

in addition to such portions of my personal property as I have advanced to them heretofore consisting mainly of household and kitchen furniture, stock and riding vehicles. I hereby constitute and appoint my beloved son John E.W. Dugg to be the Executor of this my last Will and Testament.

In witness of all the foregoing I the said Lemuel Dugg do hereunto set my hand and seal this the 9th day of September A.D. 1870 thousand eight hundred and seventy-

Lemuel Dugg (Seal)
Signed, sealed, published and declared by the above named Lemuel Dugg to be his last Will and Testament - in presence of us, who at his request and in presence of him and of each other here hitherto set our hands as witnesses of the same, on the day named in the said Will and Testament - as the date of the execution thereof.

A.C. Hooton
Swift-Galloway

Greene County - In the Probate Court -

A paper purporting to be the last will and testament of Lemuel Dugg deceased, is exhibited before me, the undersigned, Judge of Probate for said County, John E.W. Dugg the executor therein named and the one executing thereof by the said Lemuel Dugg, by the oath and examination of Swift-Galloway and of A.C. Hooton, the subscribing witnesses thereto, who being duly sworn, both before 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 Lemuel Dugg. That the said Lemuel Dugg, in the presence of this deponent subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date on the 9th day of September, A.D. 1870. And the deponent further saith, that the said Lemuel Dugg, the testator aforesaid, did at the time of subscribing his name as aforesaid, declare the said paper

writing so subscribed by him, and exhibited to be his last will and testament, and the 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 the said testator. And this deponent further saith, that at the said time when the said testator subscribed his name to the said last will as aforesaid, and at the time of the deponent's subscribing his name as an attesting witness thereto, as aforesaid, the said Lemuel Dugg 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 specially known and acquainted A.C. Hooton to this the 11th day of December, 1870. Swift-Galloway John E. Dugg
Probate Judges

I, Allen Hardy, of the County of Greene and State of North Carolina being of sound mind and memory, but becoming advanced in years and afflicted in body, and knowing the uncertainty of life and the certainty of death, do make and constitute this my last Will and Testament:

My soul I commend to God who gave it, my body to my friends for decent burial - head and foot - wrobbles pieces to be placed at my tomb.

After my burial expenses and my just debts are paid it is my will that the following disposition should be made of the balance of my property To my grand-daughters, Martha and Mary Hardy children of my son Cornelius I give and bequeath the sum of five dollars each.

To my grand-children Franklin, Leslie, Elizaveth, John Stanley, Jessie, Lascinda and Abram Elias -

Children of my daughter Nancy Hart, I give and bequeath one hundred dollars each to be paid to them in U.S. currency

To my son Allen M. Hardy I give and bequeath two hundred and fifty dollars and my watch. To my daughter Nancy Hart I give and bequeath one male, if I have the same in possession at my death, and if not then one hundred dollars over

First

Second

Item 15

" 25

" 35

" 4th

Item 5th

to buy one. Should I have that much or want at my death -

To my daughter Morina Friggle I give and bequeath one mule, one cow and calf. Should they be in my possession at my death, if not - then one hundred and fifteen dollars of found in my possession.

6th
To my daughter Emily McLahorn I give and bequeath one mule and one cow and calf. Should they be found in my possession at death; if not - then one hundred and fifteen dollars of found in my possession.

7th
To my son F. H. Hardy I give and bequeath one cow and calf, one large mahogany table that sets in the parlor, one parlor carpet - and one bed and its furniture - if I have not the cow and calf at my death then fifteen dollars in lieu of the same of all the above named articles bequeathed. Should I give them before my death then such items are null and void.

After satisfying the above items and paying my burial expenses it is my will and desire that the residue of my property be sold for cash to the highest bidder and equally distributed among my surviving children Whitmell, Allen H., Ephraim, Edwin, and F. H. Hardy, Morina Friggle, Lucy Hart - and Emily McLahorn - except my clothing which I wish to be divided among my surviving sons.

10th
The balance of real and money found after satisfying all, but item 9th. I wish to be divided among my children, Allen H. Hardy, Whitmell Hardy, Edwin Hardy, F. H. Hardy, Ephraim Hardy, Morina Friggle, Lucy Hart, and Emily McLahorn share and share alike.

I hereby appoint and constitute my two sons Allen H. Hardy and Whitmell Hardy, executors to this my last Will and Testament. This September 3rd 1869 Attest.

A. H. Hardy *Seal*
D. N. Edwards
S. A. Lesser

Whereas J. Allen Hardy have made my last Will and Testament in writing, bearing date the third day

of September one thousand eight hundred and fifty-nine and have therby made sundry devices and bequests according to the then existing circumstances of my estate; but which circumstances having now materially changed, I do, by this my writing, which I hereby declare to be a codicil to my said will, to be taken and construed as a part thereof, will and direct that the sum of fifteen cents only be paid to Nancy Phillips, known in my will as Nancy Hart - and the portion allotted to her in my said will, be equally divided among my grand children Franklin Hart, John Hart, Jessie Hart, Elias Hart, Cecil Hart, and Linda Hart.

In testimony whereof I hereunto set my hand and seal this 28th day of September 1870
Signed sealed and declared by the said Allen Hardy to be a codicil or part of his last-will and testament, in presence of us,
who, at his request, and in his presence
do subscribe our names as witnesses.

D. N. Edwards
William A. Moore

Greene County - In the Probate Court -
A paper writing purporting to be the last will and testament of Allen Hardy deceased, is exhibited before me, the undersigned Judge of Probate for said County, Allen H. Hardy and Whitmell Hardy the executors therein and the due recitation thereof by the said Allen Hardy, by the oath and examination of D. N. Edwards, S. A. Lesser and William A. Moore the subscribing witness thereto, who being duly sworn, doth depose and say, and each for himself deposeth and saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last will and testament of Allen Hardy. That the said Allen Hardy, in the presence of this deponent, subscribed his name at the end of said paper writing, which is now shown as aforesaid and which bears date on 3rd day of September A.D. 1869. But the deponent further saith, that the said Allen Hardy the testator aforesaid, did at the time of subscribing his name as aforesaid, declare the said paper

writing as subscribed by him, and exhibited, to be his last-will & 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 the said testator. And this deponent further, saith, that at said time when the said testator subscribed his name to the said last-will and testament as aforesaid, the said Ellen Hardy, 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.

Sworn out
subscribed to, this the
5th of January 1811

J. H. Brimley
Probate Judge.

D. W. Edwards.
S. T. Rogers
William A. Moore

In the name of God. Amen.

I Elizabeth A. Keane of the County of Greene and State of North Carolina being sick, and failing in body, but of sound mind and disposing memory, and calling to mind the uncertainty of human life, do hereby (writing all other handwritings made) make, and publish this my last will and testament in manner and form as follows, to wit:

I Item 1st My desire is that after death my friends, and relatives will provide for my remains a decent burial suitable to their wishes and that my executor hereinafter named shall pay all necessary expenses attending thereto, as also all of my just debts to whomsoever due, and all expenses arising from the settlement of my estate, and also a set of tombstones for each of my parents' graves, and my own with such inscriptions and devices thereon as may be deemed suitable, and appropriate by my surviving relatives, and friends, out of the monies arising from the sale of any property not bequeathed, or devised by this will, or with money left-on hand at my death.

I Item 2nd I give and bequeath unto my beloved

sister, fancy Ann Ellis, one marble flat bureau one bed and furniture, one silver watch, and one silver casket to her and her heirs in fee simple forever.

I Item 3rd I give, and bequeath unto my grand niece Caroline Vernelemon my entire tract of land as described by metes and bounds in the last will and testament of my Father (See Daniel etc.) and I also bequeath unto her one bed, and furniture and all of my bed clothing of every description not heretofore disposed of, but my desire is that my brother George W. Daniel shall have, and enjoy all the use and benefit of that portion of my land embraced within, and covered by my apple orchard during his lifetime, and as longer, but my desire is that if the said Caroline Vernelemon should die without issue, or before she arrives at the age of twenty-one years, then and in that case that her mother (my beloved nice Cordelia Vernelemon) shall take her place, and have the property during her natural life, and after her death be divided equally between all of her children there and above alike.

And I hereby constitute, and appoint my butler worthy friend, and relative with his son guardian or trustee for the said Caroline Vernelemon, whom I desire to take possession of the land as soon as practicable, and hold the same in trust for his sole benefit; and manage the same by leasing, or renting, or cultivating as in his discretion, and good judgment he may deem most promotive to her interest during her minority or celibacy.

I Item 4th My desire is that after my death my executor hereinafter named shall as soon as practicable sell for cash all the balance of my property of every description not bequeathed or devised by this will, and appropriate the proceeds thereof to the objects mentioned in the first item of this will and should there remain any surplus after satisfying said demands my desire is that it shall be paid over by my executor to the guardian or trustee of the said Caroline Vernelemon, and invested by him safely for her use, and benefit, and if the property sold should be insufficient to satisfy said demands my desire is that my executor should sell out the land and apply the proceeds thereof to that purpose until the same is discharged.

And lastly I hereby constitute and appoint my