

Satt will
of
Vina Bunn

State of North Carolina In the name of God Amen.
 Greene County } I Vina Bunn of Greene County State
 of North Carolina being of Sound Mind and Memory do Make &
 declare this to be my last will and Testament.
 Item 1st I give and bequeath to John T Bunn one Bed, bed covering
 and one table.
 Item 2nd I give and bequeath to Thomas Bunn all the part of my
 personal estate of every description after paying my burial expenses and
 just debts.
 Item 3rd I give my land to be equally divided between my five
 children according to the true value thereof, to Nancy Hill, Richard
 Bunn, Susan Sugg, Elizabeth Harris and Francis Peyton each one
 fifth in value
 I do hereby make and declare void all other wills by me
 made. Signed, Sealed and declared to be her last will and testament
 in presence of us } This 12th day of May 1888.
 Saml C. Sugg }
 Frank Oruch } Vina Bunn (Seal)
 Wm

North Carolina
 Greene County } SS. In the Superior Court.
 A paper writing purporting to be the Satt will and
 Testament of Vina Bunn dec'd is exhibited before me, the undersigned,
 Clerk of the Superior Court for said County, by Richard Bunn one
 of the devisees therein mentioned and the due execution thereof
 by the said Vina Bunn is proved by the oath and examination
 of Saml C. Sugg & Frank Oruch the subscribing witnesses
 thereto, who being duly sworn, doth depose and say, and
 each for himself dep oth and saith that he is a subscribing witness
 to the paper writing now shown him purporting to be the last will
 and testament of Vina Bunn that the said Vina Bunn,
 in the presence of the deponent, subscribed his name at the end
 of said paper writing, now shown as aforesaid, and which bears
 date of the 12th day of May, 1888.
 And the deponent further saith, That the said Vina Bunn
 the testator aforesaid, did, at the time of subscribing her name as
 aforesaid, declare that the said paper writing so subscribed by her
 exhibited to be her last will and testament, and this deponent
 did the reason 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 etc deponent further saith, that
 at the said time when the said testator subscribed her name

to the said last will as aforesaid, and at the time of deponents subscribing
 his name as an attesting witness thereto as aforesaid, the said Vina Bunn
 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 the deponent, and further that deponents say not,
 Generally Sworn and
 Subscribed this 31st day of
 October 1888, before me
 D W Patrick Clerk Superior Court,
 Saml C. Sugg (Seal)
 B. T. Oruch (Seal)

State of North Carolina In the Superior Court.
 Wayne County }
 In the matter of the last will of Vina Bunn
 It appearing to the court by the oath and examination of Saml
 C. Sugg and Frank Oruch, the subscribing witnesses thereto,
 that the paper writing purporting to be the last will and testament
 of Vina Bunn and that the same was duly executed by said Vina Bunn
 in the presence of said witnesses, and that at the time of signing the same,
 the said Vina Bunn was of sound mind, it is therefore adjudged
 that the said paper writing be admitted to Probate as the last
 will and testament of the said Vina Bunn, and W. E. Peyton
 qualified as administrator cum testamento annexo.
 This the 31st day of October 1888.
 D W Patrick Clerk Superior Court.

Satt will
of
Aquila H. Sugg
 North Carolina } I, Aquila H. Sugg of the County of Greene
 Greene County } and State of North Carolina, being of Sound
 Mind & Memory; but considering the uncertainty of my latter
 existence, do make and declare this my last will and testament
 in manner and form as follows;
 Item 1st I will and devise that my burial expenses be paid out
 of the money that may first come into the hands of my executors
 to gether with my just debts
 Item 2nd I will and bequeath to my W. D. Sugg all of my
 lands lying on the East Side of my mill run bounded as
 follows, Beginning at the County road, at the mill run
 then down the various courses of said mill run to Contractors
 Crnk, then with the Crnk to Ellis Dron's line, then with said
 Dron's line to the County road, then with the road to
 the beginning, also the mill, mill fixtures and to the high
 water mark on the West Side of said mill run, also all
 of my household & kitchen furniture except one bed
 furniture, to him & his heirs forever

Item 3rd. I will and bequeath to my Son E. D. Sugg, that portion of my land lying on the west side of my mill run, bounded as follows: Beginning at the County road at the Mill Run, then with the high water mark of said Mill run to the creek, then with the creek to James C. Potter's line, then with said Potter's line to the County road, then with the road to a cross fence on the south side of said road, then with said cross fence to the mill run, then with said mill run to the beginning (except one half acre on the west side of the mill where the cotton screw now stands) to him and his heirs forever.

Item 4th. I give and bequeath to my Son Arvil Sugg, that portion lying between the Snow Hill and Hookerton road, and the public road leading by the house that the said Arvil Sugg now lives in (except the portion mentioned in Item 3rd of this will and given to E. D. Sugg, and forty acres to be cut off next to the cross fence near E. D. Sugg's house) to him and his heirs forever.

Item 5th. I have given to my Son Hardy by deed, all that I intend for him out of my estate.

Item 6th. I give and bequeath to my daughter Patty Darden wife of J. S. Darden one thousand dollars to be paid by my executors, to her and heirs forever.

Item 7th. I give and bequeath to my daughter Mary Borrod wife of Taylor Borrod two hundred and forty five dollars to be paid by my executors also, also the note I held against her for the sum of seven hundred and fifty two & 75/100 dollars, to her and her heirs forever.

Item 8th. I give and bequeath to my Son R. P. Sugg eight hundred and fifty dollars to be paid by my executors to him and his heirs forever.

Item 9th. I give and bequeath to my Sons A. D. Sugg and E. D. Sugg my old place adjoining the lands of J. C. Sugg and Aquilla Sugg, to be equally divided between my said Sons A. D. Sugg and E. D. Sugg, share and share alike, to them and their heirs forever.

And lastly, I do hereby appoint my Sons Arvil Sugg and A. D. Sugg my executors to execute this my last will and Testament to all intents and purposes, hereby revoking all wills heretofore by me made.

Item The one half acre excepted in Item 3rd of this will I give and bequeath to my Son A. D. Sugg, to him and his heirs forever.

The above reading was done before signing.
In witness whereof I have hereunto set my hand, and affixed my Seal, this the 16th day of February, A. D. 1886.
J. M. C. Dixon
Thos. Moore
W. P. Edmund

A. H. Sugg (Seal)

State of North Carolina SS. In the Superior Court,
Harris County

When writing his will to be the last will and testament of Aquilla N. Sugg, died as aforesaid before me, the undersigned, clerk of the Superior Court for said County, by Arvil Sugg and A. D. Sugg, the executors therein mentioned and the due execution thereof, the said Aquilla N. Sugg is proved by the oath and examination of Thomas Moore one of the Subscribing witnesses thereto, who, being duly sworn, doth depose and say, and each for himself depose and say that he is a Subscribing witness to the paper writing now shown him purporting to be the last will and testament of Aquilla N. Sugg, that the said Aquilla N. Sugg, in the presence of the deponent, subscribed his name at the end of said paper writing, now shown as aforesaid, and which bears date of the 16th day of February, 1886.

And the deponent further saith, that the said Aquilla N. Sugg, the testator aforesaid, did, at the time of subscribing his name as aforesaid, declare the said paper writing so subscribed by him and directed 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 said Testator. And the 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 deposing, Subscribing his name as an attesting witness thereto, as aforesaid, the said Aquilla N. Sugg 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 the deponent.

And J. M. C. Dixon one of the Subscribing witnesses to the said last will as aforesaid, being now dead, the hand writing of the said J. M. C. Dixon is proved by the oath and examination of Thomas Moore, George M. Sinden and W. P. Edmund, who, being duly sworn, say each for himself that he is well acquainted with the hand writing of the said J. M. C. Dixon, whose name appears at the end of said last will as a Subscribing witness, having often seen him write his name, and he being for a long time Register of deeds of Harris County, that they verily believe that the said J. M. C. Dixon signed the said last will, as an attesting witness thereto.

And further the deponent say not.

Severally Sworn and
Subscribed, this 15th Feb. 1888.
D. W. A. Clerk Superior Court.

Thomas Moore (Seal)
Geo. M. Sinden (Seal)
W. P. Edmund (Seal)

State of North Carolina In the Superior Court.
Greene County

In the Matter of the last will of Apvilla H. Sugg.

Subj. It appearing to the court by the oath and examination of Thomas Moore the Subscribing witness thereof and George M. Sundry and W.P. Brown all to the signature of the said Apvilla H. Sugg in the other Subscribing witness thereof, that the paper writing purporting to be the executor therein named is the last will and testament of Apvilla H. Sugg and that the same was duly executed by the said Apvilla H. Sugg in the presence of said witnesses and that at the time of signing the same the said Apvilla H. Sugg was of sound mind; It is therefore adjudged that the said paper writing be admitted to prove as the last will and testament of the said Apvilla H. Sugg and the executors therein qualified as such.
This the 15th day of October 1889.

D. W. Patrick
Clerk Superior Court.

Last will

Charles S. Worthington I, Charles S. Worthington of Greene County and State of North Carolina: Being of Sane Mind, and Memory do hereby write and leave Wills to be my last Will & Testament on Earth

Item 1st Proceeding for my just debts to be paid and for a decent burial

Item 2nd I give and bequeath to my Mother Susan Worthington One hundred dollars.

Item 3rd I give and bequeath to my Sister Hannah H. Worthington Seventy five dollars

Item 4th I give and bequeath to my brother James H. Worthington Twenty five dollars

Item 5th I give and bequeath to my brother William Thomas Worthington Five dollars.

Item 6th I give and bequeath to my Sister Susan Eugenie Simpson Five dollars.

Item 7th I give and bequeath to my Sister Margaret L. Edwards Sixty dollars to be paid to her by my executor in installments annually and not more than one third of the principal to be paid at any one time, and if she dies before it is all paid to her, then the part remaining to go to the nearest heirs of my Mother Susan Worthington. But if her

husband John Edwards dies before she has had it all then the balance remaining unpaid is to be paid to her all at once.
Item 8th I give and bequeath to the Free Will Baptist Church of Little Fork of the White Race fifteen dollars to be used for the purpose of plastering the house in part.

Item 9th I give and bequeath to my Nephew Thomas J. Worthington ten dollars.
Item 10th I give and bequeath to my executor the power and authority to take enough of my estate to buy Tomb Stones enough to put to the graves of the following named persons, who are now in their graves, viz: Barney Worthington, Martha Ann Worthington, Jane Ireland Worthington, Joseph Willis Worthington, Emelia S. Worthington, Flett Ann S. Worthington, Henrietta Sarah Worthington and Samuel J. Tripp and Margaret E. Edwards, two infants, who are buried at the same place.

Item 11th I give and bequeath to my two nieces Susan S. Tripp and Venie B. Tripp all the balance of my estate to be used to their benefit equally by my executor between them in the way of clothing and schooling until they both become twenty one years old, and if either one of them dies without leaving any lawful and living heir of her body, then her part is to go to the one then living; and if both of them dies before they become twenty one years old, then all the balance of such estate not having been used for their benefit is to go to the nearest heirs of my Mother Susan Worthington.

Item 12th I have my land where Caesar Whitley now lives in the hands of my executor to do by as he thinks best for the above mentioned Susan S. Tripp and Venie B. Tripp, to close out Caesar and keep the land for them or to sell it and keep the money for them or buy more land with the money for them just as he thinks best & hereby appoint and leave my Brother James H. Worthington Sole executor to this my last will and testament on Earth, to take my estate in his hands and distribute and use it as directed.

This the twenty ninth day of June in the year of our Lord, and Savior One thousand eight hundred and eighty nine, June 29, 1889,
Chas. S. Worthington

State of North Carolina In the Probate Court
Greene County

A paper purporting to be the last will and testament of Chas. S. Worthington deceased, is exhibited