

113 paying the legacies which I have bequeathed to my  
daughters -  
11<sup>th</sup> I will that my horse fit for service be continued  
on the plantation for the ensuing season to enable my  
family to raise a crop and also as many of my  
farming utensils as will be needfull for said purpose  
and in the fall after the crop is made that all  
my horse and stock of every kind not before bequeathed  
farming utensils & stock of every description, be sold at public  
sale and a reasonable credit given.

12<sup>th</sup> I give and bequeath unto my son Andrew the Colt  
that my wife's mare is now with a saddle & bridles a cow  
and calf and an axe to him this hour forever

13<sup>th</sup> I give & bequeath unto my sons Archibald and  
William to each one horse saddle & bridles to be valued at  
sixty Dollars each a cow & calf and an axe to each  
to be delivered unto them when they attain at twenty  
six years of age to them & their heirs forever

14<sup>th</sup> I will that after all the aforesaid debts  
are paid off that should be any balance left of the  
money arising from the sale of the aforesaid tract  
of land movable, that it be equally divided among  
all my children both males & females and should  
be a failure that it be averaged among my legates

15<sup>th</sup> and lastly And I do hereby revoke disannull  
and make void all former Wills and testaments by me at  
any time herebefore made ratifying confirming and  
establishing this this & no other to be my last Will &  
Testament And I do hereby nominate constitute and  
ordain my son Hugh McMillan and my Neighbour  
John Eadie exequit executor of this my last will  
& Testament to carry the same into effect

In Witness whereof I the said Andrew  
McMillan have hereunto set my hand

113  
And I affixed my seal date as above  
Signed sealed declared published & pronounced  
by Andrew McMillan the testator as his last will  
and testament in the presence of us the below  
-bing Witnesses who were present at the time of  
signing sealing thereof.

Arch. Campbell Secy  
John Darr  
Thomas Voss.  
Andrew McMillan (Seal)

Shakespeare Court June Term 1810.

The execution of the last will & Testament of Andrew  
McMillan of which the foregoing is a true Copy was duly  
proven in open Court by the oath of Archibald Campbell  
and ordered to be recorded. Done according

Robt Williamson  
Thos. T. Armstrong

In the name of God Amen I Charles McQuinn of this  
County being at this time in a bad state of health but of sound  
Mind do make this my last will & Testament as followeth  
First I commit my soul to my merciful God that give it & my remains  
to be buried there to rest in hope of a glorious resurrection.  
And as for my worldly estate after paying my just debts if  
any is due I desire that all my property both real and  
personal be equally divided among my lawful heirs with  
the following exceptions viz: that what any of my children  
is owing to me be deducted out of their part and that  
any land or negroes that I have given or had to any of  
them be valued with the rest of my property, so that every  
one may share alike that none may have reason to  
complain, And if my children is not willing to take  
any article at the valuation then all such articles

to the highest bidder at 12 months Credit and  
divide their produce And I desire that there may  
be three good men chosen by my executors to Value  
all my property as soon as may be after my dissolution  
and an inventory made out of every Article and  
the Value carried out, and the money that I have and  
that is due to my estate I desire that twenty five  
pounds when collected may be put to interest, <sup>for the use of</sup> Harriet  
Hornor to be paid to her with a bed & furniture and  
a saddle with all her mothers clothes when she  
marries or comes of age for her share

And I hereby constitute and Appoint my good  
friends Joseph Banner John Evans and Samuel Noble  
or any two of them to manage & execute this my  
will in confidence that they will do impartial Justice  
to all that has <sup>an int.</sup> a part in my estate (to wit) John  
McAnnally Sarah Banner, the orphan of Joseph  
McAnnally de<sup>d</sup> Mary Ladd, does Evans, Ruth  
Burns, and Richman Hornor according to her legacy  
and I hereby make void all other wills by me  
made hitherto In Witness whereof I the Testator  
has hereunto set my hand and fixed my seal  
the fifteenth day of May Ann<sup>o</sup> 1809.

in presence of  
J<sup>r</sup> Evans  
Charles Evans  
Ben<sup>son</sup> Barrell  
mark

Charles McAnnally (Seal)

Cocidal  
Since I sign<sup>d</sup> the within I have paid Hona Barrell  
what I judge full sufficient for her service and the  
twenty note that I allow<sup>d</sup> to be pay<sup>d</sup> to her, I desire may  
be appind to the use of little Joseph McAnnally and  
the little negro child that I gave to little <sup>in any</sup>

McAnnally I hereby confirm it to be her right property  
her and her offspring all but the first child she may have  
to live I allow it to be given to little Molly Evans John  
Evans daughter and the negro I gave to little Molly Ladd  
daughter Betty I hereby confirm that gift with this  
exception. That the first child she may have to live her mother  
Mary Ladd shall have it at her choice to keep the child  
or the mother which she may choose.

(Note) What is charged in my book against Hona  
Barrell is not to come against her except she raises an  
acc<sup>use</sup> against my estate for her service Given under my  
hand & seal as part of my last will & Testament

Test  
J<sup>r</sup> Evans

Charles McAnnally (Seal)  
Feb<sup>r</sup> 25<sup>th</sup> 1810.

In addition to what I inserted in my will I desire  
that my plantation I now live on to be divided into three lots  
(to wit) 1<sup>st</sup> from the Spring branch to the upper end including  
a small tract above the red shales, 2<sup>nd</sup> from the Spring branch  
down to the next branch (a gut) 3<sup>rd</sup> and from that down  
as far as my land extends and Value them separately and  
I give and bequeath the middle lot including my house  
orchard garden &c with all the land and improvements  
within the said bounds from the river up to the poplar spring  
and down that branch to the other branch, to my daughter  
the Widow Ladd during her widowhood in consideration  
for the services she has done for me and I hereby invest  
her and give her full power and authority in and over the  
same during her widowhood but if she marries or dies  
then the said premises to be equally divided by the Value  
or other ways among all my lawful heirs her included  
And she is not to have the full power and authority  
aforesaid till after my decease The above Cocidal  
part of my last will & Testament Given under  
my hand & seal the 30<sup>th</sup> day of June 1810

in presence of

George Boothe

Charles McAnnally (Seal)

The execution of the last will & Testament of Charles McAnnelly last of which the foregoing is a true Copy was duly proven in open Court by the oaths of John Evans & Charles Evans the attested true by John Evans & the additional Codicil by George Boothe & ordered to be recorded.

Robt Williams Clk  
Thos. T. Armstrong Clk.

In the name of God Amen I Phillip Thomas of Stokes County, North Carolina (woman being very sick & weak in body but of perfect mind & memory thanks be given unto God Calling unto mind the mortality of my body I do make and ordain this my last will & testament in manner following I recommend my soul unto the hand of Almighty God that gave it and my body I recommend to the earth to be buried in a decent Christian burial at the discretion of my executors and as touching such worldly estate wherewith it has pleased God to bless me in this life I give devise & dispose of the same in the following manner and form, All my property to be sold & the money equally divided amongst my Children also the money of the bonds and notes to be equally divided amongst my Children and I Frederick Henry John Luana Catharina Salome I likewise constitute make and ordain John Stull and William Beck the sole executors of this my last will and testament I do hereby utterly disallow and revoke all former testaments wills

legacies and executor ratifying & confirming this and the other to be my last will & Testament.  
In Witness whereof I have hereunto set my hand and seal this twentieth day of May in the year of our Lord one thousand eight hundred and nine signed sealed in presence of us  
Phillip Thomas (Clerk)  
John Stull  
William Beck

Stokes County Court December Term 1810

The execution of the last will & Testament of Phillip Thomas last of which the foregoing is a true Copy was duly proven in open Court by the oaths of John Stull and William Beck and ordered to be recorded.

Robt Williams Clk  
Thos. T. Armstrong Clk.

In the name of God Amen I Peter Oliver of Stokes County State of North Carolina being weak in body but of sound and perfect mind & memory blessed be God at this 25th day of December in the year of our Lord one thousand eight hundred & ten make & publish my last will & Testament in manner following that is to say.  
1) I will have that all my just debts be paid & all my assets shall be settled.  
2) I will that all my property shall be sold at public or private sale and the moneys arising from such sale after my debts are paid shall be divided in the following manner  
3) one third part thereof shall be & belong to my wife Christina to have and to hold the same for her own use forever.  
4 And further the other part of my estate shall be equally divided between my beloved sons Isaac & Joseph