

174

State of North Carolina,
Carteret County

I Wm. B. Wiggins publish & declare this
my last will & testament.

I give to my Grandson Cecil Brinkley, A.D.
Two thousand dollars, the interest on which
is to be expended upon his education, & at the
age of twenty one (21) years he is to receive the
whole amount of the two thousand dollars.

I give to my Grand Daughter Stella W. Atter
Two thousand dollars, the interest on which
is to be used, or expended on her education at
age, Twenty one (21) years, she is to receive the
whole amount of Two thousand dollars.

I give & bequeath to my sister Catherine Son
of Little River, Pasquotank County, N.C.
my plantation in said County known as the old
John Green land, & her heirs forever
I give & bequeath to my sister Mary Ann Wilson
my two plantations in Pasquotank County, N.C.
known as, Tom Lowry & Wm H. Jackson land
to her & her heirs forever.

I give to Miss Mary C Lasiter the interest on
one thousand dollars, during her natural
life, at six per cent per annum.

I give to Wm H. Jackson Five hundred
dollars, my double Branch gun & my gold watch

I give to little Fannie Brinkley, Daniel
Brinkley & Rachael Brinkley's daughter Five
hundred dollars.

The balance of my property both real &
personal I give to my beloved Daughter
Senoria Estevade Atter

I leave my son in law Eugene D. Atter
Executor to carry out the purposes of this
my last will & testament Signed Sept

Dec'd and this 14th day of Jan'y AD 1889 in

witness of
W. F. Kendall
James O Wade
Wm P Adams

W. B. Wiggins *(Signed)*

State of North Carolina, Superior Court
Carteret County

The foregoing paper
writing, purporting to be the last will and
testament of W. B. Wiggins deceased is exhibited
to probate by Eugene D. Atter the Executor
herein named, and the execution thereof, by the said
W. B. Wiggins, is duly proved, before me, by the
oaths and examination of W. F. Kendall and
Wm P Adams, two of the subscribing witnesses
thence, who swear that they saw the said
W. B. Wiggins execute the same as his last will
and testament; that they attested it in his presence
and at his request and at the time of its execution
the said W. B. Wiggins was of sound mind and
memory, of full age to execute a will.

The said paper writing is therefore
judged to be the last will and testament
of the said W. B. Wiggins and the same is admitted
to probate and ordered to be registered

Witness my hand and
Official seal this the 18th day of April 1889

Jen. D. Davis
Clark Superior Court

S. Appler