

In the name of God Amen: I Robert Snead, of the State of North Carolina, in the County of Onslow, being sick in body and low in health but of sound mind memory and understanding, but considering the uncertainty of this transitory life do make publish and declare this my last Will and Testament in manner and form following (To-wit) that is to say I give to my son Thomas Snead one bed and furniture which is now in Wilmington at his house, and one bedstead to him his heirs and assigns forever.

ITEM: I give to my daughter Mary Snead to my son Charles Snead, and to my son William Nelson Snead two beds and furniture, to each of them and two bedsteads to each of them to them their heirs and assigns forever.

Item: I give to my grandson Robert Dudley one bed and furniture and one bedstead and three cows and calves, to him his heirs and assigns forever.

ITEM: I give to my son Thomas Snead to my daughter Mary Snead to my son Charles Snead and two my son William Nelson Snead all my chairs tables and my three fourth of the crop, now ungathered and all other of personal estate not here particularly mentioned to them their heirs and assigns forever to be equally divided amongst them. My son Robert Whitelurst Snead and my daughter Margaret Dudley has already their portion and equal part of my estate had and receive.

I do hereby appoint my son Thomas Snead and my son Charles Snead and my son William Nelson Snead Executors of this my Last Will and Testament. In witness whereof I have hereunto set my hand and seal this 21st of September A.D. 1800.

SIGNED SEALED PUBLISHED AND
DECLARED BY BEFORE NAMED
ROBERT SNEAD, AS AND FOR HIS LAST
WILL AND TESTAMENT IN THE PRESENCE OF
US WHO HAVE HEREUNTO SUBSCRIBED OUR NAME
AS WITNESS THEREUNTO IN THE PRESENCE OF THE
SAID TESTATOR AND IN THE PRESENCE OF EACH OTHER.
EDWARD WARD JR.

her
ABIGAIL X TOW
mark

ONSLow COUNTY: In court, October Term, 1802, The within will of Robert Snead as was proved in open court, by the oath of Nat Loomis by proving the hand writing of Edward Ward Jr, one of the subscribing witness.

In the name of God Amen: I Willoughby Shackelford, of the County of Onslow and the state of N. being of body but of sound mind and memory blessed be Almighty God, for the same do make and publish this to be my Last Will and Testament in manner and form following. VIZ:

FIRST: I commit my body to the dust to be buried in a Christian like manner and my Soul to God who gave it me.

ITEM: I do lend unto my beloved wife Mary Ann Shackelford all my land and plantation whereon I now live and one negro girl Lucy and one mare bridle and saddle and all of my stock of cattle and all of my stock of hogs and sheep and all my plantation tools household and kitchen furniture during her widowhood also my riding saddle enduring her widowhood. And after my wife marriage or death I desire the above lent property to be equally divided amongst all my children to-wit, Sarah Shackelford, Penny Shackelford, Rebecca Shackelford, and Owen Shackelford, to them and their heirs forever.

And I do nominate constitute and appoint my beloved wife, Mary Ann Shackelford executrix and Jonathan Wilder and Jason Gregory Executors of this my Last Will and Testament hereby revoking all former wills by me made and I have hereunto set my hand affixed my seal this the fifteenth day of June one Thousand Eight-hundred and Five.

SIGNED SEALED AND ACKNOWLEDGED
IN THE PRESENCE OF.

TEST: LEWIS JONES

TEST: GEORGE MILES

mark
AMITY GREGORY

ONSLow COUNTY: In court term, 1805, This will was duly proven in open court by Lewis Jones one of the subscribing witness thereto and Jason Gregory one of the executor therein qualified, ordered he have letters testamentary.

WILLOUGHBY SHACKELFORD (SEAL)

NATH LOOMIS, C.C.

In then name of God Amen: I Benjamin Shepard, of Onslow County being of sound and perfect mind and memory, Blessed be God this 31st day of August in the year of our Lord 1805, I do make and publish this my Last Will and Testament in manner following that is to say, first of all I desire to be buried in a Christian like manner and all my just debts and funeral charges to be paid.

ITEM: I give and bequeath to my son Jenkins Shepard Fifteen shillings to him his heirs and assigns forever.

ITEM: I give and bequeath to my beloved wife Lillie Shepard all my land and plantation whereon I now live also my household and kitchen furniture my horse my bridle and saddle also all my plantations tools and all my hogs and cattle also all the rest of my ungiven property if any unmentioned to her her heirs or assigns forever.

And hereby make and ordain my brother George Shepard Executor and my beloved wife Lillie Shepard my executrix of this my Last Will and Testament in witness whereof I the said Benjamin Shepard have to this my Last Will and Testament set my hand and seal the day and year above written.

SIGNED SEALED PUBLISHED AND
DECLARED BY THE SAID
BENJAMINE SHEPARD THE TESTATOR
AS HIS LAST WILL AND TESTAMENT
IN THE PRESENCE OF US WHO WERE
PRESENT AT THE TIME OF SIGNING
AND SEALING THEREOF.

BENJAMINE SHEPARD (SEAL)

TEST: JOHN JONES

her
ELIZABETH X SHEPARD
mark

Onslow County, In Court October term 1805, This will was duly proved in open court by John Jones and George Shepard the Executor therein qualified. He ordered he have letters testamentary.

Nath Loomis C.C.

In the name of God Amen: I Everett Simmons, of the County of Onslow and State of North Carolina being in a perfect state of health and of sound mind and memory blessed be God for the same and calling unto mind the mortality of my body and knowing that it is once appointed to die do make ordain and constitute this my Last Will and Testament. first I give and recommend my Soul into the hands of the Almighty God who gave it and my body to the earth to be buried in a decent Christian manner nothing doubting but at the general resurrection I shall receive them again, by the mighty power of God who gave it.

And as touching such worldly estate as wherewith it hath pleased God to bless me with in this life I give dismiss and dispose of the same in the following manner and form first I lend unto my wife all my plantation during her natural life or widowhood also one bed and furniture as ~~before~~ and at the expiration of life or widowhood then to James Adrick forever, and unto my daughter Elizabeth Humphery I have already given her a fair and equal share of my property already, but now gives her one dollar more to be raised out of my estate and at the death or marriage of my wife my will and desire is that if either should take place before my two small children come of age that my land be rented out at the discretion of my Executors and the money arising therefrom to go to the use of raising and schooling my children Offa and Alfred and if either of them should die before coming to lawful age or lawful issue then the dissipated part to go to the survivor of them two, and both should live when my daughter Offa arises to age or should marry then my lands to be equally divided between her and my son Alfred and Alfred to have the part where the house is but if either of the two last mentioned die then all of his or her part to go to the survivor of the two to them their heirs and assigns forever.

I also give unto my daughter Offa one bed and bedstead and furniture also I give unto my son Alfred one bed and bedstead and furniture. My will and desire is that all my just debts be paid out debts that hold against sundry people and if any balance should be left and the balance if any should be together with the sale of my horse which I wish to be sold to go to the supporting and schooling of my two small children, I also lend unto my wife my old mare two cows and calves under the same rules as before named together with all the provisions on hand, to enable her to support my children but if my executor should judge my children to be unjustly dealt by, by supposing them to indulge in their own way and notions and not bidding fair to be useful members of the community then and in that case for my executor to take charge of my children and to be entitled to draw from my wife in purportation to their support out of the funds left her for their support so as to enable him to have them better dealt by, And all the remainder of my property not herein named except the boat and its furniture and kitchen furniture I leave to be sold and the money arising therefrom to go to the use of my two children Offa and Alfred the boat and its furniture kitchen furniture to my wife