

255 Annually to be paid to my son James Christman,
during his natural life, then the same hundred dollars
to be divided between his four children, Almon Ebner,
Allen, & Henry, to be their & their heirs forever.—
In witness whereof I, Elizabeth Christman have to this
certificate set my hand & seal, this 15th of May 1845—

E. A. Wagner } Estate...
A. C. Sage }

Elizabeth Christman *her* *Mark*

September Term 1848.

The Execution of the last will and Testament of Elizabeth Christman
and, with the bodily annexed seals (of which the foregoing is a true copy)
was only proved in open Court by the oaths of E. A. Wagner, one of the subscribing
witnesses to the same, who also proved that A. C. Sage the other subscribing
witness to said will & codicil, first annexed, subscribed the same in his
presence & in the presence of the Testatrix, and ordered to be record.

Mrs. Hill. *recd.*

State of North Carolina Takes County December 5th 1839
I Mary Reminger make this my last will and Testament
I give and bequeath all my personal property of every
description unto Jacob Hare and his heirs, and my
tract of Land lying on the waters of South Fork in
this County I give unto said Shore to have the benefit
of the same during my lifetime,
Signed sealed and
devised in the
presence of
& W. L. Swain

Mary Reminger *her* *Mark*

September Term 1848.

The Execution of the last will & Testament of Mary Reminger
See D. (of which the foregoing is a true copy) was only proved in open
Court by the oath of W. L. Swain & ordered to be record.

Mrs. Hill. *recd.*

December 36th One thousand eight
hundred & forty six

In the Name of God, Amen
I Eliza Meredithe, of Stokes County & State of North
Carolina, being of sound Mind and disposing
Muniment, and knowing there is a time for all Men
once to die, do Make & Ordain this my last will
and testament, in Manner following (43)
First, I will that at my decease, my body be turned
to the dust from whence it came, and my soul to
God who gave it.
2nd, I will that after my decease all my just debts
be paid out of my Estate
3rd, I will that my wife Sarah Meredithe after my death
have & possess all my Estate both personal and real during
her natural life, with the privilege of disposing of such
property as is not really needed either at public or private
Sale, and after her death, all and every part of my
Estate, then remaining, both real & personal to be sold,
and the proceeds disposed of in Manner following,
Amongst my lawful heirs.

To my Son Jonathan Meredithe, I will One dollar
to the heirs of my daughter Eliza Hitecock, I will
as follows: to her son Eliza Hitecock, I will twenty
Dollars: to her grandson Edward Wesley Smith I will
One dollar & to my daughter Mary Meredithe I will
fifty dollars.

4th. All the remaining part of my estate after
making the above bequests, I will to be equally divided
amongst my three daughters and two grandsons
Mary Meredithe, Jane Edwards, Sarah Stanley, Eliza
Meredithe & Cyrus Meredithe.

5th. And lastly, I constitute my Son in law Richard
Stanley my Executor.

Eliza Meredithe.

Witnesses } George W. Bowman
 } John Reffo

December Term 1848.

The Execution of the last will and Testament of Eliza Meredithe and
(of which the foregoing is a true copy) was only proved in open Court by the
oaths of George W. Bowman and John Reffo, the subscribing witnesses thereto, and
ordered to be record.

Mrs. Hill. *recd.*