

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 held 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 this deponent subscribed her name at the end of said paper-writing which is now shown as aforesaid, and which bears date of the 9th 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, information or belief of this deponent. And further these deponents say not.

J.B. Barringer
J.A. Epps

Sworn and subscribed,

This 10th day of December 1900 before me,

L.H. Phillips, Clerk Superior Court,

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

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,

X State of North Carolina
Catawba County,

I want my wife to have all my property and have her home on 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.

Probate of Nuncupative Will
North Carolina, ss. In the Superior Court
Catawba County,

A paper-writing, purporting to contain the nuncupative Will of William Pinkney Mawney, 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 on 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. Mawney. He being no executor named in said will, the said Garland E. Mawney is hereby appointed Executor of the said Will. And it is thereupon proved by the evidence of J.A. Thompson, J. Mack Bellard and Geo. H. Rabb three competent and credible witnesses, that the said William Pinkney Mawney 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 nuncupative 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 Mawney to bear witness thereto. And it is also proved by this said witnesses that the said William Pinkney Mawney died on the 5th day of October 1900, and that the said nuncupative Will was reduced into writing as aforesaid on or about the 10th day of November 1900. And it further appears from the return of the notice that Constance E. Mawney, Garland E. Mawney, Vortic Mawney, E.S. Mawney, Perkins Mawney, Mason Mawney, Mary Mawney, Samuel Mawney, and Ernest Mawney, the next of kin of the said William Pinkney Mawney have accepted service, calling on them to appear and contest said will if they think proper.

(See next page for continuation)

It is therefore adjudged that the said paper-writing
doth contain the municipal will and testament of the
said William Pinkney Murray, as to his personal estate,
and the same is to be recorded and filed.

Lst Phillips

This 27th day of December 1900. Clerk Superior Court

Will of S. P. Drumm.

State of North Carolina
Catawba County

In the name of God Amen.

I, S Peter Drumm of the County and State aforesaid being
of sound and disposing mind memory and understanding
considering the certainty of death and the uncertainty
of the time thereof to the end that I may be the
better prepared to leave this world when it shall please
my God to call me hence having now determined to direct
what disposition shall be made of my property after my
decease and after maturity considering the circumstances and
condition of all those among whom as my heirs at law on
the object of my gratitude or affection in my judgment
my estate should be distribution. I do make publish and
declare this to be my last will and testament hereby revoking
and making null and void all former wills and testaments
and writings in the nature of last wills and testaments
by me heretofore made. And my will is, First that after
my decease my body shall be decently buried without cost
or unnecessary expence and that my funeral charges
and just debts shall be paid by my executor hereinafter
named and as to the residue of my estate and property
with which god has blessed me and shall not be required
for the payment of debts funeral charges and the expence
in and about the execution of this my will and the administration
of my estate. Item first. I will and bequeath to
my beloved wife all my lands on the South side of the
Sulphur Spring road leading from Catawba Station to said
springs adjoining the lands of J. F. Holler R. K. Little and others
as long as she may live and after her death then to my
son Marcus L Drumm. Item second. I will and bequeath
to my beloved wife all my personal property of all description
during her life and after her death then it shall go

and belong to said Marcus L Drumm
Item 3rd And it is my will that out of my estate my beloved
wife shall be buried nice and decent and respectable and
the expences of the same shall be paid out of my estate
Item 4th I do nominate and appoint my true and trusty
son Marcus L Drumm lawful Executor to execute this my
last will and testament to the full intent and meaning
thereof

In testimony whereof I the said S. P. Drumm have
hereunto set my hand and seal
This the 20th day of August 1897. S. P. Drumm.

Signed sealed published and declared
by the said S. P. Drumm to be his last
will and testament and in the presence
of us who at his request and in
his presence subscribe our names
as witnesses

viz: { O. S. Little
J. F. Holler.