

99. In the name of God Amen. I George Willard of Stokes County
and State of North Carolina This tenth day of October in the year of our
Lord one thousand eight hundred and eighteen being weak in body but of sound
mind and memory do make and ordain this to be my last will and testament
1st. I will that all my just debts and funeral charges be paid out of my
out standing debts and move able Estate 2nd I will that my beloved wife
Susanna possess and enjoy my home and plantation lands and improve-
ments wherein I now live during her natural life or widowhood I will
and bequeath unto my beloved wife during her life one horse valued
at seventy dollars and two cows and a good feather bed and furniture and
two plates dishes in pewter plates and gold one even six cups and saucers
six knives and forks 3rd I give and bequeath unto my daughter Elizabeth
although she has had a good portion one dollar 4th I give and bequeath unto
my daughter Catharine one dollar 5th I give and bequeath unto my son
George Willard one dollar 6th I give and bequeath unto my daughter Alice
one dollar 7th I give and bequeath unto my son John Willard and another
8th I give and bequeath unto my daughter Elizabeth one dollar
9th I give and bequeath unto my daughter Barbara one dollar
10th I give and bequeath unto my daughter Lydia one dollar
11th I give and bequeath unto my daughter Catharine one dollar
12th I give and bequeath unto my daughter Hannah one dollar
13th I give and bequeath unto my daughter Susanna one feather
bed and furniture one cow and calf one pot one oven one spinning wheel
14th Jacob Willard Daniel Willard Solomon Willard and Joseph Willard these
my four youngest sons I give and bequeath unto them all my lands and
improvements to be equally divided amongst them to them and their
successors forever and whatsoever is more of my moveable Estate my
shall be divided equally among each of my children and tatty I do hereby
nominate and appoint my beloved wife Susanna and my son David
Willard Executrix of this my last will and testament bearing the same into
effect and I do hereby utterly revoke disannul and make void all former
wills and testaments by me at any time made heretofore make ratifying
confirming and establishing this to be my last will and testament
In witness whereof I the said George Willard have hereunto set my hand and
affixed my seal the year and date above written

signed sealed published and declared by the said
George Willard the testator to be his last will and
testament in the presence of us the subscriber witnesses
who were present at the time of signing and taking thereof

Jacob Willard

John Brown

His
George Willard
man

Stokes County December Term 1822 c 93

The Execution of the Last will and Testament of George Willard
Deceased upon which the foregoing is a true copy was duly proven
in open court by the oath of John Brown & ordered to be
Recorded

M. M. Moore Esq. C. C.
By R. D. Polkinghorne Esq.

In the Name of God Amen

I Henry Landman of Stokes County by myself
in Body full of years and perfect mind and memory do this
day make & ordain this to be my last will and Testament thereby
nothing else other heretofore by me made wholly or written

1. I will that my executors hereafter named shall pay all my just debts
Funeral Expenses &c out of the estate I shall have in my hands at my
death

2. I will that all the children which my late wife took to me by
marriage to wit Peter Leman Benjamin Franklin Catharine Green now
wife of John H. Seaman & my daughter Lucy Landman shall be
& every one of them have their & their share of all the estate by
me owned & whereas I did after the death of my beloved wife
out of my own free will & desire make out of my household
& the greater part of my furniture & property on hand & dead
after the collection of the money due me as well from land
lack as otherwise make an equal division between the above men-
tioned children Henry Landman Peter Leman & Catharine Green

Elizabeth & John H. Seaman & Peter Leman and have given from
them their several notes on interest now therefore now therefore
that I may be correctly interested I will that all these notes
shall be converted up to the heretofore mentioned children and
where there are any interests due on the notes it shall not
be exceed of them unless they appear that all the children

had not paid equal interest to me then and in that case any
excess shall devolve the interest of them in arrears to make it equal
to their each child shall then have their share of my estate
& I do by this will declare that the above that the above mentioned
decrees in my life time & the acts by me made were done out
of my own free will without any constraint whatsoever
I do appoint and ordain by Month County Office Town
Essex County Court of Probate