

221 Name. Benjamin Brock Charlotte Brock Elizabeth R. & Penelope Long. Mary D. Tonville and Sarah Long, (that is to say after my son Martin Brock Brock pay to Charlotte Brock and Penelope Long the sum of one hundred dollars a year apiece) —

And Lastly... I nominate constitute and appoint my two sons John Peter Brock and Martin Brock to be executors to this my last will and testament. In witness whereof I the said Joseph Brock have to this my last will and testament set my hand and affixed my seal this 29th day of September anno domini 1809.

Signed sealed published and dated
in the presence of us —

Charlotte Brock
Mr. J. Brock
Sag Pearson —

Joseph Brock

State of N.C. Carolina

Jones County Court November Term 1809 —
That was the date and of making last Will and Testament of Joseph Brock Esq. duly proved in open Court by the Subswearing witness and ordered to be recorded At same time the executors therein named qualified as such agreeable to Law — Ordered that letters Testamentary issue accordingly — attested —

A true copy from the original filed in the
Clerks Office of Jones County

Attest. —

State of North Carolina
Jones County 22nd April 1809 —

In the name of God Amen. — I Daniel Noble being weak of body, but of perfect sound mind & memory of (Age 68) do this day make and publish this my last will & testament in manner & form following that is to say principally and first of all I give and recommend my soul into the hands of Almighty God & bear that gave it, my body I recommend to the Earth to be buried in a decent Christian like manner — Taking worldly estate wherewith it has pleased God to bless me with in this life I give devise & dispose of them in form following — Imprimis I give & bequeath unto my beloved wife Louisa Noble one bed and furniture one chit & one trunk and one big wheel and off my house hold and kitchen furniture, also eleven dollars & two shillings due from Benj' Harrison for labour done. Also one cow & calf and two yearlings to her & her heirs & assigns for ever Also I give & bequeath to my son Jeremiah Noble the following notes viz. Thre notes on John C. Murphy one for three hundred and fifty dollars, and one for three hundred & forty dollars the other for nine dollars One on Isaac James for fifty two dollars & a half One on The Ramsey for Seven dollars and a half one on Benj' Rachelle for Ten Dollars, and one thirtysix on Em' Garrison Const for Twenty three pounds, also two notes on Baileys, two on Carter, one on James Jones and one on Parry which said last mentioned note was left in the hands of Benj' Sutton to get judgments on them, Also one account against Isaac James for five thousand and staves at twenty dollars per head and two thousand and staves at Hester Shetter boarding & three sides of Leather at James James, and one side of leather at Saml. Harrisons — Also one shot Gun — my will and desire is that my Exec. pay all my just debts out of the part that I have left to my son Jeremiah, and the remainder to my said Jeremiah noble his heirs and assigns for ever, and I do here by revoke & desanctify and my other testament will or wills heretofore by me made, and do ratify and confirm this and no other to be my last will and testament — Lastly I do nominate and appoint my worthy friends Richard Noble & William Noble my whole and sole executors to this my last will and testament —

In witness whereof I have hereunto set my hand and affixed my seal the day & year above written Sigma Sealer published pronounced
and dated by the said Dan'l Noble
as his last will & testament in presence of
Benj' Harrison — Thos. Oggle —

Daniel Noble

State of N^o. Carolina Court of Pleas & Quarter
Jones County - 8th day February Term 1810
Then was the within and foregoing last Will
and Testament of Daniel Hobbs deceased duly
proven in Open Court by the oaths of Benjamin
Harrison one of the Subscribing Witnesses thereto and
ordered to be recorded - at same time Richard
Hobbs one the executors therein named qualified as
as such agreeable to Law ordered that letter Testa-
mentary issue according to Attest Abryan cc
True Copy from the original
filed in my office Attest Abryan cc

State of North Carolina
Jones County - In the name of God Amen.
I David Andrews of the County and State aforesaid
being weak in body but of perfect sound mind and memory
blessed by God, do this 4th day of January in the year
of our Lord Christ 1810 - make and publish this my last
Will & Testament in manner and form following (viz)
First... I give all my lands to Samuel Andrews son
of Adonijah Andrews to him his heirs and assigns for
ever and if he should die without issue to return to
the rest of Adonijah Andrews children -
Item... I give unto Mary Burish one man by the
name of Cato to her her heirs and assigns for ever
also I give her eight barrels of sound Corn and all
my rotten Corn on my plantation and all my fodder
also to her her heirs and assigns for ever -
Item... and all the remainder of my property to be
sold and after paying all my just debts to be equally
divided between all my brothers & sisters that is now alive
I hereby nominate constitute and appoint my friends
Adonijah Parry & Hardy Parry executors to this my last
Will & Testament hereby revoking and disannulling all other
Wills by me heretofore made - In testimony whereof I
have hereunto set my hand and seal the day & year
first written -
Signed sealed published and declared
by the testator for and as his last
Will & Testament in presence of us
who have hereunto subscribed our names
as witness -
Wm. Hobbs
Richard Roberts
Barra Andrews cc

322
N^o. Carolina Court of Pleas & Quarter Spring
Jones County 8th February Term 1810
Then was the foregoing last Will and Testament
of David Andrews duly proven in open Court by the
oaths of the Subscribing Witnesses and ordered to be recorded
Attest Abryan cc
True copy from the original
filed in my office Attest Abryan cc

Abram Warton of Jones County and State of North
Carolina being deprived of the liberty of pen ink & paper
in this his last sickness but of sound mind and memory
request of Abram Dudley & Christopher Dudley to care
Witnes to this his last Will & Testament - and request in
giving and disposing of his property that hath been bequeathed
to him with his wife Sarah & Sarah in the presents of us
Ab^r Dudley & Ch^r Dudley that his request is that all his
just Debts shall be paid -
And then his will and desire was that his beloved wife
Sarah Warton should keep his Children & all the residue
of his property both real and personal during her widow-
hood - and when she the the said Sarah Warton marries, and
then the will and desire of the said Abram Warton that
all the remaining both real and personal property shall
be equally divided betwixt his children & beloved wife
Sarah Warton share & share alike equally - he the said
Abram Warton request and appoints Sarah Warton his
wife his sole executor to this his last Will & Testament
further than dispensants sayth not - and the above written
request was on the Twentyeth of November one thousand
Eight hundred and nine - and further the dispensants
sayth not -

This day came before me the 24th day of November 1809
Dudley & Ch^r Dudley and myself C. Dudley cc
that that the above contents is
just and true this the 24th day
of November 1809 -

Attest Richard Roberts -

State of North Carolina Court of Pleas & Quarter Spring
Jones County - 8th day Jan 1810

A writing purporting to be the munition Will of Abram
Warton deceased was exhibited for probate and the
Court being satisfied that the heirs of Law and next
of kin of said deceased have had the notice necessary
and opportunity to appear before the Court & that they are
introduced and sworn that the said writing -