


rents out by my Executors and the rents arising from it to be also given up to said William Barr all the residue of my

All the residue of my Estate consisting of my young ^{two} horse and young sorrel mare and her colt my crop to be sold and twelve months or two years credit purchasers giving bond and good security and the money arising therefrom I also give to said William Barr to be given up also when he comes of age to him his heirs and assigns forever.

I also constitute and appoint William Richards and Barnabas Vinzant Executors of this my Last Will and Testament.

In witness whereof I hereunto set my hand and seal this 25th day July AD 1796.

Witness
William Book
Leonard Snow
Abraham Downey

his
John O. Barr 
mark

State of North Carolina Surry County August Sepion AD 1796.

Abraham Downey one of the subscribing witnesses to the foregoing Last Will and Testament of John Barr made oath in open court that he saw said John Barr sign and heard him pronounce and declare the same to be his Last Will and Testament that he was of sound disposing mind and memory and at the same time he saw William Book and Leonard Snow sign the same as witnesses thereto which was ordered to be recorded. Recorded accordingly by J. Williams cl.

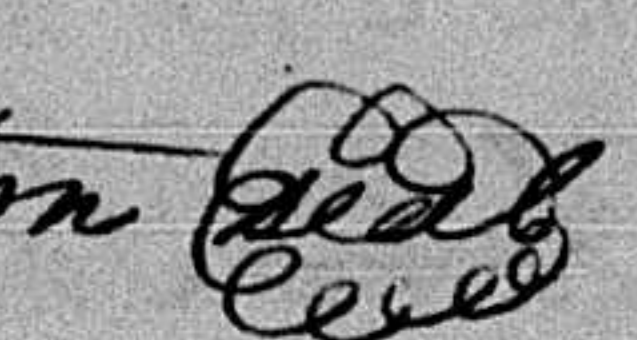
In the name of God Amen. I Thomas Wooten of the State of North Carolina and County of Surry being in perfect sense and memory blessed be God for the same, but calling to remembrance that all men are mortal and not knowing when it shall please God to call me do make and constitute and ordain this my Last Will and Testament and first I give my soul to God who gave it to me, my body to be buried by my Executors hereafter named and as to my worldly goods with which it hath pleased God to bless me with I give in the manner following.

First I give to my son John Wooten five shillings. Also I give to my son George Wooten five shillings. Also I give to my ^{son} Richard Wooten five shillings.

shillings. - Also I give to my son Absalom Wooten five shillings. Also I give to my son Caleb Wooten. Also I give to my Daughter Mary Watkins five shillings. Also I give to my daughter Rachel Gunston five shillings. Also to my son-in-law Samuel Denny five shillings. Also all the rest of my Estate (after all just debts is paid) I give and bequeath unto my son Thomas Wooten.

I appoint my son Thomas Wooten and Samuel Greenman Executors of us this twenty-fourth day of August one thousand seven hundred and ninety three.

James Badgett
William Mankin
Bereiman Knight
mark

his
Thomas Wooten 
mark

State of North Carolina Surry County August Sepion AD 1796.

James Badgett one of the subscribing witnesses to the foregoing Last Will and Testament of Thomas Wooten made oath that he saw the said Wooten sign and heard him pronounce and declare the same to be his Last Will and Testament that he was of sound disposing mind and memory and that William Mankin and Bereiman Knight was present and that he thinks he saw them sign the same as witnesses thereto which was ordered to be recorded. Recorded accordingly by J. Williams cl.

In the name of God Amen. I Mildred Meridith of the County of Surry being in perfect mind and memory blessed be God for his mercies do on this second day of February in the year of our Lord one thousand seven hundred and ninety six make and ordain this to be my Last Will and Testament in manner and form following that is to say,

First, I give my soul to God who gave it to me in hopes of a happy Resurrection.

Secondly, I give my body to be decently buried by my friends in a Christian manner.

Thirdly, I give to my Daughter Mary Busch two feather beds and furniture to her and to the heirs of her Body forever and likewise one looking glass two iron pots, and one dutch oven, one desk, and four plates, one hackle, one stave jug, two slays, one coffee pot

22) pot, one pewter basin, one powdering tub, three knives and forks, one iron pot rack, 1 glass wheel, 1 keifer, and all my wearing clothes (except my burial clothes.)

Item I give and bequeath to my son Daniel Meredith one horse ^{together} with the cott ^{supposed} to be in the possession of Damond Holt, ^{until the cott} Dam of said cott, be able to work and then the said mare to be given up to my son James Meredith to the use of him and his heirs

Item, I give and bequeath to my son William Meredith my cow now in his possession as likewise my cotton wheel.

And I do hereby nominate and appoint my friends John Pearch and John Shores my Executors to this my Last Will and Testament, and I do revoke and make null and void all other wills by me made prior to the date of these presents. In witness whereof I have hereunto set my hand the day and date written.

Witness present; Mildred ^{her} Meredith
Mark
Wm Cook
Philip Cook

State of North Carolina Lury County August 23rd 1796.

William Cook and Philip Cook the two subscribing witnesses to the foregoing Last Will and Testament of Mildred Meredith swear that they saw said Mildred sign ~~and~~ ^{heard} her pronounce and declare the same to be her Last Will and Testament that she was of sound disposing mind and memory. Which was ordered to be recorded. Recorded accordingly J. Williams Clk

Joseph

Joseph Pepos of Lury County and State of North Carolina being of sound mind and memory do make and ordain this my Last Will and Testament in manner and form following.

First, my will is that all my just debts and funeral charges be paid in due time by my Executors.

Item 2^d, My will is that my Son Jacob Pepos have five shillings.

Item 3^d, My Will is that my Daughter Sarah Jackson have five shillings.

Item 4th, My Will is that my Daughter Mary Jackson have five shillings.

Item 5th, My Will is that my Son Joseph Pepos have five shillings.

Item 6th, My Will is that my Son William Pepos have five shillings.

Item 7th, My Will is that my Son John Pepos have five shillings.

Item 8th, My Will is that my Daughter Rachel Pepos have five shillings.

Item 9th, My Will is that my beloved wife Priscilla Pepos shall have the plantation whereon I now live and all the appertanences thereunto belonging while she remains my widow or until my son Eli comes to the age of twenty-one years and if she then continues my Widow the plantation to be equally divided between her and Eli and she to have her choice of the halves and at her decease then Eli is to have the aforesaid plantation and all the Lands lying between the line that divides of my son Williams Land and my son Jacobs Land and sixty acres lying on both sides of the Grapey fork, joining the County Line

Item 10th, My will is that my beloved wife shall have all the income of my Mill while she remains my Widow

Item 11th, My Will is that as long as my sons keeps my Mill up they shall have their grain ground at her clear of Expence except the Millers part.

Item 12th My Will is that my two sons Caleb and Elijah shall have four hundred and eighty-five acres of my land lying upon Toms Creek and at the Chesnut Bridges to be divided between them so as to make the upper end of the Land equal with the lower end the Land and the Mill, and Elijah to have the lower part of the Land and the Mill.

Item 13th, My Will is that my Daughter Hannah Pepos shall have thirty-five pounds.

Item 14th, My Will is that my survey of Land of three hundred

and