

and Calf, one Cow and pigs, also one negro woman named Oliver and her increase, all of which I hand unto her during her life, then to be equally divided between all of her children to them and their heirs forever.

Item¹⁰ I Give and Bequeath unto my daughter Temperance Rector, one Bed and furniture, one Cow and Calf, also one negro woman named Phoebe, and increase also one negro child named Tilda, to her and her heirs forever.

Item¹¹ I Give and Bequeath unto my daughter Lucy Brown one Bed of furniture, no Cow & Calf also one negro boy named Frank, to her and her heirs forever.

Item¹² I Give and Bequeath unto my son Jeppe Brown, the tract of land that I bought of Isaac Parker, adjoining J. White, one Bed and furniture, also one negro boy named Henry, to him and his heirs forever.

Item¹³ I Give and Bequeath unto my son Ruford Brown, all of the Tract of Land that I purchased of Brother Tapier, one negro boy by name of Isaac to him and his heirs forever.

Item¹⁴ I Give and Bequeath unto my Daughter Mary Brown one negro girl named Leah, also the sum of forty Dollars in Cash, to her and her heirs forever.

Item¹⁵ I Give and Bequeath unto my son Willie Brown, one negro man named Aston, also the tract of land that I bought in (1823) the part that I bought of Brother Griffen, which land I give him after his mother's death, also the tract of land that I purchased of Edward Cleaver, to him and his heirs forever.

Item¹⁶ I Give and Bequeath unto my Daughter Anna Brown, one negro man named Cain, to her and her heirs forever.

Item¹⁷ It is also my desire that all the residue of my Estate of whatever kind to be sold and after paying all of my just debts, to be equally divided between my wife and all of my children.

Item¹⁸ I nominate and appoint William Brown & Edmund Jacobs facts sole Executors to this my last Will & Testament and hereby revoking all other Wills by me made. In witness whereof I have hereunto set my hand & affixed my seal this the 24th day of March in the year of our Lord one thousand eight hundred and thirty one

Jeppe X Brown
Mark

Signed sealed & delivered in presence of us.

Edmund Jacobs, W. Brown, Jeppe Brown

Northampton County June fourth 1832. This last Will & Testament of Jeppe Brown was exhibited in open Court, affirmed in due form of Law by the auth of Edmund Jacobs, one of the subscribing witnesses thereto. Certified & Recorded. Whereupon William Brown, one of the Executors thereon

therein named qualified as such as the law directs
Teste Richd. H. Brown et al.

^{to}
Sarah Jones' Will. In the name of God. Amen Janr 29. 1831
I Sarah Jones (F.R) of the County of Northampton and State of Northcarolina, living in a low state of health, though sound mind and memory
thanks be to god for the same, do make this my last Will and Testament
in manner and form as follows.

Item¹ I Give and Bequeath my body to the Earth in return for the same, to buried in a decent and Christian like manner and my soul I recommend into the hands of the Almighty to dispose as he may think proper, and as for my worldly Goods, I dispose off in manner and form as follows.

Item² I Give to my Son Willie Jones the Cream Colt that he now resides after my decease, also one feather Bed and furniture, also one third part of money in case I have any at my decease.

Item³ I Give to my Son Daniel Jones one Bay mare, exclusive of her increase also one feather Bed and furniture, and one third part of money in case I have any at my decease.

Item⁴ I Give to my Grand Daughter Polly Moore, one feather Bed and furniture called the little Bed.

Item⁵ I Give to my Daughter Abby Moore the balance of my household furniture, and one third part of money to be equally divided between her children she has now in being, and the increase of the above mentioned slaves to be equally divided among my Son Willie Jones, Daniel Jones & Abby Moore &c

Item⁶ I appoint Ballad Moore Executor to this my last Will and Testament in Witness whereof I set my hand in presence of

Willie Bellmore, Elizabeth Moore - Bellmore

Northampton County Court 1832

This last Will & Testament of Sarah Jones aforesaid was exhibited in open Court, proved by the Oath of Willie Bellmore, a subscriber thereto in due form of Law, found to be artificially worded. Whereupon Ballad Moore the Executor thereto named, qualified as such as the law directs

Teste Richd. H. Brown et al.

Sarah Jones
mark

William Jackson Will. In the name of God Amen
I William Jackson of the County of Southampton and State of North
Carolina being in a low state of health but thank be to God of sound
mind and memory do make this my last will and Testament in the
following manner (viz) First it is my desire that all my lawful debts
Should be paid and burial expenses

Item 4 I send to my daughter Sally Ann Jackson one half of the tract of Land
where I now live say the South part of said tract which will contain the
house the dividing line to run east and west until my son William John
Andrew Jackson shall arrive to the age of twenty one years, providing she
Should not marry David Langford; and if she does marry David Langford
I send the said Land above named to my son William John Andrew Jackson
till he comes to the age of Twenty one Years - I also send to my daughter
Sally Ann Jackson till she shall marry David Langford, one negro woman
Mary, and her increase here after, one cow and calf, one Bed & furniture,
one walnut-table one gray horse, one Ewe and Lamb; but if she never marry
David Langford, I give and bequeath the above named property (viz)
Mary & increase here after, cow and calf bed & furniture, walnut-table
gray horse, Ewe and Lamb, to her and her heirs forever, but if she Should
marry David Langford its my desire that the above named personal and personal
property and its increase be equally divided among my daughters Mary Ann
Jackson, Amanda Matilda and Eliza Lenny Jackson to them and their heirs
forever

Item 5 I give and bequeath unto my daughter Mary Ann Jackson one negro man Tom,
one bed and furniture, two cows and calves, one Ewe and Lamb, one pine chest
or the Am't in money One sterl and their increase, to her and her heirs
forever

Item 6 I send to my daughter Amanda Matilda Jackson until she shall come of
Lawful age the following property (viz) One negro woman Queen, one bed
and furniture and cow and calf, one pine chest or the Am't in money, and
if she should not live to come of Lawful age, then the above named property
will go to my daughter Mary Ann Jackson and her heirs forever; and if she
comes to Lawful age I give and bequeath the above named property to her
(Amanda Matilda Jackson) and her heirs forever

Item 7 I send to my son William John Andrew Jackson till he comes of Lawful age one negro
man Turner, one Bed and furniture, one pine chest or the Am't in money, one
gray mare negro pig, one cow and calf one shot gun, one Brandy still, one
+ cut saw and if he should not live to come of Lawful age then its my desire

that the property above named should be equally divided between my daughters Sally
Ann, Mary Ann, Amanda Matilda, and Eliza Lenny Jackson, provided Sally
Ann Jackson should not marry David Langford, and in case should there be no
wife hat each one of my daughters (viz) Mary Ann, Amanda Matilda and Eliza
Lenny Jackson should receive at the time they shall become of Lawful age each one
their proportionable part of the above named property. But should my son William
come to Lawful age then I give the above named property together with one half
of the tract of Land whereon I now live say the South part or that part named
in the 1st clause to him and his heirs forever

Item 8 I send to my daughter Eliza Lenny Jackson one half of the tract of Land
whereon I now live say the North part of said Land the dividing line to run East and
West, one negro boy Doc, one bed and furniture, one cow and calf, one chest or the Am't
in money, one Ewe and Lamb, until she becomes of Lawful age and if she should
not live to be of Lawful age then its my desire that the whole of the above named prop-
erty be equally divided between my daughter Sally Ann, Mary Ann and Amanda Matilda
Jackson at the time of their coming to Lawful age (provided) Sally Ann should not
marry David Langford and in case she should marry David Langford then and in that
case its my desire that the above named property should be equally divided between
at their coming of Lawful age my daughters Mary Ann and Amanda Matilda Jackson. But
should my daughter Eliza Lenny Jackson arrive to Lawful age then and in that case
I give and bequeath the whole of the above named property (viz) the North half
of my Land or that half which lies to the North, one negro boy Doc, one bed and
furniture, one cow and calf, one pine chest or the Am't in money, one Ewe and
Lamb, to her and her heirs forever

Item 9 I give and bequeath unto my Daughter Rebecca Ann Roseman all the
Bonds and mts which I held against her husband William J Roseman to her and
her heirs forever

Item 10 I give and bequeath unto my son Daniel Jackson the two Bonds I held
against him and to him and his heirs forever

Item 11 Its my desire that the cows and calves, Ewes and Lambs which are mentioned
in Item third fourth and fifth be sold at my sale and the am't paid to the proper
heirs when of age Its also my desire the gray mare pig remain on the plantation for
them all till my son William J. Jackson comes of Lawful age

Item 12 Its my desire that all the residue of my property not already given away be left
by my Executor to pay just debts and if there should not be enough of the property not given
away to satisfy the just claims against me then its my desire that each of my
children say Mary Ann, Amanda Matilda, William J. A and Eliza Lenny Jackson
pay their proportionable part of such claims remaining unpaid and if there should
be any surplus of such sale after paying my just debts then its my desire that it be
equally divided between my children as they come to Lawful age by this Am't
Mary Ann, Amanda Matilda, William J. A and Eliza Lenny Jackson
provided Sally does not marry David Langford then and in that case

to my will my other four children should receive the properties of each of my
as they come to lawful age - - - -
And further I do nominate my friend Edmund Jacobs to be my only
and sole Executor and further say that this is my last will and testament
now making, all others heretofore made in writing whereof I have
hereunto set my hand and seal this 10th day of November One thousand
eight hundred and thirty three - the words (not line)
affixed

Test. J. H. Grant +

William Jackson *SD*

Elias Langford +

In addition to the Legacies sent to my son William Jackson here he comes
of lawful age and then given to him and his heirs forever, etc my will
and desire, And I do hereby give and bequeath unto my son William Jackson
One Pct of six wheels One young yoke of Oxen to him and his
heirs forever In writing my hand and seal

William Jackson *SD*

Test
J. H. Grant

Eco. Qualifid

Northampton County December first 1832

This last will and Testament of William Jackson deceased was exhibited in open Court and
proved in due form of Law by the oath of James R. Grant & Elias Langford subscribers
stating witnesseth hereto & ordered to be certified & recorded whereupon Edmund Jacobs the
Executor herein named qualified according to law

Test Richard H. Weaver *SD*

Richard Crump's Will. In the name of God, Amens
I Richard Crump Teste calling to mind the mortality of Man, as well as that it is appointed
for all Men once to die, and being far advanced in age, do now think proper to make & establish
this my Last Will and Testament at the same time proferring my usual mind and
recollection (thank to to God) at the same writing all the Wills by me heretofore made.

Item 4 I give and bequeath unto my living Daughter Alice A. Patterson the Land and Plantation
in which she at this time resides and which formerly belonged to John H. Stanford Esq containing
about three hundred acres also the following Negroes (viz) Alfred, Samry and child
Susan, Elie and child Mary, Lucinda, George, Wmney, Allen and the Bab to her
and her heirs forever.

Item 5 I give and bequeath unto my living Son James R. Crump the Land and Plantation on
which I at this time reside, Containing about three hundred and eighty acres, also the
following Negroes to my (young) Jacob, Alvey, Venus, London and Dilia, to him
and his heirs forever.

Item 6 I give and bequeath unto my living Daughter Julia Anne Crump the following
Negroes (viz) Sarah and child Nancy, Lonsor, Albert, Cheeky, Davy, Sam,

Charlotte, Major Dick and Harry to her and her heirs forever.
Item 4 I give and bequeath unto my living Son Richard Crump the Land and Plantation
 lately purchased of Mr. William B. Wilkinson (commonly called Maconville) containing
about two hundred and seventy acres, also the following Negroes (to elct.)
Peter (long) Dan, Evelina, Miles, Little, Lewis, Patience, Isaac and old
Jacob to him and his heirs forever

Item 5 I give and bequeath unto my living Daughter Mary Jane Crump the following
negroes (viz) Milley and child Matilda, Altima & Wilson, Cherry, Nancy,
Willis (and child), Margaret, Luke and Beck, to her and her heirs forever

Item 6 I give and bequeath unto my grand Daughter Julian Ann Patterson one negro child
named Mourning, to her & her heirs forever

Item 7 I give and bequeath unto my grand Daughter Julia Ann E.D. Crump one negro child
called William to her and her heirs forever

Item 8 I give and bequeath unto my living Daughter Martha R. Wright the Land
and Plantation on which she lives in Greenville County Virginia supposed to be about
One Thousand Acres clear of any Encumbrance in my behalf to her and her heirs
forever.

Item 9 It is my will that the Tract of Land on which is situated my Mill, supposed to
contain about One thousand acres and the Tract of Land called Byrums
adjoining the Land of James Grant Esq & others supposed to contain about
two hundred & forty acres, be sold in the following manner (viz) the Mill Tract
on a credit of One, two & three years (equal annual payments), and the Byrum
Tract on a credit of One and two years.

The proceeds of such sales above named I will in the following manner
viz if my perishable property consisting of Stock, Crop &c &c to gather with
all debts due me should after being sold & collected be sufficient to pay all my
Just Debts without interfering with the proceeds of the sale of the above named
Land. Provided such sum should amount to Seven thousand dollars, to
my son Richard Crump three thousand dollars, to my daughter Julia Ann
Crump two thousand dollars & to my daughter Mary Jane Crump Two
thousand dollars, and if such sum should not amount to seven thousand dollars
to be divided between the said three children (Richard, Julia Ann & Mary Jane)
in like proportion.

It is also my will that if my perishable Estate (after being sold together with all
Just Debts due me) should be more than sufficient to discharge all my Just Debts
that such surplus be divided equally between all my children (viz) Martha R. S.
Alice A. James R. Julia Ann, Richard & Mary Jane, and if the sale of the above
named Land should amount to more than the sum of Seven thousand dollars
(viz) if a surplus over Seven thousand dollars should remain after all my Just
Debts are discharged such surplus to be divided in like manner between all my
children above named.

I nominate and appoint my two sons James R. Crump & Richard Crump together
with Richard H. Weaver my whole and sole Executrix to this my Last Will and
Testament, Sd/te 24, 1825

Signed Sealed and Acknowledged in the presence of
William & wife & Henry Bruff

Richard Crump *SD*