

Wm. H. Nixon
J. A. Albritton

(Seal)
(Seal)

Severally sworn and
subscribed this 3rd
day of July 1894 before
me

J. W. Blount, Clerk.

State of North Carolina } In Superior Court
In the estate of } Before
D. A. Hugg, deceased. } J. W. Blount, Clerk.

{ Order for probate of wills.
A paper writing purporting to be the last will
and testament of D. A. Hugg deceased is exhibited
in open Court for probate by J. H. Harper,
Executor therein named; and the due execution
thereof by the said D. A. Hugg, deceased is duly proved
by the oath and examination of W. H. Nixon and
J. A. Albritton subscribing witnesses thereto
and it is further shown to the satisfaction of the
Court by said witnesses that the said D. A. Hugg
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, inf-
ormation or belief. It is thereupon considered ad-
judged and decreed that said proof is sufficient
and according to law and that paper writing is
and contains the last will and testament of
D. A. Hugg 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 is such
filed as is provided by law in the office of the Clerk
of Superior Court of said County. It is further
ordered that said J. H. Harper be allowed to
qualify as Executor as provided by law and
subject upon the discharge of the duties imposed
by said trust.

Dated this the 3rd day of July 1894

J. W. Blount
Clerk of Superior Court

J. Sarah H. Hooker of the County of Greene and State of
North Carolina, being of sound mind and memory,
and considering the uncertainty of life and the certainty of
death do make this to be my last will and testament in
the manner and form following, that is to say, that
my executors hereinbefore named, shall pay out of the first
money coming into his hands all funeral and burial
expenses together with all of my just debts, however and
to whomsoever owing.

Item 1st

I give and bequeath to my nephew, Edward C. Ormond all of
my real estate of every description, being the house lot in
the division of the real estate of Mary Jane, second, together
with all the improvements, to have and to hold during his
natural life, then to his heirs and assigns in fee simple for-
ever.

Item 2nd

I give and bequeath to my nephew, Edward C. Ormond
all of my personal property of every description to him and
to his heirs absolutely forever, and lastly I do hereby
appoint my trusty nephew, Edward C. Ormond my lawful
executor to all intents and purposes, to execute this my
last will and testament hereby made and declare utterly
void all other wills and testaments heretofore by me made
In witness whereof I the said Sarah H. Hooker do hereunto
set my hand and seal this the 29th day of January 1895;

Sarah Hooker. (Seal)

Signed and declared in
our presence to be her last
will and testament.

J. J. Moore
T. H. Nixon

State of North Carolina, } In the Superior Court
Greene County:

A paper writing purporting
to be the last Will and testament of Sarah Hooker deceased
is exhibited before me, the undersigned, Clerk of the
Superior Court for said County, by E. C. Ormond
the executor therein mentioned, and the due exec-
ution thereof by the said Sarah Hooker is proved by
the oath and examination of J. J. Moore & T. H. Nixon
the subscribing witnesses thereto: who, being duly
sworn, doth depose and say, and make for
himself depothis and witness that he is a

Wm. H. Nixon (Seal)
J. A. Albritton (Seal)

Personally sworn and
subscribed this 3rd
day of July 1894 before
me

J. W. Blount, Clrk.

(State of North Carolina) In Superior Court
In the estate of Before
D. A. Dugg, deceased. J. W. Blount, Clerk.
{ Order for probate of will.

A paper writing purporting to be the last will and testament of D. A. Dugg deceased is exhibited in open Court for probate by J. T. H. Harper, Executor therein named and the due execution thereof by the said D. A. Dugg, deceased is duly proven by the oath and examination of W. H. Nixon and J. A. Albritton subscriber being witnesses thereto and it is further shown to the satisfaction of the Court by said witness that the said D. A. Dugg 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 adjudged and decreed that said proof is sufficient and according to law and that paper writing is and contains the last Will and testament of D. A. Dugg 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 is such filed as is provided by law in the office of the Clerk of Superior Court of said County. It is further ordered that said J. T. H. Harper be allowed to qualify as Executor as provided by law and subject to the discharge of the duties imposed by said trust.

Dated this the 3rd day of July 1894

J. W. Blount
Clerk of Superior Court

J. Sarah H. Hooker of the County of Greene and State of North Carolina, being of sound mind and memory, and considering the uncertainty of life and the certainty of death do make this to be my last will and testament in the manner and form of attorney, that is to say, that my executor hereinafter named, shall pay out of the first money coming into his hands all funeral and burial expenses together with all of my just debts, however and to whomsoever owing.

Item 1st I give and bequeath to my nephew, Edward C. Ormond all of my real estate of every description being the house lot in the division of the real estate of Mary Jane Ormond, together with all the improvements, to have and to hold during his natural life; then to his heirs and assigns infinite and forever.

Item 2nd I give and bequeath to my nephew, Edward C. Ormond all of my personal property of every description to him and to his heirs absolutely forever. And vastly I do hereby appoint my trustee nephew, Edward C. Ormond my lawful executor to all intents and purposes, to execute this my last will and testament hereby revoke and declare utterly void all other wills and testaments heretofore by me made. In witness whereof I the said Sarah H. Hooker do hereunto set my hand and seal this the 29th day of January 1895,

Yellie Hooker. (Seal)

Signed and declared in
our presence to be her last
will and testament.

J. J. Moore
J. R. Nixon

(State of North Carolina,) In the Superior Court
Greene County:

A paper writing purporting to be the last Will and testament of Yellie Hooker deceased is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by E. C. Ormond the executor therein mentioned, and the due execution thereof by the said Yellie Hooker is proven by the oath and examination of J. J. Moore & J. R. Nixon the subscribing witnesses thereto: who, being duly sworn doth depose and say, and each for himself deposes and says, that the

subscribing witness to the paper writing now shown him purporting to be the last will and testament of Sallie Hooker, that the said Sallie Hooker in the presence of this deponent subscribed his name at the end of said paper writing, now shown as aforesaid, and which bears date of the 29th day of January 1895. And the deponent further saith, that at the said Sallie Hooker the testator of 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 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 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 deponents subscribing his name as an attesting witness thereto, and aforesaid, the said Sallie Hooker was of sound mind and memory, of full age to execute a will, and was not under any constraint to the knowledge, information or belief of this deponent, and further this deponent says not.

J. J. Moore (not)
J. P. Dixon (not)

Sworn and
subscribed this 25th day
of Feb 1896 before me
J. W. Blount
Clerk Superior Court

State of North Carolina
In the Estate of Sallie Hooker deceased
In Superior Court
Before J. W. Blount, Clerk
Order for Probate

A paper writing purporting to be the last will and testament of Sallie Hooker deceased, is exhibited in open Court for probated by E. C. Ormond, Executor therein named; and the execution thereof by the said Sallie Hooker deceased, is duly proven by the oath and examination of J. P. Dixon and J. P. Dixon subscribing witness thereto.

And it is further shown to the satisfaction of the Court by said witness that the said Sallie Hooker was at the time of making said will, of sound mind and memory, of full age to execute a will, and under no constraint to their knowledge, information or belief; It is therefore considered, adjudged and decreed, that said proof is sufficient and according to law and that said paper writing is and contains the last Will and Testament of Sallie Hooker, 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 as such filed as provided by law in the office of the Clerk of Court of said County. It is further ordered that said E. C. 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 25th day of February 1896.

J. W. Blount,
Clerk Superior Court

I John Patrick of Green County and state of North Carolina being of sound mind and memory but considering the uncertainty of life do make and this my last will and Testament in manner and form following, that is to say first: I do my will and desire that my Executor hereinafter named provide for my body a decent burial, suitable to the worth of my family and children and pay my funeral expenses together with all my just debts out of the first money that shall come into their hands as a part or parcel of my estate.

Item 1. I give to my beloved wife Flora E. Patrick, one thousand dollars out of my life insurance Policy which I now have in the "Hartford Life Insurance Company," amount of said Policy being five thousand dollars, and in case said life insurance Policy should fail for any cause, not to be paid to my estate, then I give to my said wife one thousand dollars out of any other personal property or money of my estate. Also give to my said wife Flora, one Horse, Buggy and set of Harness, her choice; also one Bed Room set of Furniture and bed and its furniture in her choice; and I also give to my said wife three hundred dollars for and in lieu of a scars dollar to her.