

by five free Holders to be chosen by my Executor and divided among my children Frederick, Francis Mathew & Catherine & grand children Thomas & Elizabeth Holloman alias Elizabeth Stewart, in Negroes or the Value in equal shares —

7th It is my will that my estate shall be divided into five equal shares after paying all just debts & small legacies bequeathed as aforesaid and that my two grand children Thomas and Elizabeth Hollomons (alias) Elizabeth Stewart, shall receive one share part of which Elizabeth and her husband Willis Stewart has Recd say two hundred & fifty dollars in land pr Oct — my son Frederick shall have one share towards which he has received four hundred dollars —

my son Mathew shall have one share towards which he has received four hundred dollars — my son Francis shall have one share towards which he has received in Negroes & forty acres of land four hundred dollars my daughter Catharine wife of Philip Stults shall have one share of which she has received in Money & Negroes four hundred dollars —

8th And I constitute and appoint my brother friend Michael Dole of Stokes County aforesaid Executor of this my last Will and Testament and I do hereby revoke and make void all former Wills & Testaments by me made in Testimony whereof I the said Francis Kinnaman doth set this my last will and Testament before my hand and affix'd my seal the eight first above written

Francis Kinnaman <sup>mark</sup>

published & declared by the said Francis Kinnaman March Term 1831 The Execution of the will and Testament in the last will & Testament of Francis Kinnaman as his last will and Testament in the presence of us who were present at the signing & sealing thereof — Francis Kinnaman of which we were called to witness the same — copy was duly presented by C. Barnes Esq.

John Miller to be recorded by R. Moore Esq.

In the name of God amen I John Kinnaman of Stokes County and State of NC Carolina being of sound mind and memory do make this my last will and Testament in manner and form following:

First I give and bequeath to my will beloved wife Elenor all my Estate both Real and personal of what ever name or nature during her widowhood to be used by her so as not to be left behind or gone away and in case she should Marry to have one eighth part of my Estate It is my will and desire that in case my wife should die any of the common necessaries of life and cannot leave Contingently get the same that that she is by this my will allowed to sell such said piece of land or other

Property to raise money to purchase the same

Secondly I give and bequeath to my three sons Levi Phillip & Andrew one dollar each of their full share of my estate to be paid them by my Executor within twelve months after my decease —

Thirdly I give and bequeath to my grand daughter Mary Kinman one hundred dollars to be paid to her by my Executor within twelve months after the death of my wife or her marriage

Fourthly This my will and desire that after the death of my wife all the property that may be then remain both Real and personal be exposed to publick sale by my Executor on a credit discretion and the money arising from the sale thereof together with what money may be on hand if any after satisfying the above bequeath and all my legal claims be equally divided among my seven sons namely Samuel that is his equal part to be equally divided among his children John Thomas Walter Zachariah Richard Henry and George Kinman and so nominate and appoint my worthy friend John Stanley Executor to his my last will and Testament revoking and obsoletizing all former wills by me made in witness whereof the said John Kinman hath counterset his hand and seal the ninth day of November in the year of our Lord Eighteen hundred & Twenty Eighth signed sealed and declared by the said John Kinman to his last in the of us

Squire Bedford Ladd

Johnathan Swain

Elmon

Stokes County March Seven 1831

The Execution of the last will and Testament of John Kinnaman of which the foregoing is a true copy being offered for Probate was duly proven by Squire Bedford the subscriber being sworn and ordered to be recorded

W. M. Moore Esq.  
By G. E. Moore Esq.