

14
on the East side of Buck Island & ten acres on the
waters of Seven Islands Creek purchased of John
Finley & interest in his Name shall be equally divided
between my seven sons & three Daughters.

15th I will that if any of the perishable Property that
I have willed to either of my three sons Gabriel
Tucker Woods or Matthew Reid shall die
before they arrive at lawful age to inherit them
that in such case they shall have the value of
the same as if said property had lived till they
had arrived at lawful age.

16th I also will that either of my three sons should die
before they arrive at the age of twenty one years
that is, Gabriel Tucker Woods & Matthew Reid
that in such case their parts of my estate shall
be equally divided ~~between~~ my other Sons & Daughters
that are then living.

I do by these presents ordain constitute &
appoint my beloved wife Elizabeth Executive together
with my sons Rubin Moore Edward Moore William
Moore & Gabriel Moore Executrix of my last Will
& Testament sealed with my seal I subscribe with
my own hand this tenth day of October & in the
year of our Lord One thousand eight hundred & nine

Sigd. & seal. Acknowledged
in presence of
Joseph Floyd Swot

Matt Moore Exec

Hoke County December term 1858

The execution of the last Will & Testament
of Matthew Moore & out of which the foregoing

is a true copy was duly proven in open Court
by the oath of Joseph Floyd the subscribing witness
thereunto and to be recorded which is accordingly
done.

Robt W. Allen C

P. P. Armstrong

In the name of God Amen. I John Dotten of
Hoke County and State of North Carolina being weak
in body but of perfect mind & memory do this
Twenty fifth day of September in the year of our Lord
one thousand eight hundred make and ordain this to be my
last will & testament in manner & form following that it may
first I will that as much of my personal estate be sold by my
executors as will be sufficient to discharge all my just debts
& funeral charges and applied accordingly

2^d four years ago I entered two hundred acres of land in
Belvoir Creek adjoining & between Gabriel Jones Benjamin
Jones John Wills & myself but have never obtained a grant
from the state for said land, but if a grant should
be obtained at any time hereafter from the state in
my name for said land in such case I give the queen
unto my son in law Willy Wright one hundred acres
of the Western end of said tract. & the other hundred
being Eastern end of said tract I give the queen unto
my daughter Sarah Dotten to them & their heirs forever
on condition that they the said Willy Wright & Sarah Dotten
shall & will pay all fees costs and charges that accrue
in obtaining a grant for said land Registration through
gad, I was that my wife kept in possession all my lands
and had therefore brought up her whist. I shall always give

and enjoy all the profits arising therefrom and all
the remainder of my furnishable property during her
natural life and after her death I give & bequeath
the said lands and movables or furnishable property
unto my son John to him & his heirs forever, and
in case the said John Should die before he comes of
age and in my wife's lifetime I will in such
case that my wife be at liberty to bequeath the
said Estate both real & personal among & between
my other children as she may think proper
4th I give & bequeath unto my son in law Willy
Wright a wooden chest & five Dollars
5th I give & bequeath unto my daughter Sarah
five Dollars

6th I do hereby nominate & appoint my Neighbors
Araay Baker Doctor Esquire & John Early Executors
of this my last Will & Testament and I do hereby
utterly revoke & disannull & make void all former wills
and Testaments by me at any time heretofore made
reaffirming confirming & establishing this was other to be
my last will & testament

Signed sealed published & declared by
John Dollen the testator as his last
Will & Testament in the presence of us
the Subscribing Witnesses who were
present at the time of signing this
Instrument

Arch Campbell Jurat
Thomas Graham
William Robson

John Dollen Esq.
mack

Stokes County March term 1802

155

The execution of the last Will &
testament of John Dollen Esq; of which this
foregoing is a true copy was proven in open
court by the oath of Archibald Campbell one
of the subscribing Witnesses thereto had to be
recorded which is according done

Rob Williams Jr
H. P. T. Committee 26

The last Will & Testament of one Francis William Mack
of Salem in Stokes County in the State of North Carolina by:

It is my will that all my just debts and funeral expenses
be fully paid. And as to my worldly estate I find it fit & convenient
incumbent upon me to see that same trust reposed in me by the
people known by the name of Union Fraternity a United
Brotherhood with respect to all the lands which I have held further
in the State of North Carolina upon which the temporal happiness
of Members of their families as well as of their latter day posterity
should be established in such a manner that the original bene-
ficial intention for this Country - in the place whereof
we do find peace - as well as of the many creditors
who are in advance may be obtained even after my decease.

And whereas the late John Earl Granville then proprietor
of a certain part of the then Province now State of North
Carolina in America by nineteen indentures all dated the
1st day of August 1753 did give grant bargain sell and
confer unto James Hutton of College Street Newbern