

48/98

of in the following manner I will that my son Matthew & William Watson tend the plantation wherein I now live, till William is of age & that they shall have no opposition the bound boy to see him as themselves & to give him 2 years schooling & if he deserves it something when he is free I will and give to my son Matthew 150 acres of Land it being in two tracts joining each other & forming the plantation whereon I now live and 100 acres in Shetham County joining Big John McIver's Line I will & Give to my son William Watson 200 Acres being that I do now live on & that on the Darby branch joining & the small tract £22L in cash & a 25£ Note on William Johnston & a Rife Gun Due from Alex Mcintosh & to my son Matthew ~~Watson~~ a Note of 14L 15/- on Gilbert Bruce & 4£ Due on Duncan McCallum & 20/- on John Nicholson & 15/- on David Miller & the slaves Cattle Hogs & Sheep to be equally Divided when William is of age & the money arising from the sale of any thing that solds by them to be Equally Divided & Alex Clark to keep Williams money till he is of age and all that will above to be to the only use & benefit of these my two sons Matthew and William Watson their Heirs & assigns forever.

In witness whereof I the said William Watson have to this and seal this 24th day of December in the year of our Lord 1799

Signed Sealed published and declared
In presence of us who have countersigned
Subscribed ^{and} signed our names affixing the
seals to be in the 23rd the next money
in the 24th L in us are intermixed as

likewise here
First John McIver
Alexander Clark

Matthew Watson Moore County Feby 2nd Year 1799
The above Instrument well was duly proved in open Court
by the oaths of John McIver Int^r and Matthew Watson and
was ordered to be Recorded

All Brydges & Co
1818

199 (49)

John Eagle's Will

In the name of God Amen I John Eagle of Moore County being sound in perfect mind and memory before me be god etc this Eighteenth day of May in the year of our Lord one thousand seven hundred and ninety Eight make and publish this my last will and testament in manner following that is to say First I Give and bequeath to Catharine Eagle My beloved wife My Land and plantation my Stock of Horses Cattle & Hogs all the Household furniture By her freely & quietly and peaceably to be possessed till my Sons come of age John Eagle and William Eagle John my Son John Eagle shall have one hundred and fifty Acres of Land lying on the south side of Cabin Creek and my Son William Eagle shall have one hundred and twelve Acres in the fork of Cabin Creek and a Bar creek the plantation I am now living on after his coming of age my wife Catharine Eagle shall have ten acres in that part the pleasure of the said plantation as long as she lives or remains my widow and after that it shall belong to my Son William Eagle and he also shall have thirty eight Acres of Land lying by the meeting House by him first to be possessed and enjoyed also my daughters Susanna Eagle Dorothy Eagle and Margaret Eagle shall have the horses cattle Hogs and all the household furniture shall be divided among them three Equally after my wife Catharine Eagles decease by them freely to be possessed and enjoyed I also give to my beloved Children Ruth Eagle & Elizabeth Gilmore & George Eagle & Mary Watson and Henry Eagle Every one of them to have the sum of twenty Shillings to be paid out of my Estate & I do hereby Utterly & totally revoke & disannul all and every other former Testament wills & legacies Bequests and executors by me in any wise before this time named left and bequeathed ratifying & confirming this and no other to be my last will and testament In witness whereof I have hereunto set my hand and seal the day and year first above written

I do hereby appoint Bartholomew Den and George Eagle as executors

John Eagle sealed
Mark

50/200

201 (51)

Signed sealed published pronounced and declared by the said
John Eagle as his last will & testament in presence of us the
Subscribers that is to say —

William Smith,
Bartholomew Dunn
^{his mark}

George Eagle
^{his mark}

Moore County May Term 1799
The above will was duly proved in open
Court by the oaths of Bartholomew Dunn
and George Eagle and was ordered to be Recorded —

A M Bryde C C
D R D

William Rain's Will

In the name of God Amen I William Rain of the County
of Moore and State of North Carolina in the Weak in
body yet of sound mind and Memory do make constate
and ordain this my last will and testament As follows
Imprimis first I ordain that all my just debts be paid I give
to my daughter Nancy Moore Five pounds Specie and as I do
not believe my wife can keep my Stock together I ordain that
part thereof as she and my Executors see best shall be sold
and the money left on Interest till my heirs comes of age Imprin
I give and bequeath all my Goods and Chattels Lands and
Tenements to my well beloved wife Lydia Rain in during her
Lifetime or bedawhood And at her death in Marriage See
my Estate goods and Chattels Lands and Tenments to be equal
ly divided between my Grand Children James and Nancy
Moore and if they or either of them Come of age or marry
before the death of Marriage of my wife let her my wife
give or dispose to them such things as they mostly need and
if my wife gives or disposes to them in or marry before
the Children come of Age let my Executors take care of
my property till the Children comes of age to review
it I ordain and appoint as sole and sole Executors to
this my last will and testament Benjamin Tyson
and Abel obice In witness whereof I have set my
hand

hand and seal this 14th day of July in the year of our Lord
one thousand seven hundred and Ninety five
Witness
Mark Merritt }
Stephens Eddins }
William Rain ^{his mark} Sealed

Moore County May Term 1799
The above will was duly proved in open Court by the oath
of Mark Merritt it was ordered to be Recorded

A M Bryde C C
D R D

Duncan McIntosh's Will

All men by these presents do as that I Duncan McIntosh
do leave all my Estate to Duncan Campbell wife after
my decease — January 16th 1799 —
John McInnes
Test
Daniel McInman } Duncan & Mcintosh Sealed
John Campbell } Mark

Moore County August Sessions 1799
The above will was duly proved in open Court by
the Oath of John Campbell and John McInnes was
ordered to be Recorded —

A M Bryde C C
D R D