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and furniture and my Carpenter Tools my large Iron Hattle, one both also an hundred and twenty five acres of Land which I bought of Joseph Sewell also three head of breeding Cattle, I say to my Son David Ricks and his heirs forever.

Item I give and bequeath to my son Edwin Ricks two Negroes to w<sup>t</sup> Lucy Slavery in bed and furniture the sea both our Hattles, one pair of Cistles and a Bush, also my Coopers Tools, and those makers Tools, three head of breeding cattle also one hundred and fifty acres of land, being the land which I surveyed last adjoining Abraham Johnsons land and my old house also ninety acres of land contained by estimation to be the same more or less formerly called Marmande who I say to my Son Edwin Ricks and his Heirs forever.

Item I give and bequeath unto my Sons David and Edwin Ricks my Watch case and Crop cut case to them and their Heirs forever.

Item My Will and desire is that if either of my two youngest sons David or Edwin should die without lawful Heire of their body for their Legacy the Land excepted to be equally divided between my two Grandsons Sam Ricks and Peter Tuteal to them and their Heirs forever.

Item I give and bequeath unto my Grandson Jason Ricks one feather bed and Furniture to him and his Heirs forever.

Item My Will and desire is that my Plantation whereon I now live should be sold with the Land thereabouts belonging and the money arising from the sale the one half to my two young sons, David Ricks and Edwin Ricks to them and their Heirs as apnised.

Also I give to my Grandson Jason Ricks two years schooling to be paid out of the sale of my Land, as for the remaining part of the money I give to be equally divided among my three daughters, Sarah Tuteal, Martha Tuteal and Sarahah Collins to them and their Heirs forever.

And I do nominate and appoint my two Sons in Law David Tuteal & Thomas Tuteal, wife and sole Executrix of this my last Will and Testament disannulling all other wills therfore made by me the thirtyninth my Year and first this 4<sup>th</sup> day of November 1790.

Signed Sealed and Delivered  
In the presence of  
Edmund Tuteal  
Phraim Tuteal  
John Tuteal  
Ellot Tuteal

William W R Ricks <sup>his</sup> Seal  
mark

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Northampton County 1st December Court 1793.

The preceding will of William Ricks the same was exhibited into Court and proved by the oath Edmund Tuteal & Ellot Tuteal at the same time David Tuteal & Thomas Tuteal qualified as Executors before ordered to be certified and recorded.

Wm

Wm  
a Day in Oct

### Winborne Jenkins Will

In the name of God amen. That I Winborne Jenkins of the County of Northampton and State of North Carolina being sick and weak in body but in sound mind and disposing memory of mind do make and ordain this my last Will and Testament in manner and form following.

Item My Will and desire is that all my just debts be paid.

Item I leave unto my beloved wife Anna Jenkins the Land and Plantation whereon she now lives also two hundred and seventy two acres known by the name of the Body farm also the labor of four Negroes to wit Mike, Lucy, Crop old & Dick and Charles also all my Cots of every kind, Horses, Cattle Hogs & swine her undivided and after her marriage the above property to be disposed of as follows hereafter, also the Cots of every kind now on the plantation.

Item I give and bequeath unto my son Winborne Jenkins the Land and Plantation whereon he now lives containing one hundred and three acres the same more or less and bounded as follow to wit beginning at a Maple in Pottery Creek thence along a line of marker trees to a Hickory in the pasture line then the pasture line then the various corners of the said pasture to the said plantation to him and his heirs forever also a negro girl named Jemmy and her surname also one stall with the unpaired Maremark belonging the Negro and the stall ad until the death or marriage of her mother and my Cedar bush to him and his Heirs forever.

Item I give and bequeath unto my son Benjamin Jenkins the Land Plantation whereon I now live containing one hundred acres more or less and bounded as follow to wit beginning at a Maple in Pottery Creek thence along a line of marker trees to a Hickory in the pasture line thence the pasture line to Bonyard Tuteal line, thence his line to the Captain of John Dickinsons line to the said Creek, thence the various corners of the town of

the back to the first station also one Negro Boy by the name of Park to him and his Heirs forever, after two hundred and twenty two acres of Land known by the name of the ready field also three Negroe Servt. Nick Long and old Dick and their increase after the death or marriage of his Father to him and his Heirs forever, also one bed and furniture, two Chairs and one two gallon Jugg after the death or marriage of his Father to him and his Heirs forever.

Item I give and bequeath unto my Grand son Charles Edam few shillings apiece to him and his Heirs forever.

Item I give and bequeath unto my Grand son Westmore Edam one Negroe Girl named Philli and her increase to him and his Heirs forever after the death or marriage of his Grand Mother.

Item I give and bequeath unto my Grand son David Barker one hundred & four acres of Land known by the name of the Gardner Lot to him and his Heirs forever.

Item I give and bequeath unto my Daughter Mary Stephenia one Negroe girl called young Park to her and her Heirs forever.

Item I had Relation of one Negroe girl Call with her increase unto my Daughter Charity Barker during her natural life, and after her death the Negroe girl and her increase to be equally divided among my said Daughter Children my will and desire is that the said Negroe and her increase to be divided by the judgment of good men to them and their Heirs forever.

Item I give and bequeath unto my Grand son Isaac Ricks two Cows and Calves to him and his Heirs forever.

Item I give and bequeath all that part of my estate that I have left unto my beloved wife that I have not already given away unto my two Daughters Charity and Abby, and my grandson David Barker, and my grandson Isaac Ricks to be equally divided between them and their heirs forever, also one Mile of land of John Hobart in case my wife shall not make use of the same in her life time to be equally divided between them as aforesaid to them and their Heirs forever.

Item I give and bequeath unto my Grand son Westmore Barker few shillings apiece to him and his Heirs forever.

Item My Will and desire is that if my Grand son Isaac Ricks should die before he come to the age of twenty one years that all that part of my estate that I have given unto him, shall descend unto my Daughter and my Grand son David Barker to be equally divided between them to them Heirs forever as aforesaid.

And I do make and ordain my self Westmore Barker and my Son Benjamin Barker my whole and sole Executor of this my last Will and Testament disannulling and revoking all other Wills by me hitherto made. At Westmey my Place and Seal this 2d day of September 1793.

Signed Sealed and declared in presence of

W<sup>r</sup> H. Weston  
Dempsey Trotter  
Martha Hall

Westmore Barker & Son

Northampton County, Pa.  
December Court 1793.

The will of Westmore Barker doth prove by the Oath of Hudson Kingman & Dempsey Trotter for the subscribing witnesses thereto, at the same time Westmore Barker qualified as Executor therof, Ordered to be Certified and recorded.

Westmey D<sup>r</sup> Hayes Esq<sup>r</sup>

### William Cotten Part's Succession Will

Northampton County

The Succession Will of William Cotten Part date of the same

namely. This said William Cotten Part in his last illness at his own dwelling House in presence of Allen Cotten and Henry Cotten Part deceased Virginians that in case he did that his whole estate and property of every sort should go by and belong to his Brother James Cotten Part.

March 5th 1794.

Henry Cotten Part  
Allen Cotten.

Northampton County, Pa. March Court 1794

The above succession Will of William Cotten Part doth now stand enrolled into Court and record by the Oath of Henry Cotten Part and Allen Cotten, and Ordered to be Certified and recorded, at the same time administration on the said estate was granted James Cotten Part with the Will annexed. Ordered to be recorded.

Westmey D<sup>r</sup> Hayes Esq<sup>r</sup>