

96 hand bears this first day of January
in the year of our Lord One thousand
eight hundred & seven James Buchanan Esq.
Sign'd Sealedacknowledged James Buchanan Esq.
is witness of

Joseph Cloud Sarah as to the signature of
David Moore Buchanan his wife to the
William Durham witness

Hoke 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 Cloud & is and to be recorded

Robt William C.C.
A. T. Thompson Esq.

In the name of God amen

Being in my usual memory whereas I leave
my Estate both real & personal to my living
wife Agga Banks during her widow hood &
if she should marry my property to be equally
divided among my surviving Children. I leave
my wife Agga Banks to Forden and Baslick
executors. Sign'd sealed in the presence of
his being my last will & Testament done the third
day of our Lord 1808 John Banks Esq.
Administrator Public
Franklin State
notch

Samuel Banks Sarah
notch

Hoke County September term 1808

The last will & Testament of John Banks
deceas'd of which the foregoing is a true Copy was duly
proven in open Court by Samuel Banks his
advised to be recorded

Robt William C.C.
A. T. Thompson Esq.

In the name of God amen!
I Phillip Lagerman of Hoke County State of North
Carolina do hereby make & ordain this my last
will & Testament in manner & form following viz:

This I will & ordain that five of all my legacy
lets be paid out of my estate by my executors

namely I will & ordain that after my executors
the plantation whereon I now live shall be sold
at public sale together with all the property there
possessed of at my decease except such sum or
number of the money arising therefrom to be
applied in the following manner after my
debts are paid

First should my dearly 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 paid 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 fourteenth year & then the principal
together with the interest accruing 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
married or has attained its twenty-first year then