

State of North Carolina, Greene Co.

I Jno. J. Ormond of Greene Co and state of North Carolina, being of sound mind and memory, but considering the uncertainty of life, do make and declare this my last Will and Testament in manner and form following: First that my Executor, hereinafter mentioned shall provide for my to by a decent burial and pay all my funeral expenses out of money I may have in hand or may result from the sale of any of my personal property.

Item 1st To my beloved wife Jane, who has been the partner of my joys and sorrows, and who by her constant fidelity and tender care through our entire married life, has added so much to my happiness I give and bequeath all my personal property also all moneys and notes "should I have any" after paying my debts I may owe, and a life interest in my real estate, except that hereinafter ^{expressed} to my son Herbert. Provided she shall maintain and otherwise provide for my two youngest children Earnest and Marwin, out of the annual proceeds of said real estate.

Item 2nd To my four oldest children Geo. E. Turnage, W. W. Ormond, A. F. Ormond and Irene Ormond, I give and bequeath Twenty eight hundred dollars of a certain Ins. Policy, which I hold in the Fidelity Mutual Life Association, to be equally divided between the said four children. The remaining two hundred to my son Herbert, C. Ormond.

Item 3rd To my son Herbert I give and bequeath a certain tract of land, known as the Joshua Ormond land, said to contain seventy acres more or less.

Item 4th To my two youngest children, Earnest Ormond and Marwin Ormond, I give and bequeath after the death of my beloved wife Jane, their mother, all the balance of my land to be equally divided between them in accordance with the true valuation thereof. Provided that the portion allotted to Marwin shall embrace the homestead where I now live. And I hereby appoint and constitute my beloved wife, Jane, with legal guardian for said children Earnest and Marwin. And lastly I do hereby constitute and appoint my son W. W. Ormond 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 hereby revoking and declaring utterly void all other Wills and Testaments heretofore made by me, the witness whereof I said J. J. Ormond do hereunto set my hand and seal
This the day of July 1893

J. J. Ormond. Real

signed, sealed, published and delivered by the said J. J. Ormond 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.

J. A. Aldredge
Newt. Smith

State of North Carolina
Greene County

In the
Superior Court.

A paper writing purporting to be the last Will and Testament of John J. Ormond deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by W. W. Ormond the Executor therein named, and the due execution thereof by the said John J. Ormond is proved by the oath and examination 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 John J. Ormond that the said John J. Ormond in the presence of this deponent, subscribed his name at the end of said paper writing, now shown as aforesaid, and what bears date of the day of July 1893. And the deponent further saith that the John J. Ormond 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 Testa-

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 John John 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 these deponents;

And further these deponents say east.

J. A. Aldredge (Seal)
Went. Smith (Seal)

Severally sworn and subscribed this 3^d day of Jan'y 1875 before me
J. W. Blount
Clerk Superior Court

State of North Carolina } In Superior Court.
Greene County } Before J. W. Blount, Clerk.
In Re Estate of }
John J. Ormond dec'd } For Probate of Will

A paper writing purporting to be the last will and testament of John J. Ormond, dec'd, is exhibited in open court for probate by W. W. Ormond Executor therein named; and the due execution thereof by the said John J. Ormond, dec'd, is duly proven by the oath and examination of J. A. Aldredge and Went. Smith subscribing witness thereto, and it is further shown to the satisfaction of the Court by said witnesses that the John J. Ormond 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 thereupon considered, adjudged and decreed, that said paper is sufficient and according to law and that said paper-writing is and contains the last will and testament of John J. Ormond, dec'd. And on motion it is ordered that said will be admitted to probate and recorded in the Books of Wills of Greene County and as such filed as provided by law in the office of the Clerk of Superior Court of said County. It is further ordered that said

W. W. Ormond be allowed to qualify as executor as provided by law and enter upon the discharge of the duties imposed by said trust, under this 3^d day of Jan'y 1875.

J. W. Blount
Clerk of Superior Court

State of North Carolina }
Greene County }

In the name of God, Amen.

I Joseph A. Frazier of County of Greene in the 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 set forth following, to wit:

Item 1st It is my will and desire that my executrix (hereinafter named) shall provide for my body a decent burial, suitable to the wishes of my relatives & friends, and pay all funeral expenses together with my just debts, however and to whomsoever owing, out of such moneys as shall first come into her hands as a part or parcel of my estate.

Item 2nd I give and devise to my beloved wife Penninga Frazier the twelve acre tract or lot of land where I now live including my mansion home and all buildings and improvements thereon situated - also a certain tract of land containing fifty acres more or less adjoining the lands of J. B. Jones, W. P. Aswell & others and known as a part of the D. B. Frazier Land, also one certain tract of land containing fifty acres more or less adjoining the lands of William G. Wiggins, the D. A. Sugg, the Patrick Lyneel lands & others, known as the Barfield Land - also ten acres of cleared land of the Downing Tract owned by me with the home thereon where Isaac Edwards now lives, adjoining the said Barfield Land and being all of the cleared land of the Downing Tract lying in the same opening with said Barfield Tract - also three acres of the said Downing Tract with the home thereon where Henry Edwards now lives, all of said land being situated in the County, State aforesaid - To have and to hold the said tracts and parcels of land to her my said wife Penninga Frazier for and during the term of her natural life and no longer, in satisfaction for and in lieu of her dower and thirds of and in