

Temperance Vann Will

I Temperance Vann of the county of Northampton and state of North Carolina being of sound mind and disposing memory do make and declare this to be my last will and testament in manner and form following, that is to say:

Item 1: I give and bequeath to my beloved son Charles Thomas Vann forty acres of land, the same having been sold off by (notes and bounds) and is now in the possession of Charles Thomas Vann to him during his life and after his death to his children share and share alike.

Item 2: I give and bequeath to my beloved son William H. Vann the remainder of my lands to him during his life and after his death to his children and the said William H. Vann is to be given to my daughters Martha Sarah Bridgers and Nancy Antionette Futrell fifty dollars and the said lands to be responsible and liable for aid amount of fifty dollars and if a sale has to be made of any lands and it shall be made of that part on the back of said land so as not to interfere with the dwelling house and the buildings attached thereto.

Item 3rd: I give and bequeath to my daughters Martha Sarah Bridgers and Nancy Antionette Futrell all of my personal property that I might be in possession of at my death consisting of hogs, cattle, household and kitchen furniture and all other personal property to be equally divided between them and share and share alike. In testimony whereof I have hereunto signed my hand and seal this the 15 day of June.

her  
Temperance (X) Vann  
mark

In presence of  
Witnesses  
James D. Boone  
Collen B. Boone

Temperance Vann Will continued:

The reason I did not mention my beloved son Quinton Trotman Vann in this my last will and testament above is that he and my son William H. Vann have arranged and settled for his share of my portion intended for said Quinton Trotman Vann my land he having sold to said William H. Vann his intended said lands.

Under my hand and seal this 17 day of June A.D. 1892