

no timber to be cut except for the improvement of the place after five years if he settles on it I give it to him and his heirs forever. The land whereon I live I leave for the use of the family as long as they remain single after their marriage or removal I give the whole of the land to Solomon if he is alive, but he be dead to the surviving part of the family. I give to my beloved wife Betty forever. Betty and her increase I give to Tempy Grant, Betsey Brewer, Nancy Brewer and Peggy Brewer and their heirs forever. It is my desire that my beloved wife should have full use of that land whereon I live during her life. I give to Solomon his choice of horses and the flower colt. Respecting my Summer tract of land after as much of it is sold as will pay all that I am bound as security for William Sikes deed if he should be any balance I give it to Martha Sikes and Bryant Sikes orphans of William Sikes to them and their heirs forever. I appoint William Grant and my wife Sary Brewer my whole and sole administrators, signed and sealed and delivered in the presence of us this first of July 1816.

Test, Shadrach Grant

William Brewer Seal

James Wheeler &
Northampton September Court 1816. This last will and testament of William Brewer deed was proved in open Court by the oaths of Shadrach Grant & James Wheeler the subscribing witnesses thereto, whereupon William Grant the executor therein named was qualified as the law direct, time being reserved for the executing therein named to qualify trusts accordingly —
Tork, James C. Harrison Clerk.

Nathan Strickland's will. In the name of God Amen, whereas I know there is a time sooner or later for men to depart this life as such make this my last will and testament I being very sick but in perfect sense and memory. Item, I leave my body to be buried in a christian like form and beg leave my soul to him who gave it. Item I leave to my beloved wife Anna Strickland all my land and possessions of land during her life or widowhood. Item, I also lend my beloved wife before mentioned all my stock of all kinds consisting of horses hogs cattle &c during her life or widowhood. Item, I also lend my beloved wife before mentioned all my household furniture during her widowhood. Item, I also lend my beloved wife before mentioned all my plantation utensils during her life or widowhood. Item my will & desire is that if my beloved wife Anna Strickland should die or marry then all the above mentioned property I give and bequeath unto my daughter Mary Ann Strickland. Item my further will & desire is that if my daughter Mary Ann Strickland should die before she arrives to the ripeness of maturity and without lawful

issue then my will and desire is that the above mentioned property belong to my beloved wife forever to have and to hold and dispose of as she pleases. Lastly I do hereby constitute appoint and ordain William Underwood and Benjamin Barnes my whole and sole executors of this my last will and testament revoking and disannulling all former wills, this 17th of May 1816.

As acknowledged in the presence of us, Nathan Strickland Seal
Charles Edmunds, Benjamin Bulley &

Northampton September Court 1816. This last will and testament of Nathan Strickland deed was proved in open Court by the oaths of Charles Edmunds, Benjamin Bulley, and Janima Strickland widow &c of said Nathan appeared in open Court and refused to accept the provision made therein and by said and William Underwood one of the executors therein named qualified according to law, time being reserved for Benjamin Barnes the other executor to qualify trusts accordingly —
Tork, James C. Harrison Clerk

Lucy Martin's will. In the name of God Amen I being a widow of Northampton County and state of North Carolina being at present in perfect sound mind and memory thanks be to God but calling to mind the mortality of my body do make and ordain this my last will and testament in manner and form as followeth vizt. Item I give unto all my children that are now living five shillings a piece to them and their heirs forever. Item I give unto my son Israel Martin all the use and labor of all my negroes, to wit, Peter, Abram, Randall, Jack, Deeth, Jacob, Tom, Charity also all the remainder of my property within doors and without to him and his heirs if he has an heir if not I give the same to be equally divided amongst all my children. I do nominate and appoint my son Israel Martin my whole and sole executor of this my last will and testament, revoking and making void all other wills heretofore made by me in witness hereof I have hereunto set my hand and seal this 17th day of December 1808 her
Signed Sealed & acknowledged in presence of Lucy Martin Seal
of Luke R. Wade, John Wade just & mark

Northampton December Court 1816. This last will and testament of Lucy Martin deed was exhibited into Court and proved in due form of law by the oath of Richard Wade one of the subscribing witnesses thereto, whereupon Israel Martin the executor therein named was qualified according to law — ordered that said will be certified & recorded.
Tork, James C. Harrison Clerk

Sarah Moore's will. In the name of God Amen I Sarah Moore of the County of Northampton and state of North Carolina being in weak in body but in perfect mind and memory thanks be to Almighty God and calling to mind the mortality of my body and knowing that

appointed for all people once to die, do make and ordain this my last will and testament in manner and form following, to wit, I do give and bequeath to my son in law Charles Capell the negroes Larry and Silas to him and his heirs forever. Item, I give and bequeath to my daughter Mary Pettway one negro girl named Mason to her heirs and assigns forever. Item, I give and bequeath to my grand-daughter Emeline Capell one negro girl named Rhoda to her her heirs and assigns forever, also one bed and furniture. Item I give and bequeath unto my grandson Herakles Robinson Capell one negro boy named Donaldson to him his heirs and assigns forever. Item I give and bequeath to my grandson William Moore Capell one negro boy named Satcham to him his heirs and assigns forever. Item I give and bequeath to my grand-daughter Martha Ann Capell one negro girl named Rebecca to her her heirs and assigns forever. Item I give to Henry Hill's negro man Surry his wife named Amy but if she should have any child or children they are to my heirs. Item I give to my daughter Elizabeth Pritchett forty dollars to be raised out of my estate after my decease. Item I give and bequeath to my grand children the balance of my estate the following negroes Ben, Eaker, Wimey and little Jim to be equally divided between them as they come of age or marry, the whole my estate to remain in possession of Charles Capell till his children arrives to twenty one years or more. Should my daughter Polly Pettway ever have a child or children they are and it is my will and desire that they share equally with the rest of my grand children, lastly I constitute make and ordain my son in law Charles Capell executor to this my last will and testament revoking all others heretofore made by me. In witness whereof I have hereunto set my hand and seal this fourth day of November one thousand eight hundred and sixteen.

Signed sealed and acknowledged as the last will
and testament in presence of us who were in presence of each other.
Sarah ^{her} + Moore ^{her} (Seal)
Sarah ^{her} + Richard ^{her}, Nancy ^{her} + Roland ^{her}, James M. Walker. —

Northampton December Court 1816 This Seal will and testament of Sarah Moore last was proved in open Court in due form of Law by the oath of Sarah Richards and Nancy Roland two of the subscribing witnesses thereto, whereupon Charles Capell the executor in said will named was qualified according to Law: ordered that the said will be certified and recorded.

To wit, James M. Harrison Clerk

Nathan Baggett's will. In the name of God Amen I
Nathan Baggett of Northampton County and State of North Carolina

being at this time my weak in body but of a sound mind and memory thanks be to God first therefore calling to mind the mortality of my body and the owing to that it is appointed for all flesh once to die as for all the worldly goods as it hath pleased God to bestow upon me with I give, in the following manner and form. Item I give and bequeath unto my son Jonathan Baggett all the land and plantation whereon he now lives to him and his heirs forever. Item I give and bequeath unto my son John Baggett the land and plantation where I now live beginning at a small pine in the line between myself and Shadrach Dapiters heirs straight across to a white oak and post oak at the head of a bottom then down the said Bottom to the run of the creek to him and his heirs forever. Item I give and bequeath unto my son David Baggett all the land and plantation where Moses Baum now lives up to the line mentioned before to him and his heirs forever. Item my will and desire is that my wife Pherebe Baggett shall have the use of all the land and plantation where I now live in during of her natural life also two feather beds also my two horses also all my hogs also two cows and calves also all my working tools except my whip saw and broad axe enduring of her natural life, also all the property I have lent to my wife my will and desire is after her decease is that it shall be equally divided between my two sons to wit John Baggett and David Baggett. Item I give and bequeath unto my daughter Mildred Blanchard one negro girl by the name of Fittis also one feather bed and furniture also one cow and calf also one whip saw and one broad axe also fifty dollars in money to her and her heirs forever. Item I give and bequeath unto my daughter Elzabeth Baum my negro woman named Agga and child named Dorcas to her and her heirs forever: also my will and desire is that my daughter Martha and her husband shall have the use of the plantation where they live two years as they formerly have had it before. Item I give and bequeath unto my daughter Pherebe Baggett one negro girl named Cathen one feather bed and furniture also two cows and calves also one pewter dish one pewter basin and ten pewter plates to her and her heirs forever. Item I lend all the remainder part of my property to my wife that is not mentioned before enduring of her natural life and after her decease to be equally divided between my three daughters, to wit, Mildred Blanchard Martha Baum and Pherebe Baggett to them and their heirs forever. I nominate and appoint my son Jonathan Baggett Josiah Blanchard and Elliott Fittell my three executors to this my last will and testament in witness whereof I have hereunto set my hand and seal this 20th September 1816

Signed sealed & acknowledged
in the presence of David Lapiter
Jacob J. Lapiter, Dabette Macdonald

Nathan Baggett (Seal)

Northampton