

and Bethia, Paul, Berfleat, Irvin, Lewis, Prissa, Dorcas, and all her children, Melissa and children designing by the negroes specified in this item to embrace all the negroes which I received by my wife Sarah, together with all their increase, to have and to hold the same to his heirs and assigns forever. Also the tract of land on which I now live, on both sides of Beech run, to have and to hold to his heirs and assigns forever.

Item 8th. I give unto my daughter A.W. S. Hunter and John T. B. Bellamy all my lands adjoining their lands inherited from their mother, also an equal division in my quarter land to be equally divided between them, to have and to hold the same they, their heirs and assigns forever.

Item 9th. My will and desire is that my medical books and medical shop furniture be given to my son in law Dr. William Hunter, and my other books to my sons John T. N. Bellamy and Joseph C. Bellamy, also I do give unto my sons John T. N. Bellamy and Joseph C. Bellamy my shot gun and rifle, to have and to hold they their heirs and assigns forever.

Item 10th. My will and desire is that all my unbequeathed estate be kept together by my executor until my son John T. N. Bellamy comes of age (if my creditors will I indulge my estate, if not my executor is privileged to sell off that portion of my perishable estate which he shall deem best) if they permit my unbequeathed estate to be kept together until that period then all is to be equally divided amongst all my children, to have and to hold they their heirs and assigns forever.

Item 11th. If my son John T. N. Bellamy should die without an heir before he arrives at the age of twenty one years both the land and negroes specifically named, as bequeathed to him in my will and desire is that they be inherited by my daughter Ann W. S. Hunter and her heirs and assigns forever. but the other property bequeathed to my son John T. N. Bellamy to be equally divided between my daughters Ann W. S. Hunter and my son Joseph C. Bellamy to have and to hold they their heirs and assigns forever.

Item 12th. If my son Joseph C. Bellamy should die without an heir before he arrives at the age of twenty one years my will and desire is that the negroes as named willed and bequeathed to him in item 7th. be equally divided between the survivors, Ann W. S. Hunter, John T. N. B. Bellamy, Elizabeth W. Coffield, Martha C. Coffield and Sarah W. S. Coffield, or their heirs, to have and to hold they, their heirs and assigns forever; but the land and other property given and bequeathed to my son Joseph C. Bellamy be equally divided between my daughter Ann W. S. Hunter, and my son John T. N. Bellamy, to have and to hold they their heirs and assigns forever.

Item 13th. I appoint my son in law Dr. William Hunter my sole

executor and guardian to my children, desiring him to let my son Joseph C. Bellamy remain with his sister Martha C. Coffield, as much as shall be consistent with his education. In testimony whereof I have hereunto set my hand and seal this 31st december 1845.

The word "and" erased on first page
the word "two pillows" interlined on same page
the word "three" erased and "four" interlined on 2nd page
the word "together" and "all" interlined on 2nd page
the word "not" erased on 3 page word "perishable" interlined on same page.

signed, and sealed in presence of us Jno. P. Bellamy (Seal)
John Paris
Wm. Bellamy

State of North Carolina court of pleas and quarter session
Mach county Feb term 1846.

The foregoing paper of writing purporting to be the last will and testament of Jn. P. Bellamy was offered for probate in open court and the same being duly proven on oath by the subscribing witnesses thereto it is ordered to be recorded.

Attest J. M. Taylor, C. C. C.

and is recorded, Attest J. M. Taylor, C. C. C.

In the name of God Amen. I Jacob Barnes of Mach county and State of North Carolina being in sound mind and perfect memory thanks be to almighty god do make and ordain this paper writing to be my last will and testament in manner and form as follows viz: Item: the first, I loan to my beloved wife Morning Barnes the plantation whereon I now live and half what is in the dwelling house and half in the kitchen and her choice ~~two~~ and one sow one shotes and four head of sheep one cow one calf a ten barrels of corn and two blade stacks and fifteen feet of tops I give to my son Burrell Barnes the plantation where he now lives and the little gray mare I give to my daughter Primmy Barnes to one cow and the bed which she claims and one chest I give to my son Jodin Barnes five dollars. I loan the tract of land to Jodin where he now lives one hundred and twelve acres to him his life time and then to be sold and the money equal divided between Burel Barnes and Primmy and Vinson and heirs. I give to my son John Barnes ~~one~~ five dollars I ~~loan~~ to my daughter Elizabeth Barnes a equal part of the land whereon she now lives her life time and then to their lawful heirs of ~~her~~ body I give to my son Caswell H. Barnes sixty acres of land where he now lives the land where I now live I want it equal divided between Primmy Barnes and Elizabeth Barnes and Vinson Barnes and sell enough of my property to pay my just debts I give to Vinson Barnes one bed and furniture and if there is any more property sold then it takes to pay my debts I want it to go to morning Barnes. I do hereby appoint my two sons John and Joel Barnes my executors to this my

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last will and testament in testimony whereof I have hereunto set my hand and seal this the 16 day of August in the year of our lord one thousand eight hundred and forty five.

Delivered in the presence of us
Elisa H Cockrell *Sally*
Pity H Vick *Caroline*
his
Jacob x Barnes (Seal)
mark.

State of North Carolina court of pleas and quarter sessions.
Nash County Nov. Term, 1846

The foregoing paper of writing purporting to be the last will and testament of Jacob Barnes was offered for probate and the same being duly proven in open court on oath by Elizabeth Cockrell and Pity H Vick two of the subscribing witnesses thereto and is ordered to be recorded. Attest F.M. Taylor, C.C.C. and is recorded. Attest F.M. Taylor, C.C.C.

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In the Name of God Amen. I Mary Green of the county of Nash and State of North Carolina, being of sound mind and memory but considering the uncertainty of my earthly existence do make and declare this my last will and testament in manner and form following viz:

1st. I give and devise to my daughter Rhoda Harrison, two negroes, ~~say~~ William and John to her and her heirs forever.

2nd. I give and devise to my grand daughter Mary Hawkins of Halifax County North Carolina, two hundred dollars to be paid by herein after named executor.

3. I give and devise to my grand daughter Martha Weldon of the county and State aforesaid two hundred dollars to be paid by my executor.

3. I give and devise to my grand daughter Rhoda King of said county and State two hundred Dollars to be paid by my said executor.

4th; I give and devise all the residue of my property of every kind and nature whatsoever, whether in negroes lands or monays arising from sales of negroes or lands or any other property of any kind or nature that may belong to me hereafter to my daughter Rhoda Harrison to her and her heirs forever.

and I do hereby appoint my son in law ~~Emilia~~ Harrison my lawful executor to all intents and purposes to execute this my last will and testament hereby revoking all other wills and testaments made by me heretofore given under my hand and seal this 15th day of Dec. in the year of our lord 1843.

Signed, and acknowledged in the presence of
Benj W Ayent
A.W. Arrington.
State of North Carolina, Nash county court of pleas and quarter session Nov. term 1846

The foregoing paper writing purporting to be the last will and testament of Mary Green was offered for probate and duly proven by the oath of H.W. Arrington one of the subscribing witnesses thereto and ordered to

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be recorded.
and is recorded.

Attest F.M. Taylor, C.C.C.
Attest F.M. Taylor, C.C.C.

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In the Name of God Amen. I Elizabeth Joiner being weak of body but of sound mind and disposing memory do make and ordain this to be my last will and testament in the year of our lord one thousand eight hundred and forty six, October the 30th. Item: The first I give and bequeath to my daughter Una Turner one bedstead and bed and three bed quilts and two rugs and one yearlin, I give and bequeath to my granddaughter Una Turner and my son Thompson Joiner one sow and six pigs to be equally divided between them also I give and bequeath to my ~~grand~~ daughter Una Turner one wheel and card and one half dozen plates and half dozen cups and saucers
Item: I give and bequeath to my daughter in law Charity Joiner one loom and gear.

Item: I give and bequeath to my granddaughter Martha Matilda Joiner daughter of Exum Joiner one bed and bedstead and the clothes that belong to the bed.

Item: I give and bequeath to my daughter Una Turner all my wearing apparel of every description also some spun cotton.

Item: I give and bequeath to my grandson David Joiner three hogs.
Item: ~~I give and bequeath to~~ It is my desire that my tract of land where I now live to be sold and equally divided between all of my children that is living.

Item: I give and bequeath to my grand children Martha ~~Una~~ Matilda Joiner and David Joiner and Robert Joiner and Richard Joiner children of Exum Joiner all notes and accounts that I has against Exum L Joiner, ~~and~~ notes in the hands of Una Turner to the amount of five hundred dollars. It is my desire that all the ballance of my property that I havenot given away shall be sold and pay all my just debts and if any is left it is my desire it shall be equally divided between all my children that is living. I hereby appoint my son Exum L. Joiner and my son Thompson Joiner executors to this my last will and testament whereof I have hereunto set my hand and seal this the year day and date above written. sealed
signed in presents of her
R.H. Hicks Elizabeth x Joiner (Seal)
mark.

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R.H. Hicks
Jo s H Vick
State of North Carolina, Nash county court of pleas and quarter session Nov. term 1846

The foregoing paper writing purporting to be the last will and testament of Elizabeth Joiner was offered for probate and duly proven by the oath of R.H. Hicks, and John H Vick the subscribing witnesses thereto and is ordered to be recorded. Attest F.M. Taylor, C.C.C.

and is recorded.

Attest F.M. Taylor, C.C.C.