

thereof but not disturbing or hindering his Method thereof to him and
 his Heirs forever. Item I give and bequeath to my beloved son John
 Yarbrough the other Half of the said Tract of Land that I received
 at hindering his Method on the above Conditions to him and his Heirs forever
 Item my Will and desire is that that Piece of Land that I received from
 Lying on both sides of Mallorys Creek adjoining to the Tract Belonging
 to my son William be sold and the money to come into the moderate Estate
 Item my Will and Desire is that my son William Yarbrough have one
 Negro Man Named Hannah but not to be remitted nor no share
 to be taken by him for her for the ensuing year to him then Heirs forever
 Item I give and bequeath to my beloved son Samuel Yarbrough at his
 arriving to the year of Twenty one one Negro Boy named Ino to him then Heirs forever
 Item I give and bequeath to my beloved son John Yarbrough one Negro
 Man Named Shepard at his arriving to the year of Twenty one to him then Heirs forever
 Item I give and bequeath to my beloved Daughter Elizabeth Yarbrough
 one Negro Girl Named Rachel at her arriving to the year of Eighteen or at
 the Day of her Marriage to her and her Heirs forever. Item I give and bequeath
 to my beloved Daughter Sarah Yarbrough one Negro Boy Named Lewis
 at her arriving to the year of Eighteen or at the Day of her Marriage to her then Heirs forever
 Item I give and bequeath to my beloved Daughter Lucy Yarbrough one
 Negro Girl Named Ann at her arriving to the year of Eighteen or
 at the Day of her Marriage to her and her Heirs forever
 Item I give and bequeath to my beloved Wife one Negro Man Named Bob to her then Heirs forever
 And also I will unto her two other Negroes a man Named Sam and a
 Woman Named Sue for and as long as she continues a Widow but and if
 she Marries then these two to be equally divided amongst the Children
 Item my Will and Desire is that my beloved Wife have the use and
 Liberty of all Stocks at her discretion and I give all my household
 Furniture

Item my Will and Desire is that my Estate be not Appraised but that the
 Issues be delivered in hand at they are mentioned. Item I make constituted
 and Appoint my beloved Wife Sarah Yarbrough and William Yarbrough
 and John Bumpus Sole Executors of this my last Will and Testament
 ratifying and confirming this and no other to be my last Will & Testament
 In Witness whereof I have hereunto set my hand at this Day and Date
 before mentioned

Signed Sealed & Delivered to be
 his last Will and Testament in
 Presence of
 Abraham Womack (Aud)
 Isaac Johnson
 James Evans

Samuel^{his} Yarbrough
 Mark

Orange County
 April Court 1770

The Execution of the within Will was
 proved in Open Court by the Oaths of Abraham
 Womack one of the subscribing Witnesses thereto and Ordered to
 be Recorded

F. Nathl
 Clerk

In the Name of God amen I Nathl Nathl
 of Orange County in North Carolina in North Hays was and being that in
 Body but of sound mind and Memory Blessed be God for it do this Eighth Day
 of January in the year of our Lord one Thousand Seven Hundred and Seventy
 Seven make and Publish this my last Will and Testament in manner
 and Form following That is to say I command my soul into the hands
 of God that gave it me and my Body to the Church from whence I came
 in hopes of a joyful Resurrection through the Merits of my Saviour
 Jesus Christ and as for that worldly Estate wherewith it hath pleased God
 to Bless me I dispose thereof as follows first I do Will & give all my

Lawful Debts be Paid and I finally I do Will and also that my
 Loving Wife shall have the Benefit of all my Lands that is the Benefit
 of them During her Widowhood and also to keep and maintain my
 Children During said Term, I give to each of my Sons (Wt) John
 Michael, Samuel Michael, Joseph Michael, and Robert Michael the Quantity
 of one hundred Doves of Lands each of them when they are of Age & likewise
 it is my Will that the Children remain with their Mothers and Labour
 for their Maintaining as to help to Maintain them during during her
 Widowhood and I make constitute and Ordain my said Wife and my good
 Friend David Mitchell of South Carolina to be my Executor in trust for
 my said Children to see that my Will be performed according to the true
 Intent and meaning thereof I do Witness whereof I the said Robert
 Michael have to this my Last Will and Testament set my hand and
 Seal this Day and Year first above written

Signed, Sealed & Delivered by the Testator
 as for his Last Will and Testament in the
 Presence of us who were present at the signing
 and Sealing thereof
 James Hutchinson (Senr)
 John Hanson
 David Carter

Orange County
 April Court 1770

within Will was ~~proved~~ in Open Court ~~before~~ by the Oaths of
 James Hutchinson and the subscribing Witnesses aforesaid and ordered to
 be Recorded

J. M. Mitchell

William Piggott of Orange County and Province of North Carolina this Ninth
 Day of the second month Commonly called February in the year of our Lord one
 thousand seven hundred & seventy being freely in Body and of perfect mind and
 Memory blessed by God - and knowing that it is appointed for all men once to
 Die - I do make and Ordain this my Last Will and Testament and as touching such
 worldly Estate as it hath pleased to God to bless me with in this I give do devise
 Dispose of in the in the following Manner To wit To Ordain and constitute
 Jeremiah Piggott and Benjamin Piggott to be my only & Sole Executors of this
 my Last Will and Testament I allow my Funeral Charges and just Debts to be
 first Paid out of my Estate. I do Give and devise to my eldest Son Robert
 Piggott and youngest Son William Piggott all that Tract of Land bought of
 Richard Henderson lying and being in the said County of Orange and on the
 Middle Fork of Roanoke River a Running the South End of Thomas Parsons land
 to be divided between them two in the manner following that to wit the said Land
 to be divided by a straight North and South Line a large the Tract Providing all
 Ways I allow my eldest Son Robert to have Twenty Acres the more and the fourth
 him my said Son Robert to have his share in the divide and for the same to be
 fully Enjoyed and Enjoyed by them my two Sons their Heirs and Assigns forever
 I do Give and devise to my second Son Saml Piggott and Third Son
 Jeremiah Piggott all this Tract of Land known Snows to be equally divided
 between them both by an East & West Line a large and for my said Samuel
 to have the upper Improved Part of the said Land including my Building and
 Land Yard the same to be fully Enjoyed and Enjoyed by them my said
 Two Sons Samuel and Jeremiah their Heirs and Assigns forever
 Also I give and bequeath to my beloved Wife Sarah one third of all my
 Personal Estate as she lives I give and bequeath to my beloved Wife
 Pleasable Possession of the Land and Improvements which Snow lives
 During her Lifetime or Widowhood I do Give and devise to my
 Six Daughters namely, Abigail, Mary, Sarah, Merab,
 Elizabeth and Rachel all the remainder Part of my Personal Estate