

- Item 4th It is my wish that Alfred Eldridge Richard Tison & Henry M Gray divide my river lands between my three sons William E and Augustus & Hannah as above divided and if in three years either of the said shares should be of more value than the other then and in that case my desire is that they proceed to value the said shares, and the difference to be paid by the respective owner.
- Item 6th I give unto my son Galloway Stanwell after the death of my wife the South side of my spring woods plantation whereas I now live, the line to commence at a lime dog woods Richard Tison's corner, and from thence to James Newsoms red oak in Wiley Lotters line to him and his heirs forever.
- Item 7th I give unto my son Green Stanwell the lands whereas the old trap stands called the Warwick lands and also that part of lands which I gave to Charles of William Bottom to him and his heirs forever.
- Item 8th I give and bequeath unto my son Nathaniel H Stanwell the remainder of my home plantation after the death of my wife to him and his heirs forever.
- Item 9th I give unto my son George Stanwell the lands which I drained from Elizabeth Williams debt and also two hundred dollars to commence carrying outcut after my estate become settled to him and his heirs forever.
- Item 10th I give unto my daughter Martha P Stanwell one negro girl named Selvi and one trunk to her and her heirs forever.
- Item 11th I give unto my daughter Mary A Stays one negro girl named Marion one feather bed and furniture and one trunk to her and her heirs forever.
- Item 12th I give unto my daughter Caroline F Stanwell one negro girl named Stange to her and her heirs forever.
- Item 13th It is my will and desire that the above named negroes which I have given to my children after my death be hired out for their individual benefits by my Executor until my estate is settled if they have a Succession appointed until the next eldest arrived to the age of twenty one year, who may draw his or her parts as above directed, and this to be continued to be divided as soon as each of my children arrives at the age of twenty one years until each of them shall draw his or her respective part or share and also my daughter Martha Stanwell and Mary Stays draw each of them a child's part of the above negroes which I have not willed away when they arrive at the age of twenty one year to them if their heirs forever.

- Item 15th The remainder of the property which I have not willed away I wish to be sold and the money arising therefrom I wish to be equally divided between my wife and children.
- Item 16th I do hereby constitute and appoint my friends Green Stanwell Executor to this my last will and testament for witnesses whereof I have hereunto set my hands and affixed my seal this 22nd of November in the year of our Lord 1836.
- Witnesse
Richard Tison
Richard Tison
- Northampton County March Court 1837.
- This last will & Testament of Green Stanwell deceased was exhibited in open Court and proved in due form of law by the oath of Richard Tison & Richard Tison the subscribing witnesses thereto in Whose presence Green Stanwell the executor therein named, qualified as the law directs. Ordered that said will be certified and recorded.
- Trusty J^{ms} Bottom Clerk

Edmund Turner's Will

- 7th July 1834. I Edm^d Turner of the county of Northampton & State of North Carolina, do make & appoint this my last will & Testament.
- Item I bequeath to my wife Sarah Turner during her life a tract of lands purchased for Mr Stanwell & Day known by the name of the Water oak tract lying in the County of Northampton & State of Virginia & at her death the said lands be equally divided between James Tregant, Lewis E Tregant, John D Turner.
- Item I give unto my wife two good work horses not of the black man's stock, three cows & calves, 3 sows & pigs & 10 sheats. I also give her Corn & pork for the support of her family one year, also fifty Dollars, also the property that has not been sold of all kinds whatsoever, that has been brought to my home, also 2 plows & axes, 2 quilling hoes & 3 weeding hoes.
- Item I give unto James Tregant one fourth of my negroes including the number which I have given him heretofore, at their value at the time they were given also one bed & furniture which he has rec^d.
- Item I give unto Lewis E Tregant one fourth of my negroes including the number which I have given him heretofore, at their value at the time they were given also one bed & furniture which he has rec^d.
- Item I give unto John D Turner one fourth of my negroes including the number which I have given him heretofore, at their value at the time they were given also one bed & furniture which he has rec^d.
- Item I give unto John D Turner all the lands not otherwise disposed of that I own lying & being in the State of Virginia & North Carolina.

Item My stock of every description household & kitchen furniture not otherwise disposed of plantation stocks, stiles, hogheads and barrels & all my crops if any or heads I wish sold -

Item I appoint Collier & Barnes, James H. Woods, James Jackson, Nathl J. Williams and Joseph M. P. Nugent, or any 3 of them to divide my negroes between my 4 legates equally -

Item I appoint my son John & James as my only Executors of this my last will and testament -

Item If there be any money or notes left after my debts are paid I wish it to be equal -ly divided between James Piggant, James C. Piggant, John & James and Richard Mason - In witness whereof I have hereunto set my hand and seal as above written - witnessed before signed

Edmund Turner
Signed Sealed & acknowledged
In presence of M^r. Bottom
James J. Hayley John D. Phillips
Northampton County March Court 1837

This last will and testament of Edmund Turner deceased was exhibited in open Court and proved in due form of law by the oaths of William Patton & John D. Phillips two of the subscribing witnesses thereto whereupon John & James the executors therein named qualified according to law - ordered that the said will be certified and recorded
Teste M^r. Bottom Clerk

Elliott Tuttle's Will.

In the Name of God Amen I Elliott Tuttle of Northampton County, State of North Carolina being sick but of sound mind and Memory, do make and declare this my last Will, Testament in manner and form as followeth, VIZ

Item 1st I give and bequeath unto my Nephew Sander B. Tuttle my plantation whereon I now live, also Negro woman Dinquet and Negro Girl named Elizabeth, to him & his heirs forever, also Ignatius Abram to him & his heirs forever.

2nd I give and bequeath unto my Niece Revelpha Tuttle daughter of Noah Tuttle Negro Girl named Motine to her and her heirs forever.

3rd I give and bequeath unto my Niece Mary Tuttle daughter of Noah Tuttle Negro Girl named Lemanda to her and her heirs forever.

4th I give and bequeath unto my Niece Elizabeth Tuttle daughter of Noah Tuttle Negro woman Nancy and her child Francis to her and her heirs forever.

5th I give and bequeath unto my Niece Jane Tuttle daughter of Noah Tuttle Negro woman Lavinia and her child Isabel to her and her heirs forever.

6th I give and bequeath unto my Nephew Noah Tuttle son of Noah Tuttle Negro boy named Micks to him and his heirs forever.

7th I give and bequeath unto my Niece Matilda Tuttle daughter of Noah Tuttle Negro Girl Nancy to her and her heirs forever.

8th I give and bequeath unto my Brother Littlebury Tuttle my tract of Land called the Certain place or tract adjoining Willis Furnell and others to him and his heirs forever.

Now 8th I give and bequeath unto my Niece Eliza Tuttle daughter of Noah Tuttle Negro Girl named Amy to her and her heirs forever.

Now 9th I give and bequeath unto my Brother Sander Tuttle Negro woman America and her three children named Army, Williams and John being and her child Washington to him and his heirs forever.

It is my will and desire that all of my property not herein given away be disposed of - by my Executor or so much thereof as may be necessary for the payment of my just debts and after the payment of my just debts to be equally divided between my Brother Sander Tuttle and Sander B. Tuttle my Nephew. I nominate and appoint my friend Bryan Randolph my lawful Executor. In witness whereof I have hereunto set my hand & seal this the 20th day of September in the year of our Lord 1836 in presence of
Witness
Elliott Tuttle (S)

Sander Reed
Jas B. Holland
John C. Mayet
Northampton County, March Court 1837.

At December Term last of this Court, this paper writing purporting to be the last Will & Testament of Elliott Tuttle deceased was offered in open Court for probate a caveat was entered thereto by Littlebury Tuttle, whereupon an issue was taken whether the paper writing offered be the last Will & Testament of the said Elliott Tuttle or not, and at this Term of said Court the said issue being tried by a Jury of 12, John Custard Juniors, Amos Samuel Holt, Joseph M. Piggant, Michael Edwards, John Carter, Samuel Gay, Japhet Woodards, George Rice, Joel Cox, John R. Drake & John Stokes, who upon their oaths say the paper writing offered is the last Will & Testament of the said Elliott Tuttle deceased, whereupon it is ordered by the Court that the Will be certified & recorded.

Teste M^r. Bottom Clerk