

"Application for Letters Testamentary. Henry Baker ¹⁸⁷⁸ etc.

Robert Helton

Catawba County. In the Probate Court.
In the matter of the Will of { Before M.O. Sherrill
Henry Baker } Judge of Probate,
Robert Helton, being sworn, doth say:
That Henry Baker, etc. of said County, is dead,
having first made and published his last Will &
Testament; and that he Robert Helton, is the
executor named therein.
Further, that the property of the said Henry Baker con-
sisting of Real and personal estate, is worth about
\$3000.00 so far as can be ascertained at the date of
this application; and that Mary Baker, the widow of
the deceased, is the party entitled under said will to
the said property.
Deemed to & subscribed before me } Robert Helton,
This 22 day of June 1878,
M. O. Sherrill Probate Judge.

Executor duly qualified and letters issued -

Dec 2^d 1878-

The widow Mary E. Baker comes into
Court by her att^t M. L. McCorkle and
files a written dissent to the
will, which is recorded and ordered
to be registered -

Record of John Allen's Will 1878.

"North Carolina. 3

Catawba County. 3 I John Allen considering
the uncertainty of this mortal life and being
of sound mind and memory, do make
and publish this my last Will and Testament
in manner and form as follows that
is to say I give and bequeath to my
beloved wife the following tract of lands
during her widowhood or life time not
known as the House and tract containing sixty
six adjoining Sides of the no 2 a tract of land
known as the Wilkerson Land adjoining Frank
Beatty D.W. Shelton others containing forty acres
more or less also Give and bequeath to my
son W. E. Allen the above named tracts of lands
at my wife dec. provide the said W. E. Allen
stay with and take care of her, & also give
to my wife 2 daughters Mary J. Beatty &
Margrett Little the following tract of land
known as the Little tract adjoining Dr. J.
A. Sherrill others beginning at a Hickory,
see deed, containing forty five acres.

I also give and bequeath to my wife all my
house hold & kitchen furniture to have and
to hold and all my stock consisting horses
cattle, hogs & sheep during her life & then to
be divided between all my children and
do hereby constitute and appoint my son
Alexander Allen to be my Executor on
this my last will & testament in witness whereof
hereunto set my hand & seal.

Mtney,

G. M. Beatty,
Jacob Sherrill,

state of North Carolina, 3 Probate Court.

Catawba County. 3 The execution of the foregoing paper
writing purporting to be the last Will & Testament of John Allen dec'd was
this the 22^d day of June 1878, proved before me to be the last Will
and Testament of John Allen dec'd, Admitted to Probate
and recorded.

M. O. Sherrill

Judge of Probate

Probate of John Allen Will 1878.

Application for Letters Testamentary.

Salisbury County: In the Probate Court.

In the matter of the Will of } Before M. O. Sherrill
John Allen, Judge of Probate,

J. A. Allen, being sworn, doth say;

that John Allen, late of said County, is dead, having first made and published his last Will and Testament, and that the Executor named therein. Further, that the property of the said John Allen consisting of Real and personal property is worth about \$1400.00 so far as can be ascertained at the date of this application; and that Mary Allen consisting of Real & personal property, is worth about \$1400.00 so far as can be ascertained at the date of this application; and that Mary Allen, M. G. Allen, Margaret Little & Mary Linderer are the parties entitled under said Will to the said property.

Sworn to & subscribed before me, { John Allen.

the 22 day of June 1878,

M. O. Sherrill

Probate Judge

Executor duly qualified and letters issued -

Record of Ephraim Leline Will 1878-

N. Carolina Saluda County

August the 22^d 1874.

In the name of God Amen - I Ephraim Leline, being of sound mind and memory and Considering the uncertainty of my earthly existence do make and declare this my last Will and Testament in manner and mode following. That is to say that my Executor hereinafter named shall provide for my a decent burial suitable to the wishes and request of my friends.

1st Item I will and direct that my son Simon J. Leline, shall have my plantation whereon I now live to have and to hold unto himself and his heirs forever and the appurtenances thereto belonging by complying with the following. That is that the said Simon J. shall care for and well and decently and sufficiently maintain myself and my beloved wife Mary Ann on said plantation during our natural life, or my beloved wife's widowhood.

2nd Item I further will and direct that my three daughters Elizabeth J. Harriett J. and Mary H. shall have all my personal property to have and to hold to themselves to divide equal between (them) each other to fare and there like 3rd in addition to the above item I retain and direct that my beloved wife shall have and hold unto herself one good bed and sufficient house hold and kitchen furniture as she may be desire for her comfort. I further direct that my Executor hereinafter named shall pay all just debts and funeral expenses out of the money that may first come to hand.

4th Lastly I do appoint my two sons E. E. Leline & Alfred J. to execute this my last will and Testament to all intents and purposes, signed sealed in the presence of

Sgt H. M. Hallison,
Elizabeth L. Smith,

Ephraim Leline

(cont)