

Samuel W Stone Will

State of North Carolina }
 Moore County } I Samuel W
 Stone of the County and State aforesaid
 being of sound and disposing mind and
 memory though weak in body do make
 and publish this my last will, notwithstanding
 revoking all Wills by me heretofore made
 Thus

I hereby give devise and bequeath to my
 beloved wife Catharine Stone all my estate
 property and effects of every kind Real personal
 and mixed which or soever the same may be situated
 or have or ever the same may be duct to me or my
 estate to have and to hold to my said beloved
 wife, her heirs and representatives forever
 Item I hereby nominate and appoint my
 beloved wife Catharine Stone ^{Consulatrix} Executrix
 of this my last Will and dying only that out of my estate
 she shall pay all my Just debts and defray my
 will funeral expenses.

In Testimony of which I have set
 my hand and seal this 18th day of Oct. A^d 5
 1855
 At Turner
 Hugh Lock

Samuel W Stone (Seal)

A paper writing purporting to be the last will
 and Testament of Samuel Stone dec^d is exhibited
 in open Court, by Catharine Stone the executrix
 there in named, and the due execution thereof by the said
 Samuel Stone is proven by the oath and examination
 of H Turner Hugh Lock the subscribing witnesses
 thereof. It is thereupon considered by the Court that
 the said paper writing and every part thereof
 is the last will and Testament of the said Samuel
 W Stone and the same is ordered to be recorded and
 filed. And thereupon the said Catharine Stone Executrix
 of aforesaid duly qualified as such by taking the oath
 required by law
 A. H. McNeill Clerk

Mary McDonald Will

I Mary McDonald, being feeble in body but of
 sound mind and memory, considering the
 uncertainty of human life do make publish and
 declare this my last will and testament as follows
 To wit:

- 1st I desire that my Friends should bury my body in
 a manner suitable to my condition in life. That my
 executor pay Benjamin Barber wife fifty cents
 Item 2^d I desire that all my just debts shall be paid
 by my executor hereinafter named
 Item 3^d It is my will that all my property, personal real
 and mixed, shall be divided into four equal
 parts and distributed as follows, to wit
 Item 4th I give and devise one fourth of my estate to Alexander
 McDonald and wife, to be theirs forever,
 Item 5 I give and devise one other fourth of my estate to
 my son Daniel McDonald
 Item 6 I give and devise another fourth of my estate
 to Henderson Barber & wife
 Item 7 I give and devise the remaining fourth of my
 estate to George Archibald McDonald Son of
 Alexander McDonald
 And lastly I appoint my worthy Son in law
 Alexander McDonald, my executor to this my
 last will and Testament revoking all
 Wills heretofore made by me
 signed sealed published and acknowledged
 declared in our presence and by the
 request of the Testatrix and in his
 presence subscribe our names
 Witnesses thereof
 A. McDonald
 John McDonald
 Mary McDonald (Seal)

Accepted in the Court of the Superior Court of
 Moore County, Va. April Term A^d 1861
 The foregoing paper writing purporting
 to be the last will and testament of
 Mary McDonald, was pronounced in

Mary McDonald Will
 in open Court by Alexander McDonald, the
 Executor named therein for probate, whereupon
 the due execution of said will was proved
 by the Oath of A. M. McDonald and John Mc
 Donald the Subscribing Witnesses, therefore let the said will be recorded togeth-
 er with this Certificate, whereupon Alexander
 McDonald qualified as executor of
 said Will Let this Testamentary issue
 A. M. McDonald 1816

Kenneth McIntosh's Will
 I Kenneth McIntosh of the County of Moore and
 State of North Carolina being of Sound Mind
 and Memory but Considering the uncertainty
 of my last by existing do make and declare
 this my last will and Testament in manner
 and form following that is to say
 First That my executor (hereinafter named) shall
 provide for my body a decent burial suitable to
 the wishes of my relatives and friends and
 pay all funeral expenses to gether with
 my just debts however & to whomsoever
 owing out of the monies that my first
 Comings his hands as a part or parcel of my
 Estate
 Item 2nd I give & devise to my son John Security fire
 acres of land on the North West part of
 my tract forming the land John of
 Headman and Land. It from Beginning
 on a Stake David. Whin Corner Hickory
 2 post oak, red oak pointers, lines
 North 30 East one chain & 30 links to a
 post oak W. line, & thence by corner
 2 post oak & a red oak pointer thence
 on their line N 72 W 3 chains & 50 links

Kenneth McIntosh Will
 to a Stake on J. Headman; line & post oak
 - or pointers thence line South 37 chains & 30 links
 to a Stake on a Bottom near a pond red oak
 hickory & black oak pointers thence S 70
 E 19 & 30 links to a rock near the pond by the
 old school house thence N 24 E 29 chains to
 Daniel Mc Fee line 2 post oak & black oak
 shingle pointers thence N 60 W 30 chains to
 the Beginning to have and to hold forever
 Item 3rd I give and devise to my son Alexander
 McIntosh Fifty acres of land forming
 the land of Daniel Mc Fee granted to
 John Mc Fee to have and to hold to him & his
 heirs forever
 Item 4th I give and devise to my youngest son
 Kenneth McIntosh all the rest of my plantation
 not given to my son John and to my
 son Alexander & to my two daughters Margaret & Jennet my want
 to live on and to cultivate during the term
 of their natural life to have and
 to hold to him and to his heirs in fee
 Simple forever
 Item 5th My will and desire is that all the residue
 of my Estate after paying the debts & expen-
 ses above mentioned Consisting of house
 - hold and kitchen furniture stock
 of hogs & hogs Cows and Sheep black
 Smith Tools farming utensils Waggons
 and all the personal property that
 may be on hand and whatsoever
 may be owing to me at the time of my
 death shall be held and belong to
 my youngest son Kenneth McIntosh
 to my two daughters Margaret and
 Jennet to have and to hold Equally
 between them
 Item 6th I give to my oldest son Daniel McIntosh