

uly sworn, doth depose and say, and saith for himself, deponeth and saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last Will and Testament of Tyre Moore, hatched said Tyre Moore in the presence of this deponent, subjoined his name at the end of said paper writing, which is now shown as aforesaid and which bears date of the day of 1906.

And the deponent further saith, That he said Tyre Moore the testator aforesaid, did at the time of subscribing his name as aforesaid declare the said paper writing so subscribed by him and exhibited to be his last Will and Testament, and this deponent did therupon subscribe his name at the end of said Will, as an attesting witness thereto, and at the request and in the presence of said testator. And this deponent further saith, that at the same time when the said testator subscribed his name to the said last Will as aforesaid, and at the time of the deponents subscribing his name as an attesting witness thereto, as aforesaid, the said Tyre 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 this deponent; and further these deponents say not:

John W. Russell

^{Tyre S. Moore}

Sworn and subscribed, this 20th day of July 1906,
before me, T. C. Wade, Clerk Superior Court.

North Carolina {ss In the Superior Court-
Carriters 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 Tyre Moore deceased. Let the said Will, together with the probate, be recorded and filed.

This 20th day of July 1906.

T. C. Wade

Clerk Superior Court,

North Carolina

Carriters County,

August the 18th 1906

I Joseph C. Mason of the aforesaid county and State being of sound mind but considering the uncertainty of my earthly existence do make and declare this my last will and testament First I give to heirs tract of land on the south side of Neuse River and on the east side of Brooms Creek near the mouth.

I give to James H. Mason his line beginning at a light wood post on the John N. Hamilton line North and east of the grave yard running in a southly direction by marked pine trees down to the back line on the creek side thence down the creek to the John N. Hamilton beginning to a cedar frost thence back his line North and east of the grave yards to James H. Mason beginning containing six acres more or less.

I give to John T. Mason his line commencing at a fence near the adam Ferguson line on the marsh side running in a southly direction by marked pine trees straight across the cleared land down to the back line on the creek side thence down the creek to the James H. Mason line thence back his line to the John N. Hamilton line thence back to the John T. Mason beginning containing 5 acres more or less.

I give to George W. Mason his line beginning at a fence near the adam Ferguson line on the marsh side thence running in a southly direction by marked pine trees straight across the cleared land down to the back line on the creek side thence down the creek to the John T. Mason line back his line to the adam Ferguson line thence back to the George W. Mason beginning containing 5 acres more or less.

I give to Joseph C. Mason his line beginning at a fence near the adam Ferguson line on the marsh side running in a southly direction straight across the cleared land down to the back line on the creek side thence down the creek to the John T. Mason line back his line to the adam Ferguson line thence back to the Joseph C. Mason beginning containing 5 acres more or less.

first lot No 1

Second lot-

No 2

Lot No 3

Lot No 4

Only sworn, doth depose and say, and each for himself,
deposeth and saith, that he is a subscribing witness to
the paper writing now shown him, purporting to be
the last Will and Testament of Tyre Moore, who
said Tyre Moore in the presence of this deponent sub-
scribed his name at the end of said paper writing, which is
now shown as aforesaid and which bears date of the
day of 1906.

And the deponent further saith, That the said
Tyre Moore the testator aforesaid, did at the time of sub-
scribing his name as aforesaid declare the said paper writing
to be subscribed by him and exhibited to be his last Will
and Testament; and this deponent did thereupon subscribe
his name at the end of said Will, as an attesting witness
thereto, and at the request and in the presence of said
testator. And this deponent further saith, that
at the same time when the said testator subscribed his
name to the said last Will as aforesaid, and at the
time of the deponents subscribing his name as an
attesting witness thereto, as aforesaid, the said Tyre 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 this deponent;
And further these deponents say not.

Irvin H. Russell
Tyre H. Moore

Sworn and subscribed, this 20th day of July 1908,
before me, T. C. Wade, Clerk Superior Court.

North Carolina {ss In the Superior Court-
Carteret 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 Tyre Moore
deceased. Let the said Will, together with
the probate, be recorded and filed.

This 20th day of July 1908.

T. C. Wade
Clerk Superior Court

North Carolina
Carteret County,

August the 18th 1906

I Joseph C. Mason of the aforesaid County and State being
of sound mind but considering the uncertainty of my
earthly existence do make and declare this my last will
and testament First I give to heirs tract of land on the
south side of Neuse River and on the east side of Brooms
Creek near the mouth.

I give to James H. Mason, his line beginning at a light wood
post on the John N. Hamilton line North and east of the
grave yard running in a straight direction by marked pine
tree down to the back line on the creek side thence
down the creek to the John N. Hamilton beginning to a
cedar post thence back his line North and east of
the grave yards to James H. Mason beginning containing
Six acres more or less.

I give to John T. Mason his line commencing at a pine
near the Adam Fugision line on the marsh side running
in a South by direction by marked pine trees straight a
cross the cleared land down to the back line on the creek
side thence down the creek to the James H. Mason line
thence back his line to the John N. Hamilton line thence
back to the John T. Mason beginning containing 5 acres
more or less.

I give to George W. Mason his line beginning at a pine
near the Adam Fugision line on the marsh side thence
running in a South by direction by marked pine trees
straight a cross the cleared land down to the back line
on the Creek side thence down the creek to the John T.
Mason line back his line to the Adam Fugision line
thence back to the George W. Mason beginning containing
5 acres more or less.

I give to Joseph C. Mason his line beginning at a pine near
the Adam Fugision line on the marsh side running in
a South by direction straight a cross the cleared land
down to the back line on the creek

first lot #1

Second lot-

No. 2

Lot No. 3

Lot No. 4

the Creek to the George W. Mason line thence back his line to the Adam Fugision line thence back to the Joseph C. Mason beginning containing 5 acres more or less.

Lot No 5

I give to Allie E. Mason her line begining at a pine near the adam Fugision line running in a Southly direction straight across the cleared land down to the back line on the Creek side thence down the Creek to the Joseph C. Mason line thence back his line to the adam Fugision line thence back to the Allie E. Mason beginning containing 5 acres more or less.

Lot No 6

I give to Allie D. Mason her line begining at a pine near the adam Fugision line running in a Southly direction by marked pine trees straight across the cleared land down to the back line on the Creek side thence down the Creek to the Allie E. Mason line thence back her line to the adam Fugision line thence back to the Allie D. Mason beginning containing 5 acre more or less.

Lot No 7

I give to William H. Mason his line begining at a pine near the adam Fugision line thence running in a Southly direction by marked pine trees straight across the cleared land down to the back line on the Creek side thence down the Creek to the Allie D. Mason line thence back her line to the adam Fugision line thence back to the William H. Mason beginning house and lot containing 6 acres more or less.

Lot No 8

I give to Lucie H. Mason her line begining at a pine near the Adam Fugision line on the Marsh side running in a Southly direction by marked pine trees straight across the cleared land down to the back line on the Creek side thence down the Creek to the William H. Mason line thence back his

line to the Adam Fugision line thence back to the Lucie H. Mason beginning containing 5 acres more or less.

I further will all the balance of my land lying and being on the eastward end of said land and the said said shall have a equal write there on and give to my beloved wife Allie A. Mason her life Estate in my whole write title and entice in all the lands I now own to have and to hold during her life And I do further a point my two sons James H. Mason and Joseph C. Mason my Executors here in after named to look after and manage all the Business in good faith and to well faire of said heirs who may be concernd my will bear to make in whereof I the said Joseph C. Mason do bear unto set my hand and seal this 18th of August 1906.

Joseph C. Mason *(seal)*

Witness

James H. Mason
Walter Lewis

Henry Banks Jr.

State of North Carolina } In the Superior Court,
Carteret County }

A paper purporting to be the last Will and Testament of Joseph C. Mason, deceased, is exhibited before me, the Undersigned, Clerk of the Superior Court for said county, by Joe H. Mason, one of the executors therein mentioned, and the due execution thereof by the said Joseph C. Mason, by the oath and examination of Henry Banks and Walter Lewis the Subscribing witnesses thereto; who being 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 Joseph C. Mason, that the said Joseph C. Mason in the presence of this deponent subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 18th day of August 1906.

And the DepONENT further saith that

Joseph C. Mason the testator aforesaid, died at the time of subscribing his name as aforesaid declare the said paper-writing to be subscribed by him and exhibiting to be his last Will and Testament; and this defendant did therewith subscribe his name at the end of said Will, as an attesting witness thereto, and at the request and in the presence of said testator. And this defendant further saith, that at the same time when the said testator subscribed his name to the said last Will as aforesaid, and at the time of the defendant subscribing his name as an attesting witness thereto, as aforesaid, the said Joseph C. Mason 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 this defendant: And further these defendants say not.

Sexton Lewis

Henry Banks

Genuinely Sworn and Subscribed, this 15th day of September 1908, before me.

T.C. Wade

Clerk Superior Court

North Carolina

Carteret County }^{ss} In the Superior Court.

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 Joseph C. Mason, deceased. Let the said Will, together with the probate, be recorded, and filed.

This 15th day of September 1908.

T.C. Wade
Clerk Superior Court.

This is to certify that the following is my last will and testimonies. I bear with will to Carl Cannon my home tract of land known as the Larkins Garner tract, to have and to hold as long as he lives then to his nearest heirs. I T.C. Cannon reserves my wife's life right in the above mentioned tract of land.

I T.C. Cannon bear with will to my daughter - Aletha Cannon, the following described parcel of land. Beginning at the Larkins Garner ditch at the south line of the Larkins Garner tract of land, running with said ditch to the branch Canal thence with said Canal to the mouth of the old Canal, thence with the old canal for three hundred yards, thence north to the north line of the John Mann tract of land, thence easterly with said John Mann line to the beginning, to have and to hold so long as she shall live then to her heirs. I T.C. Cannon reserves my wife's life right on the above described parcel of land.

I T.C. Cannon bear with will to Daniel Miller the following described parcel of land. Beginning on the Branch Canal at a livewood stump at the mouth of a ditch running south with said ditch to its head thence south to the first cypress pond, thence East to the Canady line thence with the Canady line northwardly to the Branch Canal thence with said Canal to the beginning, to have and to hold his life time thence to his heirs. I T.C. Cannon reserves my wife's life while in the above described parcel of land.

I T.C. Cannon bear with will to my son Curtis Cannon the following described parcel of land beginning at Alena Cannon's south west corner running a westerly course with the old Canal to its head thence to the center of the middle swamp to my North line thence easterly with said North line to Alena Cannon's North line thence south said line to the beginning to have and to hold his life time thence to his heirs. I T.C. Cannon reserves my wife's life right in the above described parcel of land.