

John McLure will

To be my last will & testament In witness whereof I the said John McLure have to this my last will and testament set my hand and seal this fourth day of January in the year of our Lord one thousand eight hundred and eight - signed sealed & in presence of

John McLure (Sealed)

James of William brother, Thomas Mays, May & Abner Clayton two of the subscribing witnesses of February Samuel Clayton) Sep 1808 and as to the record - William McLure & John Withers both names, qualified as executors to the foregoing will

Robert Mitchell Will

In the Name of God Amen

I know all of whom it may concern that I Robert Mitchell of the County of Washington & State of Tennessee being low in health but of sound and perfect Memory and considering the uncertainty of the life and various other good causes one hereunto moving do constitute this my last will and testament and request that it may be so taken by all in the manner and form following First I do hereby will that all my last will be paid Secondly I will that my dear wife for her support and the support of my children and the enabling her to make and support them all my household furniture and cattle hogs and all and every part of the stock together with what house the executor hereafter mentioned with himself may think necessary for her support and convenience and for the enabling to support and provide the children above mentioned during their minority - Thirdly That the plantation on which I now live & the plantation that I have being Adam Reed on the waters of Lost Creek be rented out by the executor of this my last will & testament and the income to be applied to the support and education of my children and likewise to the support of my dear wife

Fourthly that the plantation I have being Abrahams Taylor and Samuel Boyles shall be in possession of my wife during the time that my children shall abide together with her or if they abide not together with her until the youngest of my children come to lawful age and that we it there shall be a comfortable house built for her and my children excepting a piece or parcel of land tract or part of that plantation and which James Brown has a claim for clearing provided he build a cabin and settle and so on to tenants then & after his term of time he owned said part of plantation to fall into the possession of my wife as above mentioned - Fifthly that the house that may not be as good as necessary for the benefit or use of my wife and children together with the back lots I have in the town of Lonsborough be appraised as far as the executor hereafter mentioned may be necessary to the finishing of the house that I have begun on a lot in said town except a lot number twenty four which if the heirs of William Ferguson shall pay the purchase and tax money then and afterwards the claim of my heirs shall be extinguished and the lot be theirs and another in the same manner and form known by the name of Anthony Sharp - Sixthly that the slaves that I have may be managed by the executor and direction of my wife & executor unless the children come to lawful age

Seventhly that the slaves that I have may be managed by the executor and direction of my wife & executor unless the children come to lawful age

Robert Mitchell Will

Seventhly that a certain tract or parcel of land which by my Grand mother to me shall remain my father disposed of it and I have by extending my claim to said land - first I will & bequeath unto my dear wife Elizabeth that she or her heirs or assigns in Article both that may choose from among the slaves that shall be in their possession at the time mentioned in said Article and that notwithstanding what shall be said hereafter concerning the plantation where now live in my wife Elizabeth shall have a decent support from said plantation from the time that my children shall come to lawful age during her natural life - Item To my son James a tract of land and plantation whereon I now live to be his from and after the time first mentioned - Item To my daughter Jerry the tract of land and plantation being the same as for & Samuel Boyles before to be hers at the time before mentioned -

Item To my daughter Eliza all that land and plantation mentioned or not back showing on Record at the time as before mentioned - and further I will and order that the lot on which the building is begun to be equally among my three children as above mentioned - and likewise what stock and household furniture there may be in possession when the children come to lawful age shall be equally divided among them either with what slaves shall be in their possession divided equally among them as they may have proper after my wife Elizabeth shall make her choice as above said - and I do hereby constitute Robert Allison Jr. & William Fair Executors of this my last will and testament Witness my hand and seal this fourth day of November in the year of our Lord eight hundred and eight - signed sealed and acknowledged

Robert Mitchell (Sealed)

The presence of John C. Harris, Sarah Fair, Mr. Robertson John C. Harris and Sarah Fair two of the subscribing witnesses of the said Robert Allison William Fair and Elizabeth Mitchell qualified as executors of the foregoing will

Michael Inghes Will

In the Name of God Amen

I Michael Inghes of Washington County & State of Virginia being weak and sick of body but of perfect mind & memory and knowing that it is appointed for all men once to die do make & declare this my last will & testament and as touching what I do hereby give & bequeath to my wife I give her all the & dispose of in the following & forth to wit; First of all I give & bequeath to my wife beloved wife Mary Inghes all & singular my real estate together with its appurtenances & during her natural life to be disposed of provided she continues in widowhood I also give to her the money or two hundred dollars (two) one black mare & one white mare all the farming utensils on the place all the household furniture all the sheep belonging to the place except one also the hogs on the place belonging to me together with all the wheat & corn now on the place

Michael Ingle will

My last will and furnish a list of debts due for my wife and said Varona I also bequeath to my son John one cow to be valued at ten dollars & one head of cattle & one head of sheep at the time of his marriage - My will is that my children live with their Mother until they come of lawful age if they can agree in a peaceful manner but if otherwise to be bound out at the discretion of my executor he it observed that in case of my wife's death or marriage my land estate both real & personal is to be divided equally between my children my wife son land also included - I bequeath to my son John & my daughter Martha & Adam Sayer the sole executor of this my last will and testament hereby revoking and annulling all former wills or wills in testimony whereof I have set my hand & seal this 27th day of December 1808

Michael Ingle (Seal) Mark

In the presence of Abraham Williams, the foregoing will was proven in court by the Oath of Aaron Williams on the 27th of January 1809 & seems to be genuine. Alexander Mathis & Adam Sayer qualified as executor of his foregoing will.

William Ellis will

In the name of God Amen I William Ellis of Washington County State of Virginia do hereby certify that the foregoing will was proven in court by the Oath of Aaron Williams on the 27th of January 1809 & seems to be genuine. Alexander Mathis & Adam Sayer qualified as executor of his foregoing will.

My last will and furnish a list of debts due for my wife and said Varona I also bequeath to my son John one cow to be valued at ten dollars & one head of cattle & one head of sheep at the time of his marriage - My will is that my children live with their Mother until they come of lawful age if they can agree in a peaceful manner but if otherwise to be bound out at the discretion of my executor he it observed that in case of my wife's death or marriage my land estate both real & personal is to be divided equally between my children my wife son land also included - I bequeath to my son John & my daughter Martha & Adam Sayer the sole executor of this my last will and testament hereby revoking and annulling all former wills or wills in testimony whereof I have set my hand & seal this 27th day of December 1808

William Ellis will

of what may remain at that time but should my wife out live my said daughter the child or that may then be living to have the part that would have fallen to my daughter after the death of my wife - I give to my son John a head of cattle & one head of sheep & one head of horse & one head of horse in a tract lying on the west of my other land & the fifteen acres that I bought of Nicholas Loomberg that bears the burden and that is my Negro girl called Grace and my son boy called Solomon to be his for ever - I give to my daughter Martha one Negro girl called Anne to be his for ever - I give to my son Black that part of my plantation that lies on the east side of the creek the creek to be the line after the death or intermarriage of my said son also one Negro girl called Moll to be his for ever - Seventh I give to my son Elijah my other land lying on the west side of Brown Creek and bequeath the same to my son Black or the Creek after the death of my said wife in intermarriage also one Negro boy called Ned also one Negro girl & three other one a long bill & the other two volumes of the Universal Geography to be his for ever - Eighth having heretofore given to my son John William & John what I intended there for say no more about them now - My will and desire is that if the land I bought of Joseph Dorton is not sold to pay my debts or of debt if not sold the whole to be divided between the wife of my children & if sold the surplus after paying my debts to be also equally divided between all of my children also my will and wish is that my son Black live with his Mother & family & take care as usual & also that my son James & Jacob with Anne Bowman be executors of this my last will and testament & be to the settlement of my estate - Then my will & desire is that my grand son Ellis Graham & my grand daughter Elizabeth & Margaret Graham have altogether an equal part with any one of my daughters after the death of my said wife & at that time any thing of my estate that may be equally owned between each of my daughters take my choice three good black and one white hereby revoking and annulling all other wills or wills heretofore made hereby ratifying & making good this to be my last will & testament written up when of the said William Ellis health heretofore set my hand and seal this eleventh day of September 1809

William Ellis (Seal) Mark

The foregoing will was proven in court by the Oath of Joseph Dorton & Michael because two of the subscribing witnesses were absent.