

Will of John Hardy

In the name of God Amen I John Hardy, of the County of Johnston
and State of North Carolina being of sound mind and disposing
memory do declare this to be my last will and testament in the
words following to wit-

I give and bequeath to my dear wife Dilly one hundred and
thirty ^{44 & two acres} acres of land it being one third of the tract of land
whereon I now reside, one bed bedstead and furniture, one horse
one pair cart-wheels, ten head hogs, five head of sheep, two cows
and calves one table together with all my household & kitchen
furniture one side saddle, one flax wheel and I likewise
give her one negro man Peter & one negro woman Lizzzy all
the balance of my personal estate to wish sold and after Item
the payment of my just debts the balance to be paid over to
my wife Dilly to do with as she pleases.

I confirm to my children Robert Aquille, Raywood, Elizabeth
Kelly and Martha Chamberlee all the property hitherto given
them consisting of negroes personal property etc.

The remaining two thirds of my land I give to my daughter
Martha Chamberlee & her heirs forever.

I give and bequeath to Harriet Chamberlee daughter of W.
B. Chamberlee one negro girl Jane together with all her
increase the said Jane being one of the negroes I here to the
gave to my daughter Martha & I give her now the above
mentioned land instead of said negro Jane.

I appoint my wife Dilly Hardy executrix and Wm B.
Chamberlee executor of this my last will and testament given
under my hand and seal this 22nd of March A.D. 1851
Signed in the presence of

William H. O'Neal
Richardson O'Neal

Johnston County Court

August Term 1850

Then was this paper writing proponed for probate
and duly proven by the oaths of Richardson O'Neal & Wm B.
O'Neal the subscribing witnesses thereto and ordered to be recorded
J. H. Kennedy clk.

William B. Chamberlee the executor therein named was
duly qualified.

Will of Howard L. Perry

I Howard L. Perry of the County of Johnston and State of
North Carolina being of sound mind and memory but consider-
ing the uncertainty of my earthly existence do hereby and declare
this my last will and testament in manner and form following
that is to say.

That my executor herein after named shall provide for my body
a decent burial suitable to the wishes of my relatives and
friends and pay all funeral expenses together with all my just
debts ~~house-keepers~~ and to whomsoever owing out of the monies that
may first come into his hands as a part or parcel of my
estate.

I give and devise to my beloved mother Martha Perry all the
remainder of my estate to wit, ninety-six and a fifth acres of
land (96 1/5) being land that I inherited from my father's estate
said land being in the County of Franklin also my interest
in two negroes Clinton & Abram one half of the goods in the
store at Emporia and half the book accounts made at said
store to have and to hold to her Martha Perry and her heirs
in fee simple forever.

And lastly I do ^{hereby constitute} appoint my beloved brother Arfleet-Perry 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 Howard L. Perry do hereunto
set my hand and seal this 5th day of July 1853.

Signed sealed & declared by the said Howard L. Perry to be
his last will and testament

in the presence of
W. Earl
James Howell

Howard L. Perry *Seal*

Johnston County Court

August Term 1853

Then was this paper writing exhibited in open court
by Arfleet-Perry the executor therein named and offered
for probate and the same was duly proven by the oaths
of Wyatt Earl one of the subscribing witnesses thereto and
the same is ordered to be recorded and filed whereupon
Arfleet-Perry is duly qualified as executor.

J. H. Kennedy clk