

151 In the name of God Amen I Daniel Haw of the County
of Stokes and State of North Carolina being very sick and
weak in body but of perfect mind and memory thanks be
given unto God concerning unto mind the mortality of my
body and knowing that it is appointed for all men once to
die. Do make and ordain this my last will & testament,
this is to say principally the hand of Almighty God,
that gave it and my body & recommends to the Earth
to be buried in decent Christian burial at the discretion
of my Executor nothing doubting but at the resurrection
I shall receive the same again by the mighty power
of God, and as touching such worldly estate whereto
with it has pleased God to bless me in this life,
I give renounce and dispose of the same in the following
manner and form. First I give and bequeath to my
dearly beloved wife all my lands and all the profits
arising therefrom all the grain on hand all the stock
on hand all the house hold & kitchen furniture of
every description all my farming utensils of every de-
scription to her sole use as long as she remains my
widow, and after the death or marriage of said widow,
all to be sealed and the five hundred Dollars to give to
son William is to be counted as all the rest of my
property then to be divided amongst my heirs,
I appoint my dearly beloved wife Amy Haw and my
dearly beloved friend H. A. Wissner as my Executors of
my last will & Testament revoking all all former wills
whichever of them have set my hand & seal
May the fifteenth one thousand eight hundred and
forty four
Witness
Jacob Haw

(Daniel & Haw Esq
Mark)

No will

152 State of North Carolina (Davidson County)
In the name of God Amen
Know all men by these presents, that I Eve Hager
of the County & State aforesaid being weak in
body but sound of mind & memory do ordain
the following Memorandum as my last will or
Testament. I will that all my clothing whatsoever
all my linens whatsoever bed & bedding & everything
whatsoever therunto pertaining with the exception
of that part thereof at present in the use or possession
of my son Christian which he may retain, be equally di-
vided, also I have a like between my three daughters
Elisabeth, Christine, & Catharine or their heirs, in such
whereof I have hereunto set my name & seal the thirtieth
day of August of our Lord 1844

Test
Henry A. Shultz
Jacob Shivers

Eve & Hager Esq
Mark

June Term 1844

The Execution of the last will & testament of Eve
Hager of which the foregoing is a true copy was duly proved in open
court by the oaths of Jacob Shivers, one of the subscribing witnesses
thereto & by the oaths of said J. F. Leivers & F. C. Meining who proved
the hand writing of Henry A. Shultz the other subscribing witness
and record to be recorded.

J. F. Hill. Esq.

State of N.C. Stokes County In the name of
God, Amen I John Stacklin Hager of the State County
aforesaid in Salem being of perfect mind & memory and
knowing that all men must depart from this world, do this
day October 3rd AD 1835 Make and declare this my last
will & Testament in manner & form following recommending
my soul to the Mercy of Jesus Christ & my body to be
recently buried in the customary way practiced in the
United Brethren Church,
1) I will that all my property both real & personal shall
be & belong to my beloved wife Susana during her nat-
ural life with the exception that if she remain my
widow she shall remain in full possession of
all my estate as above stated, but if she marry, then

153. I will that all my Estate real & personal Should be divided in equal shares between my wife & my surviving children. It is however my will that my son Francis If Shall if he is willing have the privilege of taking my House & lot in Salem at any time after the decease of my wife or in case she may, in her if he so choose, I will that a fair valuation shall be made by three of five disinterested men not over the age of twenty five years which three of five men shall be chosen by the three appointed town Committee or Overseer of College & what ever the valuation may exceed the whole of his part of the Estate he ~~may~~ my said son Francis It Shall pay over to the rest of my legatees.

2) I will further that if my wife Should deport this life & have remain my widow then my Estate should likewise be divided in equal shares among my surviving children & be dealt with my house & lot as before stated. But if my Son Should not be desirous to take my House & lot then & in that case my Executrix or Administrators shall deal with it according to my last will that my beloved wife ^{shall be} sole Executrix of this my last will & testament & I do hereby make and ordain her to be my Executrix so long as she remains my widow, after which time I declare her functions as my Executrix to be void. I will that the Court of probate & quarter Sessions shall appoint administrator with the wife annexe if the marriage of my wife takes place as also after her decease & I declare this and no other to be my last will & testament hereby revoking all others by me made. In witness whereof I have hereunto set my hand seal Octo. 3^r 1835

Test
John C. Blum
John Lick

John H. Hagen Esq

June Term 1844

The Execution of the last will & testament of John Jacobin Hagen of which the foregoing is a true copy was say proved in open court by the oaths of John C. Blum & John Lick the subscribing witnesses thereto & ordered to be recorded

Wm Hill Esq

On the name of God Alme
I Joseph Lasley of State County & State of N.C. Carolina being
in a low state of health but in sound mind memory
and calling to mind the mortality of my body & knowing
that it is appointed for all men once to die, do make
and ordain this to be my last will and Testament in
manner and form following (* to wit)
I give and bequeath to my beloved wife Nancy Lasley all
my property of every description during her natural life
or widowhood and at her death or in case she should
marry again & in that case it is my will and wish that
it shall be sold and equally divided amongst my seven
children namely John C. Lasley, Miraah Lasley, Harriet S.
Vawter, Frances A.R. Lasley, Joseph W.B. Lasley, Troy W. Lasley,
and Moa C. Lasley to them and their heirs forever
and it is my request that all my children that have
not received their part equally shall be paid their
equivalent part. The following is a list of what has
been received.

John C. Lasley has received \$ 300.00

Miraah Lasley has received 25.00

Harriet S. Vawter has received 10.00

and that my Executrix are requested to collect all my just
claims as as my children come of age that have not received
to pay to them if enough so as to make them \$ 300. I further
doubt that if at any time there should be more stock of any
description than necessary for the family that they make
sale and apply the proceeds to the rest of the legacy
and that a feather bed & cow & calf be furnished those
that have not been furnished already. I further direct
that Joseph W.B. Lasley and Troy W. Lasley be furnished
each a horse bridle & saddle. and if any thing can be
got for the land in the state of Kentucky that it be
equally divided amongst all my children.

I constitute and appoint my two sons John C. Lasley
& Miraah Lasley Executrix to this my last will & testament
In witness whereof I the said Joseph Lasley have to
this my last will & testament set my hand & seal
the 3rd day of March in the year of our Lord 1844
Signed Sealed published & declared to be my last will
& Testament in the presence of us
W. A. Mitchell
A. Mitchell
Thomas McRae
Joseph Lasley