

my children aforesaid, the right to be visited in them at the time specially  
accorded to the only proper uses and behoif of my then children aforesaid - and  
I the said William Wade do for myself, my heirs, Execs, executors and assigns  
warrant and ever defend the just right and title of said Negroes or the remaining  
part of them at my death from the claim of any person or persons. In witness  
I have set my hand and sealed this 5<sup>th</sup> day of June 1814.

Teste, H. Copeland

Wm. Wade Teste

"Northampton County June Court 1814. This Deed of Gift was acknowledged  
in open Court by William Wade and ordered to be certified and registered.

Teste John W. Harrison Clerk

"Registered 10<sup>th</sup> July 1814 in Book 3 Page 37 recd H. C. Dancy P.R.

Northampton County December Court 1829. This paper writing purporting to be  
a testamentary disposition of the property therein named of William Wade Esq<sup>r</sup> was  
exhibited in open Court and the hand writing of George Copeland the subscriber  
whom this was proved by the affirmation of James Peeler; and the hand  
writing of the said William Wade deceased was proved by the oaths of Thomas  
George, Thomas Peeler and Christopher J. Tubb and ordered to be recorded.

Teste John W. Harrison Clerk

Josephine Newells Will. In the name of God amen I Josephine Newell  
of Northampton County and State of North Carolina being in health and of  
sound mind and memory do make and ordain this my last will and testament  
in manner and form as followeth

Item 1<sup>st</sup> I leave unto my beloved wife Anna P. Newell one third part of my lands wherein  
I now live during her natural life. I also leave unto my beloved wife during her  
natural life all my household and Kitchen furniture which is not hereafter given away.

Item 2<sup>d</sup> I give and bequeath unto my son Joseph one dollar to him and his heirs forever.

Item 3<sup>rd</sup> I leave unto my daughter Abby, twenty acres of land as her own lands off which  
she may live as long as she lives throw off. I should be during her natural life  
but if she should more therfore know for it go as hereafter mentioned.

Item 4<sup>th</sup> I give and bequeath unto my daughter Sabra one bed and furniture which I  
purchased at John Lawrence Sale to her and her heirs forever.

Item 5<sup>th</sup> I give and bequeath unto my son Christopher one dollar to him and his heirs forever.

Item 6<sup>th</sup> I give and bequeath unto my son Richard the one third of my lands which is  
left unto my wife during her natural life excluding the dwelling house after  
the death of his mother to him and his heirs forever. I also give unto my son  
Richard, one third part of my household furniture after death of his mother  
the other two thirds of my lands I give and bequeath unto my daughter Maria  
and son William to be equally divided between them with two thirds of my  
household furniture after my wife death. It is also my will and desire that  
of either Maria or William should die before they arrive at lawful

age or have an heir lawfully begotten that my lands be divided between the two that  
survive one of two of them should die for my lands to go the other of the three above named  
and if all three should die for my lands to go to my daughter Sabra and Christopher to be  
equally divided the balance of my property not already given away after the payment of my  
just debts I give unto my beloved wife to her and her heirs forever - that is Maria, Richard  
and William - I do also appoint my friend Bryan Randolph my Executor this being  
my last will and testament. In witness whereof I have set my hand and sealed  
this 29<sup>th</sup> day of November 1824.

Teste In presence of

Elizabeth M. Jones, John S. Moore, Bryan Outland

Stephens & Newell Esq<sup>r</sup> <sup>his</sup> mark

Northampton County December Court 1829. This last will and testament of Josephine  
Newell Esq<sup>r</sup> was exhibited in open Court and proved in the form of law by the oath of  
Bryan Outland one of the Subscribing witnesses thereto and ordered to be recorded -  
Whereupon Bryan Randolph the Executor therein named qualified as the law directs -

Teste John W. Harrison Clerk

William Dols's Municipality Will. William Dols being in his sound and declining  
memory but weak in body, requested that Thos. Dols should take his daughter Martha  
Dols land now his and that he and William Dols should be bound to George Dunn of  
Moorhouse to bear Thos. Dols and after his just debts are paid the balance of his  
property should be given to his wife Nancy Dols, and requested that James W. Woods and  
Thomas Peeler should settle his estate. The above distribution was the last request of  
him in our presence - Given under our hands and seals this 22<sup>nd</sup> day of December 1829  
William Dols made this 1st December 1829. Thomas Peeler Teste

Northampton County March Court 1830. This Municipality Will of William Dols deceased  
was exhibited in open Court and sworn to by Thomas Peeler and ordered to be certified recorded  
and in motion administration of all and singular the goods and chattels of the said William  
Dols deceased is granted to Thomas Peeler who intend to hold in the sum of five  
hundred dollars with interest thereon and whom James Woods, Jr. and Christopher  
and afterwards Nancy Dols widow of the said William Dols intend to spend to the said  
municipality Will.

Teste John W. Harrison Clerk

Anna Pulted Will. In the name of God amen I Anna Pulted of the County  
of Northampton and State of North Carolina being of sound mind and memory do  
bequeath for the same to this fifteenth day of December in the year of our Lord one thousand  
eight hundred and twenty nine make and publish this my last will and testament in  
manner following first

Item I give to my son Christopher Pulted the tract of land wherein I live by him freely to be enjoyed  
and enjoy forever also I give to my son Christopher Pulted two beds and furniture the  
second and third choice out of them -

Item I give to my son Avery Thompson Pulted one bed and furniture the first choice to him  
to be freely enjoyed and enjoy forever.