

Wake County Nov. Term 1833.

The above last will and Testament of Dennis Grady was in open court proven by the oaths of Benjamin Rogers, Howell Roberts, William Moore witnesses thereto and ordered to be Recorded B. J. Terry & Co

In the name of God Amen, I Stephen Vaughan of Wake County of Wake and State of North Carolina being weak in body but in perfect mind and memory do make this my Last will and Testament - revoking all other what ever.

Item 1st It is my will and desire that all my just debts be paid as soon as circumstances will admit. Item 2^d I leave to my beloved wife Josephine Vaughan during her life or widowhood the tract or Land on which I now live known as the household tract containing one hundred and thirty nine and three fourth acres be the same more or less also, one bed bedstead and furniture with one green chest.

Item the 3rd The residue of my estate to be sold of whatever description either in Land Negroes or otherwise and the proceeds equally divided as follows. To my wife Pissilla Vaughan and children namely: Gideon Vaughan, John Vaughan, Stephen Vaughan, Quincy Wimbley & Nancy Howell and Alice Lewis who intermarried with Josiah Lewis & not having full confidence in said Josiah that part of the said Estate that may come to her be kept in the hands of my son John Vaughan to let her have as he may think her needs may require and at her death to be equally divided between the heirs of her body (if any)

Item 4. All the outstanding debts or cash I may have at my death be paid with that part of my estate as specified in the foregoing to the said benefits and effects Item 5th It is my will that the balance left my wife in the residue of my estate be and shall be fully appear in Item 3^d & 4th at her death be equally divided between three of my children namely John & Nancy (if any) Item 6th It is my will that the residue of my estate

I give bound to my beloved wife, Pussilla as will appear more fully by reference to Item 2nd at her death to be sold and the proceeds thereof equally divided as is specified in Item 3rd allowing still to John Dumas & Nancy my wife's legacy in that also as if she was alive to draw it and give to them which said legacy that may come to my daughter Alice out of this part of my estate to go into the hands of my son John Vaughn and to be applied as is specified in Item 5th All of which said property I will to them and their heirs &c.
 Item 7th I do moreover appoint my son John Vaughn my sole Executor to this my last Will and Testament signed and sealed this 27th of August 1832.

attest
 Philip Foushee } Jurat
 John Crocker }
 Stephen Vaughn } his
 mark

John Vaughn Exor. sur

Wake County New Term 1832:

This above last will and Testament of Stephen Vaughn was in open court proven by the oaths of Philip Foushee and John Crocker Witnesses thereto and ordered to be recorded B. S. King C. C.

In the name of God amen I Zachariah Stevens of the county of Wake and State of North Carolina being weak in the body but in perfect mind and memory thanks be given to almighty God calling to mind the mortality of the body and knowing that it is appointed for all men once to die do make and ordain this my last Will and Testament in manner and form following (viz) In the first place I resign my body to the earth to be buried in decent christian burial at the will of my Executors and my soul I recommend into the hands of almighty God that gave it not doubting but that I shall receive the same again at the General Resurrection and in the meantime