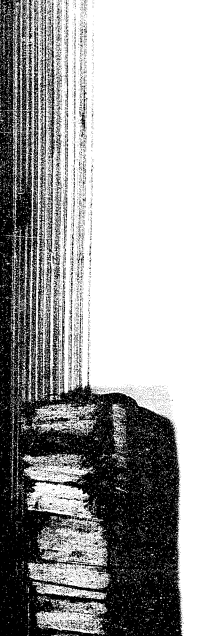
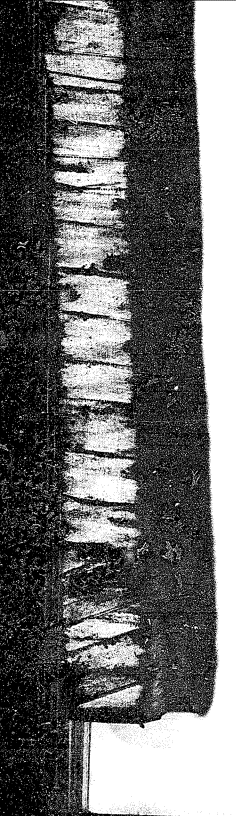
I, William Broadsway, of the County of Caston, in the State of North Carolina, being of sound mind, memory and understanding, but considering the uncertainty of this life, do make this my first as well as my last will and testament in manner and form following to-wit:

First: It is my will that all my just debts and funeral expases he duly paid and saisfied as soon as conveniently can be after my decease.

Second: It is my will and desire that my dear wife Sarah shell have her home during her remaining life time at and in my present residence and that shehave and hold for her personal use such of my household goods and kitchen furniture as she may choose for her own use and furthermore it is my will and order that my said wife shall have her maintenance during the remainder of her life in lieu of her dower equally from the whole of my real estate and that said maintenance shall consist of monies or a part of the crops raised on said lands in sufficient amounts for her needs and comfort.

Third: It is my will and desire that and I give and bequeath to my two sons Uriah A. and William A. Broadaway the farm on theold plank road now soon to be the macadamize road consisting of nearly or quite one hundred and fifty acres to hold in common orto be equally divided between them as may suit their convenience.





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Fourth: I give and bequeath to my fivedaughters, M.Allice, Jennie E. (Mrs Hovis) Martha I., Ida A. and Daisy P.C. my home farm or the creek place consisting of something over one hundred acres to hold in common or to dispose of equally between them as may suit their conveneince.

Item— Both of the above legacies or third and fourth sections of this my last will and testament are subject to my dear wife's maintenance during her life time.

Fifth. It is my will and order that my said wife Sarah and each of my daughters so long as they remain single shall have and hold my present residence as their home against add to the exclusion of all other persons whatsoever.

Sixth. It is my will and desire that my personal property consisting of live stock farming tools and Various other things be held in common or divided as they may agre between each of my children after my wife far Sarah has possessed herself with her apportionment according to the provisions of section two of this my last will.

Seventh. I appoint my sons Uriah A.B Roadaway and William A.B Roadaway

my executors of this my last will and testament.

In Witness whereof I william Broadaway have hereunto set my hand and seal this the 30th day of May, 1905.

Was Broadaway (Seal)

Signed and declared by the said William Broadaway as and for his last will and testament in the presence of us both who at his request in his presence and in the presence of each other have hereinto subscribed our names as witnesses.

J. H. Beatty.

J. M. McIntosh.

State of North Carolina,

Gaston County.

In the Superior Court.

In the Matterof the Last Will of William Broadaway-

It appearing to the Court by the oath and examination of J.H.Beatty and J.M.McIntosh the subscribing witnesses thereto, that the paer writing propounded by the Executor therein named, is the last will and testament of William Broadaway and that the same was duly executed by said William Broadaway in the

the presence of each other have hereinto subscribed our names as witnesses.

J. H. Beatty.

J. M. McIntosh.

State of North Carolina,
Gaston County.

In the Superior Court.

In the Matterof the Last Will of William Broadaway-

It appearing to the Court by the oath and examination of J.H. Beatty and J.M. McIntosh the subscribing witnesses thereto, that the paer writing propounded by the Executor therein named, is the last will and testament of William Broadaway and that the same was duly executed by said William Broadaway in the presence of said witnesses and that at the time of signing the same the said William Broadaway was of sound mind. It is the reupon adjudged that the said paper writing headmitted to probate as the last will and testament of the said William Broadaway and the Executor therein named qualify as such.

This the 12 th day of August, 1913.

C. C. Cornwell,

Gerk Superior Court.

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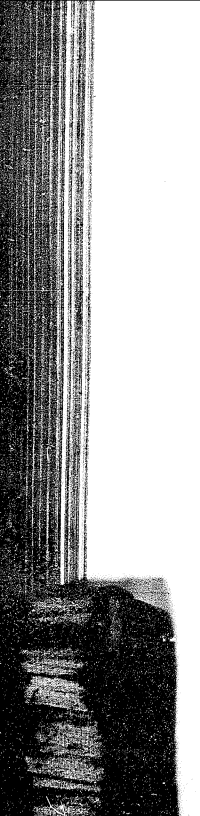
Gaston County.

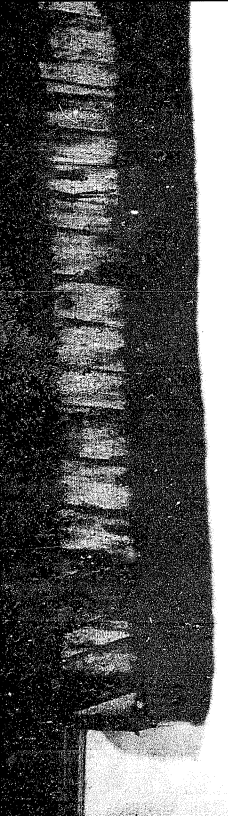
I, William Broadsway, of the County of Gaston, in the State of North Carolina, being of sound mind, memory and understanding, but considering the uncertainty of this life, do make this my first as well as my last will and testament in manner and form following to-wit:

First: It is my will that all my just debts and funeral expasses he duly paid and saisfied as soon as conveniently can be after my decease.

Second: It is my will and desire that my dear wife Sarah shall have her home during her remaining life time at and in my present residence and that shehave and hold for her personal use such of my household goods and kitchen furniture as she may choose for her own use and furthermore it is my will and order that my said wife shall have her maintenance during the remainder of her life in lieu of her dower equally from the whole of my real estate and that said maintenance shall consist of monies or a part of the crops raised on said lands in sufficient amounts for her needs and comfort.

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Fifth. It is my will and order that my said wife Sarah and each of my daughters so long as they remain single shall have and hold my present residence as their home against add to the exclusion of all other persons whatsoever.

Sixth. It is my will and desire that my personal property consisting of live stock farming tools and Various other things be held in common or divided as they may agee between such of my children after my wife Sar Sarah has possessed herself with her apportionment according to the provisions of section two of this my last will.

Seventh. I appoint my sons Uriah A.BRoadaway and William A.BRoadaway

my executors of this my last will and testament.

In Witness whereof I william Broadaway have hereunto set my hand and seal this the 30th day of May, 1905.

Mg. Broadaway (Seal)

Signed and declared by the said William Broadaway as and for his last will and testament in the presence of us both who at his request in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

J. H. Beatty.

J. M. McIntosh.

State of North Carolina,

Gaston County.

In the Superior Court.

In the Matterof the Last Will of William Broadaway-

It appearing to the Court by the oath and examination of J.H. Beatty and J.M. McIntosh the subscribing witnesses thereto, that the paer writing propounded by the Executor therein named, is the last will and testament of William Broadaway in the Broadaway and that the same was duly executed by said William Broadaway in the

J. H. Beatty.

J. M. McIntosh.

State of North Carolina, Gaston County.

In the Superior Court.

In the Matterof the Last Will of William Broadaway-

J.M. McIntosh the subscribing witnesses thereto, that the paer writing propounded by the Executor therein named, is the last will and testament of William Broadaway and that the same was duly executed by said William Broadaway in the presence of said witnesses and that at thetime of signing the same the said William Broadaway was of sound mind. It is thereupon adjudged that the said paper writing headmitted to probate as the last will and testament of the said William Broadaway and the Executor therein named qualify as such.

This the 12 th day of August, 1913.

C. C. Cornwell,

Gerk Superior Court.