

memory. John Rumley and J. O. Davis are
 that they are well acquainted with the hand writing
 of James Rumley, the other subscribing witness to
 will (who is, in this case, incompetent to testify) having
 often seen him write, and that the name of the
 said James Rumley, subscribed as a witness to
 said will, is in the hand writing of the said James
 Rumley. W. L. Arendell swears that he is well
 acquainted with the hand writing of Mary Leecraft,
 the testatrix of said will, having often seen her write,
 and that the name of the said Mary Leecraft
 subscribed as testatrix of said will, is in the hand
 writing of said Mary Leecraft. The Judge of
 Probate is fully satisfied of the genuineness
 due execution of said will.

See book of Orders and Decrees, page 80.

Jas. Rumley

Judge of Probate

Note. The disqualification of the Judge of Probate
 specified in subdivision three of section three of Chapter
 of Statutes Renial of the Laws of N.C., is waived. See
 minutes filed.

Jas. Rumley, Judge of Probate

In the name of God: Amen. I George W. Dill being
 of sound mind and disposing will and memory,
 do make and declare this my last will and testament.
 I devise my and all lands tenements and heredit-
 aments to which I may be entitled in Currituck County,
 and bequeath all my personal estate - consisting of
 household and kitchen furniture, bills, bonds, notes or
 accounts, or other kind of property, whatever - to my dearly
 beloved wife Elizabeth Ann Dill. And I hereby constitute
 and appoint my said wife Elizabeth Ann, my sole
 executrix of my estate, and Guardian of my children.
 In testimony whereof I have signed, sealed, published

and declared this writing, } at Morehead City N.C.
 presence of witnesses, } Dec. 21, 1877.
 C. R. Thomas }
 S. E. Wade }

Geo. W. Dill

Currituck County, Court of Probate. July 2, 1878. ✓
 The execution of the foregoing will is proved be-
 fore me, according to law, by the oaths and examination of
 C. R. Thomas and S. E. Wade, the subscribing witnesses thereto,
 who swear that they saw George W. Dill execute the same as
 his last will and testament; that they attested it in his
 presence, and at his request; and that at the time of its
 execution he was, in their opinion, of sound mind and dis-
 posing memory. (See Book of Orders & Decrees, page 82.)
 Jas. Rumley,
 Judge of Probate.

In the name of God: Amen. I Wilson Lupton of the
 County of Currituck and State of North Carolina, being of
 sound mind and memory, do make this my last will and
 testament, utterly revoking all former wills made by me,
 declaring this to be my last will and testament.
 1st. I give my body to be buried, and my soul to God
 who gave it.
 2nd. I give and bequeath unto my daughter, Lavinia
 Ann Lupton, one half of my boat known as the "Emeline",
 all my outland and my house and plantation. I now
 live, after my wife's death;
 3rd. I give unto my grandson, James Lupton, my canoe.
 I loan my house and land where I now live unto
 my dear wife Jennette Lupton, and also a privilege of my
 outland for fire wood and rail timber. I also loan unto
 her all my household and kitchen furniture with my ready
 money, and furthermore I loan unto her all my stock of cattle,
 sheep and hogs, and rats, and furthermore, I loan unto her
 one half of my boat known as the "Emeline", as well as all my

memory. John Rumley and J. O. Davis swear that they are well acquainted with the hand writing of James Rumley, the other subscribing witness to said will (who is, in this case, incompetent to testify) having often seen him write, and that the name of the said James Rumley, subscribed as a witness to said will, is in the hand writing of the said James Rumley. W. L. Arendell swears that he is well acquainted with the hand writing of Henry Leecraft, the testatrix of said will, having often seen her write, and that the name of the said Henry Leecraft, subscribed as testatrix of said will, is in the hand writing of said Henry Leecraft. The Judge of Probate is fully satisfied of the genuineness and due execution of said will.

The book of Orders and Decrees, page 80

Jas. Rumley
Judge of Probate

Note. The disqualification of the Judge of Probate specified in subdivision three of section three of Chapter of Ralfe's Revision of the laws of N.C., is waived. See waivers filed.

Jas. Rumley, Judge of Probate

In the name of God: Amen. I George W. Dill being of sound mind and disposing will and memory do make and declare this my last will and testament. I devise my and all lands tenements and hereditaments to which I may be entitled in Currituck County and bequeath all my personal estate, consisting of household and kitchen furniture, bills, bonds, notes or accounts, or other kind of property whatever to my dearly beloved wife Elizabeth Ann Dill. And I hereby constitute and appoint my said wife Elizabeth Ann, my sole executrix of my estate, and Guardian of my children. In testimony whereof I have signed, sealed, published

and declared this writing, }
presence of witnesses, }
C. R. Thomas }
S. E. Wade }
St. Morehead City N.C.
Dec. 21, 1877
Geo. W. Dill

Currituck County, Court of Probate. July 3, 1878 ✓
The execution of the foregoing will is proved before me, according to law, by the oaths and examination of C. R. Thomas and S. E. Wade, the subscribing witnesses thereto; who swear that they saw George W. Dill execute the same as his last will and testament; that they attested it in his presence, and at his request; and that at the time of its execution he was, in their opinion, of sound mind and disposing memory. (See Book of Orders & Decrees, page 82.)
Jas. Rumley,
Judge of Probate.

In the name of God: Amen. I, Wilson Lupton of the County of Currituck and State of North Carolina, being of sound mind and memory, do make this my last will and testament, utterly revoking all former wills made by me, and declaring this to be my last will, and testament:
1st. I give my body to be buried, and my soul to God who gave it.
2d. I give and bequeath unto my daughter, Lenora Ann Lupton, one half of my boat known as the "Emeline", all my outland and my house and plantation, and I now live on, after my wife's death;
3d. I give unto my grandson, James Lupton, my canoe. I loan my house and land where I now live unto my dear wife Jennette Lupton, and also a privilege of my outland for fire wood and rail timber. I also loan unto her all my household and kitchen furniture with my ready money; and furthermore I loan unto her all my stock of cattle, sheep and hogs, and mules, and furthermore, I loan unto her one half of my boat known as the "Emeline", as well as all my