

Carteret County Court, November Term 1865.

The foregoing paper writing, purporting to be the last will and testament of the Connor deceased, is exhibited for probate in open Court, by the executors therein named and the due execution thereof, by the said Asa Connor, is proved by the oath and examination of William Herdestry, one of the two scribing witnesses thereto. It is therefore considered by the Court, that the said writing and every part thereof, is the last will and testament of the said Asa Connor and the same is ordered to be recorded and filed. And therupon George D. Connor and William H. Connor, executors therein named, qualify as such, by taking the oaths required by law.

Jas. Rumley C. C.

In the name of God. Amen. I, Sarah Pelletier of the County of Carteret and state of North Carolina, being of sound mind and memory, and considering the uncertainty of this frail and transitory life, do therefore make, ordain, publish and declare this to be my last will and testament. That is to say, I give bequeath to my son Mr. P. Pelletier the sum of one hundred dollars to be paid out of my personal property or say my Negro woman Patience also I give to my son J. J. Pelletier the sum of fifty dollars to be paid out of the value of the said slave Patience also I give to my son R. J. Pelletier fifty dollars to be paid out of the value of said slave Patience also I give to my daughter Sarah A. Pelletier fifty dollars to be paid out of the value of said slave Patience also I give to my son E. W. Pelletier the said slave Patience and he is to pay the rest of the above named children their equal parts according to this my request and by so doing he is to have the said slave to him his heirs and assigns forever also I give to my son E. W. Pelletier my boy Monroe and he is to release my daughter Sarah A. Pelletier from the amount that she was to pay to him in the division of the Negroe of the late Ferrand Pelletier deceased, which accrued by the death of a negro named Charles, and he is to make up to her what she has already paid him by so doing the above named boy Monroe is to be his and to his heirs and assigns forever. Also I want all of my chattel property consisting of House hold & Kitchens furniture, Hogs, cattle and all other property sold and equally divided between my four children namely J. J. Pelletier, R. J. Pelletier, E. W. Pelletier & Sarah A. Pelletier, also I give my daughter Sarah A. Pelletier the money that I leave at

STATE DEPARTMENT OF ARCHIVES AND HISTORY  
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my death if any. Likewise I make, constitute and appoint my son E.W. Pelletier to be executor to this my last will and testament hereby revoking all former wills by me made. In witness whereof I have hereunto subscribed my name and affixed my seal the 29th day of September in the year of our Lord one thousand eight hundred and forty.

Sally Pelletier *(Seal)*

The above written instrument was subscribed by the said Sarah Pelletier in our presence and acknowledged by her to each of us, and she, at the same time published and declared the above instrument so subscribed to be her last will and testament: and we at the testatrix's request, and in her presence, have signed our names as witness hereunto in presence of

Wm S. Bell  
J. Watson

Carters County Court. November 1865.

The foregoing paper writing is exhibited in open Court, and the execution thereof by Sally Pelletier as her last will and testament, is proved by the oath and examination of William S. Bell one of the subscribing witnesses thereto. And Edward W. Pelletier, the executor named in the will, qualifies as such by taking the oath required by law. The will is ordered to be recorded and filed.

Jas. Rumley C.C.