

157) Daniel Love's Will

State of North Carolina In the name of God Amen
 Moore County I Daniel Love sen. being weak
 in body yet of sound mind and memory do make
 this my last will and Testament in the following
 manner viz. 1st I commit my soul to God
 who gave it & my body to the dust to be
 buried in a Christian manner at the discretion
 of my Executor and Executrix here after named
 2d As to my worldly Estate I give & bequeath
 to my daughter Flora Love one hundred Acres
 of Land including the Houses & Plantation on
 which I now live. and 3rd I give & bequeath to
 my grand son John P. Blue twenty acres of land
 lying on the Flat where my son John Love formerly
 lived. —

I appoint and ordain my son Daniel Love
 & my Daughter Flora Love as Executor &
 Executrix of this my last will & Testament.

Signed sealed published and declared this 17th
 of July anno domini 1835

In presence of us

Test Daniel Blue

John P. Graham

Daniel Love his
mark seal

The last will and Testament of Daniel Love deceased
 was brought into open Court and offered for probate.
 Whereupon it was admitted to probate
 by the Court of ^{Graham the proving}
 the said witness of Daniel Blue and John
 P. Graham the subscriber witnesses to said
 will, on a that said witnesses had left the
 County —

A. L. Bury M^r

John McMill Will 158

In the name of God Amen. I John McMill of the
 County of Moore and State of North Carolina.
 Considering the uncertainty of this mortal life and
 being of sound & perfect mind & memory. Blessed be
 god for the same, do make and publish this my last will
 & testament in manner & form following (that is to
 say) first I will and bequeath to my beloved Daughter
 Margaret & John Ferguson One half the
 Land that I possess. Consisting of two hundred acres
 of Land. I also will and bequeath to the above
 mentioned Margaret & John Ferguson the third
 part of my personal Estate Goods Chattels including
 all kinds of whatever kind or nature so ever they be
 providing that nothing herein contained shall
 deprive the above mentioned heirs of One half
 the shares. —

I do also give and bequeath to my younger daughter Maria
 the other half of my Lands, consisting of two hundred
 acres together with the third part of my ^{remaining} Estate goods chattels
 & stocks of every kind. — I hereby appoint my worthy
 son John McMill to Executor to this my last will and
 Testament making all former wills by me made
 and witnessed. None of which I have hereto let my hand
 and seal. this thirty first day of May in the year
 of our Lord One thousand Eight hundred and
 thirty five —

Signed sealed published and John R. McMill
 dictated by the above named mark

John McMill to be his will and
 Testament — in the presence of us who
 have hereunto subscribed our names as
 witnesses in the presence of the Testator

O. McMillion

A. McDonald

John B. Black