

I Ann Pines Wolff of Stokes County in the State of North Carolina

do make & publish the following as my last will & Testament, hereby expressly revoking all former wills & testamentary dispositions of my property and effects by me made.

I devise all my interest & estate unto the Land that have come or descended to me as one of the heirs of my late father Daniel Wolff &c. I also bequeath unto my said brother Samuel & Jacob H. Wolff one hundred & twenty five dollars each to be paid out of my money on hand or the debts that may be due & owing me at the time of my death & to be chargeable upon & payable out of no other fund. All the residue of my money & debts after the payment of the aforesaid legacies I will direct to be equally divided between my mother Martha Wolff & my brother William W. Wolff & sister Charity Conrad, Martha Malinda & Pamela Elizabeth Wolff share & share alike.

I bequeath unto my niece Mary Ann Wolff daughter of William W. Wolff my bureau & side table. To my niece Martha Ann Conrad, daughter of Charity Conrad I give half a dozen silver table spoons & half dozen silver tea spoons, which I direct to be procured by my mother out of the legacies bequeathed to her & to be chargeable upon no other fund. I bequeath my house clock & large Walnut table to my mother, with the limitation that upon her death they shall go to & be the property of my brother William W. Wolff.

To my dear mother the said Martha Wolff I bequeath & give my negro woman Vette with all and singular the rest & residue of my property & effects not herein before disposed of. I make this residuary disposition to my dear parent in full faith & confidence, that as hereafter as she will through life continue to use whatever means providence may place in her hands with that discretion & prudence which will have due regard to the conduct & wants of my brothers & sisters, and that upon her death, whatever may remain of the little I have given her will be disposed of amongst them & their children in a way more acceptable than I myself could wish suggest - Whilst these considerations have influenced the aforesaid bequest, they are not to be construed as controlling in any degree the will & pleasure of my mother as to the future use & disposition of all the property mentioned in said residuary bequest.

In order that the foregoing dispositions of my property may be carried into effect, I hereby appoint my brothers Samuel Wolff & Jacob H. Wolff Executors of this my last will & Testament. In testimony of all which I have on the 17th day of August A.D. 1808 signed & published the foregoing as my last will and Testament in presence of John P. Miller & A. H. Sheppard witnesses thereto.

A. P. Wolff
John P. Miller
A. H. Sheppard

Stokes County September Term 1808.
The execution of the last will & Testament of A. P. Wolff of which the foregoing is a true copy was duly proved in open Court by the oath of A. H. Sheppard one of the subscribing witnesses thereto & ordered to be recorded.

I George Barber of Stokes County State of North Carolina being weak in body but of sound mind & memory, blessed be God do this twenty second day of February in the year of our Lord one thousand eight hundred & thirteen make this my last will & Testament in manner as following.

1st My plantation & Land of two hundred & forty eight acres (two acres being excepted for a meeting house & burial ground) I give & bequeath unto my two sons George & Joseph Barber forever on the following conditions. The use to divide said land themselves as of an equal value as possible, if they can not agree, they are each to chose one man, who shall divide & value said land & if said two men can not agree the two chosen shall chose the third man as an umpire who shall then decide & divide said land & value the same & when said land is so valued if it should amount to more than what each of the rest of my children is to get they are to give out or pay out to make each equal & in case my personal property should fetch more, men sold than the rest of my children are to pay over to my two sons their respective part to set each heir on an equal footing except the separate legacies -

2nd I will & bequeath unto my son Joseph Barber my mare called Rump -

3rd I will & bequeath unto my daughter Christina in consequence of her keeping house for me my loom, two beds, bedstead & furniture one copper Kettle, one cow & other wood called her.

4th I will & bequeath unto my daughter Polly who was intermarried to Benjamin Elrod to the children of her body ten dollars -

5th I further will that all my personal property shall be sold after my decease as the see proper, either by public sale or if they can agree amongst themselves & the proceed after paying all my just debts to be divided in equal share, that is to say, my daughter Betty intermarried with Stephen Elrod, her children are to have ten dollars. Betty, Anna Agas & Christina is each to have share & share alike all on the above restriction

6th I appoint an executor my son George & Joseph as Executor of this my last will & Testament, hereby revoking all others. In witness whereof I have this day declared this as my last will & Testament & have thereunto set my hand & seal, signed & sealed in the presence of us who were present at the signing & sealing thereof.

George Barber
Henry Fidler

Stokes County September Term 1808.
The Execution of this last will & Testament of George Barber as of which the foregoing is a true copy was duly proved in open Court by the oath of Henry Fidler one of the subscribing witnesses thereto & ordered to be recorded.