

through 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 testament, and the deponents did ever since 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 said testator subscribed his name to said last will as aforesaid, and at the time of the deponents subscribing his name as an attesting witness thereto, as aforesaid, the said William Frazer was of sound mind and memory, of full age to execute a will, and was not under any restraint so that he knew the information or belief of the said deponents; and further the deponents say that

H. H. Best (Seal)
L. B. Pickinon (Seal)

Personally Sworn and
Subscribed this 16th day
of April, 1881, before me
D. W. Patrick
Probate Judge

State of North Carolina, In the Probate Court -
Graham County, April 16th, 1881.

A paper writing purporting to be the last will and testament of William Frazer deceased, is exhibited for Probate in open Court by Mark P. Taylor, the executor therein named, and the due execution thereof by the said William Frazer, is proven by the oath and examination of H. H. Best and L. B. Pickinon the subscribing witnesses thereto. It is therefore considered by the Court, that the said paper writing and every part and clause thereof, is the last will and testament of the said William Frazer, and the same is ordered to be recorded and filed. And therefore the said Mark P. Taylor, executor as aforesaid duly qualified as such by taking the oath required by law

D. W. Patrick
Probate Judge
Graham County

Last Will and Testament of Noah Beaman

In the name of the Lord I Noah Beaman of the county of Greene and State of North Carolina, being very feeble do make and ordain unto my last will and testament heirs of all I give and bequeath my spirit to God and also my body to the church. Now as the thing of my earthly goods, heirs of all I the said Noah Beaman do give and bequeath to my grand daughter Mary Ann H. Beaman, one feather bed, linen and furniture, also one looking glass and stand, one chest and one trunk, and the aforesaid Noah Beaman do give and bequeath to the aforesaid Mary Ann H. Beaman a certain tract or parcel of land bounded as follows: Beginning at Lafayette Dixons Gate, then running West with the red line to a stake in Dtham Hag's line, then running South to a lightwood knot in the little meadow ditch, the running with Jonas Williams' line to the corner of the fence near the house, then running South to the mouth of the ditch, then running directly East to W. R. Shackelford's line, then running North to the beginning, with all the appertain thereto as is now stands.

Now I give and bequeath to N. H. Beaman the account that is in my day book and twenty dollars in money also I give to George Hinson the account that I hold of ains - him, and also I give to Hinchon May the account I hold of ains - him. I also give to George Shackelford twenty dollars, and also I give to N. H. Beaman twenty dollars, the residue of my notes collected and all of my little estate soed, tools, furniture and real estate has not been otherwise disposed of, and payments made of my just debts, if any should remain ^{any thing} he equally divided I also leave Jonas Williams executor to the same, this February the 20 day in the year of our Lord, 1881.

Acknowledged and signed
in the presence of
Jonas Williams
George Hullo

Noah Beaman

State of North Carolina,
Graham County } S. In the Probate Court -

A paper purporting to be the last will and testament of Noah Beaman, deceased, is exhibited before me, the undersigned, Judge of Probate for said County, by Jonas Williams, the executor therein named, and the due execution thereof by the said

Having 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 testament; and this deponent did see upon subscription 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 this deponent further saith that at the said time when said testator subscribed his name to said last will as aforesaid, and at the time of said deponent's subscribing his name as an attesting witness thereto, as aforesaid, the said William Frazer was of sound mind and memory, of full age to execute a will, and was not under any restraint of his knowledge, information or belief of this deponent; and further this deponent saith that

H. H. Bass - (Seal)
L. B. Pickinon (Seal)

Solemnly Sworn and
Subscribed this 16th day
of April, 1881. Before me
D. W. Patrick
Probate Judge

State of North Carolina } In the Probate Court -
Graham County } April 16th, 1881.

A paper writing purporting to be the last will and testament of William Frazer deceased, is exhibited for Probate in open court by Mark P. Taylor, the executor therein named, and the due execution thereof by the said William Frazer, is proven by the oath and examination of H. H. Bass and L. B. Pickinon the subscribing witnesses thereto. It is therefore concluded by the court, that the said paper writing and every part and clause thereof, is the last will and testament of the said William Frazer, and the same is ordered to be recorded and filed. And therefore the said Mark P. Taylor, executor as aforesaid duly qualified as such by taking the oath required by law

D. W. Patrick
Probate Judge
Graham County

Last Will and Testament of Noah Beaman

In the name of the Lord I Noah Beaman of the county of Greene and State of North Carolina, being very feeble do make and ordain unto my last will and testament friends of all I give and bequeath my spirit to God and also my body to the earth. Now as the thing my earthly goods, first of all I the said Noah Beaman do give and bequeath to my grand daughter Mary Ann H. Beaman, one feather bed, stand and furniture, also one looking glass and stand, one chest and one trunk, and I the aforesaid Noah Beaman do give and bequeath to the aforesaid Mary Ann H. Beaman a certain tract or parcel of land bounded as follows: Beginning at Lafayette Dixon's Gate, then running West with the red line to a stake in Boham Sag's line, then running South to a light wood knot in the little meadow do line, then running with Jonas Williams' line to the corner of the fence near the house, then running South to the mouth of the ditch, then running directly East to W. R. Shackelford's line, then running North to the beginning, with all the appurtenances thereto as is now divided

Now I give and bequeath to N. H. Beaman the account that is in my day book and twenty dollars in money also I give to George Wilson the account that I hold of against him, and also I give to Kinchen May the account I hold of against him. I also give to W. R. Shackelford twenty dollars, and also I give to N. H. Beaman twenty dollars, the residue of my notes collected and all of my little estate sold, both present and near and has not been otherwise disposed of, and I pay must made of my just debts, if any should remain let it be equally divided and also leave Jonas Williams executor to the same, this 16th day of February the 26th day in the year of our Lord, 1881.

Acknowledged and Signed
in the presence of
Jonas Williams
George Bullis

Noah Beaman

State of North Carolina,

Graham County } S. S. In the Probate Court -

A paper purporting to be the last will and testament of Noah Beaman, deceased, is exhibited before me, the undersigned, Judge of Probate for said County, by Jonas Williams, the executor therein named, and the due execution thereof by the said

Stork Beaman by the oath and examination of Jonas Williams and Jesse Bullitt the subscribing witnesses thereof; who being duly sworn, do severally 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 Stork Beaman, that said Stork Beaman in the presence of this deponent subscribed his name at the end of said paper writing, which is now shown to the said deponent and which bears date of the 23rd day of February, 1881.

And the deponent further saith that the said Stork Beaman 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 testament, and this deponent did thereupon subscribe his name at the end of said will, as an attesting witness thereof, and at the request and in the presence of said testator.

And this deponent further saith that at the said time when said testator subscribed his name to the said last will as aforesaid, and at the time of the deponent subscribing his name as an attesting witness thereof, as aforesaid, the said Stork Beaman was of sound mind and memory, of full age to execute a will, and was under no restraint of his knowledge, information or belief of this deponent; And further this deponent say not.

Swornally sworn and subscribed this 28th day of April 1881. before me,
D.W. Patrick
Probate Judge

Jonas Williams (Deal)
Jesse Bullitt (Deal)

State of North Carolina } In the Probate Court
Greene County } April 29th 1881.
A paper writing purporting to be the last will and testament of Stork Beaman deceased, is exhibited for Probate in open court by Jonas Williams, executor therein named, and said due execution thereof by the said Stork Beaman is proven by the oath and examination of Jonas Williams and Jesse Bullitt, the subscribing witnesses thereof, it is therefore considered by the court that the said paper writing and every part and clause thereof, is the last will and testament of the said Stork Beaman, and the same is ordered to be proved and filed. And therefore the said Jonas Williams, executor as aforesaid, duly qualified as such by taking the

oath required by law

D.W. Patrick
Probate Judge
Greene County

Last Will and Testament of Hollen Edwards

I, Hollen Edwards of Greene County 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, to-wit: to-wit:

- Item 1. My three children herein named shall furnish my body a decent burial, one suitable to the wishes of my family and friends and pay my funeral expenses together with all my just debts howsoever and to whomsoever owing both of the first money that shall come into his hands as a part or portion of my estate.
- Item 2. All the stock and certain articles of personal property was I lent to my son Samuel P. Edwards, and which he now has in possession. I love to him and for his use during his life, and after his death I give and bequeath the same to his son Samuel B. and daughter Annie Edwards to be theirs forever.
- Item 3. I give and bequeath to my grand daughter Florence Rountree one Bed, Bedstead and furniture, one set of glass plates and two China plates.
- Item 4. I give and bequeath to Mattie H. Rountree one Bed, Bedstead and furniture, one set of China ware, one set of Silver Tea Spoons, one half set of Silver table Spoons and one set of glass plates.
- Item 5. I give and bequeath to Blanche E. Rountree one Bed, Bedstead and furniture. The Beds bequeathed to Florence, Mattie H. and Blanche E. Rountree will be the choice, selected by my executor from the Beds that may be on hand at my death.
- Item 6. I give and bequeath to Miss Rebecca Taylor one Bed, Bedstead and furniture to be delivered to her by my executor to be hers absolutely forever.
- Item 7. It is my will and desire that all the rest and residue of my property of whatsoever name or description including Monies crossed in actions &c be equally divided between my grand daughter Florence Rountree, Mattie H. Rountree and Blanche E. Rountree to share and share alike, and