

Sworn by the oath and examination of John Harvey
& John W. Taylor the subscriber, witnesseth unto:
I, the undersigned, doth swear, doth affirm and say, and each
for himself, affirms and saith, that he is a subscribing
witness to the paper writing now shown him, purporting
to be the last will and testament of Birchey Swinson
that the said Birchey Swinson in the presence of this
affiant subscribed his name at the end of said
paper writing, which is now shown as aforesaid, and
upon said date of the 10th day of April 1876.
And the affiant further saith, that the said Birchey Swinson,
the testatrix aforesaid, did at the time of subscribing
her name as aforesaid, value the said paper writing,
so subscribed by her and exhibited, to be her last
will and testament, and this affiant did thereto
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 testatrix. And this affiant further saith
that at the said time when the said testatrix
subscribed her name to the said last will as aforesaid,
and at the time of the affiant's subscribing
his name as an attesting witness thereto, as aforesaid
the said Birchey Swinson was of sound mind and
memory, of full age to execute a will, and was not under
any constraint to the knowledge, information or
advice of this affiant. And further these affiants
say, etc.

John Harvey (seal)
Sincerely sworn and subscribed John W. Taylor (seal)
the 1st day of Sept. 1876, before me,

John C. Grimes, Probate Judge

State of North Carolina, In the Probate Court
of Greene County, Supt. 4th 1876.

A paper writing, purporting to be the last will
and testament of Birchey Swinson, deceased, is
executed for probate in open court by Theo. Edwards
the executor therein named, and the due execution
thereof by the said Birchey Swinson is proved by
the oath and examination of John Harvey and
John W. Taylor the subscribing witnesses thereto.
It is therefore considered by the court that the said
paper writing, and every part thereof, is the last
will and testament of the said Birchey Swinson, and
the same is ordered to be recorded and filed:

And therefore the said Theo. Edwards, executor as aforesaid,
uly qualifies as such by taking the oath required by law,
John C. Grimes Probate
Judge of Greene County

Last Will and Testament of George Miller

North Carolina

Greene County

I George Miller
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 and declare
this my last Will and Testament in manner and form
following that is to say. First - that my executors
(here often named) shall provide for my body & decent-
burial suitable to the wishes of my relations and friends
and pay all funeral expenses together with my just
debts, howsoever and to whomsoever owing out of the
monies that may first come into his hands as & part or
part of my estate, I him, I leave to my beloved wife
Elizabeth one hundred twenty and one half Acres of Land
and left him or widow hood, and at her death marriage
said Land to go to her lawful begotten heirs of her
body by me, to them in fee simple forever
I him to give and bequeath to my beloved wife one
House and all the farming tools House hold and
furniture and all the provisions and hands
at my death in fee simple forever.

I him My will and desire is that all the residue of
my estate (if any) after taking out the debts and
legacies above mentioned shall be sold and the debts
owing to me collected and if there shall be any surplus
over the payment of debts expenses and legacies that
such surplus shall be paid over to my son George
M. H. Miller to his Guardian by executors administration
and assign absolutely. I him I do appoint my trusty
friend William T. Dixie Guardian to my son George
M. H. Miller And lastly I do hereby constitute and
appoint my trusty friend W. T. Dixie my lawful
executor 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.

Henry now signing, and declaring attorney void all other Wills and Settlements by me heretofore made; I do witness I the said George Miller do have unto his hand and seal, the 14th day of August A.D. 1875

George X. Miller his
mark

Signed sealed published and
deemed by the said George Miller
to be his last-will and Testament
in the presence of us who at his request
and in his presence do subscribe our
names as witnesses thereto

A. J. Board (sig)
C. L. Case (sig)

State of North Carolina

Greene County SS. In the Probate Court
A paper purporting to be the last-will and Settlement
of George Miller, deceased, is exhibited before me, the
undersigned, Judge of Probate for said County, by
W. T. Dixford, the executor there in named, and the
due execution thereof by the said C. L. Case by Oath
and examination of C. L. Case the subscribing witness
thereto, who being duly sworn, doth depose and say
and saith for himself deponeth and saith, that he is
a subscribing witness to the paper writing now shown
him, purporting to be the last-will and Settlement of
George Miller that the said George Miller in pre-
sence of his deponent subscribed his name at the end
of said paper writing, which is now shown him,
purporting to be the last-will and Settlement of
George Miller as aforesaid and which bears date
of the 14th day of August, 1875.

And the deponent further saith, that that the said
George Miller the testator aforesaid, did, at the time
of subscribing his name as aforesaid, declare the said
paper writing to be subscribed by him, and exhibited to
be his last-will and Settlement, and this deponent
did then upon 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 aforesaid
And this this deponent further saith, that at the said
time when the said testator subscribed his name
to the said last-will and Settlement as aforesaid,
and at the time of the deponent's subscribing his name
as an attesting witness thereto, as aforesaid, the said
George Miller 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 this deponent say not
duly sworn and substantiated, to have (had)
This 2nd day of October 1878 before A. J. Board (sig)
me Justice of the Peace

Probate Judge

State of North Carolina } In the Probate Court
Greene County } October 2nd 1878

A paper writing, purporting to be the last-will and
Settlement of George Miller, deceased, is exhibited
for Probate in this Court by W. T. Dixford the executor
thereof by the said George Miller is proved by Oath
and examination of C. L. Case the subscribing witness
thereto. It is therefore considered by the Court that
the said paper writing, and every part thereof, is the
last-will and Settlement of the said George Miller
and the same is ordered to be recorded and filed.
And therefore the said W. T. Dixford executor
as aforesaid, duly qualified as such, by taking
the Oath required by law,

D. W. Patrick Probate
Judge of Greene County

State of North Carolina } In the Probate Court
Greene County } October 2nd 1878

Oath and examination of S. G. House and C. Case
the first writing is proved. And the same is hereby considered
to be correct

D. W. Patrick Probate
Judge of Greene

Last-will and Testament of
Miller Miller deceased

State of North Carolina
Greene County

I Miller Miller of Old Township of the
County of State aforesaid, being of sound
mind and memory, But considering the uncertainty
of my earthly existence, do make and declare this
my last-will and Testament, in manner and form
following, that is to say: First, that my executors