

State of North Carolina,

Gaston County.

I, Ann Ormand, of the aforesaid County and State being of sound mind, but considering the uncertainty of my earthly existence, do make and declare this my last Will and testament;

FIRST: My Executors hereinafter named, shall give my body a decent burial and suitable to the wishes of my friends and relatives, and pay all funeral expenses, together with all my just debts, out of the first moneys which may come into their hands belonging to my estate.

SECOND: I give and bequeath to my son R. Vance one bureau, the one that is now on the second floor.

THIRD: My will and desire is that all the residue of my household and kitchen furniture, beds and bedding, wash-pot and utensils, to be divided equal as can be, among my daughters, Docia Shives, Nannie Kennedy, Jennie Kiser, Rittie Ham-bright and Lena Thornburg.

FOURTH: I give and bequeath to my daughter Lena Thornburg, the cow that I now own

FIFTH: My will and desire is that my executors shall sell my tract of land (19-1/2) Nineteen and one half acres; also to sell my interest in the mules that my son R. Vance Ormand is now working, which I value my interest to be worth One Hundred and Fifty (\$150.00) Dollars; also to sell my buggy and molasses cane mill for cash, and this together with any monies that I may have at death, I will

my son R. Vance Ormand is now working, which I value my interest to be
One Hundred and Fifty (\$150.00) Dollars; also to sell my buggy and molasses cane
mill for cash, and this together with any monies that I may have at death, I will
and bequeath unto my daughters as follows: to Docia Shives (\$100.00) One Hundred
Dollars; to Nannie Kennedy (\$75.00) Seventy five Dollars; to Jennie Kiser (\$75.00)
Seventy Five Dollars; to Rittie Hambright (\$75.00) Seventy five Dollars; and to
Lena Thornburg (\$75.00) Seventy Five Dollars; and the residue to be divided equally
among my sons, David Ormand, Benjamin P. Ormand, John R. Ormand, Charles T. Ormand,
and R. Vance Ormand. In case any of my above named children dying and leaving
no living issue, their portion shall be equally divided among the others.

I hereby appoint John J. Ormand and my son Chas. T. Ormand my lawful Executors
to all intents and purposes to execute this my last will and Testament, according
to the true intent and meaning of the same, and every part and clause thereof,
hereby revoking and declaring utterly void all other wills and testaments by me
made.

In Witness whereof, I, the said Ann Ormand, do hereunto set my hand and seal,
this the 2nd day of May, 1911.

Ann Ormand

(SEal)

Signed, sealed, published and declared by the said Ann Ormand to be her last will
and testament in the presence of us, who, at her request and in her presence,
do subscribe our names as witnesses thereto.

W. L. Ormand

R. C. Kennedy.

State of North Carolina,

In the Superior Court.

Gaston County.

In the Matter of the last will of Ann Ormand-

It appearing to the Court by the oath and examination of W.L. Ormand and R.C. Kennedy the subscribing witnesses thereto, that the paper writing propounded by the Executor therein named, is the last will and testament of Ann Ormand and that the same was duly executed by said Ann Ormand in the presence of said witnesses and that at the time of signing the same the said Ann Ormand was of sound mind. It is thereupon adjudged that the said paper writing be admitted to probate as the last will and testament of the said Ann Ormand and the Executors therein named qualify as such.

This the 27th day of December, 1912.

C.C. Cornwell, Clerk Superior Court.