

- 1 E.P. Kincaid being of sound mind but
feeble health makes this my last will
and testament
- 1st I will my soul to God who giveth
 - 2 I will that burial expenses be paid
out of the first money that may come
into my executors hands.
 - 3 I will to my beloved wife Margaret
P. Kincaid all my property and effects
her life.
 - 4 I will to my son Eliza P. Kincaid the
lower part of my farm beginning at a
branch of boxelder at the mouth of
the Spring branch near where negro has
old ticks runs up said branch and
a small drain to the head of said drain
then a straight line to the top of the
ridge. Then with the main top of the
ridge to here I bought of D.G. Ranson
then with the Ranson line to a white
oak near the bank of the river the begin-
ning corner of Mo 39. Then up the
river to the beginning containing sixty four
acres more or less and to have possession
now.
 - 5 That my daughter Margaret A. has a house
with my son Eliza a half time and
my executors pay her the sum of four
hundred dollars from my effects that
may come into their hands.
 - (6) That my doctor be paid by said executors
the sum of one hundred dollars.
 - (7) I will the balance of my property & the
rest of my heirs without naming each
of them and that they share alike and
equally.
 - 8 In case my executors shall make sale of
the mineral on my land then in that case they
pay to Margaret and Eliza their proportion of such
sum after paying my other heirs the sum of
five hundred and fifty dollars each. Then
should anything remain to be equally

divided among all my heirs
I hereby make and appoint M.A. Hyatt and
L.H. McClellan the executors of this my last will
and testament.

Dated and sealed this the 28th day of
August 1895. In the presence of
A. J. Akin
R. A. Akin
Geo. D. Akin

First Captain of the Superior Court
Chautauqua County

A paper purporting to be the last will and testament of
E.P. Kincaid deceased is exhibited before me the undersigned
Chair of the Superior Court for said County by M.A. Hyatt
and L.H. McClellan the executors therein mentioned, and
the due execution thereof by the said E.P. Kincaid by the
acknowledgment and examination of R.A. Akin and Geo. D. Akin on the
describing witness therefor who being duly sworn
doth depose and say and each for himself deposes
and saith that he is a subscriber witness to the paper
writing now shown him purporting to be the last Will and
testament of E.P. Kincaid that the said E.P. Kincaid is in the
presence of each defendant subscribed his name at the
end of said paper writing which is now shown him
as above said and which bears date of the 26th
day of August 1895.

And the deponent further saith that
the said E.P. Kincaid the testator before said did at the time
of subscribing his name as aforesaid declare the said
paper writing to be so subscribed by him and exhib-
ited to be his last Will and Testament and
each defendant did therupon subscribe his
name at the end of said Will as an attesting
witness therefor, and at the request and in
the presence of said testator and each other, and
these defendants further saith that at the same
time when the said testator subscribed his name
to the said Will as aforesaid and at the time of
the defendants subscribing their names as attes-
ting witnesses therefor as aforesaid, the said E.P.
Kincaid was of sound mind and memory
of full age to execute a will and was not
under restraint, to the knowledge aforesaid.

or belief of these deponents, and further
these deponents say nothing else.

R. G. Atkin
N. M. Davidson

York Carolina
Chester County

Severally sworn and subscribed this the
26th day of February 1900, before me.

Geo. Locogood
Chas Superior Court

Apph Carolina & the Superior Court
Chester County

It is therefore considered and adjudged
by the Court that the said above Writing and
deed for & though is the last Will and
Testament of C. P. Locogood deceased.
Let & the said Will together with the probate
be recorded and filed.

This 26th day of February 1900

Geo. Locogood
Chas Superior Court

Peter L. Stancup of the County
of Cherokee, and state of North Carolina,
being near of body, but of sound
mind and disposing memory, and
considering the certainty of Death
and the uncertainty of the time thereof,
do therefore make this my last will
and Testament in this manner and
form following, to wit:

1st I will that my body shall have
a decent Christian burial, and that
all my just debts shall first be paid
out of my estate.

2nd I will bequeath to Nancy Stancup
(a Cherokee Indian) one cow, all my
household and kitchen furniture of
every kind, and my fruit corporation,
also the following piece or parcel of
land, part of tract #1035 in Murphy
Township, as follows:

Beginning at a Black Oak in the
gap of Bark Ridge running north
west & so as to include my dwelling
house Barn, to a certain apple tree
near the upper of meadow and also
to include all the orchard in the
meadow, and then run westward to
the west line of said tract then
runward with said line to the top
of the Bennett ridge, then eastward with
said ridge to the beginning.

3rd I will bequeath to my son
William Stancup and my Grand
son Burgess Leake all the remainder
of my real estate to be equally
divided between them, and if they
fail to agree in the division, they
shall each select a disinterested
man and these two men if they
disagree shall choose another man
and the majority shall decide the
division.

4th I will that the remainder of my
Grand Children (the Jacob Vines)