

probate and recorded in the books of Wills of Green County and as such filed as provided by law in the office of the Clerk of the Superior Court of said County. It is further ordered that said David Ormond be allowed to qualify as executor as provided by law and enter upon the discharge of the duties imposed by said trust.

Dated this 15th day of March 1895—

J.W. Blount
Clerk of Superior Court

Item 1st

I Gallin Ormond of the County of Greene and State of North Carolina being of sound mind and memory but considering the uncertainty of my earthly existence do make this my last will and testament in manner and form as follows: To wit; That my executors hereinafter named shall provide for my body a decent burial suitable to the wishes of my relatives and friends and out-of-the-first-movers coming into his hands out-of-my-state pay all of my just debts to whomsoever owing

Item 2nd

I give and bequeath to my beloved wife Lucy Ormond one black mare, one gray horse, one mule, all wagons carts, farming utensils, house hold & kitchen furniture absolutely. I also leave to my beloved wife Lucy Ormond during her natural life the place on which I now live and known as my home place purchased from W. T. Williams also the fourteen acres purchased of J. L. Ormond to have and to hold during her natural life.

Item 3rd

I give and bequeath to my daughter Sarah Wallace after the death of my wife Lucy Ormond, during her natural life the real estate known to my wife Lucy Ormond, including fifteen acres and after her death to her bodily heirs to share and have alike and at their death to their heirs as long as the law entails from one generation to another.

Item 4th

I give and bequeath to my son Charles Ormond during his natural life fifty acres of land wherein he now resides to be cut off from the tract deeded by J. C. Jackson Esq. of J. E. Hooker to be taken from the portion of the land near at Contentnea Creek, and after his death to heirs to share and have alike and at their death to their heirs as long as the law entails from one generation to another.

Item 5th

I give and bequeath to my grand son David Ormond ten acres of land to be cut off the part owned John Patrick line during his natural life and then this

heirs and then to their heirs as long as the law entails from generation to generation.

Item 6th

I give bequest to my daughter Hannah Harper the remainder of the lands purchased and deeded by J. C. Jackson Esq. of J. E. Hooker and John Patrick's wife after taking of fifty acres heretofore bequeathed to Charles Ormond and ten acres held over by my mother to David Ormond, during her natural life and after her death to her bodily heirs and at their death to their heirs as long as the law entails from one generation to another.

Item 7th

Give and bequeath to my grandson Joseph Ballin Harper fifteen acres of my home tract, after the death of my wife Lucy Ormond during his natural life at his death then to his heirs, then to their heirs as long as the law entails from generation to generation.

Item 8th

I desire that the remainder of my personal property not heretofore devised in this will be sold and the proceeds applied to the payment of my indebtedness and the remainder I bequeath to Guilford Harper.

Item 9th

I desire that my son in law Guilford J. Harper shall take care and look after my wife Lucy Ormond during her natural life.

And lastly I do hereby constitute and appoint my trusted friend W. P. Ormond my lawful executor without bond to execute to its true intent this my last will and testament hereby revoking all wills and testaments heretofore made. This day 15th 1898.

Gallin ^{his} Ormond, test

Duly sealed and declared to be his last will and testament in the presence of us who at his request signed the same as witnesses

George Williams
Mrs. Murphy

(State of North Carolina) In the
Greene County Superior Court
A paper writing purporting to be the last will and
testament of Gallin Ormond dec'd is exhibited
before me, the undersigned, Clerk of the Superior
Court for said County by W. P. Ormond the

Executor, therein named and the due execution thereof by the said Galling Ormond by the oath and examination of George Williams and William Humphrey the subscribing witnesses thereto, who being duly sworn say, that for themselves that he is a subscribing witness to the paper writing now shown him purporting to be the last will and testament of Galling Ormond; that the said Galling Ormond in the presence of the deponents, subscribed his name at the end of said paper writing and which bears the date Nov 13rd, 1893. And the deponent further saith that the said Galling Ormond, the testator aforesaid died at the time of subscribing his name as aforesaid declare the said paper writing so subscribed by him to be his last will and testament and this deponent did therupon subscribe his name at the end of said will as an attesting witness and in the presence and at the request of the said testator. Another deponent further saith that at the time of requiring said will by the testator, and by the attesting witness as such, the said Galling Ormond 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.

George Williams
William Murphy.

Sworn to before me
Nov 28th 1893
J W Blount, J.C.

State of North Carolina } In Superior Court
Green County } Before
In the Estate of } J W Blount, Clerk,
Galling Ormond deceased } Order for probate of Will.

A paper writing purporting to be the last will and testament of Galling Ormond deceased is exhibited in open court for probate by W. Ormond Executor therein named; and the execution thereof by the said Galling Ormond deceased is duly proven by the oath and examination of George Williams and William Murphy, subscribing witnesses thereto and it is further shown to the satisfaction of the court

Cy said witness that the said Galling Ormond was, at the time of making said will, of sound mind memory of full age to execute a will and under no restraint to their knowledge, information or belief; It is further thereupon considered adjudged, and decreed, that said to, of is sufficient and according to law and that said paper writing is and contains the last will and testament of Galling Ormond deceased. And on motion it is ordered that said will be admitted to probate and recorded in the book of wills of Green County and account filed as provided by law in the office of the Clerk of Superior Court of said County. It is further ordered that said W. Ormond be allowed to qualify as executor as provided by law and enter upon the discharge of the duties imposed by said trust.
Dated this the 28th day of November 1893.

J W Blount
Clerk of Superior Court.

State of North Carolina, Green County.
Know all men by these presents that I Funeral Murphy being of sound mind do make this my last will and testament. After paying off all of my debts and funeral expenses I do hereby give and bequeath to my son James Murphy all of my estate. To my daughter Jessie Murphy my daughter Cecie Palsey An Beadishaney all of my personal property to be sold and divided equally between them, and I name my son Jessie Murphy my Executor. This certifies all former wills made by me. This 13th day of Aug, 1893,

Witness
Geo W. Dugg. }
J. A. Abington

Funnel Murphy
^{in mark}

State of North Carolina } In
Green County } the Superior Court
A paper writing purporting to be the last will and testament of Funeral Murphy, deceased is exhibited before me, the undersigned, Clerk of Court for said County, by Jessie Murphy, the executor therein mentioned and the due execution thereof by

The said Funeral Murphy by the oath and examination of J. A. Albritton and G. W. Dugg, 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 Funeral Murphy; that the said Funeral Murphy, in the presence of this deponent, subscribed his name at the end of said paper writing now shown as aforesaid, and which bears the date of the 15th day of August, 1894. And the deponent further saith, that the said Funeral Murphy, the testator, above named, 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 this deponent did therupon 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 deponents subscribing his name as an attesting witness thereto, as aforesaid, the said Funeral Murphy 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: But further than deponents say not.

J. A. Albritton.
Geo. W. Dugg.

[red]
[red]

Swearingly sworn and
subscribed this 6th
day of January 1894 before me
J. W. Blount, C.J.C.

State of North Carolina. } In Superior Court
Greene County. } Before
In the estate of } J. W. Blount, Clerk.
Funeral Murphy, deceased } Order for probate
of Will.

A paper writing purporting to be the last will,

and testament of Funeral Murphy, deceased, is exhibited in open court for probate by Jessie Humphrey, Executor therein named; and the due recitation thereof by the said Jessie Humphrey, deceased is duly proven by the oaths and examination of G. W. Dugg and J. A. Albritton subscribing witnesses and it is further shown to the satisfaction of the court by said witnesses that the said Funeral Murphy was at the time of making said will, of sound mind and memory, of full age to execute a will and under no restraint to their knowledge, information or belief; It is therefore considered advised and decreed that said will is sufficient and according to law and that said paper writing is and contains the last will and testament of Funeral Murphy, deceased. And on motion it is ordered that said will be admitted to probate and recorded in the book of wills of Greene County and as such filed as is provided by law in the Office of the Clerk of the Superior Court of said County. It is further ordered that said Jessie Humphrey be allowed to qualify as executors as provided by law and enter upon the discharge of the duties imposed by said trust. Dated this the 6th day of January 1894.

J. W. Blount.
Clerk of Superior Court.

1. January 15th 1892.

Know all men by these presents that I, Joseph M. Smith, being in sound mind and memory do declare this my last will and testament do hereby set forth this my last will and desire that at my death if my beloved wife Julia A. Smith shall be the longest-living & have all of my real and personal property to her for her lifetime and if I should be owing anything at my death she shall have power to sell at public auction after retaining a sufficient sum of my personal property as would be sufficient for her comfort and then she shall have power to sell at public auction all or as much as might then be my debts and case there should not be enough to pay my debts my wife Julia A. Smith shall have power to sell some of my land to pay my debts to run to a place on the south side of the road leading from Sunn. this is to hold to