

Thomas Degriffenwell Will

Duly proven in Open Court by the Oath of Arbitrall &c we
say do a Subscribing witness and ordered to be recorded and
it is Recorded in Book No 10 Pages 31 and 32 in Words at full
length

John Dowd

Robert Palmer the Executor in this Will having came into
Court and pronounced his Right as Executor whereupon Administration
with the Will annexed was granted to Phillip Nelson who
gave Bond and Security and was duly Qualified according
to Law.

John Dowd C.R.

John Cammons Will

In the Name of God Amen I John Cammons of the County of More in my
of Sound and perfect Mind and Memory before me God be good
do this 5th day of August in the year of our Lord 1818
Make and publish this my last Will and Testament
in manner following that is to say after paying all my
just debts and funeral Expences I give and bequeath
unto my beloved wife Mary all my Land and Stocks
of all kinds during her Natural life. I leave to my son
Alexander Cammons one Negro girl named Basket
Slave to my son Daniel Cammons one Negro woman
named Hannah and all the Stock after the death of
my wife Mary I leave my daughter Margaret one
Negro Girl named Rose I leave to my Daughter Mary
one Negro boy named Benjamin I leave to my two
grand sons John Munro and Peter Munro and
their Mother Jane Munro one Negro girl named
Hannah that have her her life time provided she
never Marry no other Man but if she Marry after the
death of my beloved son the Negro girl named Hannah
shall be taken from her. I leave to my daughter
Anna and her children one Negro girl named
Fanny, provided she never Marry no other Man after the
decease of whom son if she does she said Fanny
and her issues shall be taken from her and given to her

John Cammons Will

Her Children. I leave to my daughter Maria one Negro girl named
Easter a Slave to John Gilchrist twenty Dollars is laid Made
up among my Children to convey to him by Duncan Ross Slave
my grand son Samuel Daniel Cammons a Negro boy he said David
an a Negro girl named Hannah. I leave to my son John Cammons
ten Dollars. I leave the Land to be divided between my two
sons Alexander and Daniel Cammons and all my Children is
to make up Money to pay the Expenses of my funeral. I leave
Alexander Cammons a Fish ball Cannon and Matthew Johnson
My Gun to this last will and testament in writing witness
I have written it in my Hand and seal this 5th day of Aug 1818
1818 Signed in presence of us

Elton County Court Hov. 1823

John Cammons

mark

Witnesses here below are duly proven

Duncan Johnson

in Open Court by the Oath of

H. S. Cameron

Hug. Johnson and attested to be recorded and it is recorded in

order at full length in Books 10. Pages 32 & 33 -

Duncan W. Collier Will

In the Name of God Amen

I Duncan Collier of the State of North Carolina and County of Moore being
of Sound and perfect Mind and Memory do make this my last Will and
Testament Bequeath my Soul to God and my Body to the Earth -

1st I will and bequeath to my dearly beloved wife Mary W. Collier
one third part of my Stock of cattle for her proper use and benefit
2nd I will and bequeath to my dearly beloved son John W. Collier one third
part of my Stock of cattle and four Head of Horses also my Working
tools consisting of one Hand Saw one large Cut Saw, two Hammers and
one foot Adze also my Books consisting of two Bibles two Psalm
Books and one Testament likewise all my other Working tools of
any kind for the proper use and benefit of said John W. Collier

3rd I will and bequeath to my dearly beloved daughter Margaret Collier
one third of my Stock of cattle that is my whole Stock of cattle Equally
divided among the above mentioned heirs also one Scorn for such Margaret
for her proper use and benefit. 4th I will and bequeath to my daughter
Catherine D. Daffey the sum of ten Dollars, the Ballance of my pro-

John W. Collier Executor