

96
 And that this first day of January
 in the year of our Lord One thousand
 eight hundred & seven James Buchanan Esq
 Leg^d. Sealed & acknowledged
 in presence of
 Joseph Clout Jurat as to the signature of }
 David Moore Buchanan but not as to the }
 William Durham witnesses

Holmes County Jan term 1808.

The execution of the last will & Testament of
 James Buchanan dec^d. of which the foregoing is
 a true Copy was duly proven in open Court
 by Joseph Clout & a deed to be recorded
 Rob^t Williams Cl
 J^{ts} Tho: F. M^{rs}h^{rs}g^{ts}

In the name of God amen

Being in my weak memory & hence I leave
 my Estate both real & personal to my loving
 wife Agga Banks during her widow hood &
 if she should marry my property to be equally
 divided among my surviving children. I name
 my wife Agga Banks to Faden and Parlick
 Executors. Leg^d. Sealed in the presence of
 this being my last will & Testament from the third
 day of our Lord 1808. John^{his} Banks Esq
 Adenator Parib
 Francis^{his} Stub
 marks
 Samuel^{his} Banks Jurat
 mark

Holmes County September term 1808

96
 The last will & Testament of John Banks
 dec^d. of which the foregoing is a true Copy was duly
 proven in open Court by Samuel Banks &
 a deed to be recorded
 Rob^t Williams Cl
 J^{ts} Tho: F. M^{rs}h^{rs}g^{ts}

In the name of God Amen!

I Phillip Lagerman of Holmes County State of North
 Carolina do hereby make & declare this my last
 will & Testament in manner & form following viz
 First I will & declare that first of all my lawful
 debts be paid out of my estate by my executors
 Secondly I will & declare that after my decease
 the plantation whereon I now live shall be sold
 at public sale together with all the property
 possessed of at my decease except such hereafter
 mentioned & the money arising therefrom to be
 applied in the following manner after my
 debts are paid
 First should my dear beloved wife may be delivered
 of a son or daughter within nine months after
 my decease one half of the money shall belong to
 said Child to be put on interest by my executors
 & the interest arising therefrom to be paid by my
 executors to my beloved wife Mary until the Child
 hath attained its fifteenth year & then the principal
 together with the interest arising after that time
 is to be paid by my executors unto my said Child
 when it gets married or has attained its twenty first
 year but should said Child die before it is
 attained its twenty first year then