my wife which is in consideration that he Tice is Thornton care and support my son Calvin Thornton during his natural life to have and to hold to him the said Tice Thornton his heirs and assigns forever

My will and desire is that at the decease of my wife that the Randy Thornton tract of land be sold and the proceeds arising therefrom together with all the balance of my estate be equally divided among my children to wit, William Thornton, Young A. Thornton, Alon Thornton, Calvin Thornton, Sally Ann Thornton, Sijas Thornton, Mary Mason Thornton, Millie E. Thornton the devisees and legatees above mentioned first paid over share and shire alike to them and each and every of them their executors administrators and assigns absolutely forever.

It is my will that all of my just debts owing to me be collected and lastly I do hereby appoint William Thornton and John Cason my lawful executors to all intent and purposes to execute this my last will and testament according to the true intent and meaning of the same and even best

clause thereof hereby revoking and declaring utterly void all other wills and testaments by me heretofore made.

In witness whereof I the said Eldridge Thornton do hereunto set my hand and seal this 5 day of March A.D. 1842

Eldridge Thornton (Seal)

Signed sealed published and declared by the said Eldridge Thornton to be his last will and testament in presence of us who at his request in his presence and in the presence of each other do subscribe our names as witnesses thereto

Henry Britt

Johnston County

November Term 1849

Then was the above paper writing found to contain the last will and testament of Eldridge Thornton by a jury of good men upon the oath of Henry Britt & others and ordered to be recorded.

Thomas Bagley clk

### Will of John Joyner

I John Joyner of the County of Johnston and State of North Carolina being of sound mind and memory but considering the uncertainty of my earthly existence do make and publish this my last will and testament in manner and form following that is to say

That my executors herein after named to pay all my just debts as I shall herein after provide for them to do.

Item 1 I give and bequeath unto my son Turner Joyner one bed bedstead and furniture one chest three setting chairs one half dozen teacups & saucers one half dozen plates.

Item 2 I give and bequeath unto my son William H. Joyner one bed bedstead and furniture one cow and calf one chest three setting chairs one sow and pigs two ewe lambs one half dozen plates one set of tea cups & saucers one new bridle and saddle and one horse price fifty dollars when he is twenty-one years old and all the lands called my home plantation where I now live with the exception of what I have heretofore given my son Turner a deed for the lands given to William H. Joyner contains a part of the Stephen Hinman land and in full the Godwin land and all the Parker land though not to have possession of the land until after the death of my beloved wife Zilphia Joyner.

Item 3 I give and bequeath unto my grandson John Eggin Joyner fifty dollars after the death of my wife Zilphia Joyner on these conditions that is if he lives to the age of twenty-one years or more and leaves a living child and if not and it being passed over to his guardian & to him my will is for it to be returned back to my estate in equal division among all my 5 children

Item 4 I give and bequeath unto my daughter Patience Faubelle Tempa Rainey and Martha Jane Bagley the undivided share in the old stock of negro Lena and her family that I bought of Joel Hinman and his wife Linda a third share being the seventh share in said negroes according to the right William Hinman to my wife Zilphia Joyner