

In the Name of God amen April the 1st
1767, John McEoy, in the Province of North Carolina,
in the County of Orange and Parish of Saint Matthews
being nowe sick and weak in Body, but of perfect mind and
memory, thankfull to god, therefore calling unto
mind the Mortality of my Body, and knowing that it
is appointed for all men once to die, make & ordaine this
my last will and Testament, That is to say my Principall
and first of all I give and Bequeath my Soul into
the hands of Almighty God that gave it, and my Body
I command to the Earth to be Buried, in a decent
Christian Burial, at the Discretion of my Executors -
Nothing Doubting, but at the General Resurrection I shall
Receive the same again by the mighty Power of God
and as touching such worldly Estate wherewith it hath
pleased God to see me well in this life, I give away
and Dispose of the same in the following manner and
form - After first of all allow all my just
Debt to be paid by my Executors and Appoint to my
Executors my well beloved Mr. McEoy my Executors
to see this my last will & Testament fulfilled I thinke
Bequeath unto my Oldest Son Francis and his wife Cath
and Sallie and their children, and my Elow and Riddle Grand
children. But unto Cornel Mead and Sallie my
Daughter Elizabeth and her and Calf, and the remainder
part of my Estate to my Wife and younger children
to continue together during her Widowership, and also
Appoint my well beloved Friends Robert Read, as Guardian
over my Wife -

Signed & Acknowledged in presence of us
John Armstrong, Mathias Hobey

John McEoy

Orange County 8th
October Co. 1768

This is to certify that the Execution
of the aforesaid last Will & Testament of John McEoy deceased
was Substituted in open Court & proved by the Oath of
John Armstrong, a Notary Publick and was
Ordered to be Registered.

Not T. Nick. J.

North Carolina

It came before me William Lee one
of his Majesty's Justices of the Peace for the County of Orange
John Currie and James Culleton both Planters and Peo-
plemen in said County and made Oath. Especially that they
on the 11th of this Month heard William Boring on his
Death Bed, that Will in favour of Charles Wright -
Boring to Charles he left a Due of Gods Value Thirty
Pounds, also a Negroe Boy which Joseph Boring
may keep or pay his Brother Charles the sum of -
Thirty Pounds, which of either his pleasure, and that
to be paid by said Joseph within six months without any
Prejudic in Law, to be commenced against his Brother
Joseph, all the Rest of the Estate to remain in law. Execu-
tion of Joseph Boring, for his own Depredations &
his Master forswore given under my hand this Twentieth
of June One Thousand Seven Hundred Eighty Eight
John Currie
James Culleton

William Lee

Orange County
Decr. First 1768

This is to Certify that the
aforeaid Will of William Boening was Exhibited in
Court and Duly Proved by the Oath of
and was Ordered to be Recorded.

Test. P. Marshall.

McComb

In the Name of GOD AMEN I John
McComb being Weak in body but sound in Memory knowing
that I must part off this body to which I shall again be -
United at the Resurrection Thought proper to make this my
last Will & Testament and first I do leave to my beloved wife -
Rachel one half part of the cleared Ground during her Widow-
hood or Chastity, and one cow her own Choice with her own -
Milk Cakes & Sheep one third part of the hoggs and three part of Hocks
now a Growing, and three part of the wheat & one fourth part
of the corn now growing in the year 1768 with her Spining
Wheel & her Clothes and her bed the gray man's castt. with
the bed that she comes and one Hogg castt with two little
Rissons and few Spoons and Utensil to build a house
where she pleases on the Place with wood & Water. All
what I do allow to her two children the McCombs and
William McComb at the end of her widowhood. The land only
Received from the Hogg. And I do leave my land to
my son Edwd. and I do leave Many and less and some
and few at their Manager, and Dances to have one Part
Paid out of the wheat. and the rest of my Possessions -

I do leave to his equalty Divided amongst my Son others -
Edward, Fred, Dorcas, Hammes, Sarah, Margaret, and Elizabeth
and I do leave that my Youngest Children shall have their
living off the place whilst the rest of age. and I do appoint
my wife Rachell and my Son Edwd. to be my Executors
but my wife for to continue no longer than her widowhood.
and I do leave James Atkinson to see over my Executors -

John McComb

Rachel McComb

Mary McComb

Jane McComb

John McComb

Dances McComb

Orange County
April 1. 1769

The Execution of the witness -

Will was Proved in Court by the Oath of John Smith &
Subscribing Edmund Brute and Ordin C. to be Present -

Test. P. Marshall

In the Name of GOD AMEN the twentieth
Day of March in the year of our Lord one Thousand Seven Hundred
and Sixty Nine. I Doent Thomas of the County of Orange and pro-
vince of North Carolina being weak in Body but of a sound
Memory blessed be God do make and Publish this my last
Will & Testament and same following first of all for all my
Incurable Bills and funeral Charges to be discharged within
a year after my Decease -