

deponents say not. G W Perkins
C B Burkett
severally sworn and subscribed
This 17th day
of June 1873 before me.

W H Gentry D. C.
Clerk Superior Court
North Carolina In The Superior Court
Ashe County
It is therefore considered and adjudged
by the Court that the said paper writing
and every part thereof is the last
will and testament of Isaac Little
deceased. Let the said will together
with the probate be recorded and filed
This 17th day of June 1873.

W H Gentry
Clerk Superior Court

North Carolina In The Superior Court
Ashe County, August 15th 1873

In The Matter of Quincy T. Neal will

A paper writing is offered for probate as the
last will and testament of Quincy T.
Neal deceased who died on the 4th day of June 1873.
And the following evidence is offered
before me in support of said paper writing.
A. Foster after being duly sworn says. I am
62 years of age, have known Quincy T. Neal
for more than 30 years have been
intimately acquainted with him since 1850
he has been my principal council &
attorney from that time up to his death.
I am acquainted with the hand writing
of the said Q. T. Neal Esq. have often seen
him write and to the best of my knowledge
and belief the paper writing now
shown to me purporting to be the
last will and testament of the said
Quincy T. Neal, and every part thereof
is in the genuine hand writing of the
said Quincy T. Neal deceased. Subscribed & sworn
to and subscribed before me this
the 15th day of August 1873.

W H Gentry W.C.

A. G. M. Ewen after being duly sworn and
examined in relation to the paper writing
purporting to be the last will and testament
of Quincy T. Neal deceased of Ashe County N.C.
and the same being now offered for
probate deposes and says. I am 62 years
of age have known Quincy T. Neal for
the last 62 years have done and had
a great deal of business with him and
think I know his handwriting
having often seen him write and
sign his name, and to the best
of my knowledge & belief the paper

writings now shown me purporting to be the last will and testament of the said Quincy F. teal dec, and every part thereof is in the genuine hand writing of the said Quincy F. teal and that the signature to the said paper writing is the genuine signature & hand writing of the said Quincy F. teal dec. A. G. McEvers

sworn to and subscribed before me this the 15th day of August 1898
W. H. Bentley Esq.

John M. Garrison after being duly sworn and examined in relation to the said paper writing purporting to be the last will and testament of Quincy F. teal dec, late of Ashe County N.C. deposes and says I am 67 years of age, have been personally acquainted with Quincy F. teal for more than 33 years have lived a near neighbor to him the greater portion of that time, and think I know his hand writing and the paper writing now shown me purporting to be the last will and testament of the said Quincy F. teal dec, and every part thereof I believe to be in the genuine hand writing of the said Quincy F. teal dec, and the said the signature to the same I believe to be the genuine signature & hand writing of the said Quincy F. teal dec.

J. M. Garrison

sworn to and subscribed before me this the 15th day of August, 1898

W. H. Bentley C. S. C.

With Carolina Ashe County In the Superior Court of Ashe therefore considered and adjudged that the said paper writing and every part thereof is the last will & testament of said Quincy F. teal, let the said will together with the Probate be recorded.
This August 15, 1898.

W. H. G. T. Esq.

The Last Will & Testament of Quincy F. teal

I Quincy F. teal do on this 22nd March 1892 make and declare the following to be and contain my last will & testament in form following Item 1st, I hereby constitute and appoint my wife Adelaide, my sole executrix to this my last will & testament, and I hereby devise & direct that she shall have the free use & full control and management of all my estate, property & rights of what ever kind or description, which I now have or which I may hereafter acquire for and during the term of her natural life for her sole use and benefit - feeling assured she will manage the same prudently & with the purpose of advancing the interest of our children including the live representatives of my deceased son Arthur, which I wish to share equal in the remainder.

Item 2nd, As my son Jim teal has choice to remain with us & to take care of us in our old age I will and devise, that after the death of his mother, he, the said John F. teal shall have the home tract of land with the appurtenances in fee simple, and to contain above 2 1/2 acres but he must pay the other children so as to make them all equal with himself. And to that end I find the land to John at three thousand dollars, at which sum he may take the land and account to the other children in ~~not~~ interest in the final settlement of the estate.

Item 3rd After the death of my wife whatever remains of my estate I wish divided equally among all my children to wit - W. H. teal, Jos. F. teal, Hettie A. Scott, John F. teal and Arthur my boys Alvin & Arthur taking one share subject to the provisions contained in item 2 in this will But first the share of each of the foregoing there must be deducted the advancements heretofore and hereafter to be made to our children, and added to those not so much advanced - and a statement will be herewith

filed showing the amount of said advancements.
I am 4th being my wife is wholly aquant of all legal
forms, & I desire to relieve her of all trouble
as far as possible I hereby direct & request that
she shall not be required to return any inventory
of my estate or make any settlement with the
court or otherwise now make public sale unless
she desires it: And I hereby especially enjoin
it upon my son George to take care of his
Mother during her remaining life time and
to see that all her wishes are complied with
and on this account I make no charge
of a cleance recents as to him up to this time
Revoking all former wills by me heretofore
made I hereby declare this to be and to
contain my true and only last will &
testament.

Guinny T. Seal, *(seal)*

The last Will & Testament of William Miller
of North Carolina, July 7, 1878.
Ashe County

I William Miller being sound in mind
but weak in body & knowing the uncertainty
of life and the certainty of death do make
this my last Will and Testament - I
will to my three youngest daughters
Elizabeth, Savannah and Mary all my
lands North and West of the branch
running into the river opposite the old
Coyle place at a Spruce pine with the
exception of eighteen acres which my
daughter Adeline holds a deed for,
adjoining the lands of George Coyle
David Doggs and Adeline Miller also
another tract of lands I will to the said
girls adjoining father Miller Adeline Miller
& John Cole containing about 21 or 22
acres as my death Adeline is to
have this last tract after she

makes a deed for the eighteen acres to the
three youngest girls named in the above
writing & will that all my children are
to all that one and any wife either are
well cared for & also will will Elizabeth,
Savannah and Mary and my wife all
my household and kitchen furniture and
all my sheep and horses and two year old
heifers which Mary is to have individually
I will that out boy horse is to go owing
just debts and if there is any thing
unpaid after that all my children
are to pay it equally I will to my two
sons Lowry & William all my lands
from the north of said branch at the
Spruce pine up the river near the bend
to an ash tree there with Adeline
Miller land across the hill to the still
house branch and to the beginning I
further will that Lowry Miller pay
William Miller (my son) fifty-five
dollars and fiftycts. for his part of
the land that Lowry sold and which
I intended him to have I will that
Adeline pay Grelin my oldest son ten
dollars and the three youngest girls
are to pay five dollars to Grelin Lowry
is to pay Grelin forty dollars and
Opie is also to pay Grelin forty dollars.
The debts unpaid - paid are J M Garrison
& D Thomas & T Seal & J W Colvard
if either of us me or my wife should
become bed ridden the extra trouble
shall be estimated and by a disinterested
party and all the children are to pay
for it and of what I give them
signed in the presence of

Sallie ⁱⁿ
~~mark~~
George Cole

John ^{his}
~~mark~~
Miller