

Will of Jesse Hawn

312

North Carolina  
Catawba County }

I, Jesse Hawn of the State and County do make and constitute this my last Will and Testament revoking and setting aside all former Wills.

First - I will and bequeath to my beloved wife Anna during her life time all my personal property of every description and all my real estate including all my lands not heretofore conveyed by Deed, all during her lifetime.

I have already given to my daughter Flora E. James and Julia their full share of all my real and personal property and they are to have no more.

I will and Bequeath to S. A. Hawn and his wife Susan all my land at the death of my wife Anna, and all my personal property.

I also will that my Executor herein after named pay any debts that I may owe, and all funeral expenses of myself & wife.

I hereby constitute and appoint my son S. A. Hawn Executor of this my last will.

Witness my hand and seal this 27<sup>th</sup> of April 1891

Jesse Hawn (Seal)

Signed & witnessed in the presence  
and by request of the Testator and  
in the presence of each other.

E. L. Whitener

D. C. Whitener

Will of Perceda Green

313

In the name of God, Amen.

I, Perceda Green of the County of Catawba and State of North Carolina being in health of body do make my last will and testament in manner and form following. I give devise and bequeath unto N. N. McGee and wife Sarah S. McGee and heirs (20) Twenty acres of land out of the 68 acres to be divided. Out of the remaining 48 acres to be divided equally between Noah Herneau and wife Martha their heirs. Martha's heirs wife of Harvey Proffit who is now dead and Henry Kilian and wife Mary Jane their heirs. Also bequeath to Gorenaw \$90.00, ninety dollars and interest for which I hold his note for and to Parkway and Luvina each one dollar. But I hold my land during my natural life after my death the land to be divided as above stated.

In witness whereof I the said Perceda Green have set my hand and seal this 9<sup>th</sup> day of December 1897-

Signed delivered and published by the above named Perceda Green as and for her last will and testament in the present of us who at her request and in her presence have subscribed our names as witnesses thereto

Signed Perceda Green

Witnesses

J. A. Capps  
J. B. Barringer

See next Page for Probate!

State of North Carolina } ss. In the Superior Court.  
Catawba County

A Paper purporting to be the last Will and Testament of Perceda Green, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by J. B. Barringer who had the said will in his case, no executor being named in said will, and the due execution thereof by the said Perceda Green, proved by the oath and examination of J. B. Barringer and J. A. Epps 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 Perceda Green that the said Perceda Green in the presence of the deponent subscribed her name at the end of said paper-writing which is now shown as aforesaid and which bears date of the 9<sup>th</sup> day of Dec. 1897.

And the Deponent further saith, That the said Perceda Green the testatrix aforesaid, did at the time of subscribing her name as aforesaid declare said paper-writing so subscribed by her, and exhibited to be her 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 testatrix. And this deponent further saith, that at the same time when the said testatrix subscribed her 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 Perceda Green was of sound mind and memory, of full age to execute a Will, and was not under any restraint, to the knowledge given, information or belief of this deponent. And further these deponents say not.

J. B. Barringer  
J. A. Epps

Severally sworn and subscribed  
this 10<sup>th</sup> day of December 1900 before me  
L. H. Phillips, Clerk Superior Court

North Carolina } ss. In the Superior Court.  
Catawba County

If 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 Perceda Green, deceased. Let the said Will together with the probate be recorded and filed  
L. H. Phillips Clerk Superior Court

Noncapitive Will of Wm P. Manney

X State of North Carolina }  
Catawba County }

I want my wife to have all my property and have her home and the place as long as she lives.

I want all my debt paid. At my wife's death I want the property divided equally among my children.

Probate of Noncapitive Will.  
North Carolina } In the Superior Court  
Catawba County }

A paper-writing purporting to contain the noncapitive Will of William Pinkney Manney, deceased, and which is in words and figures following, to wit:-

"State of North Carolina }  
Catawba County }

I want my wife to have all my property and have her home and the place as long as she lives.

I want all my debts paid. At my wife's death I want the property divided equally among my children." is exhibited for probate in open Court by Garland E. Manney. He being no executor named in said will, the said Garland E. Manney is hereby appointed Executor of the said Will. And it is therefore proved by the evidence of J. A. Witherspoon, J. Mack Bellard and Geo. W. Rabb three Competent and Credible witnesses, that the said William Pinkney Manney in his last illness, in his own dwelling house, and when he was of sound mind and disposing memory, and in their presence, did make a noncapitive Will, and did in said Will bequeath his personal estate to the persons and in the manner mentioned in said writing and that said witnesses were specially required by the said William Pinkney Manney to bear witness thereto. And it is also proved by the said witnesses that the said William Pinkney Manney died on the 5<sup>th</sup> day of October 1900, and that the said noncapitive Will was reduced into writing as aforesaid on or about the 10<sup>th</sup> day of November 1900. And it further appears from the return of the notice that Candace E. Manney, Garland E. Manney, Vortic Manney, E. L. Manney, Perkins Manney, Marvin Manney, Mary Manney, Samuel Manney, and Ernest Manney, the wife of one of the said William Pinkney Manney have accepted service, calling on them to appear and contest said will if they think proper.

(see next page for order)