

(247) particularly bequeath'd, to pay off my just Debts, and
necessary Expenses he sold for that Purpose, & the Residue
thereof (if any) I give & bequeath to my Wife for her support
Lively, I nominate, constitute & appoint my Brother
Thomas Lee & my Friend Thomas Day of Mill Creek to be the
Executors of this my last Will & Testament, ratified & con-
firm'd under my Hand & Seal this 21. Day of January
1800.

Sign'd sealed, published &
Deed'd as his last Will & Testament
in presence of

John Holston

Wm Orme

State of North Carolina
Jones County Court, Augt Term 1800.

Then took the aforesaid last Will & Testament of John Burton
Lee dec'd duly proved in open Court by the Oath of William
Orme one of the Subscribing Witnesses thereto agreeable to
Law, & order'd to be recorded. At same time Thomas
Lee the Executor therein named qualified as such
Ordered that Letters issue.

Test. Wm Orme S.C. 1800.

In the name of God, Amen! (248)
I Joseph Granade the elder of Jones County & State of North Carolina
being weak of Body but of sound disposing Mind & Memory do
make & ordain this my last Will & Testament in Manner & Form
following viz.

I leave unto my living Wife Margaret Granade my whole
Estate both Real & personal of every kind during her natural life
& widowhood, which ever first happens.

Item I leave unto my Daughters Elizabeth Holston
one Cow & Calf or Five Pounds in Money at the discretion of my
Executors herein after named, to be paid or deliver'd her at my Wife's
decease, to her & her Heirs & for ever.

Item I give & bequeath to my Son Stephen Granade a Leather Bed,
Biddle, Furniture, One large Pewter Dish, the Land & Plan-
tation I bought of my Son Stephen joining John Burton Lee to
him, his Heirs & Assigns for ever, to be deliver'd him after my Wife's
decease.

I give & bequeath to my Son Joseph, One Cow & Calf, one Bar Plough,
one Stock, one Goubling-hoe, together with what property before given
him to be deliver'd him in manner as above mentioned, to him & his
Heirs & Assigns for ever.

I give & bequeath to my Daughter Letitia one Cow & Calf, five
Pewter Plates, one Case of Bottles, together with what has been already
given her, to be deliver'd her as above mention'd, to her & her Heirs & Assigns for ever.

I give & bequeath to my Daughter Barbara one Cow & Calf, one
Plough, five Pewter Plates, a Mare call'd Jen already deliver'd her, toge-
ther with what has been before given her, to her & her Heirs & for ever.

I give & bequeath to my Daughter Nancy Granade one Leather Bed,
Biddle, Furniture of her choice, one Horse or Mare, Saddle &
Bridle, one Linen Wheel, a large Iron Pot, a Negroe Woman call'd
Sarah, a large Pewter Basin, a Coffe Mill, a Pair of Smoothing Irons,
to her, & her Heirs & Assigns for ever.

I give & bequeath to my Son John Granade a Negroe Man call'd Tom
a young Horse call'd Doty, a Saddle & Bridle, one Bar Plough, one
Stock, a Goubling-hoe, two Hoes, one Leather Bed, Bedstead &
Furniture, & one Gun, to him & his Heirs & Assigns for ever.

I give & bequeath to my Daughter Sally Granade a Negroe Woman call'd
Hannah, a Leather Bed, Bedstead & Furniture known by her, a Linen
Wheel, one Negroe Child, one Wash-tub, Two Iron Pots, a Tin Kettle, a pair
of Scammels, Two Pewter Basins, a pair of Steel-yards, a Mare call'd
Dove, to her & her Heirs & Assigns for ever.

My Will & desire is, that my Wife Margaret Granade shall have the Use
& Benefit of my whole Estate during her natural Life or widowhood, & such

Property not herein particularly bequeathed to be sold by my
Executor herein after named to pay off my just Debts, & the residue
of the Money arising therefrom to be equally divided among my four
Children viz. to Stephen Granade, Joseph Granade alias
Wallis, & Prasheba Wood; to them & their Heirs & Assigns forever.

Lastly, I nominate, constitute & appoint my Son Stephen
Granade, & my Son in Law Stephen Wallis to be the Executors of
this my last Will & Testament, ratified & confirmed under my
Hand & Seal this 22^d September 1799 Ninety nine —
Signed, sealed, published & declared Joseph J. G. Granade
to his last Will & Testament in the presence of

Hester Knight
Joseph Knight

Wm. Orme

Jones County Court, Noo^t Term
1799

It was the within foregoing last Will & Testament of Joseph
Granade & it declared duly proved in open Court by the Party
of Hester Knight Joseph Knight & Wm. Orme the subscribing
Witnesses thereto, & ordered to be recorded — At the same time
Stephen Wallis one of the Executors therein named qualified
such agreeable to Law — Ordered that other Testamentary
Instruments accordingly attested — Wm. Orme, J. T. Bryan & C.

February 23^d day 1000 — This my last Will & Testament
in the name of God, Amen, the first I give & bequeath my
Body to the dust, & my Soul in the hand of God —
Secondly, — I give & bequeath to my beloved Wife Two Beds &
furniture, and all the rest my Household furniture and Plantation Tools, & five Negroes, Fran, Will
& Jim during her life, Spice & Mingo during her Widewhood,
and two Horses, Peg & Poll and one Yoke of Steers & Cattle,
I half of my Stock of Hogs & Cattle, & one riding Chair —
Thirdly, — I give & bequeath to my beloved Son Thomas the ^{named}
Plantation where I now live to him, his Heirs & Assigns forever
and six Negroes namely, Sal, Anthony, Cato, Charles, Toney,
Daniel, to him his Heirs & Assigns for ever, & to have Spice & Mingo
to the end of my Wifes Widewhood, & Fran, Jen & Will at the end of
her Death to his Heirs & Sons for ever, and two Beds & furniture

to him, his & Sons for ever, & the rest that I have not mentioned
to be sold & Money put on Interest after my just Debts are
paid — I make & ordene my beloved Wife & my Brother
Enoch Foy as Executrix — Signed, sealed publick and
Swear, Lucy Foy

Edw. Whitten

James Anderson

Joseph Stark

Jones County Court, May, Term 1000

Then was the aforesaid last Will & Testament of Thomas Foy
deceased duly proved in open Court by the Oath of Joseph Mar-
ket, & ordered to be recorded, at the same time Enoch Foy one
of the Executors therein named qualified as such agreeable to
Law — Ordered that Letter Testamentary issue according

to Attest affixed to the same for
J. T. Bryan C. O.

In the name of God, Amen — John Parry senior of
the County of Jones State of North Carolina being weak in body, but of
sound mind & memory do make & order this my last Will & Testament
in manner & form as following, viz.

Item — I lend unto my beloved Wife such Party all my Lands I now
own, & all my other property both real or personal or tang other wise
during her natural life or Widewhood —

Item — I give unto my son John Parry all my Lands that I have lent unto
my Wife such after her death or marriage, to him & his Heirs for ever —

Item — I bequeath all the residue of my Estate that is before lent unto my
Wife such Party except the Land, to be equally divided into four parts,
one fourth part to be equally divided between my two Sons, John & Parry
& John Parry, & the other three parts to be equally divided between their Daugh-
ters Frances Smith & Louisa — Likewise I leave Party after the death of
marriage of my wife — to their Heirs & Assigns for ever — after giving all
my just Debts

And lastly I hereby nominate my loving Sons John Parry, John Parry
& John Parry Executors of this my last Will & Testament & all my will, or
will made by me made is hereby declared null void & acknowledging this
no other to be my last Will & Testament — In witness whereof I have here-
unto set my hand & Seal this fourth day of October in the year of our Lord 1799
the 23^d year of our independence — John Parry, J. T. Bryan, C. O.
Attest, John Parry, & the probate done before John Parry, C. O.