

In the name of God, Amen.

I Penelope Reynolds of Jones county and State of North Carolina, being low in health but of sound mind and memory do make and ordain this my last Will and Testament in manner and form following—
Item. I give and bequeath to my grand son Colston Reynolds one Negro man named Tom, to him and his heirs and assigns forever—

Item, I give and bequeath unto my grand son James R. Bryan one Negro boy named Dick, one feather bed and furniture to him his heirs and assigns forever—

Item, I give and bequeath unto my grand daughter Benita Reynolds one Negro boy named Jack to her her heirs and assigns forever—

Item, I give and bequeath unto my grand Daughter Elizabeth Reynolds one Negro woman named Rose, to her her heirs and assigns forever—

Item, I give and bequeath unto my grand Daughter Lucy Hackett one feather bed and furniture & six chairs to her her heirs and assigns forever—

Item, my Will and desire is that the residue of my property shall be sold and my just debts be paid and the overplus of the money (after my funeral expenses is paid) given to my grand Son sharp Reynolds, to him his heirs and assigns forever—

I appoint Richard Reynolds and Colston Reynolds Executor to my will to manage and direct my estate as hereofore bequeathed. Resolving all other bills made by me heretofore. I acknowledge this to be my last Will & Testament, in the presence of those witnesses signed and sealed September 9th 1807 —

Attest
John Garrison
Mr. Peale —

Penelope Reynolds
mark

State of N^o Carolina

Jones County Court No^o. Term 1809 —
This was the above last will and testament of Penelope Reynolds deceased duly proved in this court by the oath of John Garrison one of the subscribing witnesses & ordered to be recorded at same time Colston Reynolds one of the executors named qualified as such agreeable to law. Ordered that latter testamentary fees accordingly

A true copy from the original Attest. M. Morgan Esq
filed in the office of the Clerk of Jones County Attest. M. Morgan Esq

22
In the name of God, Amen.— Joseph Brack
of Jones County and State of North Carolina being weak in body but of sound disposing mind am making my will and testamant before this to my last Will and Testament in manner and form following— This is to say— I bind to my blooded wife Mary Brack one half of my lands and plantation wherein I now dwell, except the lands I purchased of Lewis Bryan Esq together with one third of my cattle, horses, hogs, flocks, sheep, & all which is the due return to the said wife, and of half the use of all my other out houses the use and labour of six negroes namely, Peter, Bill, Sam, Tony, Abigail, little Bill, Ole Bill, half my plantation tools and every utensil thereon belonging, the labour and service of two horses, Bramble, Shirk and Bill also if this is either of them die the others to be filled up with such other horse one riding chair and harness one fourth part of all my hogs, Sheep and cattle (now excepted), all my household goods and kitchen furniture, I except such things as I shall hereafter mention for use during her natural life. My Will is further that my wife shall have cattle off to her a sufficient quantity of good Corn fodder per acre as will serve her and families on her—

Item. I give and bequeath to my son Martin Brack, Brack the land and plantation wherein I now dwell, Amherst or'sathan Bryan his son also two hundred acres of land adjoining the above mentioned land, retained in my own name (reserving to my wife as above mentioned in Saseology) three negroes, Nancy, Anna, Jerry and Bill my large or small which with all its bodies the house, rock a Barn and one feather bed & furniture to his heirs and assigns forever—

Item. I give and bequeath unto my son John Brack Brack the land and plantation that I purchased of Lewis Bryan Esq and my other horse Shirk, sheep, the rest of my property for him I have already delivered to him one Negro horse, cattle &c together with the whole I give to him his heirs and assigns forever—

Item. Provided after the death of my wife Mary Brack my son Martin Frank Brack with his to my son Charles, John Brack and my daughter Penelope Soner one hundred Dollars apiece. Thus my Will is that the property left me said to be Mary Brack and all other property not mentioned in this will belong to my son Martin Frank Brack to him his heirs and assigns for ever—

Item. I give and bequeath to equal divisions to my two sons John Peter Brack and Martin Frank Brack all my carriages tool my carts cut & whip along one hundred Dollars and one half of my plantations tools to them their heirs and assigns forever—

I hereby consider that I have heretofore given a full share of my estate to each of my six children