

and given unto my said two Grand Children as they
shall stand in need of and my Will & Testament
that this Codicil be recognized to be a part and parcel
of my last Will & Testament & that all things therein
mentioned and contained be faithfully & truly perform'd
as if the same were so declared & set down in my
said last Will & Testament Witness my hands
Seal this Twenty fifth day of March in the
year of our Lord one thousand eight hundred &
two

Signed & Sealed
in presence of

Wm Beck Justice

John George his
mark mark (Seal)

Hoke County June term 1802

The last Will & Testament of John George
Aust See^r of which the foregoing is a true copy
was proven in open Court by the oath of William
Buck the Notary Publick & ordered to be recorded which
is accordingly done

Robt Williamson Co
J. Robt Armstrong Jr

^{26th}
In the name of God Amen & Rotr C.
Hazel being in a low state of Health but of sound mind
& memory do make this my last Will & Testament in form
& manner following that is, I first give and bequeath unto
my beloved wife all my plantation with the appurtenances
thereunto belonging during her widow hood to support and raise
the young children upon and if she my said wife
should marry again I allow and desire her to hold &
keep her third of said land and the other two thirds
to be equally divided among all my children and
I further desire that if my son Moses should desire to live
on the plantation with his mother of agreeable to the
Executor whom I shall appoint and his mother he shall
have the privilege as long as may be agreeable, but provided
my wife never should marry I allow my wife to hold
all my plantation for her own use and the raising
& supporting of the young children as long as she shall
live them as before mentioned to be sold and equally
divided among the whole of my children and further
I give unto my wife all my other property that I am
possess of with at this time to the an Support of the
raising & schooling of the children except one cow &
a bed I now give to my daughter Martha and when
my daughter Elizabeth comes of age I allow her mother
if she is able or conveniently can to give her the
said Elizabeth a bed & cow and her my said wife I
allow to settle up all my just Debts further I
nominate & appoint my worthy friend James Davis
with my wife Jean as Executors to my last estate

27 In witness whereof I have hereunto set my hand &
seal the 4th day of September in the year of our
Lord one thousand eight hundred & one

Signed sealed acknowledged
in presence of John Duleap Senr
& James Davis

Test

John Duleap senr
mark
James Davis

Robert Haytlet (red)

Stokes County Feby 1st term 1802

The execution of the last will and testament
of Robert Haytlet Senr of which the foregoing is a
true copy was proven in open court by the oaths of
John Duleap senr & James Davis and ordered to
be recorded which is accordingly done

Rob Williams Esq
J. M. Armstrong Esq

In the name of God amen I John son of
Bethany in Stokes formerly State of North Carolina being
weak in body but of sound mind & understanding think
proper to make and ordain this my last will &
testament in manner and form following that is to say
First I recommend my soul into the hands of the almighty
God & my body to the earth to be buried in a Christian
like manner And as touching my worldly estate

I give and bequeath the same as herein after mentioned. Also
my will that all my just debts shall be paid as well
as my outstanding debts be collected by my executors herein
named & also will that soon after my decease an
Inventory shall be taken of all my property the stock
of Goods on hand shall be rated at the original
Cost and charges of carriage - and then I will
that my wife Catharine shall keep possession of
one room in my present Dwelling house at her choice
during her life or widowhood & shall also have the Privileg
of the Kitchen. Also give to her the use of my negro
Wench called Mary and also my house clock known
during her life a widowhood & also give her out
of my estate the sum of one hundred & twenty five
Dollars annually during her lifetime or widowhood
which sum of money shall be paid to her by my
executors of my estate My son who shall be in possession
of my House & lot in Bethany shall find a sufficiency
of fire wood chapt suitable for ready use for my said
wife during her lifetime

Secondly I give & bequeath to my son John the tract
of land lying on the Yadkin with the improvements being
the land which I purchased of Mr Woodfork which said
land to give to him His heirs forever the balance which
I at present owe towards the payment of the same aforesaid
shall be paid out of my estate And if this tract of land shall
amount to a greater sum than what my son John will be
intitled to after a general division can be made amongst
all my children share alike then in such case he shall pay
the aforesaid to my other three sons and shall be subject to
pay interest for the money at the rate of five percent