

In the name of God Amen I Henry Statty Esq^r of County of Stokes and
State of North Carolina being in perfect mind and memory and calling to mind
that it is appointed unto all men once to die and after death to judgment
do submit my soul to God who gave it me and body to the dust from whence
it came to be decently buried at the will of my friends & execution hereof
to be named and as to my worldly goods which it hath been provided
to help me with my will and desire is to bestow despatch of them in the manner
following First my will and desire is that all my just debts be paid out
of my estate, also all burial and funeral expenses I give and bequeath
unto my wife Sarah my house and house hold and furniture also
Chipping forward during her live time also the tenth part of my
plantation on the thirteenth tract that could be made thereon during live
also one male brother his heires & sons of my brother during live time
also hogs and sheep as she may want out of my estate I give to
my son Phillip Statty one hundred acres of land where I have the plantation
at price of two thousand dollars even my youngest child comes of lawfull
age to be paid by my miller fifty dollars to Sally the sum of fifty
Dollars Nancy the sum of fifty Dollars William the sum of fifty
Dollars I give on to my son Henry Statty fifty acres of my land the said
Henry shall have no right to sell the land he shall pay the sum of
fifty Dollars to his Brother James when he comes of age the said Henry have
the fifty acres in the south of my Track of my son Phillip who refuses
to take the said land and pay the sum heretofore mentioned my father
will & such other way wife Sarah my Executor to sell all my lands
and divide the money equal amonted of my children as I shall mention
first to any Phillip Henry Sally Nancy William James share and share
alike market them alone my further will is such I give to my son
Daniel the sum of two Dollars more all with I have hereto fore giving
what I have a hand on my son Daniel the sum of two thousand dollars
the money to be collected from the said Daniel Statty and pay to the
rest of the children Equal as to my Legatees Sally Nancy Clarkson
Sarah Equal amonted them my further will is such that after my
last debts paid by my executors of the parochial estate if any
thing left not owing to my wife hereto fore than the said

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to be sold to the best advantage provided by publike sale the Doctor the may
tag as the place in that case and Equal twelv amonted of all my children
here to fore make And I do hereby constitute and appoint my friends Clarkson
Statty and my son Phillip Statty my whole and sole Executors of this my last
Will & Testament In witness whereof I have hereunto set my hand and seal
this 10th day of May A.D. 1821

Signed Sealed & published in the presence of us Henry Statty Esq^r
John Conrad Nancy Statty
^{his wife}

Stately County 3rd
March term 1822, The execution of the last will & testament of
Henry Statty Esq^r of which the foregoing is a true copy was duly proven
by John Conrad & ordered to be recorded Matt H. Moore C.C.
By R D Golding D.C.C.

In the name of God Amen, I Ann Williams of Stokes County and State of
North Carolina being weak and feeble in body but of sound and perfect mind
and memory, do this ninth day of May in the year of our Lord one thousand
Eight hundred and Twenty two make and ordain this to be my last will and
testament in manner and form following that is to say First I will that All my just
debts and funeral charges be paid by my Executrix out of my movable Estate
Secondly I will that all my Estate that I am intitled to by the last will of my
Beloved Husband deceased or in any other wise intitled to after my death be equally
divided between my sister Rachael Right heirs of her body heire and heire a like
duty provided my sister be dead and has left no heire I will that my Estate afterward
be equally divided between the heirs of my Beloved Brother Matthew Wilson
heire and heire a like to them and they heire forever
Thirdly I will that my Executrix sell at publike sale the hole of my property
that I may die peacefull and apply the money arising there from to the use as before
stated 5th I hereby nominate and appoint my Beloved friend and Neighbor
John Conrad Executrix of this my last will and Testament to carry the same into effect
and I do hereby revoke disannul and make void all former Wills and Testaments
by me at any time heretofore made ratifying confirming and establishing this
one and no other to be my last will and Testament In Testimony whereof I
the aforesaid Ann Williams have hereunto set my hand and seal

18 Day and date above written
Signed sealed delivered published and
by Ann Kellum she testatice: as her
Last Will and Testament the presence of
us the Subscribing in Witness at the time
of signing and sealing thereof
Clemens Jenkins Testat
Martha Martin

her
Ann Kellum Testat
mark

Stokes County June Term 1822

The execution of the last will and Testament of Ann Kellum of which
the foregoing is a true copy was duly proven in open Court by
Clemens Jenkins and ordered to be recorded

M. R. Claquin Esq.
By A. D. Galloway Esq.

In the name of God Amen I Salley Sisk of the County of Stokes & State
of North Carolina being of sound & perfect mind & memory before he
God, do this 18th day of December 1818 make and publish this my last
Will & Testament in manner following that is to say I give & bequeath
to my son Berry Sisk the following property to wit one Bed & furniture
one half dozen plates also two plates dishes & one Basin also a key
dozen earthen plates also my cloe of every description
And I hereby make and declare my son Berry Sisk Executore of this
my last Will & Testament in Witness whereof I the said Salley Sisk
have to this my last will & Testament set my hand & seal the day
& year above written

Signed sealed published & declared by the said Salley Sisk his testator
as his last will & testament in the presence of us who were present
at the time of signing thereof

Wm Moore
Elijah Nelson
mark
Elijah Behannon
mark

Stokes County June Term 1822

The execution of the last will and Testament of Salley Sisk was duly
proven in open Court by
of which the foregoing
is a true copy

M. R. Moore Esq.
By A. D. Galloway Esq.

In the name of God Amen

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I James Young late of the County of Stokes and State of North Carolina
Being now of sound mind and memory but having to mind the mortating
of my body and knowing that is appointed for all men once to die have
made and executed this my last Will and Testament in manner
and form as follows First I will that my wife Sarah shall have another
part of all my personal Estate and one third of all my Land including the
dwelling place where I now live and all the money in hand at my death etc
which she is to possess and enjoy during her natural life and after her decease
all that remains of the aforesaid property I will that it shall be equally
divided Between and amongst my four daughters namely Elizabeth Joyce wife
of William Joyce Mary Ammon wife of James Ammon Martha Stephens wife
of Peter Stephens & Sarah Joyce wife of John Joyce I will that the remainder of
my Estate personal after my death shall be equally divided between my sons
and daughters I will that the whole of the Land that I shall possess at my
death shall after the death of my wife shall devide to my son James Young
to him and his heirs forever on his paying one hundred and fifty Dollars to his
Brother Joseph Young

I the within mentioned James Young late by these presents
Institute exec and appoint Joseph Young and William Joyce Executore
of this my last will and Testament In Witness whereof I have hereunto set my
hand and seal this 1st day of April 1822

Test

Joseph Claude
Samuel Joyce
William Joyce Junr

James Young

Stokes County June Term 1822

The execution of the foregoing will of James Young of which the
foregoing is a true copy was duly proven in open Court by
and ordered to be recorded

M. R. Moore Esq.
By A. D. Galloway Esq.