

In the name of God Amen I William Forrest being at present in Health & desirous to God I do make this my last Will and Testamente as follows.

I give to my son Shadrack One Dollar. Then to my son Gresham all the Land lying in the Fork to my son Joe all the Land above the Spring branch on the North side of Eleazer Creek. The plantation where I live and all the Land on the South side of Eleazer of the said Branch I give to my son William. To my loving wife Louisa I give one Negroe Boy named Abram and all the rest of my Estate I give to her during her life or widowhood. To my son Joe I have a maintenance out of the said Estate according to the direction of my wife with the approbation of the Trustees and at her deceas to be equally divided amongst my three legators of her body unto which I constitute & appoint Edward Gresham & Archer & my beloved wife Louisa Executrix of this my last Will and Testamente and Trustee for my children In witness whereof I have hereunto set my Hand Seal this eighth day of August in the year 1777

Edward Gresham Junr  
Isaac Forrest

William Forrest <sup>Seal</sup>

Orange County, August Court 1778. The Execution of the above Will was duly proved in open court by the Oaths of Edward Gresham Junr & Isaac Forrest the Subscribing Witnys Thence, and Ordered to be Recorded,

Test. A Rochester Co

In the name of God Amen. I Martin Day of Orange County being very sick & weak, but in perfect mind and memory thankes to God for calling unto mind the Mortality of my body, and knowing that I am appointed for all men once to die do make and ordaine this my last Will and Testamente, that is to say principally & first I give & command my soul into the hand of almighty God that giveth it, & my body I recommend to the earth to be buried in a Christian burial at the execution of my Executors nothing concluding at the general Resurrection shall under the same again by the mighty power of God, and as touching such worldly estate wherewith it has pleased God to bless me in this life I give devise and dispose of the same in the following manner and form that is to say first of all I command to my Executors to pay my debts out of my Estate, and to my Master many I give and devise two horses & colts, and to my beloved wife Catherine I give all my moveable Estate during her widowhood and to her on the place and after her deceas the Land and plantation belongs to my son Henry Day, and also I give to my son George Day one acre of Land, being his land on the south corner and between

constituted

208

constitute make and devise Jacob Albright and George Day my sole Executors after my last Will and Testament. In witness whereof I have hereunto set my Hand Seal this 15<sup>th</sup> Day of July 1777

I have sealed & delivered  
in the presence of us

Joe  
Henry Garber  
Jacob Sharp  
mark

in  
Martin & Day Seal  
mark

Orange County, May Court 1779

The Execution of the above Will was duly proved in open court by the Oaths of Henry Garber & Jacob Sharp the Subscribing Witnys Thence Ordered to be Recorded

Test.

A Rochester Co

I Jacob Day of the County of Orange and State of North Carolina, do make and ordaine this my Testament and last Will as follows Test. Vig.

I Will that all my just Debts may be paid, as speedily as may be, by my Executors & Executrix herein after named, I give and bequeath to my beloved wife Louanna Day one third part of all my stock of Horses, cattle Hogs, Chickens ready Money and of every other thing belonging to me not herein set forth. I give to my child with whom my wife is now pregnant the other two thirds of all my property as above Considered Vig. Horses, cattle, Hogs, Chickens ready money and every other article that I have a just claim to not here enumerated, and it is my Will that the legacy bequeathed to my child as aforesaid be disposed of to the best advantage, and the money arising therefrom to be laid out upon interest by my said Executrix & Executor until the Child arrive at the age of twenty one years or until it Marry and if the said Child should happen to be a son my Will is, that my clothes should be reserved for his use, but if it should happen to be a Daughter, then are in that case, I Will that my wearing apparel be divided amongst my Brothers or the survivors of them, and provided the Child should not be born above or die before it comes of Lawfull Age, in other case it is my Will and I do hereby give and bequeath and the half of the legacy so bequeathed to the Child as above to my said wife Louanna Day and the same, as well as the one third part of my Estate bequeathed to her as above to be at her own disposal only, the other half of the legacy willed to the Child as aforesaid if it should not live to come of age I give to my Brothers or the survivors of them share and share alike; I nominate and appoint my beloved wife