

29 172

him and John Buehars and another piece of Land containing 30 Acres lying between him and Hector McNeill. The three pieces containing 110 Acres. A Negro Boy named Glatto my New horse and the third part of the cattle and hogs and all the household Furniture

To my dearly beloved Grandson John Johnston I give & convey 20 Acres of Land lying on the head of Camerons Creek

I likewise constitute make and ordain the said Executors of this my last will and Testament all and singular by them freely to be possessed and enjoyed as before mentioned. And I do hereby utterly disavow revoke and disannul all and every other wills and Testaments legacies bequests and Executors by me in any wise before named written and bequeathed ratifying and confirming this and no others to be my last will and Testament In witness whereof I have hereunto set my hand and seal this 2^d Day of Sept. in the year of our Lord One Thousand Seven Hundred and Ninety Three.

Signed Sealed published pronounced and declared by the said Daniel Paterson as his last will and Testament in the presence of us who in his presence and in the presence of each other hereunto subscribed our names

Damon Paterson

his
Daniel Paterson

his
John Paterson

mark

1793

Moore County February 7th 1794 93 173

Joseph McGees Will

In the name of God Amen I Joseph McGees of Moore County in the state of North Carolina being very sick and weak in body but perfect mind and memory thanks be to God for giving unto God calling unto mind the mortality of my body and knowing that it appointed for all men once to die do make and ordain this my last will and Testament that is to say principally and first of all I give and recommend my Soul into the hands of the almighty God that gives it and my body to be Buried in decent Christian Burial at the discretion of my Executors nothing doubting but at the general resurrection I shall receive the same again by the power of Almighty God and as touching such worldly Estate wherewith it has been pleased God to bless me with in this life I do give and dispose of the same in the following manner and form first of all I lend unto my dear be loved all my whole Estate to raise my Children on that is under age until such times as my son Abraham comes to be twenty one years of age or until the marriage and at her decease either by marriage or by the age of my son Abraham I will that my Estate with the accretions thereunto be equally divided between my wife Melly McGees and my five Children to wit sucking McGees Jacob McGees Penny McGees Abraham McGees Tompy McGees to be divided by my Executors at their own discretion only observing that I give five shillings to my son Manajah McGees five shillings to my Daughter Elizabeth McGees five shillings to my son Elias five shillings to my Daughter Judith McGees also five shillings to my son Joseph McGees to be paid to them by my Executors before the division of my Estate

And I do hereby utterly disavow revoke and disannul all and every other former Testament will legacies bequests and laws by me in any wise before named written and bequeathed Ratified and confirmed this and no others set my hand and this 9th Day of February 1794 - And do appoint Edmund Waddell and Benjamin Tyson for my Executors Signed Sealed & Delivered off Joseph McGees

San Pevor Elizabeth Prim Moore County February 1794

The above will was proved in open Court by the oath of Elizabeth Prim a subscribing witness and ordered to be recorded April 2nd 1794