

It is therefore Considered and adjudged by the Court that the said papers writing and every part thereof is the last Will and Testament of Theodore McGeethan deceased. Let the said Will, together with the probate, be recorded and filed.

This 28th day of May 1910.

J. S. Newton
Clerk Superior Court.

No. 284

State of North Carolina
County of Brunswick

I, Francis M. Moore, of the State and County aforesaid, being of sound mind and memory but weak in body, and Considering the uncertainty of life and the certainty of death, do make, publish and declare this my last Will and testament, hereby revoking any and all Wills by me herebefore made. That is to say:

Item 1-

I give, devise and bequeath to my daughter, Mary Wright Woodbridge, all of my interest in and to what is known as "the Murchison Coal Field", situated in Moore County, State of North Carolina.

Item 2-

I give, devise and bequeath to my son, Dr. J. V. Moore, all of my fine arms and musical instruments.

Item 3-

Subject to a life estate in my wife, M.A. Moore, I give, devise and bequeath to my daughter, Viola A. Robbins, for and during the term of her natural life my home place at Phoenix, North Carolina, together with all land owned by me and connected with said home place, and after her death to such of her children as may survive her, and the issue of any of her children which may be dead at the time of her death, such issue to take per Stirpes and not per Capita. But should my daughter desire to sell and dispose of the said home place, and lands connected with it, after the death of my said wife and during the life of my son J. V. Moore, then I expressly empower her so to do by and with the consent of my son, J. V. Moore, which consent he shall evidence by joining with her in the execution of any deed or deeds thereto.

Item 4-

I give, devise and bequeath to my said daughter Viola A. Robbins and such of her issue as may survive her, and the issue of any such as may be dead at the time of her death, my home place or land situated near Newbern in Brunswick County, and to her right of the wife, M.A. Moore,

to all rents and incomes to the said lands during her life and should my daughter Viola at any time after the death of my wife and prior to the death of my son J. V. Moore, desire to sell and dispose of the said lands or any part thereof, I expressly empower her so to do by and with the consent of my said son J. V. Moore, which consent he shall signify by joining in the execution of any deed or deeds therefor.

Item 5-

I give, devise and bequeath to my son J. V. Moore my Fair Oak plantation in Brunswick County, including the tract purchased from the Broadfoot estate, subject to the condition that my wife, M. A. Moore, is entitled to all the rents and incomes from lands during her life time.

Item 6-

I give, devise and bequeath to my wife M. A. Moore all other personal property except such monies and solvent credits as I may die possessed of, and such monies and solvent credits I give to my said wife for and during her natural life with right to use the same whereon, and at her death I give, devise and bequeath such monies and solvent credits to my son J. V. Moore, in trust to be used by him for the support and education of my daughter Viola and her children.

Item 7.

Lastly, I nominate, constitute and appoint my son J. V. Moore and the Reverend E. B. Carr, executors of this my last will and testament.

In testimony whereof I have hereunto set my hand and seal on this 16th day of September, 1910.

J. M. Moore, (Seal)

Signed, sealed, published and declared by Francis M. Moore, to be his last will and testament in the presence of us, who at his request and his presence and in the presence of each other have subscribed our names as witnesses thereto.

A. S. Kirby.
F. W. Waddell.

State of North Carolina
County of Brunswick
In the Matter of the Will of
Francis M. Moore deceased.

In the Superior Court
Before the Clerk
-- Probate --

A paper-writing purporting to be the last will and testament of Francis M. Moore, deceased, late of the County of Brunswick, State aforesaid, is exhibited to you me, the undersigned, Clerk of the Superior Court for said County of Brunswick, by J. V. Moore, one of the executors herein named, and the due execution thereof by the said Francis M. Moore is proved by the oath and examination of A. S. Kirby and F. W. Waddell, the subscribing witnesses thereto, who, being by me duly sworn, doth depose and say, and each for himself deposes and saith, that he is a subscribing witness to the paper-writing now shown him, purporting to be the last will and testament of Francis M. Moore; that the said Francis M. Moore, in the presence of this deponent, subscribed his name at the end of said paper-writing now shown as aforesaid, and which bears date the 16th day of Sept. 1910.

And these deponents further say, and each for himself deposes and saith that the said Francis M. Moore, the testator aforesaid, did, at the time of subscribing his name as aforesaid, declare the said paper-writing as subscribed by him and exhibited, to be his last will and testament, and these deponents, and each of them, did thereupon subscribe their names at the end of the said will as attesting witnesses thereto, and at the request and in the presence of the said testator, and in the presence of each other.

And these deponents further say, and each for himself saith, that at the time when the said testator subscribed his name to the last will as aforesaid, and at the time of these deponents subscribing their names as attesting witnesses thereto, as aforesaid, the said Francis M. Moore was of sound mind and memory, of full age to execute a will, and was not under any restraint, to the knowledge, information or belief of these deponents; and further these deponents do not

A. S. Kirby *Seal*
F. M. Waddell *Seal*

Severally sworn to and subscribed
this 10th day of March, 1911, before me.

R. S. Newton.

Clerk Superior Court.

State of North Carolina }
County of Brunswick }

In that Manner of the Will of
Francis M. Moore, deceased.

It is therefore considered and adjudged by
the Court that the said paper writing, and either
part thereof, is the last will and testament of
Francis M. Moore, deceased, and the same, with
the foregoing examination and with this cer-
tificate, is ordered to be recorded and filed.

In the Superior Court
Before the Clerk.

R. S. Newton.
Clerk Superior Court.

No. 281

State of North Carolina
Brunswick County

I, Ivory Hazzard, being of sound and dis-
posing mind and memory but mindful of life's un-
certain tenure, do make, declare and publish this
to be my last will and testament, hereby revoking
and declaring null and void all former wills:

I give, devise and bequeath, unto my beloved
wife, Adeline should she survive me, all my prop-
erty, both real and personal when ever situated, and
at her death to my son Sherman Hazzard, his heirs
and assigns forever.

And I do nominate, constitute my wife sole
executrix of this, my last will and testament.

In witness whereof, I the said Ivory Hazzard,
have hereunto set my hand seal this the 6th day of
April A.D. 1891.

Ivory Hazzard

Subscribed by the testator in the presence
of each of us, and at the same time declared by him
to us to be his last will and testament; and there-
upon we, at the request of the testator, sign our
names hereto as witnesses.

John Hollasay *Seal*
D. L. Russell Jr. *Seal*

Codicil.

I hereby confirm my former will dated April 1st A.D. 1891
excepting a regards my son Sherman Hazzard who has since
died, and hereby substitute my daughter Sylla as my sole
heir after the decease of my wife Adeline. In witness
whereof, I have hereunto set my hand and seal, this
the 22nd day of March A.D. 1894.

Witness: W. W. Drew Ivory Hazzard *Seal*
Carrie C. Andrew *Seal*

State of North Carolina
Brunswick County

In Superior Court
Before the Clerk.

A paper writing, purporting to be the last will
and testament of Ivory Hazzard, deceased, is exhibited for
probate in open court by Sylla Smith, one of the
testators herein named: And is thereupon proved by
the oath and examination of George Murray,
that John Hollasay, one of the subscribing witness
to there to is dead, and is also proved by the
oath and examination of John D. Patterson
that D. L. Russell Jr. is living, but resides out of the