

October XXVII 1841.

I Middleton Mobley of North Carolina Martin County do make and ordain this my last will and Testament in manner and form following:

I want the Bayley tract of Land and my Ward Cattle and Hog Side enougth to satisfy my debts all the rest of my Estate goods and Chattels I give and bequeath to my dear wife Elizabeth Mobley as long as she liveth or her widowhood and then to equally divide among my dead Children.

I recite Mobley my land and blinds in f. which I now make constitute and appoint sole Executrix of this my last will and Testament, hereby revoking all other lands former wills by me made at any time heretofore.

In witness whereof I have hereunto set my hand
and seal this the 25th day of September in the year of our Lord 1841.

Signed sealed and delivered
in the presence of us
William ^{his} Mobley ^{her}
mark
Joseph ^{his} Williams
mark

Middleton & Mobley Seal
marks

Seal of North Carolina
Martin County Court October Com 1841
The foregoing paper writing was produced to
Jno. J. Riggs Esq. Clerk of Court
and is upon his seal or seal of the court of said place
written in open Court in due form of law by the subscriber
William A. Submitter, witness that it is made to be executed
whereupon I, Elizabeth Mobley the Counterfitter thereto named
cause and consent & give my full power to the same -

Jno. J. Riggs Esq.
Clerk

October XXVII 1841.

In the name of God our Lord I bind myself & the County of Martin
and State of North Carolina taking into consideration the uncertainty
of this life and being of sound mind and memory thank God Almighty
for the same I make and ordain this to be my last will and
Testament in manner and form as follows. First I give and leave my
son to Almighty God who giveth good to me -

I give to my wife and desire that my Counter herein affixed
follow a credit of six and twelve months to my tract of Land lying
near Williamson and known by the name of the Hunter Land
and which will now fully appear by affidavit being had to a
said from the Clerk & Master in Equity to said -

I give my will and desire that my Counter shall sell all of my
personal property consisting of House hold and kitchen furniture
forming intirely Stock of living description, come together by, or a
credit of six months -

I give my will and desire that my Counter shall keep aside
my property both Land and negroes together until my wife
which is now condemned to be made and handed -

I give my will and desire that following be negroes to be
Deas, Riley, and their names or my manner plantation a kind
of men I've had that they be sold for the time their nature will
not fit my Estate -

I give and bequeath unto my nephew Samuel C. Whitley all the Land
that I now lying on the east side of the Williamson Road and opposite
my manner plantation wherein I now live excepted being held to Due
from the heirs of John Whitley due to me to him and his heirs forever

I give and bequeath unto my nephew Ezekiel S. Whitley my manner
plantation wherein I now live as will more fully appear from a Deed
from my Father Samuel Whitley to me, to him and his heirs forever
I give and bequeath unto my nephew Ezekiel S. Whitley
the following negro slaves, Marmon, Dick, Riley and Easter
to him and his heirs forever -

I give and bequeath unto my nephew Samuel C. Whitley the
following negro slaves Peter and Charity & her and his heirs forever

I give and bequeath unto my nephew Joseph G. Canaway the
following negroes, Nance, and Jack, to him and his heirs
forever -

I give and bequeath unto the Children of my nephew Samuel
Whitley my negro man Dempsey & them and their heirs forever

I give my will and desire that my Counter shall sell my two
slaves Robert and little John in a credit of six months -

I give and bequeath unto my sister Annaliza Long, Two hundred
Dollars to be raised out of my Estate which I have heretofore
directed to be sold to her and her heirs forever

October Term 1844.

I give and bequeath unto my wife Elizabeth ^{my} husband
Dollars to be used out of my Estate which I have heretofore directed
to be left to her during her ^{and} my life.
I give and bequeath unto my three stepsons John S. Clark
Sam Whitley Talbot and Franklin Clancy this hundred Dollars
directed to be paid to them and their heirs forever.
I give my wife and direct that if there should not be a sufficient
of my property which I have directed to be left to her out of my estate
that same bequeath five hundred Dollars apiece. It is my will and
direct that they receive equally in proportion to the respective shares
that it is also my will and desire that of the property I have directed
to be left amounts to one thousand dollars that it is my
will and desire that the balance shall be equally divided between all
of my legatees to her and their heirs forever.
I give and bequeath unto my nephew Carter S. Whiting my
Linda Lamb and to him and his heirs forever.
I give and bequeath unto my nephew Jacob G. Clancy two
hundred Dollars to be carried out of my estate as trust money
directed to him and his heirs forever.
Partly I do nominate constituted and appoint my worthy friend Dr.
Biggs Lawyer to this my last will and Testament.
In witness whereof I do hereunto set my hand and seal this 16th
May 1844.

Signed sealed and
attested in the
presence of
Samuel Clancy
W. H. Clark

Samuel Whitley Talbot.

State of Rhode Island

Marlboro County Court October Term 1844.
The foregoing paper whereof was offered for probate by Asa Biggs
the Counterfeiter named as the last will and Testament of David Whitley and
the same being contested by John Long & wife. It is made out and read to know
up and admitted to as being to try whether the said is the last will and Testament
of David Whitley & which that claimant is given to take deposition to be read
deposed after 3 days notice in the County and twenty days notice in the County
at October Term 1844. The following day and written & acknowledged by John Whitley
Reuben, Fred. Colburn, Hyatt, Elmer, Burman, George, Clark, Ward, Willard,
Mobley, John, J. Roland, Lyman, Robert, Asbury, Davis, Collier, Capt. James
Page, & Master R. Willard say they find that the paper aforesaid is the
last will & Testament of David Whitley executed so as to pass both real and
personal property. Judgment of the Court accordingly & that said will be allowed
otherwise Asa Biggs the Counterfeiter named attested on affidavit
qualified to the same.

Judg Asa Biggs C.R.

January Term 1842

In the name of God Amen I Mary Whelton of Marlboro County and State
of Rhode Island being of sound and perfect mind and memory before me this 20th day
of January in the year of our Lord One Thousand eight hundred
and forty two and publishing this my last will and Testament in manner
following that is to say I David Whelton and Elizabeth my
widow wife and friends that my Grand Daugt'r Abby and Henry
Whelton have one property now John that I bought of John
the said and subdivided the same and Calves out of which I have already
consigned to said Abby my wife that as to the one and Calves and animals
I be at her disposal after the age of twelve to be and her heirs forever
For I give unto my Daughter Martha Whelton wife of Abijah all
the balance of my property left them and their heirs forever
and having made and ordain my said last will & Testament
Lessor of this my last will and Testament I do witness whereof I have
present set my hand and seals day and year above written
Signed sealed and declared
in presence of us
Asa Biggs, Esq., Lawyer,
Mary Whelton, wife
John Whelton, son

State of Rhode Island County January 20th 1842
The foregoing paper containing the premises to be
the last will and Testament of Mary Whelton son of the said
published and presented for County by the call of Asa Biggs Lawyer
a Notary publick about & read & admitted to be recorded
whereas the Lawyer whom named appeared in open Court & qualified
to the same
Asa Biggs, Esq.

Will and Testament of Charles Conry of Marlboro County
State of Rhode Island
I Charles Conry considering the uncertainty
of this mortal life and loss of sound mind and memory, do hereby witness
set for the same to make and publish this my last will and Testament
a manner and form following that is to say
First I leave unto my beloved wife Mary G. Conry, the plantation on which
I now live, during her natural life, all the same terms granting to my
daughter Martha and Humphreys the property of living in the house
with her as long as they may remain single after the death of my wife
it is my will and desire that said plantation be sold or disposed
of the estate equally divided among my children, Charles, Martha
Humphreys, Asa J. Whelton, Charles M. Whelton, S. James &
Asa Conry.
Item I leave unto my wife Mary L. Conry my negro servant
during her natural life after her death it is my will and desire that