

Surry County, November, 1780.

The execution of the within Power Attorney was duly proved  
in Open Court by the subscribing Witness Charles Morgan  
Certified by J. Williams, C.C.

In the <sup>name</sup> of God Amen I Warren Walker of Surry County  
and State of North Carolina do make this my Last will  
and Testament, in form and manner following (Viz) first of  
all my will and Desire is that all my Last Debts be paid  
I give to my Eldest Daughter Patten Walker two hundred Acres  
of Land lying in Guilford County on Little Morgan's Creek  
to her and her Heirs forever, Likewise I give to my two Daughters  
Moranin and Julia my Land whereon I live containing  
two hundred Acres, with a nother tract containing one  
hundred and twenty five Acres Joyning my Land Snow live  
on both tracts in Surry County lying on Little Need  
Creek to them and their Heirs forever, I give to my wife  
Betty Walker her life time on the Land Snow live on or as  
long <sup>as</sup> she Remains a Widdow with all my personal Estate  
but she marries I give her one Bed and one Cow during her  
life and at her Death all my personal Estate to be sold and  
Equally to be Devided the whole Money Amongst my three  
Daughters Patten Moranin and Julia to them & their  
Heirs forever, I leave William Walker & my wife Betty  
Walker Executors of this my Last will & Testam<sup>t</sup>.

Delivered In Presence of  
James Walker  
Sarah <sup>W</sup> Walker  
mark.

Warren Walker (Seal)

145  
Surrey County May Court 1781.

James Walker one of the subscribing Witnesses to the will and testament of Warren Walker Dec<sup>d</sup> made with he saw the said Warren Walker assign pronounce and Declare the same to be his last will and testament, testified by,

J<sup>s</sup> Williams Esq.

In the Name of God amen I John Halcome being in perfect sense health and memory do make and Ordain this my last will and testament, viz, and first of all I give my soul to God, who gave it me, and my Body to the Earth, to be decently Buried after the Directions of my Executors hereafter mentioned my will and Desire is that all my Worldly Debt be first paid & discharged, and for the rest and Residue of what worldly Goods it hath pleased Almighty God to bestow upon me I give and bequeath as followeth. Item I give and bequeath unto my Dear wife Elizabeth my Estate both real and personal during her life and after her decease to be divided amongst my Children as follows. Item I give and bequeath to my son Thomas Halcome ten shillings proclamation Money, Item I give and bequeath to my son John Halcome ten shillings proclamation Money, Item and bequeath to my son Quinnes Halcome ten shillings proclamation Money. Item I give and bequeath to my son William Halcome one Cow and calf Item I give and bequeath to my son Lawrence Halcome one Cow and calf Item I give to my son George Halcome all the rest of my Estate, both Real and personal not here before mentioned and I do appoint my wife Elizabeth and my son George Halcome Executors of this my last will and testament. I do Revoke Cancel and make void all former wills by me heretofore made or spoken of. In Witness whereof I set my hand and seal this the fifth Day of July in the year of our Lord one thousand seven hundred and twenty nine

John Halcome (decd)