

The Last Will and Testament of Jacob W. Leonard, this 19th day of October in the year of our Lord one thousand eight hundred & twenty five. I, Jacob W. Leonard, being sound in mind & memory, but aware of the shortness of life, do hereby constitute this my last Will - revoking all others - Item, the first, I commit my soul to the keeping of God who gave it me, & my body to be decently buried with the Honors of War. Item, 2nd, I will all my legal debts to be paid, to which end I wish my Executor & Executrix to sell without delay any part of my Real Estate they may think most advisable for the satisfaction of my beloved wife & children, collect without loss of time the debts due me, and place all of my male force immediately from the day of my death under the charge of some active man to raise funds to meet installments at Bank & other demands - Item 3rd - After my debts are paid I bequeath to my very affectionate wife all of my estate, both real & personal for and during her natural life, unless she marries, in which case the whole of my Estate with the cure and issue to be equally divided between her and my children by her. Item 4th, It is my wish & will that my son John Dyer Leonard be allowed in addition to his proportion of my property a sufficient sum annually from the profits of my estate as well give him three year education at some University of learning of good stand my wife which it is my wish & will that Dr. James J. McRae or some Physician of eminence would receive him as a pupil in the study of Physic. Item 5th - It is my will that my other children receive from my estate a liberal education and should they unfortunately be deprived of their mother before they arrive at ripe years, it is my wish that my affectionate sister R. A. Sullivan, or Caroline Sophie Leonard take charge of my beloved daughter Margaret F. Leonard and my affectionate Nephew John Leonard or Paul Thomas King charge of my dear boy Thomas King Leonard & so hereby constitute my very dear & much loved brother Thomas my friend John C. Baker, my nephew Jacob Leonard my Executor and my wife Margaret A. Leonard my Executrix. I do hereby remove from my estate the following J. W. Leonard articles, to wit: my dwelling fields, fenced fields & dirt, my guns, horse, & such like. Levi Coleman & Chas. Moore.

Permeswrick County Court, } The due execution of the annexed Will
 January Term, 1825 - } was proved by the oath of Lewis C. ...
 one of the subscribing witnesses thereto & made to be recorded. Recorded Book of
 Nathanial Patton, Clerk
 Recorded agreeably to an order of Court. Special Session 1825
 Dated July 1 1825 - Copied from Old Record, Page 120, p. 160 of

State of North Carolina } I, Benjamin Smith, of Otton, in
 the County of Currituck, do make & ordain this my last will &
 Testament, being of sound mind, memory and understanding in human
 Exist. I resign my soul in to the hands of Almighty God humbly trusting
 in the merits & atonement of Jesus Christ my Saviour for pardon &
 forgiveness of my sins and transgressions, and as to my body should
 I die in North Carolina, I request it to be deposited near the remains
 of my excellent & dear wife. I desire that a handsome tomb equal to
 that over her mother's remains to be erected with a suitable inscription
 written by Moore or J. G. Swift who is to have the ordering of the book
 to retain beloved memory - If I should die in So. Carolina, to be de-
 posited in the family vault of St. Philip's Church near the remains of
 my venerated parents & much loved brothers & sisters. Secondly, I wish
 and desire that all my just debts be fully paid & satisfied, perfectly re-
 gardless of any statute of limitation. I give, devise & bequeath to my
 friend Miss Eliza Rowan a sum that with to what is due to her
 as my wife's will shall double the amount, & also part of my home
 (and lot No. 28 in Smithville during her life) any to begin on my
 death, so as to include all the houses on the South Eastern part of the
 lot, the remainder part of the lot to Laura during her life & if she
 has children to dispose of to any child or children of hers, but
 in case she dies without issue, then to Lucetta and her heirs for
 I give, devise and bequeath to my friend Rebecca Thorn (formerly
 Leonard) a sum that will double my wife's legacy to her.
 I request and desire that my servants Betty, Marcella, Laura, Lucetta
 Sam & John may be manumitted and set free, but more especially
 Laura, for her affectionate & unbounded attention and services to my
 Dear Wife, particularly in her last illness which attracted the notice
 & applause of all who saw & praised them, as a token of my
 approbation, she being inform, I give, devise & bequeath to her, the
 part of the lot No. 28 in Smithville before mentioned, or at her option
 the choice one of my lots in Walmington & there on a suitable lot
 and work house, if she prefer the lot in Walmington, & one hundred
 dollars per year for life. Desiring a house kept for me to be
 kindly, Lucille for the special reasons set forth in my will and
 my dear wife's will. Thirdly, Sam, in remembrance of his
 father's faithful & meritorious services, to be put to a trade till he
 arrives of age. To my nephew Thomas Robert, Boy O. Smith
 son of my brother Roger Smith void by his death, my plate of
 Miss Rowan takes out as follows - To
 she is also to have her furniture as follows -
 all the real residue and remainder of my estate both real
 personal I give, devise & bequeath to my daughter
 and her heirs forever.

not the same to be equally divided between John S. Bee, Ann Gibbs
and John Crumker - Lastly, I appoint my sister Grimké of whom
at the time of my death, Executrix of this my last will & Testament
my niece Ann Gibbs also Executrix. my Nephew Tho. Rhett Smith, John
Simmons Bee and John Crumker, also Dr. Geo. Ledbetterwall, Robt. Howe
& Alfred Moore, Esqrs. Executors of this my last will & Testament
In witness whereof I have hereunto set my hand and seal this 21st
November, 1825.

Benj. Smith

State of North Carolina. } Court of Chas. & R. Sessions } The said
Pamunswick County. } January Term, 1826. } execution of
this will & codicil was proven by the oaths of A. Moore, Joseph Keith, Dr.
Potter & Edward Fitz Gerald who swore that the whole thereof was
in the handwriting of Benj. Smith & that the said will was
found among his valuable papers after his death.

J. Rutland, Clerk.

Codicil or Memoranda.

The I gave to Mrs. Clitherall my best Marble clock
to Dr. Clitherall - Six large, 12 small silver spoons, a large
candle, sugar tongs, (just then with the dry arms nor the grape
wood teaspoons) to Miss Rowan also the furniture left in the house
at the time of my death (not including books or any other plate silver
to Laura Four large, 8 small silver spoons, the old fashioned silver
ladle & a sugar tongs. To my nephew Tho. Smith my gold headed cane
my sword & any of the family pictures he may choose, particularly that of my
illustrious ancestor Wm. Rhett. Also the following plate To my
John S. Bee the remainder of the family pictures, the following plate
my niece Ann Gibbs.

To A. D. Murphy of Orange County all my maps of North Carolina
& books containing the early history of the same - say Lawson's history,
Brickell's & Brown's records.

Pamunswick County Court, Jan'y Term, 1826. The above will & codicil
was proven in open court according to law.

Recorded agreeably to an act of Genl. Assembly, Special Session
Ratified Feb'y 1 1905 - Copied from Old Record Book B. 11 p. 237

No. 250

In the Name of God, Amen! I, Mary Smith of
Pamunswick County, being of sound memory do write my will
in the manner and form following, To wit, I gave to Miss Sophia
Graham my desk and book case as they were in possession from her
good father to me. The rest that I did possess of I left for the
use & education of my dear grand son Thomas Smith until he
the said Thomas Smith arrives to the full age of twenty one years
or his lawful heirs born in wedlock - then I desire that the said land
shall be put in possession of the whole, but if it should please God to
take the said Thomas Smith to himself before he arrives at the age of
twenty one years or before he has lawful issue, then it is my will that
the whole be put in the possession of my dear brother Joseph Alexander
Bless as his property - I beg that you will excuse my troubling you
with this request, as you have kindly offered yourself of late, but my want
of knowledge how to suitably convey the same to be in lawful manner
so as to avoid controversy is what I desire - I have a grand son whom
I intend to name & whose name I desire to be Joseph Alexander Bless who the said
Thomas Smith, my grand son should die without issue is to inherit next
and if my grand son & brother both should die, then what is mine
to be equally divided between my brother & grandsons & should grand son &
brother both die, then what is mine to be equally divided between my brother
Joseph & his children.

Decr. Term, 1827 - The within will was proven by the oath of Geo.
Luttrell & ordered to be recorded - David Howers Clerk

Recorded agreeably to an act of Genl. Assembly, Special Session 1905
Ratified Feb'y 1 1905 - Copied from Old Record Book B. 11 p. 237