

Ann Connally's Will. In the name of God Amen I declare, I am Connally
of the County of Northampton and State of North Carolina being very sick & weak
knowing that it is appointed for all humman once to die do make & ordain
this my last Will and Testament in manner and form following, to wit.
Item. I give and bequeath unto my two daughters namely Polly W.
Thompson and Rebecca Connally my land and plantation which I
now occupy and profess to be equally divided between them and their heirs
forever. Item I give and bequeath to my two daughters above mentioned each
of them one feather bed of furniture to them and their heirs forever.

Item. I give and bequeath to my daughter Polly W. Thompson her pine
chests to her and her heirs forever. Item I give and bequeath to my
daughter Rebecca Connally one black walnut chest to her and her
heirs forever. Item I give and bequeath unto my daughter Polly W.
Thompson my boar and gear to her and her heirs forever. -
Item I give and bequeath to my daughter Polly W. Thompson one
spinning wheel one pair of fards, two setting chairs, one pot and
hooks, one skillet one large Pewter dish one bacon and one Pewter
plate, to her and her heirs forever. Item I give and bequeath to my
daughter Rebecca Connally one Table two setting chairs, one pot &
hooks one Dutch oven, one small Pewter dish, one bacon and one

skillet. - open to my necessary
namely Polly and Rebecca Connally one cow and six pigs for their
support. I therefore constitute and appoint Turner Baynum my
only executor to this my last Will & Testament working all
other wills made by me this 12th day of April 1814

Second sealed & delivered in ^{her}
the presence of Jesse Connally test
John Cather
Mark Lester

Northampton Septemba court 1814

This last Will and Testament of Ann Connally was exhibited
in open Court and proved by the oath of Mark Lester, and
was ordered to be certified and recorded -

Test,

Harrison B. B.

Jeremiah Daughtry's Will. In the name of God Amen I
declare Daughter of Northampton County North Carolina being weak in
body but of disposing mind and memory, thanks be to Almighty God
for the same and calling to mind the mortality of my body and
knowing it is appointed for all flesh once to die do make and ordain this
my last Will and Testament in manner and form as follows (to wit)
first I commit my soul in the hands of Almighty God that gave it
relying on the merciful hand of my Saviour to have full remission of
all my sins: and as to what worldly estate it hath pleased God to bestow
me with I dispose of in the following manner vizt. Item I land unto my
beloved wife Lucy Daughtry during her natural life a part of the lands
and plantation wherein I now live (to wit) beginning at Charles Edwards' corner
in the mouth of the ready Marsh thence up the ready Swamp to
Matthias Williamson's corner, thence Williamson's line to the lower line,
thence the lower line to the ready Marsh thence down the marsh to
the first Station. -

Item. I give and bequeath unto my beloved wife Lucy Daughtry four
negroes (to wit) Etheldred, Belah, Lyddo and Harry also my several horses
my riding mare and molly, my journal cows and grumbles, two cows
and calves to her and her heirs forever. -

Item, I land unto my beloved wife Lucy Daughtry three negroes by the
name of Sam, Simon and Peter during her natural life or widowhood.

Item, I give unto my daughter Martha Daughtry three hundred and
twenty acres of land it being the land I purchased of Howell Edwards
junior in his deed, and I also give unto her two negroes by the name of
Simon and Beck, my Bay horse, my single Chair and harness and
one feather Bed and furniture, to her the said Martha Daughtry and
her heirs forever. -

Item. My will and desire is that the residue of my stock and furniture
estate should be sold to discharge my just debts, and the balance arising
from such sale to be equally divided among the residue of my children
namely Mary Daughtry, Nancy Daughtry, Connally Daughtry, Lucy
Daughtry and my young born child that my wife is pregnant with
at this time. -

Item, My will and desire is if the child my wife is pregnant with
should

128
should be a son I give and bequeath the land I have had to my wife to the said son after the death of my wife; and if the said child should be a daughter I give the said land together with my lands not already given away to be equally divided amongst my five daughters — (namely) Mary, Nancy, Emily, Lucy and the young born one to be divided when my daughter Mary (Daughter) arrives to lawful age or marriage. —

I ten. my will and desire is that should the child my wife is now pregnant with be a son that it should have no part of my lands only that which I have left unto my wife and have given unto the said child of a son, and the balance of my lands my intention is should be equally divided amongst my five daughters — namely Mary, Nancy, Emily and Lucy (Daughter). —

I two. I give and bequeath all the residue of my negroes not already given away together with the three left to my wife to be equally divided amongst my five children (namely) Mary, Nancy, Emily, Lucy and the one my wife is now pregnant with to remain as a common stock until my daughter Mary —

their heirs forever. —

And lastly I nominate and appoint my brother Miles (Daughter) and my friend Jeptha C. Bissell my whole and sole executors to this my last Will and Testament revoking all other Wills heretofore by me made and declaring this to be my last Will and Testament. In Testimony whereof I have hereunto set my hand & affixed my seal this fourteenth day of July in the year of our Lord Anno Domini one thousand eight hundred & fourteen. —

Signed & Sealed in the presence of

Collis W. Barnes
Sam'l. H. Jenkins
Martha Brittle

Jeremiah (Daughter) test

In addition to this my last Will and Testament my will and desire is that any part of the Mill known by the name of the

129

old Saw Mill should be sold by my executors and the money arising from such sale to be equally divided among my five children namely — Mary, Nancy, Emily, Lucy and the child my wife is now pregnant with. Signed and acknowledged the day and date of the within Will.

In presence of

Collis W. Barnes

Martha Brittle

Sam'l. H. Jenkins

This last Will & Testament of Jeremiah Daugthy ^{deed} made together with the Codicil thereto annexed and exhibited in open court and proved by the oaths of Collis W. Barnes and Samuel H. Jenkins subscribing witnesses thereto, and was ordered to be attested and recorded. —

Test. J. Harrison Bissell

Read at December Sessions 1814. Sept 20th both one of the executors mentioned in the foregoing Will of Jeremiah Daugthy ^{deed} came into court and was qualified agreeably to law.

Test. J. Harrison Bissell

Ephraim Shuffield's Will. State of North Carolina. Northampton

to die. I find myself in a feeble state of health but in sound senses and morning thanks be to God for it and as I now make my last Will and Testimony I give unto my son Silas Shuffield five shillings to him and his heirs forever. and also to my daughter Unity Parker five shillings to her and her heirs forever. I give unto my wife Tabitha Shuffield all the rest of my property in the house and out doors of all kind to her and her heirs forever. I the said Ephraim Shuffield for and in consideration do warrant and defend all rights and titles whatever and further I bind myself my heirs executors and administrators forever here unto I set my hand & seal this 29th day of September in the year of our Lord 1814.

Test. Jeptha Johnson

Allen Moore

Ephraim Shuffield ^{his} mark

Northampton December Court 1814. This last Will and Testament of Ephraim Shuffield ^{deed} was exhibited into court and proved by the oaths of Jeptha Johnson and Allen Moore and was ordered to be attested and recorded.

Test. J. Harrison Bissell