

State of North Carolina,  
Gunn County.

I Winifred Sugg of said County and State aforesaid 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 that is to say.

That my executor hereinafter named shall provide for my body a decent burial suitable to the wishes of my family and friends and pay all funeral expenses together with my just debts howsoever and to whom soever owing out of the moneys that may first come into his hands as a part and parcel of my estate.

Item I give and devise to my beloved husband one fourth of all my household furniture.

Item I give and devise to my only son Jas. F. Sugg one fourth of my household furniture and one third of the balance of my estate both real, personal and mixed to have and to hold to him and his heirs in fee simple forever.

Item I give and devise to my daughter Martha Elizabeth one fourth of all my household ~~and~~ furniture and one third of the balance of my estate both real personal and mixed, to have and to hold to her and her heirs in fee simple forever.

Item I give and devise to my daughter Mary A. Albright one fourth of my household furniture forever and I loan to my said daughter during her natural life one third of the balance of my estate both real personal and mixed and at her death I give and devise all such property as is loaned to my said daughter to my grand children Jas. Ashby & Martha S. Albright, to have and to hold to them and their heirs in fee simple forever and they to share and share alike in the division of said property. It is my desire that the

personal property loaned to my daughter Mary A shall descend to her two children J. Ashby & Martha S. at her death, and I hereby constitute my said son J. F. Sugg trustee to my said daughter M. A. Albright to hold for her sole use and benefit during her lifetime the personal property loaned to her and that he shall invest said money arising from such property in some safe investment and shall pay to my said daughter annually all such profits & interest arising from the investment of such personal estate. And whereas should my grand children Jas. Ashby and Martha S. be minors at the death of their mother the said Mary A. my son J. F. Sugg is hereby appointed and constituted of these my grand children to have and to hold the custody and guardianship of their respective estate until they the said Jas. Ashby and Martha S. shall severally arrive at the full age of twenty one years.

And lastly I do hereby constitute and appoint my son J. F. Sugg 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 by me heretofore made.

In Witness whereof I the said Winifred Sugg do hereunto set my hand and seal this the day of 1874.

Winifred Sugg *(Seal)*

Signed sealed published and declared by the said W. Sugg to be his last will and testament in the presence of us who at his request and in her presence do subscribe our names as witnesses thereto.

Theo Edwards  
M. C. Blagow.

State of North Carolina,

Greene County, } 33. In the Superior Court.

A paper writing purporting to be the last Will and Testament of Winifred Sugg deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by Jas. F. Sugg, the exor, therein mentioned, and the due execution thereof by the said Winifred Sugg by the oath and expunction of Thos. Edwards & Mr. E. Glasgow the subscribing witnesses thereto; who being duly sworn, both depose and say, and each for himself deposes and saith, that he is a subscribing witness thereto, to the paper-writing now shown him, purporting to be the last Will and Testament of Winifred Sugg that the said Winifred Sugg in the presence of this deponent subscribed her name at the end of said paper-writing, which is now shown as aforesaid, and which bears date of the day of 1874.

And the Deponent further saith, That the said Winifred Sugg the testatrix aforesaid, did at the time of subscribing her name as aforesaid declare the said paper-writing to be her 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 testatrix. And this deponent further saith, that at the same time when the said testatrix subscribed her name to this said last Will as aforesaid, and at the time of the deponent's subscribing her name as an attesting witness thereto, as aforesaid, the said Winifred Sugg 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 says not. Sovrally sworn and subscribed, Thos. Edwards  
this 5th day of December, 1900 before me M. E. Glasgow

John R. Dail  
Clerk Superior Court

North Carolina, } 33. In the Superior Court.  
Greene County,

It is therefore considered and adjudged by the Court that the said paper-writing and every part thereof is the last Will and Testament of Winifred Sugg, deceased. Let the said Will, together with the probate, be recorded and filed.

This 5th day of December 1900. John R. Dail  
Clerk Superior Court.

I know all men by their Presents; That I Sallie F. B. Edwards of the Town of Hookerton, of the County of Greene, of the State of North Carolina, considering the uncertainty of this life, and being of sound mind & memory, do make, declare & publish this my last will and testament.

I give, devise & bequeath to my beloved husband, Gradison C. Edwards, all my estate, real, personal or mixed, consisting of my land, houses and their appurtenances, left me of my Father's Estate & of all moneys, notes, accounts, household & kitchen furniture, wearing apparel, jewelry, & whatever else I have or may have, & of which I have or did seize & possessed, or to which I shall be entitled at the time of my decease to have & to hold the same to him, his heirs & administrators & assigns forever.

Provided, if I leave a child or children & he or they again have children, no part of my Estate, real, personal, or mixed, shall be divided or given to any other than my own children; in case my children die, he is to be my sole heir, to have & hold the same to him & his heirs & administrators & assigns forever.

I do nominate & appoint my beloved husband Gradison C. Edwards, to be the sole executor of this my last will & testament. In testimony thereof, I hereunto set my hand & seal & publish & decree this to be my last & only will & testament, in presence of the witnesses named below. This Dec 27, 1887. Sallie F. B. Edwards  
Signed, sealed & published by said Sallie F. B. Edwards for her last will & testament in presence of us, who at her request & in her presence & presence of each other have subscribed our names as witnesses hereto.

J. A. Edwards, residing at Hookerton in Greene County  
S. R. Short  
Greenville Pitt

State of North Carolina, } 33. In the Superior Court.  
Greene County,

A paper writing purporting to be the last will and Testament of Mrs. Sallie F. B. Edwards deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by Dr. C. Edwards the exor therein mentioned, and the due execution thereof by the said Mrs. Sallie F. B. Edwards by the Oath and expunction of Mrs. S. A. Spruill wife of C. P. Spruill and formerly, S. R. Short & J. A. Edwards the subscribing witnesses thereto who being by me duly sworn both depose and say, and each for himself deposes and saith, that he is a subscribing witness to the