

77 Lydia Peeler Will

I know all men by these presents that I Lydia Peeler of Northampton & state of North Carolina do make this my last will and testament in manner and forme as follows -

1st I give and bequeath unto Edmund Peeler son of Robert Peeler decd. one hundred dollars to him and his heirs for ever -

2nd I give and bequeath unto my son John Peeler all of my household and kitchen furniture of every description to him and his heirs for ever -

3rd To my wife and desire the remainder of my estate if any after making all just settgements to equally divided between my two sons John Peeler & Henry Peeler, to them and their heirs for ever -

4th Lastly I nominate and appoint James Peeler Executor to this my last will and testaments in witness whereof I have signed at my hand and affixed my seal the sixteenth day of the second month in the year of our Lord 1837 -

Signed in the presence of
William Clark
Dorothea Clark
mark

M. J. Brown

Northampton County December Court 1843

The paper writing above entituled "The open Court in the last will of Lydia Peeler" is acknowledged and proved in due form by the Subscribers witness to this instrument Dorothea Clark and M. J. Brown and the same was ordered to be Certified & Recorded, Whereupon James Peeler the Executor thereon named came into open Court & was qualified as the Law directs -

To the Abt. 1843

Sept 1st 1843 Lydia Peeler Will

I know all men by these presents that Lydia Moore of Northampton County in state of North Carolina being weak in body but of sound mind and memory do constitute and appoint this my last Will and testament in manner and forme following, that is to say - First I give and bequeath unto my son Lydia G. Moore all my lands and the following negroes to wit Sam, Neptune, Harry, Ned, and Anna to him and his heirs for ever - I also leave to my son Lydia G. Moore negro boy Giles until my grandson John T. Moore arrives to the age of twenty one years - I then give and bequeath unto my said grandson the said boy Giles to him and his heirs for ever friendly I leave to my daughter Martha Matilda Daughtry during her life the following negroes to wit Jack, Dorothy, Randolph Allen, George, and Rose and her children except Giles, and for her the said Martha to have the use of the before named negroes during her life and after her death to be divided among her children if she should have any, if not to be divided among the survivors of my children and grand children -

Thirdly I leave to my daughter in law Louisa Moore the following negro during her life that is to say Moses, Betty, and Calvins, and after her death the said negroes to be divided between her two children Maggiana and Andrew J. Moore, I also give and bequeath unto my grand children the said Maggiana & Andrew both and Cesar to them and their heirs for ever, to be live for their benefit until they shall come of age or marry - Fourthly I leave the residue of my Estate not heretofore given away to be sold by my executors named, the proceeds of which, to be appropriated to the payment of my debts -

Fifthly and lastly I nominate and appoint my son Lydia G. Moore &c. to the my last will and testament -

In testimony whereof I have hereunto set my hand and affixed my seal this 18th day of November in the year of our Lord A.D. 1843 -

signed sealed and acknowledged
in presence of -

William Moore
James M. Daniels
John Peeler

My State name in the field beyond
written by myself -

Lydia Moore

Washington County Superior Court 1843 -

This last will and testament of Ispe G. Moore decd. was exhibited in open Court and proved in due form of law by the oaths of William Mason, and the affirmation of John Peale the subscriber witness thereto, and on motion was ordered to be recorded, whereupon Ispe G. Moore the Executor thereto named qualified as the law directs.

Ispe G. Moore the Executor thereto
named qualified as the law directs

Ispe G. Moore Esq.

Rebecca I. Deloatch's Will

In the name of God amen - I Rebecca I. Deloatch being weak in body of sound mind and memory thanks be to God for the same and calling to mind the mortality of my body and knowing it is appointed for all men to die do make and ordain this my last will and testament the 8th day of June in the year of our Lord one thousand eight hundred and forty three in form and manner following.

Item 1st I give and bequeath unto my son Wm. I. Deloatch my Brandy still also one Glaziers Table to him and his heirs for ever -

Item 2^d I give and bequeath unto my daughter Martha Ann Deloatch one Captain bedstead bed and furniture one green Chair to her and her heirs for ever -

Item 3^r My will and desire is that after paying all my just debts the balance of my Estate shall be equally divided between my son Wm. I. Deloatch, Augustus & C. Deloatch, Henry M. Deloatch, my daughter Martha Ann Deloatch and my son Madison C. Deloatch all to their and their heirs - I make and ordain my beloved brother Elton Deloatch my Executor to this my last will and testament in witness whereof I have hereunto set my hand and seal the day of year above written - signed sealed and published this to be my last will and testament before me who am present at the signing and sealing of said will and Testament

Rebecca I. Deloatch

*Eliza George
Henry S. Smith*

Washington County Superior Court 1843 -

This last Will and Testament of Rebekah I. Deloatch was exhibited in open Court and proved in due form of law by the oaths of Elias Edwards one of the subscribing witnesses thereto and on motion was ordered to be recorded, whereupon Eliza George the Executor thereto named qualified as the law directs.

Eliza George Esq.

Sarah Boyce's Will

In the name of God amen - I Sarah Boyce being of sound mind and disposing memory do make this my last will and testament -

First. I leave unto my son Harrison Boyce the plantation on which I now live my negro Woman Cleah & Mary girl Charity and Charles to him the said Harrison during his life after his death my will and desire is that all the above named property & increases shall be equally divided between my son Harrison's children begotten by his present wife to them and their heirs for ever my will and desire is at my death that all my stock of sheep and cattle be equally divided between the sons of said Harrison Boyce and all my household furniture to be equally divided between the daughters of said Harrison Boyce to them and their heirs for ever this 12th of March 1843 -

Signed sealed and
acknowledged in presence of us

Edmonia Jacob
Henry Sauls

Sarah Boyce (sab.)

Washington County Superior Court 1843 -

This last Will and Testament of Sarah Boyce was exhibited in open Court and proved by its due form of law by the oaths of Edmund Jacobs one of the subscribing witnesses thereto and on motion was ordered to be recorded, whereupon Henry Sprague qualified as Executor of said will there being no bond required, who entered into Bond in the sum of three thousand dollars with Jacob Grant and John B. Lyle as sureties.

John B. Lyle