

him and his heirs forever and if my son James Barnes should die before he comes of proper age or before he has a lawful heir begotten of his my will and desire is that Charity Giffins (now wife of Joseph Giffins) should have twenty dollars out of the said property and the balance of the said property I hereby give and bequeath unto Setha Bays and his heirs forever. And I do hereby nominate and appoint Setha Bays my whole and sole executor of this my last will and Testament. and I do hereby revoke disannul & make void all other Wills gifts &c. and acknowledge this to be my last will & Testament in witness whereof I have hereunto set my hand and affixed my seal this 12th day of February 1816 — America ^{nor} Barnes Seal
Signed & sealed in the presence of
Thomson Smith, Sally Cottle &

Nathampton March Court 1816. This last will & Testament of America Barnes deed was exhibited into Court & proven by the oath of Thomson Smith one of the subscribing witnesses thereto & was ordered to be recorded, whereupon Setha Bays the executor thereof in name & was qualified according to law

Teste James G. Harrison Clerk

Dempsey Winborn's Will. In the name of God Amen I Dempsey Winborn of the County of Northampton and State of North Carolina being in my perfect senses do make and ordain this my last Will and Testament in manner and form following, to wit: I give & bequeath unto my beloved wife Phoebe Winborn my negro woman Nancy one feather bed and furniture one bay horse one riding chair and harness and one side saddle. It is my will I give and bequeath unto my son Samuel Winborn the following to wit, my negro boy George & negro girl Maria also one feather bed and furniture and one sorel horse to him & his heirs forever. provide however that should the said Samuel die without lawful issue the property bequeathed to him, to return to my lawful issue. — Item. I lend unto my beloved wife Phoebe Winborn until the expiration of her life or widowhood all the rest of my property except so much as may be sufficient for the payment of any lawful debts. — Item. At the death or marriage of my wife Phoebe, I give & bequeath unto my four children Guilford, Henry, William and Phoebe Winborn all the property lent unto my wife as aforesaid, to be equally divided among them, to them and their heirs forever. Lastly I nominate and appoint my friend William Goodby and Richard Whitaker executors

of this my last will and testament. In witness whereof I have hereunto set my hand and seal this 10th day of January 1816.
Signed & sealed in presence of us & each of us Dempsey Winborn Seal
as the oath above written, Robt. Sherrill, William Well, Pelly & Braggitt

I Dempsey Winborn on mature consideration do think proper to amend the foregoing will in manner & form following, to wit, for whereas by the second item in said Will I have bequeathed my son Samuel Winborn certain property specified in said item with the reservation that should he die without lawful issue the property so bequeathed should return to my proper and legal heirs. Now it is my will and desire the said Samuel Winborn should enjoy the said property in fee simple to himself his heirs for ever, without any reservation whatsoever. Witness my hand and seal this 17th day of January 1816 — Dempsey Winborn Seal
Signed and sealed in presence of us.

Robt. Sherrill, William Winborn Rich^d. Harrison

Nathampton March Court 1816. This last will and Testament of Dempsey Winborn deed was exhibited into Court & proved by the oaths of Robert Sherrill & William Well two of the subscribing witnesses thereto, and the codicil to said Will annexed, was proven by the oath of Robert Sherrill one of the subscribing witnesses thereto: ordered that said Will & Codicil be recorded September Court 1816. William Goodby one of the executors in the will of Dempsey Winborn named came into Court, & was qualified thereto

Teste James G. Harrison Clerk

Mary Ricks's Will. In the name of God Amen I Mary Ricks of N. Carolina County and State of North Carolina being weak in body but of sound disposing mind do make and ordain this to be my last will and testament and revoking all others made by me heretofore in manner and form as follows, to wit, Item it is my will & desire that all my just debts should be first paid out of my estate. Item I give and devise unto my grand-daughter Mary Ann Ricks the two Lands that my father Nathaniel Bradford devised unto John Bradford under a certain proviso then to me, as his last will & Testament will more fully appear, also a negro boy viz John, to her and her heirs forever. Item I give unto Henry Ricks one curtain bedstead, consisting of one small dressing table to him and his heirs forever. — Item I lend unto my grand-daughter Sally B. Bell three negroes viz Dible Lovel and Tom, one bed & furniture with curtains &c. one candle

shanty one pair fire irons and one half of my household furniture except
one bed that is not already given away, until she marries, if she should
marry and out marry either of above then I give the aforesaid property to
her her heirs & assigns forever; otherwise I give the aforesaid property to
my three great-grand children viz Elizabeth Sidney Nicholas, Mary
Frances Nicholas and Martha Hicks Pitts Nicholas to them & their
heirs forever. Item I give unto my grand-daughters Mary Ann
Nicholas the balance of my household furniture that is not already
given away except one bed to her & her heirs forever. Item It is my
will and desire that all the rest of my property that is not already given
away be sold to raise money to discharge my debts, the balance if any
to be equally between my two grand-daughters viz Mary Ann
Nicholas and Sally P. Bell. Item I nominate and appoint John
Nicholas and Richard Whitaker to be executors to this my last
Will and Testament I have hereunto set my hand & seal this
18th day of October 1816

Mary Hicks test

Signed sealed in presence of us
Samuel Womborn, Pharaoh Womborn, Mary Braswell.

Nathampton March Court 1816. This last will and testament of Mary
Hicks died was exhibited into Court and proved by the oaths of John
Nicholas and Richard Whitaker two of the subscribers to the
therein and was ordered to be recorded: whereupon John Nicholas one
of the executors in said will named was qualified according to Law,
time being reserved for the other executor to qualify according to
Law.

Teste,
James S. Harrison Clerk

William Clements's Will. In the name of God Amen I
William Clements of the County of Nathampton and State of North
Carolina do make this my last will and Testament in manner and form
following viz, Item I bequeath to my beloved wife Abby Hannah Clements
during her natural life or widowhood the following articles viz all the
tract of land whereon I now live and the following negroes: Jacob Seem-
er and Rachael W. Willis two feather beds and furniture one bay
mare called S. Carter filly, one black horse by the name of Bob, ten
head of cattle first choice ten head of sheep first choice twenty five
head of hogs first choice one safe eight sitting chairs six pewter
plates one pewter dish two earthen dishes six earthen plates one loom
three

three large pewter basins two steel and cupboards three iron pots and
sauce pans two spinning wheels one flax wheel three hollow boxes & four
weeding hoes all of the first choice one pair flat iron one pair and hoes
one sugar box ten cedar Casks one grade of shears two pair of cards four
choice one pair of warping boxes two table thirty barrels of corn and as much
 fodder as comes off that quantity of corn ten bushels of wheat one ox Cart
and yoke. Item I bequeath to my daughter Sally Brownell one tract of land
called Hills tract contained twenty five acres more or less during her
natural life and after her death to be equally divided among all her
children to them and theirs forever. - Item I give unto my daughter
Mary Chambliss one negro woman named Judy and her child Barbory
to her forever. - Item I give unto my daughter Capry Chambliss
one negro woman named Caether and her child Brothony and her
child Sam. Item I give unto my son Benjamin Clements one negro
named Triall one sorrel horse called Ephraim three head of cattle to
him and his heirs forever - Item I give unto my daughter Franky
Walpole two hundred acres of land she now lives on called Wickenburg
one negro girl named Silly to her and her heirs forever - Item I
give unto my son William Clement four hundred & fifty acres of
land joining the old store coming down the road to the Bear branch
one negro man named Isaac one mare called Black mare & her
colt and five head of sheep to him & his heirs forever. - Item I bequeath
unto my daughter Patsy Winger one tract of land called S. Adams
tract to her & her heirs forever - Item I give unto my daughter
Betty Clement two hundred acres of land joining Jacksons tract over
the road one negro woman named Charlotte one negro girl named
Hannah one negro boy named Charles to her & her heirs forever,
Item I give unto my son David Clement the tract of land I now
live on one hundred acres more or less, one tract called S. Adams tract
one hundred and twenty eight acres one negro man Abraham one
negro called Jimmy one negro woman called Lucy one negro called
Barnett one negro called Candy one negro called Sissy one horse
colt called Potomack one sorrel mare called Vincent one still
the set of blacksmith tools six head of cattle six head of sheep the bed
that stands in the big room one cream colored filly called Lucretia
Sully to him and his heirs forever - Item I give unto my grandson
Benjamin Clement two hundred and fifty acres of land on Jacksons road
beginning at the Bear Branch thence up the said road to Patersons
line then right out until it takes two hundred and fifty acres and
one negro called Ted one negro called Saul one mare called Patsy
mare and one hundred dollars to him & his heirs forever. Item my
will is that the rest of my estate not already given away nor bequeath
sold and equally divided among my following children viz Benjamin
Clements