

I also give her one feather bed and furniture to her and her heirs forever,
I also give her one chest;

ITEM: I give to my daughter Elizabeth Marshall one negroe boy the name of Jim and sixty dollars in cash, to be paid to her by my executors to her and her heirs forever. I also give and bequeath to my daughter Elizabeth Marshall bed and furniture to her and her heirs.

ITEM: I give and bequeath to my daughter Cindereley Marshall one negroe boy by the name of Mose to her and her heirs forever I also give her seventy dollars in cash, to be paid to her by my executors, also give her one feather bed and furniture and one chest to her and her heirs forever.

ITEM: I give and bequeath to my daughter Mary Marshall one negro girl by the name of Hester to her and her heirs forever. I also give to my daughter Mary eighty dollars in cash to be paid by executors I also give to my "ary one feather bed and furniture also one chest to her and her heirs forever, and further my will and intention is that if either of my four daughters should die before they have any lawful begotten heirs of their body then desceds negor to be equally divided between my daughter, then living and further my will is that if either of my daughters after negroes should die before they have any use of them then in that case she should have another the first child that my negro woman Mary shall bring and further my will and meaning is that every thing that is not mentioned in this will to be sold and vendue at six months credit and the money therearising to be equally divided between all of my children after first paying my just debts which is very trifling and further my will is that at the death of my beloved wife the remainder of my household and kitchen furniture that can't be equally divided without disputing to be sold in the same manner as thers rest and divided accordingly I also make and ordain Samuel Marshall and Hawkins Marshall my true and lawful executors to this my Last Will and Testament.

April Term, 1817, proved the hand writing by L. Huggins and Copper Huggins,

BANISTER LESTER CLK.

STATE OF NORTH CAROLINA:
ONSLOW COUNTY:

In the name of God Amen; I Jonathan Murry being in a low state of health but of perfect mind and memory thanks be to God, calling unto mind the mortality of body, and knowing that it is appointed for all men once to die I do make this my last Will and Testament, In the manner and form as follows in the first place I desire that all of just debts be paid I give and bequeath as follows;

ITEM: I give and bequeath to my five grandchildren, sons and daughters of Nathan Murry deceased, all the lands that I possess on the West side of school house branch, or sometimes called the Bever Dam Branch I also give to the above mentioned grandchildren namely Hoesa, Dugery, Mary, Sirge, and Jonathan Murry, five hundred dollars which is to be raised out of my estate which said lands and money to be equally divided between the said five children to them their heirs forever.

ITEM: I give and bequeath to my daughter Mary Hicks one hundred dollars to her and her heirs and assigns forever.

ITEM: I give and bequeath to my son James Murry, all my land that I possess lying on the East side of the school house Branch and (torn out) of the South West Branch of New River, and the improvements thereon I also give to my son James Murry four negroes namely Friday, Abigail, Dick, and Stephen, one feather bed and furniture one dish two basins, and four plates one not and three fourths of my stock hogs and all plantation tools to him and his heirs and assigns forever.

ITEM: I lend to my daughter Anna Ballard four negroes namely Hanner and her child Hanner Shadrik, and Aaron and my sorrel mare during her life and after her death I give the above four negroes and mare and their increase if any to be equally divided amongst all of her surviving children of said Annas body that she has or may thereafter have to them and their heirs and assigns forever.

ITEM: I give and bequeath to my daughter Hanna Ballard my riding chair & harness horse which & Ambrillier one fourth part of my stock of hogs to her and her heirs forever and assigns forever.

ITEM: I give and bequeath to my granddaughter Elizabeth Murray one dollar her and her heirs and assigns forever.

ITEM: I lend to my granddaughter Elizabeth Murray one negroe boy named Daniel during her life and after her death if she the said Elizabeth should leave any children lawfully begotten of her body I give the said negro Daniel too them and their heirs and assigns forever, and if she should die without lawful heirs of her body then the said boy Daniels to be sold by Executors and the money arising therefrom to be equally divided between all of my surviving heirs.

ITEM: It is my will and desire that if ther shoul not be property sufficient left not required to pay of the trustees aboved mentioned in cash that the deficiency of the money shall be raised out of son James Murrays and Anna Ballards part and

should there be any left over and above what will pay the above mentioned legacies that is tio be paid in cash that it should be equally divided between my son James Murray and my daughter Anna Ballard.

Lastly I appoint and ordain my son James Murray and James Ballard my son inlaw executors to this my Last Will and Testament in witness whereof I have hereunto set my hand and affixed my seal This 8thday of December 1808.

IN PRESENCES OF US:

JOANTHAN MURRAY (SEAL)

DAVID GORNTO

HENRY MARSHBORNE

Formally appered before me Reuben Grant, one of the States Justices for the County of Onslow, Benjamin Lanier and Sarah Lanier his wife and made oath through Holly Evangelist of Almighty God and deposed and said that they went on the 7th day of this Justice to see William Zadock Mumford, related to the deponent now he would wish his worldly affairs, to be settled and disposed of, which was in the manner and form following that his manor plantation and the negroe wench and his large yolk of oxens and his black mare he would lend unto his wife Sarah Mumford during life to enable her to support and maintain and schooling his children untill they arrive to the age of sixteen years, then they the said William, James, Hinton Mumford and the estate lent to wife to be equally divided between his two sons to be put to trades the after plantation to his son James Hinton Mumford and that all of ther e rest of his possessional estate be sold at vendue and the money's arising therefrom to be equally divided between his two sons and he desired that his wife Sarah and the deponent Lanier should have the managemet and settling his business should he die the deponent further declares the said Zadock Mumford departed this life last living that twelve o'clock sworn to and signed 20th day of November about four o'clock P.M.

BEN LANER

her
SARAH X LANER
mark

SWORN TO BEFORE MEY

B. GRANT J.P.

In the name of God Amen; I John Mumford, of the State of North Carolina and County of Onslow, being weak and low in body but of sound mind and memory and knowing it is appointed for all flesh to die do think it expedient to dispose of the worldly goods with which it has pleased God to bless me in the following manner (to-wit) First recommend my Soul to God and my body to be decently buried at the discretion of Executors hereafter named and I desire that all my just debts be paid

ITEM: I lend to my beloved wife during her natural life one negro woman called Lydia, three negroe girls named Lelia, Recolett, and Gerde, I also lend her my plantation on Queens Creek called the line & head man plan with all the out lands belonging to said plan bounded by Mills Creek Conely land and the lands on which I now live supposed to contain twenty five acres more or less with all the privileges threunto belonging with and up any expenses or repairing the houses on said plan to be paid out of my estate to the amount of Twenty Five dollars if necessary. I also give to my beloved wife seven cows and calves of her choice out of my stock and three cows and yearlings one yoke of oxens my riding mare called Leopard with my best chain and harness three beds and furniture of her choice out of my beds thirty head of sheep half dozen chairs one magagony table and nine tables one trunk of her choice and three chest and hand mill a kitchen cupboard and one half of my kitchen furniture the beafet which stands in the house with all the ware commonly belonging to it four hoes and three plows one pair of traces chains and ox chains a yoke together with a sufficiency of provisions for her-self and children for one year to be laid of by indifferent persons to be chosen by her and my executors. I also give my beloved wife my loom and wheel of her chioce and pair of cards.

ITEM: I give and bequeath to my two young sons Jaher an William my two plantations called Great Neck and Whiter Point to be let and farmed out for their for their gain and benefit untill they come of age and then the two plantations the lands adjoining to be valued by indifferent persons by them chosen and the plan called Great Neck with the lands adjoining I give to be set of to my son Jaher his paying over to his brother William the one half of the value so affixed after deducting the value of Whiter Point of seven equal anpal enstallments without interest and my son William to have the Whiter Point lands to him and their heirs forever.

ITEM: I give to my son Jaher one negroe girl named Irie to him and his heirs forever I give to my son William a negroe boy named Ezekiel to him and his heirs forever

ITEM: It is my will and desire that the money's arising from income of said property advised should go to the support and education of my said son and should either of them die before they arrive at maturity my will is that their porportion of property given should be equally divided among my surviving heirs.

ITEM: I give and bequeath to my daughter Rebecca, one negro girl named Nancy, one tall Gary and one named Pet, one bed and furniture and two cows and calves to her and her heirs forever.

ITEM: I give and bequeath to my daughter Sally Massey one negoe man named Jess one girl named Millie, one boy named Dave, one boy Sam, one boy named Charles five cows and calves, two cows and yearlin if enough remaining of the stock after the legacies taken out and one riding chair to her and her heirs forever.

Item: I direct that my executors set of to my daughter Sally as much corn as will save her family thies year and as much as will save her the succeeding year of corn and meat.

ITEM: I give and bequeath to my granddaughter Susan Massey one feather bed.

ITEM: I give to my daughter Sally Massey the home and plantation whereon she lives and all the Selby heirs land together with the lands I bought of of the heirs of Edward Moosey deceased to her and her heirs forever.

ITEM: I give and bequeath to son Zaddock the plantation whereon I now live with every improvement thereon beginning at Offey Creech's corner and running so as to include three hundred and Fifty acres which I purchased of Edward Starkey and Iott Massey together with Fifty Acres I intend and patented myself adjoining to him and his heirs forever.

Signed with my hand and dated and sealed this 12th April 1820.

SIGNED AND SEALED IN THE PRESENCE OF
US.
W.B. FRENCH.
JAMES HOLLAND

JOHN MUMFORD

May Term 1820, This will was proved before the Court, by the oath of James Holland and Zaddock Mumford the Executors qualified.

THE WIDOW DECEASED THERETO.

TEST: BANSTER LESTER CLK.

In the name of God Amen: I Elizabeth McKenny, of Onslow County being of sound mind and perfect memory blessed be God for it this the 14th day of April in the year of our Lord One Thousand Eight Hundred and Twenty Five do make this my Last Will revoking all other Wills or Wills, do make this my Last Will and Testament in manner following that VIZ. First I recommend my Soul to God who gave it and my body to be buried at the discretion of my Executors that may hereafter be appointed VIZ my will and desire is that all my just debts be paid of my estate. I give and bequeath to my two sons Lemuel Gillett, and Isaac Gillett all of my property that may be left after paying of my debts to them their heirs and assigns forever to be equally divided between two Lemuel Gillett and Isaac Gillett. I appoint my two beloved sons Lemuel and Isaac Gillett Executors to this my Last Will and Testament. In witness whereof I set my hand and seal the day and year above written.

Signed sealed and delivered by Elizabeth McKenny as her Last Will and Testament.

In the presence of us
TEST: JAMES COSTON
ISAAC COSTON.

her
ELIZABETH X MCKENNY (SEAL)
mark

ISAAC GILLET QUALIFIED.

ONSLow COUNTY: In Court August Term, 1825. This Will being laid before the Court and was admitted to be duly proved by the oath of James Coston one of the subscribing witness thereto. And Isaac Gillett one of the Executors therein named qualified thereto.

TEST: BANSTER LESTER CLK.

The Deposition of Ann Taylor, and Elizabeth McKenny, who being sworn on the Holy evangelists of Almighty God deponeth and saith that during the last illness of Levi Newbold deceased, that they the said deponeth were at his house, when the said deceased appearing to be very ill, The seemed to perfectly in his senses the afore-said Ann Taylor ask him if he had a Will by him he answer No, she then ask him if he did not wish to have his affairs left in some way or other? He replied that it was his desire for his wife to retain all his estate in her possession during her life or widowhood that after her marriage or death the whole of the estate to be sold and equally divided among the heirs, that it was his desire also that his wife should keep the children together and if any of them should marry for her to give them what she could conveniently spare, the same as if he was here and these deponents further saith not. Ann Taylor

March 6th 1802
William Helen

ANN TAYLOR.
HER
ELIZABETH X McKinney
mark

Onslow County; In Court April Term, 1802, The within Nun Cupative Will of Levi Newbold was proved by the oath of Ann Taylor Administration with the Will annexed was granted Sarah and Thomas Newbolds who qualified thereto.

NATH LOOMIS CLK.

IN the name of God Amen: I Lesh Newbold, being weak and low in body but of sound and perfect memory Blessed be God for it do this make and publish this my Last Will and Testament in manner and form following. (VIZ)

FIRST: I give and bequeath unto my daughter Leah Newbold one feather bed one cow and calf, and two ewes and lambs.

SECONDLY: I lend to my daughter Mary Hewitt one cow during her natural life and after her death I desire that her daughter Elsey Hewitt should have said cow.

THIRDLY: My will and desire is that my son Eljah Newbold should all the rest of my property, whatsoever to him and his heirs forever.

In witness whereof I have hereunto set my hand affixed my seal this the 13th d October 1803.

her
LEAH X NEWBOLD
mark

Onslow County, In court January Term 1804, This will was duly proved in open Court by the oath of J. Mattocks one of the subscribing witness thereto.

I, hereby certify the above to be true copy, from the original in the Clerk's office This 14th January 1804.

NATH LOOMIS CLK.

In the name of God Amen: I John Norman, of the County of Onslow and State of North Carolina being now sick and weak in body, but in my right mind and memory thanks be to God, for the same calling to mind the mortality of my body, knowing that it is appointed once for all men to die do make and ordain this my Last Will and Testament, principally and first of all I recommend my Soul to the hands of God who gave it. And my body I recommend to the earth to be buried in a Christian like manner at the discretion of my executors, nothing doubting but at the general resurrection of the dead it will be raised the same and as touching such worldly estate as it has pleased God to bless me with, I desire to give and dispose of in the following manner First.

ITEM: I give and bequeath to my loving daughter Elizabeth Norman all and singular my lands that I possess whereon I now live I give the same with my horse hogs cattle, kind and crop household furniture with all of my working tools to my well beloved wife, Winneford Norman till my daughter comes of age and she to pay my just debts and my executors to school my loving child out of the same it is my desire that my loving wife Winneford Norman hold and keep all my lands and property till my child come of age then to give up the land to the child with what of the other property my wife thinks best If my loving child dies then my wife to my Soul and only heirs of all forever and if my loving wife dies then my child lives then it is my desire that my daughter be my soul heir forever. I do hereby revoke and disnull & make void every other Will and Testament, acknowledge this to be my Last and only Will and Testament, and to this I constitute and appoint as my executors my wife Winneford Norman and William Red as my soul and only Executors to this my Last Will and Testament in witness whereof I have set my hand and affixed my seal this the 22nd day of November in the year of our Lord eighteen hundred and five.

his
JOHN X NORMON (SEAL)
mark

SIGNED SEALED AND DELIVERED IN THE
PRESENCE OF US.
TEST: BENJAMIN RHODES
G. SHEPARD

ONSLow COUNTY: In court January Term, 1806, the within Will of John Norman was proved in open Court by George Shepard one of the subscribing witness thereto Winneford Norman one of the Executors qualified thereto.

ATTEST: NATH LOOMIS C.O.

STATE OF NORTH CAROLINA:
ONSLow COUNTY:

In the name of God Amen: I William Norman, being perfect in sense and memory knowing that it was appointed for all men once to dy and I do make this Last Will and Testament in manner and form as following that id to say First of all I recommend my Soul to God that gave it and my body to the earth to be buried in Christian like manner and as touching my worldly estate I give and dispose of in