

all the rest and residue of my estate both real and personal
can to be sold by my executors either at private or publick sale
whence ever the consider the best advantage for my estate the money
arising from said sale & together with all the money I have due
me & the third share of Bank Stock I own are to interest there-
from after all my lawful debts are paid to be paid to my
dear beloved wife during her natural life and after
the decease of my said beloved wife the house bequeathed
to her during her natural life is to be sold by my executors
for the benefit of my heirs & the principal of the money left of
which she is to enjoy the interest during her natural life together
with the sum that arises from the sale of my said house &
after her decease to be equally divided amongst all my children
Gothlieb Nathaniel Timothy Anne Maria married to Christian Hege
Pauline, Regarding each of them to have share and those other
as their sole property for ever

8 further I appoint and ordain my trusty friend John Vogler
of Salem & my son in law Christian Hege Executory of this
my last will and testament who I trusty empower to sell
and convey my lands & make right & title to collect all
my debts & to pay & settle all my just debts &c. I do hereby make
void all former wills & testaments & legacies done by me either
in writing or by word of mouth confirming this to be my last
will and testament In witness whereof I have hereunto
set my hand & affixed my seal the seventh day of July one
thousand eight hundred & twenty seven

Signed sealed & delivered by the
testator to be his last will & testament Christopher Vogler
is the witness of each of us

Christian G. Hartman ³ And
David Penningrook ³ And

Stots County December Term 1807

The last will and testament of Christopher
Vogler of which the foregoing is a true copy was offered for probate
and was duly proven by the oaths of the subscribing witnesses Christian
G. Hartman & David Penningrook and ordered to be recorded

Mr R Moore ^{cc}
By C. L. Palmer D.C.

In the Name of God Amen I James Boly do
of Stots County & State of North Carolina make and publish
this my last Will and Testament in the following manner
First I give & bequeath to my beloved wife Mary all my estate
both real and personal during her Natural life exact such
articles as shall be herein often mentioned and after her death
to be equally divided between my children Alexander Boly
Abel Boly William Boly Nancy Boly Rebecca Boly and
Edward Boly share & have alike —

Secondly I give and bequeath to my son Edward Boly
a certain cow and Calf called by the name of Fijimony
heifer In witness whereof I have set my hand and seal the
1st day of January in the year of our Lord one thousand
eight hundred and twenty eight

Signed sealed published & declared
in the presence of us

J. Moore ^{Seal}
David B. Trill

Stots County March Term 1828

The last Will & Testament of James Boly A.
doe of which the foregoing is a true copy being offered
for probate was duly proven by the oaths of John Moore &
ordered to be recorded

M R Moore ^{cc}
By C. L. Palmer D.C.

Stots County 10th Caroline

I am now in strong mind & good sense & this is my last
Will and testament I want my wife Sally to have all my
landy goods & chattels during her life or widowhood but if my
wife Sally thinks proper to inter marry, all my property I want
disposed of in this way for Sally to have a good Cow & calf
& a good bed & furniture I want all my land equally divided
between my four sons William Agius, Stephen & Richard.
After my wife deceas I want all the property to be equally
divided between my four sons provided my son William
comes home and discharges the duty of a good boy with his
Mother if not I allow him but one dollar with his
sister Peter Martha, Sally & Nisa they are not allowed but