

- 186 -

I do hereby Nominate and Appoint my Son William Tate whole and Sole Executor of this my last Will and Testament whom I also charge with the payment of my Just Debts Revoaking and making Null and Void all other Will and Gifts by me heretofore made in Testimony he the said James Tate hath hereunto Set his hand and Seal this Twenty eighth day of March in the Year of Our Lord 1782 -

Signed Sealed Published )  
and Declared by the )  
Testator as his last )  
Will and Testament in )  
presence of Us.- )

his  
James  Tate (SEAL)  
mark

John Humphries

his  
George  Thomason  
mark

Demp<sup>s</sup> Speir (Jurat)

---

Wake County

June Term 1782

Then was the within Will proved in Open Court by the Oath of Dempsey Speir a Witness thereto and Ordered to be Recorded -

J. Rice Clk. C<sup>o</sup>

---

Recorded in the Clerks Office in Wake County in Book A and pages (184, 185, 186) this 13th day of June 1782 -

J. Rice Clk. C<sup>o</sup>

---

Last Will and Testament of Robert Bohannon

North Carolina Wake County June 18th day 1781.

This Indenture made in the Name of God I Robert Bohannon being Weak and in a loay Stait of health daltho being in perfect Wit and memry I commit my Soul into the hands of Almighty God that gave it and my Body to

the Earth to be buried at the discrestion of my dear  
beloved Wife Seleh Bohanan I therefore in Dow her my  
Exectetrex and likewise my Son William Bohanan I leave  
as my Execteter. Itom I do give and bequeth to my  
Dear beloved Wife all my hoal Estate Dureing her life  
or Widowhood to be dealt with at her Discrestion pay-  
ing all Just and lawfull Debets out of the said Estait  
and after the decese of my Dear beloved Wife I leave  
and bequath to my foure Sons, William, Edmond, Kinchen,  
Giddeon eight hundred and forty acres of Land when  
Saived to be Equelly devided the Plantation whareon I  
now live and the primmices thereon to my Son William.  
Itom I give and bequeath unto my fore Daughters Silve,  
Saley Ale, Sookke each and every One an Equeal part  
out of the persunal Estate, Equeal to the Value of the  
Land or One part or portion of the Land and if any Re-  
mains to be Equally Devided among all my Children and  
if any of them should decese areler for there part or  
portion to be Equeally Divided among the rest of my  
Children I having no more to dispose of and Concluding  
my Worldly affairs and this being my last Will & Testa-  
ment June 18 day 1781

mark  
Silve *CS* Bohanan

Rob.<sup>t</sup> Bohannan (SEAL)

her  
mark  
Edmond *W* Bohanan

his

Joseph Embry (Jurat)

Wake County

March Term 1784

Then was the within Will proved in Open Court by the Oath of Joseph Embry a Witness thereto and Ordered to be Recorded -

J. Rice Clk. C<sup>o</sup>

---

Recorded in the Clerks Office of Wake County in Book A and pages (186 & 187) this 22<sup>d</sup> day of March 1784 -

J. Rice Clk. C<sup>o</sup>

---

Last Will and Testament of John Cannon dec<sup>d</sup>

In the Name of God Amen I John Cannon of the County of Wake and province of North Carolina being in Sound Mind and perfect Memory but knowing that it is appointed for all Men Once to Die do make and Ordain this to be my last Will and Testament in manner and form following Vis. First it is my Desire that my Ex<sup>r</sup> hereafter Named pay all my Just Debts, I also lend to my Beloved Wife Sary Cannon all my Land from my Son Archers field to W<sup>m</sup> Walkers line during her Widowhood and I also lend as much of my Other Estate Yearly as my Executor shall think proper to Support her, all the Remainder part of my Land I give and bequeath to my beloved Son Archer Cannon and after the Widowhood or Death of my Wife I desire my Son Acher may have the other part of my Land and all the rest of my Estate, but what my Executor shall think Sufficient to Support my Wife. I do make this to be my last Will and Testament Revoaking all other Wills Testaments or Instruments of Writing of any Nature or Kind Whatsoever and hearby