

In the name of God Amen I Jonathan Hight  
of the County of Moore and State of ~~North~~ North  
Carolina being of sound and perfect mind and memory  
But knowing the certainty of death do make and  
ordain this my Last Will and Testament and  
first Give my Body to the trust from Whence  
it came and my Soul to God We Give it

I Give and bequeath to my wife Nancy one Negro  
Girl named Patsey altho all my possible  
property of every description except as hereafter  
(named) during her life and after her death  
Whatever to remain to be Equally divided between

My Son Nathan, My Grand Son James D.  
Stone and my daughter Phepala Stone her life  
but so as not to be subject to her Husbands  
Debts or Contracts during her life and after her  
death to be equally divided among such children  
as she may leave surviving her Share and  
I share alike except the above named  
James D.

I Give and bequeath unto my son Nathan I Hight  
the Land and plantation where on I now live after  
the death of his mother to I Give it during her life  
I also Give and bequeath to my son Nathan I  
Hight during his life My three Negroes Jack Dick  
and Becca and after his death to be equally divided  
among such children as he may leave surviving him  
Share alike My Will and desire is that My daughter  
Phepala Stone shall have the use and profits of my  
three negroes Beley and his two children Lucy and  
Rebecca and her increase during her life but not  
to be subject to the debts or contracts of her husband  
Samuel Stone in no way or form and after her  
death to be equally divided among such children  
as she may leave surviving her Share and share  
alike

I Give and bequeath unto my Grand Son  
James D. Stone one hundred acres of Land known as  
the Luddy Plantation to him and his heirs forever  
I hereby invest the power on each of my heirs at my  
death to take the property here in devised to them  
as they are and to give and to probate of this my Last  
Will and Testament. Well comply the titles agreeable  
to the provisions therein made  
In testimony Whereof I set my hand to seal  
the 9th. of August 1839.  
Signed and signed Jonathan Hight (Seal)  
in presence of  
Wm. H. H. H.

## Codicil

The within Codicil will show that I the  
above said Jonathan Hight do make this  
Codicil to my Last Will and Testament  
I bequeath unto my beloved Wife Nancy  
the use and benefit of all my property  
personal and real during her natural  
life and at her death to go to and to the above  
Will and Testament and here my wife and my  
friend Pideon Edwards and James D. Stone  
to act as Executors to my Will and Testament  
March 5th. 1840.

Witness my hand } Jonathan Hight (Seal)  
D. Hunt - }

Moore County Court. August Term 1840

The last will and testament and codicil of Jonathan Hight do  
was brought into open court and admitted to probate by the oath  
of Dempsey Hunt and William Stone the subscribing witnesses.  
Lewis Edwards one of the executors appointed by said will.  
comes into open court and accordingly qualified as Executor to  
said will according to Law - J. C. Hunt

130 Duncan. Murchison's Will

In the name of God amen I Duncan Murchison  
Murchison Senior being of sound perfect mind and  
memory do make and publish this my last Will and  
Testament revoking all former Wills and Codicils - - -  
First it is my Will and desire that all my Estate  
God Save it, and personal shall belong to my beloved Wife  
Margaret being her natural and if either of my daughters  
which is now Dungle should marry she has power  
to advance to either of them in the same proportion that  
I did my self to my daughters already Married  
Secondly it is my Will and desire that at the  
Death of my Wife my real Estate shall belong to  
my son Kenneth exceeding twenty five acres  
to each of my daughters Flora and Mary to be paid of  
for them for the North side of my plantation including  
a part of the cleared Land if one or both of them should  
marry then the one single should be entitled  
to the twenty five acres if both single to the above  
quantity Thirdly my Wife Will is that at the death of  
my Wife my personal property shall be equally  
divided between my son Kenneth and my daughters  
Mary and Flora and if either of my daughters should  
marry then she is to have no part and the one that  
remains single she is to have one third part of my  
personal property and if both should marry  
then my son Kenneth is to have the whole of the  
real and personal Estate I have to my son Kenneth  
my Boya some him and my other children and  
their proportionable part of my Estate when they left me  
I consented and advanced my beloved son Kenneth executor  
to this my last Will and Testament doled signed and  
declared before the 25 May 1836.

At test  
Duncan Murchison  
Stephen Bergman

Moore County Court August Term 1840 431

The last will and Testament of Duncan Murchison deceased was produced in open court and admitted to probate by the oath of Duncan Murchison and Stephen Bergman the subscribing witnesses. Whereupon Kenneth Murchison the executor appointed by said will came into open Court and was duly qualified according to law as executor - A. C. Curry clerk

Katharine Cameron's Will

State of Maryland }  
Moore County }  
I am I Katharine Cameron  
of the County and State of aforesaid  
at this week in body yet of perfect mind and  
memory after recommending myself to God  
do make and ordain this to be my last will  
and testament viz,  
In the first place that my body be decently  
entred at the discretion of my Executors  
herein after named - In the second place  
I give and bequeath to my son Daniel Cameron  
and my son John in the next place I give  
all my lands to my daughter Christian  
Cameron Margaret Cameron & Mary  
Cameron to be equally divided between  
them I also give to my aforesaid daug-  
hters Christian Margaret Mary all my stocks  
of Haws cattle Hogs & sheep to be equally  
divided between them - I nominate &  
constitute my daughters Margaret & Mary  
Executors of this my last will and testament  
and I this said Katharine Cameron declare  
the above writing to contain the whole of my will