

279) State of N. Carolina
 Jones County — In the name of God, Amen.
 I Daniel Parry of the County & State aforesaid being weak in
 body, but of perfect sound mind & memory blessed be God, do this
 15th day of March, in the year of our Lord Christ 1801, make
 publish this my last Will & Testament in manner & form following, viz
 Item — I leave unto my beloved Wife Sarah the plantation so whereon
 I now live & two Negroes, namely Jack & Bine for & during her
 natural life or Widowhood.
 Item. — I give & bequeath unto my son Silas the land plantation
 whereon's new line, with other pieces as follows, — fifty Acres de-
 -cided to me by my father, fifty Acres left out of a newly Acce. Pa-
 -tent, Ten Acres bought of my Brother Robert deceased, one portion
 or twenty six Acres, Sixty eight Acres patented by myself, one
 hundred & sixteen Acres bought of Galeb Busick, fifty Acres
 out of a Patent of one hundred & fifty Acres in the dead pines
 joining each other; One hundred Acres on the Sand Ridge
 to him; his Heirs & Assigns for ever.
 Item. — I give & bequeath unto my son Hardy & Elijah all my land
 on the North side of Front River; the lower part to Hardy, & the
 upper part to Elijah, to be equally divided between them, to be laid
 off & most convenient, to each part, to them, their Heirs & Assigns for
 ever; not as joint tenants, but tenants in common.
 Item. — I give & bequeath unto my son Hardy the following
 pieces of Land, viz — on the South side of Front River, fifty
 Acres bought of Thomas Morris, fourteen Acres of land on
 Flat Swamp, One hundred Acres in the dead pines, Two hun-
 -dred Acres of Land in the gaps, patented by myself, to him his
 Heirs & Assigns for ever.
 Item. — I give & bequeath unto my son Elijah the following pieces of
 Land in the South side of Front River, viz. One hundred and
 ninety eight Acres of Land in the dead pines, One hundred Acres
 on the Sand Ridge granted to me by Patent; to him, his
 Heirs and Assigns for ever.
 Item. — I give & bequeath to my son Hardy one half Acre Lot
 in Fronton, to him his Heirs & Assigns for ever.
 Item. — I give unto my son Elijah one half Acre Lot in Fronton
 to him his Heirs and Assigns for ever.
 Item. — I give unto my son Silas one half Acre Lot in Fronton
 to him his Heirs and Assigns for ever.
 Item. — I give & bequeath unto my son Elijah the land con-
 -tained in a Patent granted to me joining William Jarman on
 the South side of Front River, to him his Heirs & Assigns for ever.
 Item. — I give & bequeath unto my Daughter Sally Williamson
 one Negro Girl Suckey, & another by the name of Will, to her
 her Heirs that is now lawfully gotten of her body, if they should
 die without issue, to return to my family.
 Item. — I give & bequeath unto my son Hardy Two Negroes, one
 by the name of Peter, another by the name of Penny, to him
 his Heirs & Assigns for ever.
 Item. — I give unto my son Elijah one Negroe Man Jack im-
 -mediately after my Wife's death or marriage which may first
 happen. I and one Negroe Girl named Horing, to him his
 Heirs and Assigns for ever.

280) I give & bequeath unto my son Silas one Negroe Woman
 by the name of Bine; given by the name of Spitz & Charles &
 Hannah of his Body, I all Bine's increase after this date Bine
 - immediately after my Wife's death or marriage which may first
 happen; to him his Heirs & Assigns for ever.
 Item. — I give & bequeath unto my Grand son & Daughter
 Daniel Williamson & his wife the plantation which was my
 daughter Sally Williamson's, to them & their issue, of no
 issue to return to my family — and my desire is that they
 Circulars, do with the plantation what they think most proper,
 and to support my Daughter Sally Williamson as usual during
 her natural life or Widowhood.
 Item. — My Will & desire is that all my personal Estate of what
 kind or nature soever it be remain together together on my plan-
 tation until my Wife's death, & then to be equally divided between
 my three sons by my Executors executors, heirs, & assigns & share
 alike without any sale or equally as may be.
 I hereby nominate, constitute & appoint my son Hardy Parry &
 Elijah & Silas my three sons Executors to this my last Will & Tes-
 -tament, hereby revoking & disannulling all other Wills by me heretofore
 - made. In testimony whereof I have hereunto set
 my hand & seal this 15th day of March 1801.
 Signed, sealed, published & declared in the
 presence of us the undersigned Justices of the Peace for the County of Jones
 in and to the said County of Jones, in the presence of the said Daniel Parry
 Robt. Milton
 Wm. Small
 Daniel Small
 State of North Carolina
 Jones County Court, February Term 1806
 There was the within foregoing last Will & Testament of Daniel
 Parry deceased duly produced in Court by the Oaths of Robert
 Milton & Benjamin Small two of this subscribing witnesses thereto
 in due form of Law & order'd to be recorded; at same time
 Hardy Parry & Silas Parry two of the Exors. therein named qualifi-
 -ed as such agreeable to Law — Order'd that Letters
 testamentary issue accordingly.
 Attest Wm. Orme Clk
 A True Copy from the original Will in the Clerk's Office
 of Jones County — Attest Wm. Orme Clk