

Being of sound mind & memory before be God, this
third day of February in the year of our Lord one thousand eight
hundred & thirty two, I make this my last will & testament.
First it is my will & desire that all my just debts be paid
2d. I lend unto my beloved wife Nancy Waggoner all my real and
personal property, consisting in Land, house, tools & kitchen furniture, horses
cattle, sheep & hogs, together with the farming utensils & all property of any
description that belongs to my estate. I lend unto her the above named
Nancy Waggoner my wife together with the profits arising therefrom during
her natural life or widowhood.

3d. After the death or marriage of my wife Nancy Waggoner it is
my will & desire that all the real & personal property belonging to my
estate be sold & the money arising therefrom be equally divided among
all my children viz: John Waggoner, Philip Waggoner, Mary Waggoner,
Lettie Waggoner, Susan Waggoner, Lee W. Waggoner, Abby Waggoner,
Joseph Waggoner, Elijah L. Waggoner, Margaret Waggoner. To this my last
will & testament, I make my beloved wife Nancy Waggoner executrix
and my beloved sons, Lettie Waggoner & Joe C. B. Waggoner executors to
this my last will & testament, all of the same I state aforesaid
Signed, sealed & delivered in the presence of us at the date
and year above written

Wm. George Jrat
Jacob & Brinkley Esq.
mark

his
Adam X Waggoner (read)
mark

Stokes County June term 1832.

The last will & testament of Adam
Waggoner dec'd of which the foregoing is a true copy was duly proven in
open court by the oath of Wm. George & ordered to be recorded —

M. P. Hill. C. C. C.

In the name of God amen. The thirtieth day of April
in the year of our Lord one thousand eight hundred & thirty two, I George Taylor
of Stokes County N.C. being of sound & disposing mind & memory, before God
knowing that it is appointed for all men once to die, as make certain establish
publish this my last will & testament in manner & form following viz:
First I desire that all my personal property should be sold & my just debts paid
and all the rest of & residue of my estate I give & bequeath to the two daughters of
Polly J. Knott namely, Lucia Madison Knott & Alphie Monroe Knott to be
equally divided between them at the discretion of my executors reserving however
for Alphie Monroe Knott the half of my land wherein the house & plantation
is situated in which we now live to belong to them & their children forever
& in case either of the above named girls should die without a child or
children the other shall have a full right & title to the whole of my real
& personal estate, but the said two daughters of Polly J. Knott shall mention
their mother as long as she shall remain single by virtue of this my last
will & testament & this I confer to my last will & I further appoint my
dearly friend Bradford Knott & Daniel Knott my executors to my last will
& testament. An testimony whereof I have set my hand & seal the day & date
above written in presence of

Nathaniel Fletcher & son
John M. Taylor

George Taylor

The execution of the last will & testament of George Taylor of which the foregoing is a true
copy was proven in open court by the oaths of Nathaniel Fletcher & John M. Taylor
& ordered to be recorded —

In the name of God amen.

I Mary Wilkinson of the County aforesaid being at present weak in
body health but of sound mind & memory having been to Strength &
& knowing that it is appointed for all people once to die, and where it hath so
pleased God to help me with a small portion of worldly estate in this life therefore
It is my will that the same shall be disposed of in the following manner
after my death (that is to say) first of all that my funeral expenses shall my debts
just debts if any I may owe shall be paid & the remainder to be bequeathed as
as follows (viz) first I give & bequeath unto my beloved Daughter Emilia
(who has intermarried with Hammock) all my estate which I may die
possessed of both in money or perishable property after paying on above
mentioned expenses & debts, to her & her heirs forever to her & their use
in the manner following that my man shall be sold for money
and the money arising from such sale together with the money that
I may have on hand at my death shall be put out on interest
until the my said Daughter Emilia may stand in need of the same —
And whereas I have hitherto given to either my other daughter Polly
to a sufficient share of my property therefore let that suffice for her &
therefore my Emilia may think proper to spend her in something at her own
discretion. To encumberate my property at present exclusive of my
more is two feather beds & furniture & kitchen furniture & with out
in hand & out on interest. Secondly, It is my will & desire that if in case
my Daughter Emilia shall die without a living child or children born of her
body that then & in that case it is my will & I do hereby direct that
all my estate before mentioned shall descend & go to the use & benefit
of my brother Lee Parish of Alabama & his children forever —

In testimony whereof I the said Mary Wilkinson hath this
fourteenth day of May one thousand eight hundred & thirty two set
my hand & affixed my seal to this my last will & testament —

Signed, sealed & acknowledged by the
aforesaid Mary Wilkinson to be her
last will & testament before us the date
hereinafter witness who were present at the
signing thereof

Charles Warren Jrat
John Knott
mark

in
Mary Wilkinson (read)
mark

Stokes County June term 1832

The execution of the last will & testament
of Mary Wilkinson aforesaid of which the foregoing is a true copy was
duly proven in open court by the oaths of Charles Warren &
ordered to be recorded —

M. P. Hill. C. C. C.