

his children die leaving issue living at the time of his division, said living issue shall share their mothers or fathers part of the estate. Or should my wife Harris Benton marry again before such time as Thos shall have reached 21 years of age. Should he live then, & in that case I will see of my property divided equally as before mentioned. I do appoint my friends George Smith & Peter Rourk my Executors. Signed by me this 20th day of May, 1859
in the presence of Josiah Smith
Wm H. Walker

John B. Evans Recorded agreeably to an Act of General Assembly
J. A. Evans Special Session, 1908. Ratified Feb 1st, 1908
Copied from Old Records, Book B, page 47 v.

no. 28. A paper writing purporting to be the Last Will & Testament of Moses Benton, dec'd, is presented for probate by Wm H. Walker the Executor therein named, and the execution thereof is duly proved in Open Court by the oaths of Marsden Holden and Ezekiel Slipper the subscribing witnesses thereto, whereupon it is adjudged & done by the Court that the said paper writing is the Last Will & Testament of said Moses Benton and that it be recorded and filed as such at the same time the said Wm H. Walker, duly qualified as Executor of said Will by taking the oath prescribed by law.

THE LAST WILL & TESTAMENT of MOSES BENTON
I, Moses Benton, of the County of Brunswick & State of North Carolina, do make and declare this my last Will & Testament as follows: - Item: all my estate of whatsoever kind and value the same may be, I desire shall be divided amongst my children Elizabeth, Sarah & Moses and Louisa, and my grand daughter Sophie Benton. I give and devise to my well beloved daughter Elizabeth six tracts of land containing one hundred acres - the first tract entered by me Nov. 17th, 1836, the next March 24th, the other Oct. 5th, 1844. The first one which was entered Nov. 1836 includes my mansion house. I also give my daughter Elizabeth all the cleared land lying South of a ditch which runs through my field north of the house, also another tract containing 37 acres entered by me March 10th, 1852, also another tract containing 40 acres entered 15th Janry, 1853, another tract 30 acres entered the 2d of 1847, also 2 houses, Lucket & the 2d frame and wheel, and the provisions I now have in the house. I also give her an equal share of my other property and all other children I have. More Louisa my grand daughter I give

Benton. I desire her to have 2 houses, Flower & Cress, and 8 sheaves claimed by her. I desire Nelson to have 50 acres of land on which he lives. I give and devise to my son William five dollars. I give and devise to my daughter Mary Benton five dollars. I hereby nominate, constitute & appoint William H. Walker of the said County the Executor of this my Last Will and Testament. Witness my hand this 18th day of Feby., 1860.
Signed, published and delivered to be the Last Will & Testament of Moses Benton in presence of us, who at his request and in his presence have subscribed our names as witnesses thereto
Marsden Holden
Ezekiel Slipper Recorded agreeably to an Act of the General Assembly, Special Session, 1908. Ratified Feb 1st, 1908.
Copied from Old Records, Book B, page 55 v.

The paper writing purporting to be the Last Will & Testament of Samuel Rowell, dec'd having been offered for probate in Open Court, the same was duly proved by the oath of Joseph Green and John P. Lennon, the subscribing witnesses thereto and ordered to be recorded, whereupon John C. Rowell and W. H. Rowell the Executors therein named were duly qualified as Executors in open Court.
State of North Carolina,

Brunswick County. August 8th, 1859.

Know all men by these presents that I, Samuel Rowell, being of a sound and disposing mind and memory & knowing the uncertainty of life and the certainty of death, do make and ordain this my Last Will and Testament in manner and form following: -

First. It is my will that my Executors pay all my just debts including my funeral expenses out of any money I may have at the time of my death.

Secondly. I give to my beloved wife Charlotte Rowell, Twenty one hundred and fifty one acres of land, it being all of my house tract, all my stock of cattle and hogs, my horse, Dolphin, and Twenty hundred dollars so long as she lives or remains single, and at her death or marriage the property given above to be equally distributed among my heirs, share and share alike. I further give to my beloved wife, Charlotte, my household and kitchen furniture, and all my farming tools and utensils of every description whatever.

Thirdly. It is my will that my daughter Abigail Morris as far as her share of the negroes at the value she may be worth