

Henry give to my friend William de Blant Land sufficient to put a small house upon adjoining his mill & my estate I give to my son Michael upon the condition that the family shall have the privilege of sitting there and layen at it untill my hand and seal this 6th day of Nov

Signed in presence of
Francis C. Wood
Bencher Taylor

Thomas Heyman & Seal

State of Carolina 2^d Nov 1780 this instrument of writing purporting to be the last will and testament of Thomas Heyman was proven in open court by the oath of Arthur Watson & Bencher Taylor two of the subscribing witnesses thereto ordered to be recorded
Attest
By the Clerks

In the Name of God Amen I Lige Rawles of the State of North Carolina & County of Martin being of sound and perfect mind and memory (God to God) do this tenth day of February in the year 1781 Make and publish this my last will and testament in manner following that is to say First I bid unto my wife Elizabeth Rawles during her life time or widowhood all my lands and Plantations wheresoever I now live with all my stock of every denomination with all my household and kitchen furniture of each and every kind with all my farming utensils of every denomination excepting as much of my furniture property as can be paid there by my wife as will say my last debt

Secondly I bid my son Abigail Rawles I give of him and his heirs also give him one dollar after my death and my wife's
Thirdly I bid my son Daniel Rawles I give unto him and his heirs also I bid unto my son Daniel Rawles one dollar after my death and my wife's
Fourthly I bid my daughter Sally Rawles one bid after my death and my wife's
Fifthly I bid unto my daughter Spruce Rawles one bid after my death and my wife's
Sixthly I bid unto my daughter Betty Rawles one bid after my death and my wife's
Seventhly I bid unto my son Harry Rawles one bid one ten the beautiful one tract of land

wherein I am (and including) my plantation and houses after my death and my wife's
If my son Harry Rawles dies without lawful issue my will and desire is that my lands shall be equally divided between my two daughters Nancy and Betty Rawles
Now should there be any property after my death and my wife's more than pay my last debts and legacies my desire is that the remainder be equally divided between my daughter Sally Rawles & Aphie Woodland daughter of John Woodland and Sarahah his wife and Sarah Green daughter of Abiel Green and Phillis his wife
And I hereby make and ordain my worthy friends James Rawles & Thomas Lewis executors of this my last will and testament in writing whereof I have subscribed all my hand and seal the day and year above written

Signed in presence of us
John C. Wood
Bencher Taylor

Lige R. Rawles & Seal
mark

State of Carolina 2^d Nov 1780 this instrument of writing purporting to be the last will and testament of Lige Rawles was proven in open court by the oath of William Rawles one of the subscribing witnesses thereto ordered to be recorded
Attest
By the Clerks

State of Carolina Martin County - In the name of God Amen I Sally Higgins of the County aforesaid being in sound mind & memory but calling unto mind the last will and testament that I is appointed more than to die do make constitute and appoint this my last will and testament in manner and form following: First I give unto my Daughter Margaret Higgins one Negro woman by the name of Luck - I give unto my Grand Daughter Sally La Pige Nicholas one Negro girl by the name of Nancy - Then I give unto my Loving Son James La Higgins and Laurence B Higgins four Negroes to wit Lucy, Nancy, Rebecca, Gilt to be equally divided
Then James L W. arrives at the age of twenty one year they and their Executors of them as aforesaid should die leaving no lawful heir Begotten of their Body in that case it is my will and Desire that my two Sons Samuel L W. and J Higgins her the said property - Lastly I do hereby nominate constitute and appoint my two Sons Samuel L Higgins and John Higgins my heirs and sole Executors to this my last will and testament Revolving and Appointing all the debts hereunto made by me and do satisfy constitute and ordain this to be my last will & testament Signed and sealed this twentieth day of November the year 1779
Sally Higgins & Seal
Test Thomas Heyman

State of Carolina 2^d March Term 1780 the within will was proved in open court in due form of Law and to be Recorded and Samuel Higgins qualified as executor thereto
Attest John B. Hunter Clerk

In the name of God Amen I Thomas C. Copfield of the County of Martin in the State of North Carolina being in a very full state of health but of sound disposing mind and calling to mind the Will and Testament of my late wife Elizabeth Copfield I do hereby make and ordain this my last will and testament in manner and form following first and principally I recommend my soul into the hands of Almighty God that gave it and my body to be buried in a decent Christian like manner at the discretion of my Executors - It is my will and Desire that all my debts and general charges be paid and satisfied out of my estate - I left to my beloved wife Elizabeth Copfield all my estate real and personal during her life a Widowhood - I give and Bequest to my Daughter Elizabeth Twenty shillings - It is my will and Desire that all my Lanes Bought of George O'Hara & Henry & Bryan be equally divided between my two Sons Archibald C. Copfield and Thomas C. Copfield at the Death a manage of my wife and if either of my two sons die before they come to the age of twenty one year then the surviving Brother to have all the Land and if Both die before they come to the age of twenty one year then the Land to be equally divided between my Daughters hereafter mentioned Mary C. Bennett Mariah C. Copfield Martha C. Copfield Sally C. Copfield and Christian C. Copfield - It is my will and Desire that all my personal estate at the Death or manage of my wife be equally divided between my children hereafter mentioned Archibald, Thomas C. Copfield, Mary C. Bennett, Mariah C. Copfield, Martha C. Copfield, Sally C. Copfield and Christian C. Copfield and if either of them die before they come to the age of twenty one year then the survivor or survivors of them to have their parts of the said estate - I give and Bequest to my grandson James C. Parry after my wife's death a Manage a tract of Land that I Bought of Aphie Warrick and if he dies before he comes to the age of twenty one year then the Land to return to my two Sons Archibald C. Copfield and Thomas C. Copfield to them their heirs and assigns forever - Lastly I constitute and appoint John Reddish Senr. and my son James C. Parry Executors to this my last will and testament hereby Revolving