

*Will of Joshua Evans*

In the name of God Amen, December twenty second one thousand eight hundred and one. I Joshua Evans of Johnston County being sick in body but in sound mind and memory thanks be to God for it and calling to mind the mortality of my body and knowing that it is appointed to all men once to die do make and ordain this my last will and testament that is to say first of all I recommend my soul unto the hands of God who gave it and my body I recommend to the earth to be buried in a decent and Christian like manner at the discretion of executors nothing doubting but at the general resurrection I shall receive the same by the mighty power of God and as to such estate as it hath pleased God to bestow me with in this life I give dispose and dispose of same in the following manner and form.

Item

I lend and bequeath unto my beloved wife Sarah Evans the land wherein I now live during her life or widowhood and then I give and bequeath the same land to my beloved son Joey Evans likewise I lend to my beloved wife Sarah Evans my riding mare likewise all my cattle and hogs and beds and furniture and in like manner all my household goods and furniture during her life or widowhood and in like manner I lend her all my working tools such as hoes and axes and all my corn and meat and fodder places there written mentioned benefits to be to my beloved wife Sarah Evans during her life a widowhood and then after securing my land as above mentioned to my beloved son Joey Evans the remainder of my estate I give and bequeath to my sons Etheldred Evans & Wright Evans to be equally divided.

Item

I likewise constitute and appoint my trusty and loving friends Sarah Evans and John Holloman my sole executors and executrix of this my last will and testament and I do hereby utterly disannull revoke disallow all and every former will or testament by me made or named satisfying and confirming this and none other to be my last will and testament signed sealed published pronounced by the said Joshua Evans his last will and testament in presence of us.

Signed

Joshua Evans *(seal)*Mason H. Hearn  
Isaac Watson

Johnston County August Term 1805

Then was the above will exhibited in open court for probate which was duly proven and ordered to be recorded R. Sanders Esq. C. S.

*Will of John Wilder*

In the name of God Amen I John Wilder of the County of Johnston and State of North Carolina being very sick and weak but in perfect mind and memory thanks be given unto God calling unto mind the mortality of my body and knowing it is appointed for all men to die so make and ordain this my last will to say principally and first of all I give and recommend my soul unto the hands of the Almighty God that gave it and my body I recommend to the earth to be buried in decent Christian burial at the discretion of my executors nothing doubting but at the general resurrection I shall receive the same the same again by the mighty power of God and as touching such worldly estate wherewithal it hath pleased God to bless me in this life I give and demise and dispose of the same in the following manner and form.

Item

I give and bequeath to Callie my beloved wife all my lands so long as she lives single and if she should marry then to have her dower laid as the law directs the same as though there had been no will the said dower to have and to hold unto her my well beloved wife so long as she lives together with all my household goods and movable effects except one bed to my beloved daughter Niecey and furniture to be delivered to her after she marries in case she should die before married the said bed and furniture to belong to my beloved son David. I also give to Callie any dearly beloved wife one bay mare named Bounce as her right and property to do as she pleases with also I give to my well beloved daughter Viney sixty acres of land a part of the said land purchased by Robert Whittington lying easterly to the north of said tract joining Joseph Frost Jr's land may be known by the old lines this to belong to her after the death of marriage of my wife but so long as she may live single she is to have the benefit and非遗e of the land to do with as she may think proper but to maintain my two children until they become of age or marry also I give to her as much of my stock and crop as will plentifully support her and the family for one year also I give to her three cows and calves to apply to her own use and benefit so long as she lives the balance of my stock crop and horses to be sold and after paying any debts the balance after giving two hundred and seventy dollars to my daughter Viney which is to make her part equal to my son David then if any remainder be left it is to be divided between my