

State of North Carolina  
Greene County { S. M. Probate Court.

A paper purporting to be the last will and testament of James Albritton deceased, is exhibited before me, the undersigned, judge of Probate for said County, by Elias Albritton the executor therein named, and under execution thereof by the said James Albritton by the oath and examination of W. V. Dixson & R. M. Higgins the subscribing witnesses thereto, who, being duly sworn, doth state and say, and each for myself deposition and depositions, he is a subscribing witness to the paper writing now shown him, purporting to be the last will and testament of James Albritton, that the said James Albritton, in the presence of this deponent, subscribed his name at the end of said paper writing which is now shown as aforesaid, and which bears date of the 26<sup>th</sup> day of December, 1877.

And the deponents further depon, that the said James Albritton 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 then upon so 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 this deponent further depon, 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 James Albritton 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 furthermore deponens they not.

W. V. Dixson (Seal)  
R. M. Higgins (Seal)

Diversely sworn  
and subscribed this 9<sup>th</sup>

day of June, 1882,

D. W. Patrick

Probate Judge

North Carolina { Probate Court -  
Greene County Aug. 6<sup>th</sup>, 1882.

A paper writing purporting to be the last will and testament of James Albritton deceased, is exhibited for Probate in open Court by Elias F. Albritton the executor therein named, and under execution thereof by the said James Albritton is proven by an oath and examination of W. V. Dixson and R. M. Higgins the

the subscribing witness thereto, it is considered by the court that the said paper writing, and every part and clause thereof is the last will and testament of the said James Albritton, and the same is ordered to be recorded and filed  
And therefore the said Elias F. Albritton's execution as aforesaid, duly qualified as such, by letting the oaths required by law  
D. W. Patrick  
Probate Judge  
Greene County

Last Will and Testament of Sanders P. Cox deceased

I, Sanders P. Cox of the County of Greene and State of North Carolina being in feeble health, but sound mind & memory, do make & publish this my last will and testament hereby revoking and making void all former wills by me made before this.

I give and bequeath unto Willie P. Cox, Mrs. P. Farmer and Delcie C. Hardin and their heirs, the tract of land purchased of William A. Hardin and Willie H. Roanoke trustees of Bassett Lakes, being the tract wherein I now reside, also one other tract of land bequeathed to me by Samuel Taylor, also all my house hold and kitchen furniture, all my stock of every kind, all my corn, tobacco and other sports and potations that may be on hand at the time of my death - also all my farming implements and riding vehicles of every description this including the stock above named on the plantation where I now reside in Specie trust and confidence that they will allow my wife Felicia J. Cox, the sole administrator of the same during her life or widowhood and after her death for marriage of my wife, then the said trustee will have the remainder for the use and enjoyment of my daughter Francis E. Williams, and after the death of the said Francis E. Williams, if she leaves no living heir to the age of twenty-one years, then the remainder to my living children if any, if no living children to my grand children.

Also ten shares of stock in the Wilkes Bank  
I give and devise unto Mrs. P. Farmer, Felicia J. Cox, and Delcie C. Hardin and their heirs, the tract of land conveyed to me by Wiley T. Cox and wife Mary A. Cox by deed bearing date January 2<sup>nd</sup>, 1878, and supposed to contain one hundred and twenty-five acres more or less, together with the mill on said land, also one other tract of land known as a part of the Thomas Buffin land, adjoining the lands of Wiley

Item 1

Item 2<sup>nd</sup>

Thompson, Tyler Edmundson and others. Supposed to contain three hundred and fifty acres more or less, in Special lines & confidence that they will allow my son Willie W. Cox the use and enjoyment of the same during his life, and after the death of this said Wiley W. Cox the first tract mentioned in this item is to go to the use and enjoyment of my Grand-Son Sanders P. Cox and his heirs, and the second tract mentioned in this item after the death of said Wiley W. Cox is to go to the use and enjoyment of my Grand-Son Lewis M. Cox and his heirs.

Item 3<sup>rd</sup>

I give and devise unto Wiley W. Cox, Chas. P. Fanner and Chas C. Hardin and their heirs, the portion of the land deeded to me by Harry Edmundson to the line through the land made by myself it being the line next to the S. T. Vaile line now owned by me Supposed to contain four hundred and thirty acres more or less in Special lines and confidence that they will allow my grandson John C. Cox the use and enjoyment of the same during his life, in case he should die before he arrives at the age of twenty-one years and should not leave any living children at his death then to the use and enjoyment of all my living children and their heirs.

Item 4<sup>th</sup>

I give and devise unto Wiley W. Cox Chas. P. Fanner and Chas C. Hardin and their heirs the tract of land I purchased of Thomas L. Vaile to the line of the land made by myself adjoining the tract already deeded in trust to my grand-son John C. Cox Supposed to contain four hundred and ten acres more or less in Special lines and confidence that they will allow my grand daughter Jephtha D. Cox the use and enjoyment of the same during her life, in case she should die without leaving any lawful children then to the use and enjoyment of all my living children and their heirs.

Item 5<sup>th</sup>

I give and devise unto Wiley W. Cox and Chas. P. Fanner and his heirs, the balance of the land deeded to me by Harry Edmundson adjoining the lands known as Samuel R. Prichard, the C. B. land to the dividing line made by myself Supposed to contain three hundred and twenty acres more or less, also one other tract of land deeded to me by A. L. Hardin & wife Supposed to contain two hundred and forty acres more or less, it being a portion known as my river line Also one other tract of land deeded to me by A. L. Hardin and wife known as the Red House land Said to contain one hundred and twenty-eight acres more or less, also one other tract deeded to me by Samuels known as the Jesse Prichard land Said to contain forty-eight acres more or less, also one Pion in Special lines and confidence that they will allow my daughter William C. Fanner the use and enjoyment of the same during her life.

of all the real estate mentioned in this item to the heirs of Obedience C. Hardin, in case she dies without leaving any living children the remainder to go to my living children and their heirs. The Pion mentioned in this item After the death of Obedience C. Hardin to her youngest daughter O. Alice give and devise to the said trusted heirs shares in the Washington and Sheldon Rail Road for her sole and exclusive use - Of my daughter William C. Hardin and her heirs.

Item 6

I give and devise unto Wiley W. Cox Obedience C. Hardin and Jephtha D. Cox and their heirs A portion of the land deeded to me by Joshua Barnes and wife and a small portion of the third Puffin land making the dividing line made by myself Supposed to contain seven hundred and fifty acres more or less in Special lines and confidence that they will allow my grandsons Moses C. and Chas P. Fanner the use and enjoyment of the same during their lives, in case of the death of the said Moses C. Fanner they will allow Said Chas. P. Fanner the use and enjoyment of the same during his life, the remainder to his children and their heirs if he has any, if not any, to go my living children and their heirs.

Item 7

I give and devise unto Wiley W. Cox Chas. P. Fanner and Jephtha D. Cox the remainder of my property in Special lines and confidence that they will first pay all my just debts, the remainder to be equally divided among my wife Jephtha D. Cox, Wiley W. Cox, Obedience C. Hardin, Joshua C. Williams, Chas. P. Fanner and my grandsons John C. Cox and Sanders P. Hardin and my grand daughter Jephtha D. Cox on their arrival at the age of twenty-one years, if any should die without leaving any children then to be divided among my living children if any, if not any to go to my grand children.

I hereby do hereby constitute and appoint A. T. Hardin Henry L. Williams Jr. and Chas. P. Fanner executors to this my last will and testament, to witness whereof I have set my hand and seal this 21<sup>st</sup> day of June, 1882.

S. H. Cox (Seal)

Drafted and Sealed in the presence of us, who have Subscribed in the presence of each other  
W. M. Lane  
J. S. Kennedy

Thompson, Taylor & Edmundson and others. Supposed to contain three hundred and fifty acres more or less, in Special lines and confidence that they will allow my son Willib. W. Cox the use and enjoyment of the same during his life, and after the death of the said Willib. W. Cox the first tract mentioned in this item, is to go to me use and enjoyments of my Grand-Son Sanders P. Cox and his heirs, and the second tract mentioned in this item after the death of said Willib. W. Cox is to go to the use and enjoyment of my Grand-Son Lewis M. Cox and his heirs.

Item 3<sup>rd</sup>

I give and devise unto Willib. W. Cox, Chas. P. Farmer and Obadiah C. Hardin and their heirs their portion of the land deeded to me by Harry Edmundson to the line through the land made by myself it being the line next to the T. T. Hall line now owned by me Supposed to contain four hundred and thirty acres more or less in Special lines and confidence that they will allow my Grand-Son John C. Cox the use and enjoyment of the same during his life, in case he should die before he arrives at the age of twenty-one years and should not leave any living children at his death then to the use and enjoyment of all my living children and their heirs.

Item 4<sup>th</sup>

I give and devise unto Willib. W. Cox, Chas. P. Farmer and Obadiah C. Hardin and their heirs the tract of land I purchased of Thomas L. Hall to the line of the land made by myself adjoining the tract already deeded in trust to my grand-Son John C. Cox Supposed to contain four hundred and six acres more or less in Special lines and confidence that they will allow my Grand-Daughter Jephtha D. Cox the use and enjoyment of the same during her life in case she should die without leaving any lawful children then to the use and enjoyment of all my living children and their heirs.

Item 5<sup>th</sup>

I give and devise unto Willib. W. Cox and Chas. P. Farmer and their heirs, the balance of the land deeded to me by Harry Edmundson adjoining the lands known as Samuel R. Prickett's, de c't. land to the dividing line made by myself Supposed to contain three hundred and twenty acres more or less, also one other tract of land deeded to me by A. T. Hardin & wife Supposed to contain two hundred and forty acres more or less, including a portion known long since by the name of the Red House land Said to contain one hundred and twenty-eight acres more or less, also one other tract deeded to me by Sam'l Prickett known as the Jesse Prickett land Said to contain forty-eight acres more or less, also one Pines in Special lines and confidence that they will allow my daughter Obadiah C. Hardin the use and enjoyment of the same during her life etc.

of all the real estate mentioned in this item to the heirs of Obadiah C. Hardin, in case she dies without leaving any living children the remainder to go to my living children and their heirs. The Pines mentioned in this item After the death of Obadiah C. Hardin to her younger daughter Obadiah C. Hardin to give and devise to the said daughter two shares in the Belvoir and Sheldon Rail Road for her and her heirs - Of my daughter Obadiah C. Hardin and her heirs.

Item 6

I give and devise unto Willib. W. Cox, Obadiah C. Hardin and Jephtha D. Cox and their heirs A portion of the land deeded to me by Joshua Barnes and wife and a small portion of the Chas. P. Farmer land making the dividing line made by myself Supposed to contain seven hundred and fifty acres more or less in Special lines and confidence that the said tracts will allow my Grand-Sons Moses C. and Chas. P. Farmer the use and enjoyment of the same during their lives, in case of the death of the said Moses C. Farmer they will allow said Chas. P. Farmer the use and enjoyment of the same during his life, the remainder to his children and their heirs if he has any, if not any, to go to my living children and their heirs.

Item 7

I give and devise unto Willib. W. Cox, Chas. P. Farmer and Jephtha D. Cox, the remainder of my property in Special lines and confidence that they will first pay all my just debts, the remainder to be equally divided among my wife Jephtha D. Cox, Willib. W. Cox, Obadiah C. Hardin, Deborah E. Williams, Chas. P. Farmer and my Grand-Son John C. Cox and Sanders P. Hardin and my Grand-Daughter Jephtha D. Cox on their arrival at the age of twenty-one years, if any should die without leaving any children then to be divided among my living children if any, if not any to go to my grandchildren.

I testify I do hereby constitute and appoint A. T. Hardin, Henry G. Williams Jr. and Chas. P. Farmer & executors to this my last will and Testament, to witness whereof I, Obadiah P. Cox the testator to this my last will.

Set - My hand and seal this 21<sup>st</sup> day of June, 1882.

S. H. Cox (Seal)

Signed and Sealed in the presence of us, who have subscribed in the presence of each other

H. W. Ladd

J. S. Kennedy

State of North Carolina  
Greene County } ss. in the Probate Court -

A paper purporting to be the last will and Testament of Sanders P. Cox deceased, is exhibited before me, the undersigned Judge of Probate for the County of Greene by Chas. P. Farmer one of the executors herein mentioned, and the true execution thereof by the said Sanders P. Cox, by the oath and examination of W. D. Lane and J. S. Kennedy the Subscribing witnesses thereto; who, being duly sworn, doth depose and say, and each for himself deponent further saith, that he is a Subscribing witness to the paper writing now shown him, purporting to be the last will and Testament of Sanders P. Cox; that the said Sanders P. Cox, in the presence of this deponent, Subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 4<sup>th</sup> day of June, 1882.  
And this deponent further saith, that the said Sanders P. Cox, the testator aforesaid, did, at the time of Subscribing his name as aforesaid, above the said paper writing so 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 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 the said last will as aforesaid, and at the time of deponents Subscribing his name as an attesting witness thereto, as aforesaid, the said Sanders P. Cox 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 sayeth -

Isw. W. Lane (Seal)  
J. S. Kennedy (Seal)

Severally sworn and  
Subscribed this 4<sup>th</sup> day  
of September, 1882.

W. H. Patrick C. S. C. Probate Judge

North Carolina } In the Probate Court -  
Greene County } September 4<sup>th</sup> 1882.  
A paper writing purporting to be the last will and  
Testament of Sanders P. Cox, dec'd, is exhibited for Probate  
in open court by Chas. P. Farmer one of the executors herein

named, and the due execution thereof by the said Sanders P. Cox, is proven by the oath and examination of Geo. W. Lane and J. S. Kennedy the Subscribing witnesses thereto. It is considered by the court that the said paper writing aforesaid part and clause thereof is the last will and Testament of the said Sanders P. Cox, and the same is ordered to be recorded and filed  
And wherefore the said Chas. P. Farmer, A. L. Ward and Henry G. Williams Jr., executors herein named duly qualified as such, by taking the oaths required by law

W. H. Patrick  
Probate Judge Greene County

### Last Will and Testament of James Moore

In the Name of God Amen. I James Moore of the County of Greene and State of North Carolina Calling to mind the certainty of death do make publish and declare this paper writing to be and contain my last will and Testament in manner and form following I give to my Son Wm. G. Moore one house also lot in the Town of Fayetteville where the said Wm. G. Moore now lives to him and his heirs forever

I also give to my Son Wm. G. Moore the sum of two hundred dollars to be paid over by my executors

I give to my daughter Mary Bell the sum of two hundred dollars to her and her heirs forever

I give to my Grand Son James Moore the sum of one hundred dollars, to him and his heirs

I give to my Grand Son Arthur Moore the sum of one hundred dollars, to him and his heirs

I give to my Grand Son Oliver Moore the sum of one hundred dollars, to him and his heirs forever

I have given off to my Son Wm. G. Moore his full share of my property and all that I intend for him

Devise and dispose that my bed and all that I have be sold to the highest bidder, I nominate no particular and appoint my friend James M. B. as my executor to manage that my last will and Testament to all intents and purposes

I will and direct that after all my estate is settled and my debts and expenses paid that if there be any thing left over, this is to be divided between Wm. G. Moore Mary Bell and my three grand Sons James Moore, and