

st. That each Shall have and equal share in the said Propry or their Value & it is my Will that my Daughter Elizabeth Vogler wife of Phillip Vogler Shall have a Child, part with her three Children to wit, Dancy, Horatio, Pedecord & Lucy Pedecord of all my personal propy & money if any the money to be divided immediately after my decease it being wiero that all the debts of my Daughter Elizabeth Vogler keep of Phillip Vogler former Husband be paid and that my Daughter Elizabeth Vogler pay an equal part with her three Children Dancy, Horatio & Lucy Pedecord. I give & bequeath unto my two Grand Children Charlotte Vogler wife of Timothy Vogler, of, Salina & George St. Hamilton they being the children of my son Stephen, Hamilton part of land lying on Clarke Street in Davidson County North Carolina containing the lands of Daniel Meurer seller & others formerly the lands of John Miller deceased, Containing Two Hundred & thirty acres more or less. I will and bequeath unto Charlotte Vogler (my Grand Daughter) & wife of Timothy Vogler my Negro girl Maria to belong to her, her heirs forever I will and bequeath unto my Grand Son George St. Hamilton my Negro boy Allen & my Negro boy Daniel to belong to him & his heirs forever I also give unto George St. Hamilton my Grand Son all my Historical Books to him his after my decease. I will that all the money on hand at the time of my decease after paying my just debts and funeral expences be equally divided into four parts to Mary Holland one part to Sarah Fisher one part one part to be divided between Elizabeth Vogler and her three Children to wit, Dancy, Horatio, Horatio Pedecord & Lucy Pedecord which Children she had by her former Husband Phillip each shall have an equal part one part to be equally divided between Charlotte Vogler & George St. Hamilton they being my Grand Children as before mentioned. I will that my executors sell the residue of my propy of what kind soever it may be and the proceeds thereof together with all debts by them to be collected and to be divided into four parts one part to Mary Holland one part to Sarah Fisher one part to be equally divided between Elizabeth Vogler Dancy Pedecord, Horatio Pedecord & Lucy Pedecord her three Children by her former Husband the other part to be divided equally between my two Grand Children to wit, Charlotte Vogler & George St. Hamilton as before mentioned. I hereby constitute & ordain my son in law John Holland & Timothy Vogler Executor of this my last Will and Testament & do hereby make and desunel all and every other will & Testament by me made ratifying and confirming this to be my last Will and Testament In witness whereof the last Horatio Hamilton have hereunto set

Set my hand and seal this 19th day of October 1839. SIGNED, sealed published & declared in presence of us
Jacob Shultz, witness
George Feltz, witness
Horatio Hamilton, Testator

Stokes County March Term 1839 The Execution of the last will and Testament of Horatio Hamilton as he was produced in open Court, and ordered to be proven, of which the foregoing is a true copy was duly proven by the oaths of Jacob Shultz George Feltz and ordered to be recorded
L. Golding, Clerk

In the Name of God Amen & Thomas White of the Town of Stokesbury
Dearborn County State of Indiana being very sick and weak and of Perfect Mind and Memory thanks be given unto God calling 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 and Testament that is to say principally. And first of all I give and recommend my soul into the hands of Almighty God that gave it and my body I commend to the earth to be buried in decent Christian Burial at the discretion of my executors nothing doubting that at the general resurrection I shall be raised again by the mighty power of God and as touching such worldly Estate whatsoever it hath pleased God to bestow me in this life give devise and dispose of the same in the following manner and from first of all that all the just debts shall be paid that come against my estate. And I will and bequeath unto my beloved wife Elizabeth White One third of all my real and personal Estate to have and hold the same as long as her natural life shall last and after her death failing of the said property her self it shall be equally divided among my lawful Children. Also I give and bequeath all the balance of my real and personal Estate to my lawful Children that is now living to be equally divided among them Also it is my will and Testament that after my death all the real and personal property be sold and divide as the law directs the a summetion to do.

And I do hereby utterly disallow revoke and rescind all and every other former testament wills legacies bequests and Executions by me in any will before named null and void bequeathed ratifying and confirming this and no other to be my last will and Testament. In witness whereof I have hereunto set my hand and seal this the One thousand eight hundred and thirty eighth May the day. Thomas White
Signed and sealed pronounced by the said Thomas White to be his last will and Testament in the presence of us Horatio in his presence and in the presence of each other have hereunto subscribed our names
Daniel Roberts
John Harrel

59 State of Indiana

Dearborn County 3rd Inst.

I James Dell Clerk of the Probate Court of
the County Dearborn in the State of Indiana do certify that
an administration will a copy of the will of the good chaster creates
monies and effects which were of Thomas Mates late of the
said County deceased who died intestate is granted
unto Mark W. Cracker and the said Mark W. Cracker
is authorized to administer the same according to law witness
my hand & the seal of said Court 4th day of July 1838
James Dell Clerk

State of Indiana 3rd
Dearborn Circuit 3rd Inst.

I President Judge of the Dearborn Circuit Court
Witness the Circuit aforesaid certify that the annexed
certificate & attestation of James Dell Clerk of said Court are
in due form of law given under my hand this 3rd day
June 1839.

M. C. 88 Justice

Stokes County June Term 1840

A copy of the last will and Testament of Thomas
Mates all of which the foregoing is a true copy was produced
in open court whereupon it was adjudged by the court that
from the certificate of James Dell Clerk of the Probate Court of
Dearborn County State of Indiana and from the certificate
of M. C. Eggleston to be of sufficient testimony to entitle
it to registration in our said County of Stokes it is therefore
ordered by the court that the will with the clerks certificate
of Dearborn County State of Indiana & the judge of said
county be recorded which is done accordingly

R D Golding Clerk

And the name of God Amen

I Benjamin Barnes Jr. of the County of Stokes
and State of North Carolina being at present sick in body
but of sound and perfect mind and memory thanks being given
to Almighty God do this tenth day of January One Thousand eight hundred
and forty nine and publish this my last Will & Testament
First of all I highly recommend my soul into the hands of
Almighty God who gave it and my body to the development where
it once to be buried in a Christian like manner as is teaching
Scripture. Wherewithal it hath pleased God to bless me
with in this life I do hereby give and bequeath the same in the
following manner and form that is to say after paying my just
debts and funeral charges by a date of 1st March of my then property
as my Executor may think proper to sell on a credit of not more than
Twelve Months after my will is proved in Court then the residue of
my Estate except as hereofore named both real and personal

to be left and bequeathed to my two Daughters and my son to wit
Mary Masters Sally Barnes Phillip Barnes Wright Barnes and
Benjamin Barnes or their legal heirs to be divided or allotted
to them by their respective to be chosen by my Executor for that
purpose which shall be done as soon as possible after my
decease and to my Son Henry Barnes I give the sum of fifty
leaves and no more and my daughter Elizabeth Barnes the sum
of fifty leaves and no more I hereby nominate Christopher &
appoint my children Mary Masters and Phillip Barnes my
Executor of this my last Will and Testament. I testament
that I have hereunto set my hand & seal the day & year aforesaid
and witness signed sealed and acknowledged in the presence
of Matthew Barnes John Clayton

John Clayton Sealed

B. Barnes Seal

Stokes County June Term 1840

The Execution of the last will and
Testament of Benjamin Barnes late of Stokes
foregoing is a true copy was produced in open court
by the Executor and duly proven by the oaths of
Matthew Barnes & John Clayton to be record
R D Golding Clerk