

The plantation whereon I now reside, together with the following negro slaves wif; old and young Isaac, Henry, Sall. Travis, Lucy, Harry, Eliza, Joe Bell, Solomon, Old Sam, Rose, Lewis of Lona, Lona, Etholy, Ernest, Olly, and her children, Ann, Lettis, Isabel, Berry and Anderson and also also the residue of my estate not hereinbefore disposed of after paying my just debts to her and her heirs forever.

Item fifth. It is my will and desire that my Executor hereinafter named will not face the payment of money from any of my debtors for the space of two years upon their giving bond and satisfactory security, and it is my further will that the Court of Southampton County, Virginia, will not require of my said Executor report his qualification in that State.

Item Sixth, I hereby constitute and appoint my friend Green Stancell whole and sole Executor of this my last will and testament, hereby revoking any and all others hacto made by me, and I require my said Executor if it shold become necessary to have Counsel in the management of my estate that he employ my friend David A. Barnes for that purpose. In witness whereof I have hereunto set my hand and Seal, this the 19th day of July A.D. 1856.

Signed, sealed and declared by the testator
in my presence to be his last will and
testament, we witnessing the same at his
request and in the presence of each
other.

H. W. Ivy Seal

B. G. Ferguson,
Sam'l. S. Stancell

And which is purporting to be the last will and testament of Henry W. Ivy deceased, is exhibited for probate in open Court by Green Stancell the Executor therein named, and the due execution thereof by the said Henry W. Ivy is proved by the oath and examination of B. G. Ferguson and Sam'l. S. Stancell the two subscribing witnesses thereto. It is therefore considered by the Court that the said paper writing and every part thereof is the last will and testament of the said Henry W. Ivy and the same is ordered to be recited and filed. And thereupon on motion administration upon the estate of Henry W. Ivy dec'd. with the will annexed is granted to William J. Hamell and John C. Ivy, who are required and who entered into bond in the penalty of Fifty thousand Dollars conditioned &c. with Joseph M. Rogers, A. J. Stancell, A. T. Long, and Britton Sykes Sureties of which said bond the following is a copy, to wit;

"State of North Carolina."

I know all men by these presents, that we, William J. Hamell, John C. Ivy and Joseph M. Rogers, Britton Sykes, Arthur T. Long and A. J. Stancell are held and firmly bound unto the State of North Carolina, in the sum of Fifty thousand Dollars current money to be paid to the said State. To the which payment, will and truly to be made, we bind ourselves, our Heirs, Executors and Administrators jointly and severally, firmly by these presents. Sealed with our seals, and dated this 11th day of June A.D. 1861.

The condition of the above obligation is such, that if the above bound in Wm. J. Hamell & Jno. C. Ivy Administrators of Henry W. Ivy with will