

requested in his presence and presence of each other were
Sworn to our hands, as witness of this same on this
day and date named in the said will and Testament as witness
of the execution thereof

J. S. Snapp
B. F. Albritton

State of North Carolina } SS In the Probate Court,
Brunswick County }

A paper purporting to be the Last Will and Testament of
L. T. Snapp deceased is exhibited before me, the undersigned as
Judge of Probate for Brunswick County, by B. F. Albritton one of
the Subscribing witnesses thereto, and that due examination thereof
by the Said L. T. Snapp by the oath and examination of J. S. Snapp
and B. F. Albritton the Subscribing witnesses thereto,
who being duly sworn doth depose and say, and each for himself
deposeth under oath, that he is a subscribing witness to the paper
writing now shown me, purporting to be the last will and
testament of L. T. Snapp that the Said L. T. Snapp in the presence
of this deponent, did subscribe his name at end of said paper
writing which is now shown as aforesaid, and which bears
date of the 26th day of October, 1882,
and the deponent further saith, that the Said L. T. Snapp the
testator of record, did at the time of subscribing his name as
aforesaid, declare 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 time when
said testator subscribed his name to the said last will as
aforesaid, and at the time of deponent's subscribing his name as
an attesting witness thereto, as aforesaid, the Said L. T. Snapp
was of sound mind and memory, of full age to make
a will, and was not under any restraint to the knowledge
information or belief of this deponent.

And further deponent sayeth,

Swearingly sworn and

Subscribed this 17th day
of November, 1882 before me

D. W. Patrick

Probate Judge

North Carolina } In the Probate Court -
Brunswick County } Nov 17th 1882,

A paper writing purporting to be the last will and testament of L. T.
Snapp recorded in this office for Probate in open court by B. F. Albritton
one of the witnesses thereto, and the execution thereof by the Said
L. T. Snapp is proven by the oath and examination of J. S. Snapp &
B. F. Albritton the Subscribing witnesses 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 L. T. Snapp and the same is ordered to be registered
and filed.

And there being no executor named therein, and the widow Mrs.
Oda Snapp having relinquished her rights to administer the same
in favor of B. F. Albritton, the Said Albritton duly qualified as
Administrator wills and bequeaths by taking the oaths and
giving the bond required by law.

D. W. Patrick
Probate Judge

Last Will and Testament of William Faircloth

I, William Faircloth, of the County of Brunswick and State
of North Carolina being of sound mind and depositing
memory, do make, publish & declare this to be my last
will and testament as follows:

1st I desire that my executors provide a decent burial for
my body and pay all funeral expenses & all my just debts
out of such funds as shall first come to his hands.

2nd I give and bequeath to my beloved wife Ella, absolutely my
present buggy, horses, buggy and harness, one cow and pigs and
ten shillings thousand dollars in money - also all the
cattle, hogs and furniture and all the household and kitchen
furniture which she had at the time of our marriage.

3rd I devise and give to my son James B. Faircloth and his heirs
a portion of the line of land of which I now live bounded
as follows, beginning at a corner there between myself &
J. B. Faircloth in the line of John Lane on the road leading
from Spight's Bridge to Hazelwood & running
thence toward said said bridge to the next corner between
myself and J. B. Faircloth, and thence southward with the extended
course of the line now running between me and J. B. Faircloth
between said road and Durbina Creek above, to the big branch
thence up said branch to a corner between John Lane and myself.

J. S. Snapp (Seal)
B. F. Albritton (Seal)

thence along the line between John Tome and myself to the beginning
to have and to hold the same to the said J. B. Faircloth and his heirs
forever.

4th " I devise and give to my son William T. Faircloth and his heirs
a portion of the tract of land on which I now reside including my
dwelling, bounded as follows, beginning at the stone fence on the
bank of Conternia Creek north of the aforesaid road being a
commune between J. B. Faircloth and myself and running thence
down the course of said Creek to the turning thereof on the mouth of a
creek or the side of the aforesaid road two or three hundred yards
in the rear of my gin house, thence with the course of said Creek,
a straight line to said Creek below, thence down said Creek to
the mouth of big branch, thence up said branch to the corner of
J. B. Faircloth as above located, thence along said line of J. B.
Faircloth as above located to the beginning to have and to hold
the same to the said W. T. Faircloth and his heirs forever.

5th " I devise and give to my daughter Martha A. Moore the wife
of Rev. Thos. Moore, all that portion of my premises situated
lying in the bend of Conternia Creek opposite to Spuggis Bridge
and bounded by said Creek and the aforesaid boundary line located
in item 4th above, to have and to hold the same during her
natural life and after her death to be equally divided between
her children or their representatives in fee simple.

6th " I give and bequeath absolutely to my son W. T. Faircloth
one fourth of all the balance of my estate and money
of any and every description.

7th " I give and bequeath absolutely to my son J. B. Faircloth one
fourth of all the balance of my estate & money of any and
every description.

8th " I give and bequeath absolutely to the children of my deceased son
Siley one fourth of all the balance of my estate & money
of any and every description.

9th " I give and bequeath absolutely to my son W. T. Faircloth
the remaining one fourth of all the balance of my estate
& money of any and every description to have and to hold the same
in trust for the use & benefit of my daughter Martha A.S.
Moore & her children, including any children she may have
hereof. I hereby give my said son full power and au-
thority to use his time funds in such manner for the comfort
of my daughter the comfort & education of her children
as he may think proper to be applied when and in such
manner as he may deem best - and often the share of my
daughter the balance of this time fund shall belong
to her children or their representatives, to be used however

at the discretion of my said son.

10th " I give and bequeath to my son William T. Faircloth one certain
bedstead & furniture & to my son J. B. Faircloth one bed & furniture
& to my daughter Martha A.S. Moore one bed & furniture

11th " I desire that my executors shall sell all my property now
being disposed of, collect all monies due me - pay my debts
and expenses of this administration & keep out of the proceeds
as herein directed.

12th " I hereby nominate, constitute & appoint my son James B. Faircloth
my lawful executor to execute this my last will & testament
according to its true intent & I hereby revoke all wills & testaments
hereof made by me.

In witness whereof I have set my hand & seal, this 7th
day of April, 1868,

Signed and Sealed
in the presence of
W. T. Ditch
Edward C. Yellowley

William T. Faircloth (Seal)
Martha

State of North Carolina
Mecklenburg County

S. M. the Probate - Cause #

A paper purporting to be the last will and testament of
William Faircloth deceased is exhibited before me, the man-
ager, in cause of Probate for said County, by James R. Faircloth
the executor therein mentioned, and in due execution thereof
by the said William T. Faircloth by the oath and examination
of W. T. Ditch & Edward C. Yellowley the subscribing
witnesses thereto, who, being duly sworn, doth depose and
say, and each for himself deposes and saith, that he is a
Subscribing witness to the paper writing now shewn him,
purporting to be the last will and testament of William
Faircloth; that the said William Faircloth, in the person or
of this deponent, Subscribed his name at the end of said paper
writing, which is now shewn as aforesaid, and which bears
date of the 7th day of April, 1868,
And the deponent further saith, that the said William
Faircloth the subscriber 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 thereupon subscribe his name at the end
of said will as an attesting witness thereto, and at the request
and desire the person or of said witness, And this deponent further