

## RECORD OF WILLS.

Will of  
Eliza A.  
Robeson

1<sup>st</sup> I, Eliza A. Robeson being of sound mind, and memory do make and publish this my last will and Testament

2<sup>nd</sup> I direct that all my just debts including funeral expenses be paid by my executor.

3<sup>rd</sup> I give and bequeath to my son James Robeson my entire interest in the McIntock lands (being the lands I purchased from Jeff Davis Robeson.

4<sup>th</sup> I give and bequeath to my daughter Emma S. Love my entire interest in the Goodwin mill property which includes the interest in mill site and dam and all the lands belonging to said mill property.

5<sup>th</sup> I direct that my executor sell the lands I own in Robeson county, NC, and one tract of land I own in White Oak township, Bladen county containing 216 acres and the proceeds of sale of said lands be divided as follows viz: one fourth to be given to the children of my son J. M. Robeson, one fourth to my son Gad Robeson, one fourth to my son W. S. Robeson, one fourth to my son J. D. Robeson.

6<sup>th</sup> I give and bequeath to my daughter Emma S. Love my bed and bedroom furniture.

7<sup>th</sup> I give and bequeath to my son J. D. Robeson the bed and bedroom furniture in front room.

8<sup>th</sup> I give and bequeath to my son James Robeson all the remainder of my household and kitchen furniture, including all my silver ware, also my watch.

9<sup>th</sup> I give and bequeath to my son James Robeson all stock of all kinds I may be possessed of at my death.

10<sup>th</sup> I appoint my son James Robeson to be executor to this my last will and testament.

In witness whereof I have hereunto set my hand and seal this the 30<sup>th</sup> day of June 1891

Witness  
E. N. Robeson      Eliza A. Robeson (Seal)  
W. B. Sangletary

State of North Carolina } In the Superior Court.  
Bladen County  
In the matter of the last will of Eliza A. Robeson.  
It appearing to the Court by the oath and examination of E. N. Robeson and W. B. Sangletary the subscribing witnesses thereto that the paper writing

## RECORD OF WILLS.

propounded by the executor therein named as the last will and testament of Eliza A. Robeson and that the same was duly executed by Eliza A. Robeson in the presence of said witnesses and that at the time of signing the same the said Eliza A. Robeson was of sound mind. It is thereupon adjudged that the said paper writing be admitted to probate, as the last will and testament of the said Eliza A. Robeson and the executor therein named qualify as such.

This the 29<sup>th</sup> day of October 1891.

Geo. F. Melvin  
Clerk Superior Court.

Will of  
Samuel Boon

I Samuel Boon of the county of Bladen and State of North Carolina being of sound mind but of feeble health thanks be God for the same do make this my last will and Testament.

Item 1<sup>st</sup> I give and bequeath to my beloved son Joshua twenty acres of land to include where his house now stands and to run with Owen E. Emanuel's line to the millpond.

Item 2<sup>nd</sup> I give and bequeath to my beloved son Jeremiah twenty acres of land to include where his house is and to run with the Whitted line to the mill pond.

Item 3<sup>rd</sup> I give and bequeath to my beloved son Isaiah twenty acres of land to include where his house is and to join the lands of Evan Boon and the Jas. W. Whitted land.

Item 4<sup>th</sup> I allot two acres of land where the present graveyard is for burial purposes, and not to be used for any other purpose.

Item 5<sup>th</sup> After my death Joshua Boon is directed to give and allot off ten acres of my land not above mentioned to each of my girl children, also the children of my daughter Jane Rogier ten acres.

Item 6<sup>th</sup> I give and bequeath to my beloved wife Margaret a lifetime estate in and to any of the lands herein mentioned should she be the longest lived and during her widow hood. In case she marries then her estate to cease in any property I may possess at the time of my death.

Item 7<sup>th</sup> I hereby appoint my son Joshua Boon sole executor to this my last will and testament.

## RECORD OF WILLS.

Item 8<sup>th</sup> I give and bequeath to my son Noah any lands that I may own at the time of my death not otherwise disposed of in this my last will.

Item 9<sup>th</sup> I direct that Joshua Boon pay any expenses of this will and for the dividing of the above lands of this my out of my personal estate, or in the event that it is not enough to pay such expenses then each one of my heirs to pay a proportioned amount to pay off such expenses.

Item 10<sup>th</sup> I give and bequeath to all of my children the equal privilege of the orchard and the use of the fruit.  
This the 5<sup>th</sup> March 1870

Witness  
A. McDonald  
W. L. McDonald

Samuel Boon  
mark

State of North Carolina)  
Bladen County

On the matter of the last will of Samuel Boon appearing to the Court by the oath and examination of A. McDonald and W. L. McDonald the subscribing witnesses thereto that the paper writing propounded by the executor therein named is the last will and testament of Samuel Boon and that the same was duly executed by the said Samuel Boon in the presence of said witnesses and that at the time of signing the same the said Samuel Boon was of sound mind, it is thereupon adjudged that the said paper writing be admitted to probate as the last will and testament of the said Samuel Boon, and the executor therein named qualify as such.

This the 27<sup>th</sup> day of October 1871

Geo. H. Melvin  
Clerk, Superior Court.

## RECORD OF WILLS.

Will of  
John Drey

State of North Carolina)

Bladen County

I John Drey of the state and county aforesaid being of sound mind and memory Blessed is God for the same, but considering the uncertainty of my earthly existence do make publish and declare this my last will and testament in manner and form following that is to say: I will and devise that my executor and executor's hereinafter named shall prepare for my body a decent burial suitable to the wishes of my relatives and friends. Second, it is my will and devise that my executor & executor's hereinafter named shall pay all my just debts and funeral expenses out of the first moneys that may come into their hands or either of them as a part of my estate to whomsoever owing. Item, I give and bequeath to Jimmy Ann Pait, daughter of Ann Pait the sum of \$50 to be paid to her by my executor or executor's out of my estate to have and to hold the same to her and her heirs forever.

Item I give and bequeath unto my niece Elizabeth Carolina Singletary wife of Monroe Singletary the residue of my estate both real and personal, viz: all the lands that I own or have an interest in or to or also all moneys, notes, judgment household and kitchen furniture, stock, horses, scattle, hogs and sheep to have and to hold the same to her and her heirs forever with the following reservation—namely that my brother Charles Drey shall occupy and use and control the real estate that I may be possessed of at my death should he survive me during his natural lifetime and after his death the same is to go to the said Elizabeth Carolina Singletary as hereinbefore mentioned. Lastly I hereby nominate, constitute and appoint Monroe Singletary my nephew by marriage and my niece Elizabeth Carolina Singletary wife of the said Monroe Singletary my executor and executor's to execute my last will and testament according to the intent and meaning of the same every part and clause of the same.