

Newberry County Wills

The Last Will and Testament of William Oneall, 2786, according to their true intent and meaning that all my Just Debts are Justly discharged! & I Will a Plantation on which my son Abijah Oneall now lives with two small Pieces of Land of another Survey on the South and West Sides of the part of the foremenched Plantation laid out to Benjamin Heaton to him and his Heairs and Afsigens forever -----

I Will my Gristmill with as much Land as Lyes between the Road that Leads from the ford belo the ^d Mill to John Elamans and bush River to my son Hugh Oneall to him and his ares and assigns for ever -----

I Will to my son William Oneall my saw Mill with as much Land as his betwene his brother Hughs Lot and the Land sold to Patrick Delaney on the North side of bush River and on the South side as much as will be taken in by a strate line from the mouth of branch whare Palmares Corner is to be to a spring Coled the shop spring and from thence down the branch to the River to him and hairs and assigns forever -----

I Will to my son John Oneall all that Plantation or Tract of Land on the South side of bush River Joyning Nehemiah Thomas and his Land faire as to Purkiness Road and up the ^d Road as it now Runs towards my mills untill it strikes his Brother Williams Line to him and his hairs and assigns forever -----

I Will to my son Henrey Oneall all that Plantation or Tract of Land lying betweene his brother Johns lot and Tract of Land James Brookses Land also Joyning Coateses Kings and henseons Lands and by a strate line from his brother Williams Corner at the Shop Spring so as to take in a spring near his Brother Abijah line to him and his hearis and assigns forever -----

I Will to my Wife Mar^ay Oneall all the Plantation or Tract of Land on which I now Live Lying on the West side of bush River Joyning Abijahs Henereys and Williams Lots and Down the branch from Pates old Cabin spring to elamans line and on that to bush River to heir During heir natural Life or Widowhood and in case of marage or death it is to be my son Thomas Onealls to him and

his heirs and assigns for ever and if Thomas shall come of age
so as to Want the Use of his Land before the Marage or death of
his Mother that he is intiled by my Will to setel on and im-
prove his Land so that he doth not Deprive his Mother of a Cum-
fortable Living thareon a cord in to my Will and farther I Will
all my Stook and House furnature to my Wife for her use and the
use Children whilist in their menoraty aCording to the true in-
tent and meening of this part of my Will -----

I Will that my estate shall accountable to my Daughter Sarah
Ford for the sum of forty pounds Starling besides what she has
had and a small peece of Land Joyning Elijha fowards Land John
Elamans Land and my son Thomases Lot to her Hairs and Assigns for
ever -----

And farther I find it Needfull not withstanding I have parted to
every Child alot it not being in my power to make them of Equal
Value to Each Child alike I thare Request Constitute and apint
my esteemed friends William Pearson and Henry Stidom as trustees
for my Children to Value or have Valued by the Asistance of other
friends if they think it Needfull so that thay that hath the Lots
of most value may be obliged to pay to thir Other Brothers tel
the shall all be made Equal a Cordin to my Will -----

And I farther Will that if aney of the fore Named Legetees Should
that thire part may be prased or sold and Equally Divided
die without Iahsue, betwene the sorviving brothers & I farther I
Will that if any of my sons shall Refuse to agree to and Abide
the Advise of the friends apoynted by me as trustees that the
shall not Enharat any part of my Estate menohened in this my Will
but their part shall be Divided as in the Case of Death -----

And Lastly I apoynt my three Sons Namely Abijah Hugh and William
Oneall as Executors of this my Last Will and Testament made this
fifteenth Day of the seventh Month 1786

Elisha Ford

David Hollingsworth
his
John X Sanders
mark

William Oneall (Seal)

Recorded 8th, April 1789
By W. Malone Clk. Ct.

I use Children whilst in their minority according to the intent and meaning of this part of my Will -----

I Will that my estate shall be accountable to my Daughter Sarah Board for the sum of forty pounds Sterling besides what she has had and a small piece of Land Joyning Elisha Board's Land John Elamans Land and my son Thomas's Lot to her Heirs and Assigns for ever -----

And farther I find it Needfull notwithstanding I have parted to every Child a lot it not being in my power to make them of Equal Value to Each Child alike I therefore Request Constitute and apoint my esteemed friends William Pearson and Henry Stidom as trustees for my Children to Value or have Valued by the Assistance of other friends if they think it Needfull so that they that hath the Lots of most value may be obliged to pay to their Other Brothers that the shall all be made Equal according to my Will -----

And I farther Will that if any of the fore Named Legatees Should die without Issue, between the surviving brothers & I farther I

Will that if any of my sons shall Refuse to agree to and Abide the Advice of the friends apoynted by me as trustees that they shall not Enharat any part of my Estate mentioned in this my Will but their part shall be Divided as in the Case of Death -----

And Lastly I apoynt my three Sons Namely Abijah Hugh and William Oneall as Executors of this my Last Will and Testament made this fifteenth Day of the seventh Month 1786

Elisha Ford

David Hollingsworth
his
John X Sanders
mark

William Oneall (Seal)

Recorded 8th, April 1789
By W. Malone Clk. Ct. -444-

This part of My Will forgotten in its Right Place but Remembered before sined therefore I make it in my Will that my son William

WILL OF WILLIAM ONEALL PAGE 3

Oneall shall have a Right to any Pine timber off any Any
of his Browns Lots for the Use of the Saw Mill for him and
his Hairs for Ever, but Notwithstanding he nor they Shall not
Deprive the Owners of making what use they shall think proper
of any Timber of on their Several Lots at any time or for any
purpose whatever agreeable to my Will

(SEAL)

Recorded in Will Book "A" Page 38

Proved Sept. 3rd, 1788.

Test. W. Malone, Clk. Ct.

(Recorded Date Not Available.)

(Original Will Not in Files of Probate Judge.)