

John T. Jones Will

Division of the remaining personal Property to be made among all my Children who may yet have living descendants as above directed or their legal Representatives at the Death of my wife My Will is that Said Plantation is sold and the proceeds to be Equally divided among all my Children then living or their legal Representatives.

I testify unto I have herunto set my Hand & Seal to this my last Will and Testament 25<sup>th</sup> day of May A.D. 1827

Witnessed by Wm. Brode

John Tyden Jr. Sub

Notarized

I John Tyden Junr. of Moore County S. Va. do hereby publish declare the following to be a record to the witness my last Will and testament - Firstly to mysele and Impower my beloved wife as my Executrix and as a trustee as with her discretion to take and receive monies monies or other property in the payment of debts which may now or hereafter due or owing to my Estate and again to sell the same and to make and execute such of conveyances or Bills of Sale, for the same and the receipt of any such sale is made ahead of this funds of my Personal Estate and to be subject to the same rules & directions as is contained in my foregoing Will.

Witness my hand and seal the 25<sup>th</sup> June 1827

John Tyden Jr.

Wm. Brode

No. 3 ingrown

Moore County Court Augt. term 1827 -  
The preceding Will was duly proven in open Court by the  
Oath of C. H. Dryde <sup>not affidavit</sup> a Subscribing Witness  
and ordered to be recorded. Testine to see the said witness duly  
Qualified - At Moore Court of said County he above  
before al ready proven in open Court by the oath of C. H. Dryde  
and Jno. Ingram and ordered to be recorded and they are  
both recorded in Book 12 Pages 52, 53 & 54 in  
words at full length. - Com. Dated

Angus Blue Will

State of North Carolina Moore County - In the Name of God Amen  
I Angus Blue being of sound and perfect Mind and  
Memory Plead in Gott to this 28<sup>th</sup> day of August in the  
Year of our Lord One thousand Eight Hundred and  
Eighteen made and published this my last will and  
testament in manner following, That is to say  
First I give and bequeath to my well beloved Grand  
son John Blue one half of my Stock which consists of  
Horses Horses cattle Hogs & Sheep together with one half  
of my Household furniture and one half of my Land  
including my Plantation. Second I give and bequeath  
to my dearly Beloved Wife Mary Blue the other half of my  
Stock and Household furniture and one half of my Land  
together with all my Negroes viz, Lucy, Maria & Isaac  
during her lifetime and after her death said Negroes  
to be Equally among my Grand Children, viz, John  
Blue, Mary Blue, & their Christian Names. Sarah  
Blue Sarah Blue Arch Blue, Daniel Blue and Malissa  
Blue. Third I give and bequeath after my wife Maras  
death the other half of my Land and Plantation to the  
aforesaid John Blue and Shirley Mullen and William  
Myler my friend John McGehee and my well beloved  
John Blue Executors of this my last will and testaments  
In witness whereof I the S: C: Angus Blue have to this  
my last will and testament set hand and seal the  
day and year above written - Signed sealed published  
and declared by said Angus Blue the testator as his  
last will and testament in the presence of us who were  
present at the signing and sealing thereof - his  
Test John McLeod

Angus X Blue Aug

Peter Blue - Moore County Court Nov. term 1827  
The before Will was duly proven in open Court by the  
oath of John McLeod & a Subscribing Witness and  
ordered to be recorded - No Executors were qualified  
born Dowd al

Benjamin W. Williams' Will

State of North Carolina Moore County

I know all men by these presents that Benjamin William Williams of the aforesaid place and County do make and declare this to be my last will and Testament in manner and form following viz  
First. I will an bequeath to my wife Mary Williams during her natural life the plantation whereon I now live and at the time ~~and at the time~~ of her death if my son Benjamin Charles Williams should be alive it shall revert back to him but should my son not be living at the time of my wife's death then the lands to be left to my wife's own disposal.

Second I also give my wife Mary Williams the following negroes Viz, Phill, Dippie, James Flora, Maria, Alfred, Clarissa, Isham, Young, Julia Andrews, Caroline, Boston, Hulie, Delilah, Matilda, Eliza, Delia and Elijah and all their increase to the house of us hereinafter named  
Third I give to my son Benjamin Charles Williams the balance of my lands on Deep River and the privilege of a road and bank for a bridge through my lands on the south side of Deep River where I have a bridge across Deep River

Fourth I also give to my son Benjamin Charles Williams the following negroes Viz, Big Dick, Katy, Cato, Lucy, Jim, Charles Wesley, Phillip, Big Adam, Silvia, Caesar, Little Adam Washington, James, Emily, Willie, Shadrack, Hilly, Calum, Betty, Albert, Augusta, Lot, Clara, Willie, Betty, Almon, Selma, Luiza, Phoebe, and their increase for ever.

Fifth. I wish my house hold furniture to be equally divided between my wife and son Benjamin  
Sixth. I wish my Executors to sell all the balance of property which I have not willed in this will to pay my just debts, and if the

W. C. Brydge Executor

Benjamin W. Williams' Will

should be sufficient to pay all my debts then I wish the money to be raised out of the property which I have left to my wife and son each to pay an equal proportion of the debts, and of these should be reserved money arising from the sales there is sufficient to pay the debts then it is to be divided equally between my wife and son Benjamin  
Seventh. I do nominate my friend Archibald McBrayde Charles Chambers and A. Bell Queen Esqrs my lawful Executors with full power to carry into effect this my last will and testament.

As witness my hand and seal this day

A.D.

Moore County Court Feb'y Term 1805  
Archibald McBrayde Esq. duly Qualified as  
Executor to the above wills.

Wm.

Allen McDonald's Will  
North Carolina Moore County  
February the twenty fourth 1846.

I Allen McDonald being of sound mind and memory do make and ordain this my last will and Testament in manner following Viz  
I give my wife Mary McDonald during her lifetime all the lands I possess on the waters of Mill Creek together with all my personal property except somethings as will be necessary to pay my debts and other expences. Then after her death to be equally divided among her and my daughters and their lawful heirs.

2<sup>d</sup> I further give my son Randolph McDonald fifty acres of the above land joining the land he now owns, to be given him at any time after my death.