

194

In the name of God. Amen. I, Rebecca Moore of the County of Chatham in the State of North Carolina, being of sound and perfect mind & memory, do make, ordain & publish this to be my last will & testament, hereby revoking and making void all other Wills by me at any time heretofore made -

First - I give and bequeath my carriage & horses to my beloved daughter Julia A. Moore, Chatham Moore, their Executors and Administrators -

Secondly - I give & bequeath unto my daughter Julia A. Moore her Executors and Administrators a negro-Servant & Bond, and all his increase born after the date of this Will, in trust for the sole and separate use, benefit & behoof, of my beloved daughter Mildred Bladell during the term of her natural life, free from all manner of dominion or control of her present or any future husband and free from all and all manner of responsibility for his debts, obligations and contracts; and at her death to be equally divided between her two sons, William Bladell & Lewis Bladell -

Thirdly - I lend unto my beloved son John A. Moore all the moneys arising from the sale of my real estate in the Town of Fayetteville for the term of four years after my death free of interest and of every other charge whatsoever; and at the end of the said four years, I give & bequeath the said moneys to be equally divided between my said son John A. Moore, my daughter Julia A. Moore, and Catharine Moore, and my grand daughter Mary Moore daughter of my son Richard or the survivor of them if any be dead. And if my real Estate in the Town of Fayetteville had sold before my death, I do hereby authorize and empower on my said son John A. Moore to sell & convey the same and the moneys arising from the sale I give, bequeath and devise to be applied as above specified -

Fourthly - I give, devise, and bequeath all the rest and residue of my Estate both real and personal to my son John A. Moore my daughter Julia A. Moore and Catharine Moore & my grand daughter Mary Moore daughter of my son Richard their heirs Executors, Administrators and assigns to be equally divided between them -

Fifthly - It is my Will and desire and I do hereby will and devise, that if my said Grand daughter Mary Moore should die before attaining the age of twenty one years (with out having issue living at her death, then all the property here by devised & bequeathed to her is to be equally divided

195

between my son John, and my daughter, Julia & Catharine.
 Lastly - I do hereby nominate, constitute and appoint my son John A. Moore to be Executor of this my last Will & Testament;

In Witness whereof I have hereunto set my hand this 15. day of January in the year of our Lord one thousand eight hundred & forty six.

Rebecca Moore

signed, published and declared by the Testatrix as to be her last Will and Testament in the presence of us who in her presence and at her request have hereunto subscribed our names as witnesses

J. Davis
H. W. Burgwin

Codicil - I will & bequeath out of the Estate that I have by this will Julia A. Moore, Catharine Moore & J. A. Moore that they shall each of them pay to my daughter Mildred Bladell annually the sum of twenty dollars

Witness
J. Davis
H. W. Burgwin

Rebecca Moore

Codicil - To my son James Moore I grant four years credit (from the date of this my last will) on all debts due me with no exaction of interest whatever.

Witness
A. J. Moore

Rebecca Moore

Chatham County November 19th 1846
This certifies that the foregoing last Will & Testament of my Rebecca Moore dec'd & the first Codicil attached thereto were proved in open Court by the oath of H. W. Burgwin a subscribing Witness thereto & caused to be recorded & returned upon John A. Moore the Executor therein named appeared in open Court & was duly qualified
J. W. McQueen 666