

the provisions contained in that clause of my will, and also I give to him the grist mills hereinbefore lent to my wife to take effect when he shall arrive to the age of twenty one years, or at the death of his mother should that happen before, to him and his heirs forever, with the provisions hereinafter contained. Fourth. In event of the death of either of my said sons Willie or Nicholas, without Lawful Issue him surviving before he arrives at the age of twenty one years it is my will and desire that the survivor take all herein before given to him so during to him and his heirs forever.

Fifth. I give and bequeath to my daughter Lucy Moore in addition to what I have heretofore given and delivered to her, one negro woman, Nancy and her two children, together with their increase to her and her heirs and assigns forever.

Sixth. I give and bequeath to my daughter Temperance Ann Yancy, four hundred dollars in money or good notes, also one negro woman called Mill. ~~Sam~~, and all her five children say Caroline, Fletcher, Watson, Sofine, and Clark and also a boy named Washington and a woman named Betsey, ~~and one named~~ together with all their increase to her and her heirs and assigns forever.

seventh: I give and bequeath to my daughter Catharine Bell in addition to what I have heretofore given and delivered to her one negro woman named Ailsey and all her children say Viney and Crenshaw, together with their increase to her and her heirs forever.

eight: I give and bequeath unto my son Vanvan Salair Boddie my Bynum and Soreby tracts of land lying on swift creek together with the stills, cider casks, plantation tools, stock crop and provisions of every description thereon, and the following named negroes to wit, Phoebe, Jerry, Rouena, Malvina, Barbary, Linda, Mariah, John, Turner, Willie, Seip, Adam, Nance and Redmon, together with all the young children they or any of them may have with them and which he is now in possession of together with all their future increase to him his heirs and assigns forever with this provision and requisition that he shall pay to my executor hereinafter named for the use benefit and interest of my estate the sum of five hundred dollars.

Ninth. I give and bequeath to my beloved wife all my household and kitchen furniture of every kind quality and description to her and her heirs forever. Tenth: my will and desire is that all the balance and remainder of my negroes not hereinbefore given away of which I may die possessed of shall be equally divided between my wife Lucy, my son Willie, and my son Nicholas W. Boddie, share and share alike, to them and their respective heirs and assigns forever.

Eleventh. It is my will and desire that out of the crop stock and provisions which I may die possessed of my wife Lucy shall have one year's provisions allotted suited to her conditions in life and the whole

of the balance thereof sold and the proceeds thereof together with all the residue and remainder of my estate of every kind quality or description whatsoever, after the payment of all my just debts, the satisfaction of the specific legacy or legacy or legacies herein contained, and the payment of three hundred dollars to my executor hereinafter mentioned which he is to take in lieu of commissions shall be equally divided between my wife Lucy my daughter Lucy Moore, my son Willie and my son Nicholas W. Boddie, share and share alike to them and their respective heirs and assigns forever.

Lastly I do hereby nominate and appoint my trusty friend and son in law Bat F Moore esquire, of Halifax County my sole executor to this my last will and testament hereby revoking, annulling and disallowing all former wills by me heretofore made; hereby publishing and declaring this and this only to be my only true last will and testament in testimony whereof I have hereunto set my hand and seal on this the 9th day of

October A.D. 1841.

The interrelation made before signing in the hand writing by George Boddie (Seal)  
H Blount of the undersigned witness.  
signed, sealed and acknowledged published  
and declared by the testator before us  
H Blount  
Saml Brown

State of North Carolina, Nash county court of pleas and quarter sessions  
Feb. term 1843

the foregoing will of Geo Boddie dec. was duly proven as appears of record by the oath of Sam Brown one of the subscribing witnesses thereto and by the oath of Jos A Cooper who proved the hand writing of H Blount and is ordered to be recorded as such.

Attest W. M. Taylor, C.C.C.

and is recorded, attest W. M. Taylor, C.C.C.

In the name of God Amen. I William Turner of the County of Nash and State of North Carolina do this the 30th day of January AD 1838 make and declare this to be my last will and testament being at the same time of sound mind and perfect memory, in the following manner that is First, I leave to my beloved wife Milly Turner my land and plantation and all my other property (after paying my just debts) of every description during her life and after her death, all the property loaned to my wife except the land I wish to be sold and the proceeds of the same to be equally divided between all my children and her legal representatives of those of my children if any of my children should be dead. and further more my will is if my son John Turner will stay with his mother and take care of her in a proper manner my will is for him to have all my land now own after his mothers death but if my son John will not take care of his mother she may sell part or all of my land for her support and benefit.

And further more I nominate and appoint my friend **W.M. Poldie** executor to this my last will and testament revoking all others signed sealed and pronounced this the day and year first above written. In the

presence of  
**Elias Barrett**  
**Willie Griffin.**

his  
**William x Turner (Seal)**  
 mark.

If on the left hand of those of my children near the middle and not in a other place on all interlined before signing.

State of North Carolina court of pleas and quarter session  
 Nash County. Feby. term 1843

The foregoing instrument of writing purporting to be the last will and testament of **William Turner**, was duly proven in open court as appears of record by the oath of the subscribing witness thereto and ordered to be recorded.  
 Attest **F.M. Taylor, C.C.C.**  
 and is recorded. Attest **F.M. Taylor, C.C.C.**

State of North Carolina Nash county april 26th day 1843. Be it known that I **Mary Whitfield** of said county and said state being old infirm and weak in body but of sound mind and disposing memory do this day and date make and publish the contents of this paper writing to be and contain my last will and testament, revoking all other wills by me made and declaring this to be the only one in manner and form that is to say:  
 Item: I give and bequeath to my sister **Charity Whitfield** my right, title and interest and claim that I have in the tract of land that I now live on containing sixty acres be the same more or less with all the appurtenances thereunto belonging also one half of negro man **Abram** which is all my right and title in said negro also one half of horse **Tabby** also three feather beds and furniture, all my right title and interest that I have in all the cattle and hogs, also all my right title interest and claim to all the household and kitchen furniture also all the balance of my estate of every description to her and heirs forever.

signed, sealed and acknowledged in presents of us who are the subscribing witnesses year and date above  
**John Hicks** her  
**Mourning x Strickland**  
 mark.

her  
**Mary x Whitfield (Seal)**  
 mark.

State of North Carolina, court of pleas and quarter sessions  
 Nash County May term 1844

The foregoing instrument of writing purporting to be the last will and testament of **Mary Whitfield** was duly proven in open court as appears of record by the oath of **John Hicks** one of the subscribing witnesses thereto and ordered to be recorded.

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

and is recorded.

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

In the Name of God Amen. I **Littleberry White** of the county of Nash and State of North Carolina this the 29th day of September, in the year of our lord one thousand eight hundred and thirty one, do make and ordain this to be my last will and testament in manner and form following viz: first I give and bequeath unto my beloved wife **Elizabeth White** one negro woman named **Tabitha** and one negro man named **Willis**, also one third part of all my household and kitchen furniture and one third part of all my live stock of every kind also one third part of all my working tools, say blacksmith tools and still, accepted, also one third part of my crops and provisions that may be on hand at the time of my death. one feather bed accepted which I intend for my son **Joseph H. White** to her and her heirs forever, to her only use and benefit and to be at her disposal. I further lend to my beloved wife **Elizabeth** during her natural life one tract of land on which I now live and bought of **Henry Bandes** containing 210 two hundred and sixteen acres. I also lend her one negro man named **Peter** during her natural life :

Item: 2nd I give and bequeath to my grand children the heirs of my son **John White** deceased one negro girl named **Jinny** and her increase one feather bed and furniture which they have now in possession to them and their heirs forever.

Item: I give to my son **William Heath White** one negro boy named **Oliver** and one feather bed which he now has in possession to him and his heirs forever.

Item: 4th. I give and bequeath to my son **Littleberry White** one negro man named **Richard** which he has in possession and at my death two other negroes viz: **Caty** and **Ozburn** also twenty five dollars in lieu of a feather bed which will be raised out of property which I shall leave to be sold to him and his heirs forever.

Item 5th: I give and bequeath to my daughter **Mary Hunt** one negro woman named **Hannah** with her former and future increase which she has now in possession a bed one feather bed and furniture now in her possession to her and her heirs forever.

Item: 6th. I give and bequeath to my son **Charles White** one negro boy named **Nelson** which he has now in possession and twenty five dollars in lieu of a feather bed which will be raised out of property which I shall leave to be sold to him and his heirs forever.

Item: 7th: I give and bequeath to my daughter **Ann Folks** one negro girl named **Tilly** and her increase one feather bed and furniture which she has now in possession to her and her heirs forever.

Item 8th: I give and bequeath to my daughter **Peggy Cooper** one negro woman named **Mary** and her increase one feather bed and furniture which she has in possession to her and her heirs forever.

Item: 9th. I give and bequeath to my son **Edward White** one negro boy