

Item I give to my daughter Emily Elender Hoasingill twenty dollars instead of one bed & furniture to be paid by my executor

Item I give to my daughter Dolany Barber wife of Jesse Barber one cow and pigs

Item My will and devise is that the residue of my estate if any after taking out the devises & legacies above mention shall be sold and the debts to me owing collected and if there should be any surplus over and above the payment of debts, expenses and legacies that such surplus shall be equally divided among all my children in equal proportion share and share alike to them and each of them, their executors and assigns absolutely forever and lastly I do hereby constitute and appoint my trusty friend Charles W. Bingham my lawful executor to all intent 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 all and declaring utterly void all wills and testaments by me heretofore made in witness whereof I the said Aaron Hoasingill do hereunto set my hand and seal this 24th day of December A. D. 1849. Signed sealed published and declared by the said Aaron Hoasingill to be his last will and testament in the presence of us who at his request and in his presence do subscribe our names as witnesses thereto.

Witnesses
Bretten Barber.
D. W. Stevens
Aaron Hoasingill (seal)

Johnston County Court August Term 1850
Then was the execution of this will duly proven in open court by the oath of D. W. Stevens and ordered to be recorded
Thomas Bagley clk

Will of Matthew Capps

I Matthew Capps of Johnston County State of North Carolina being of sound 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

First - That my executor hereinafter named shall provide for my body a decent burial suitable to the wishes of my relations and friends and pay all funeral expenses together with my just debts howsoever and to whomsoever owing out of the money that first comes into his hands as a part or parcel of my estate.

Item I give and devise to my beloved wife Sally Capps one sorrel horse all my stock of hogs household and kitchen furniture all the growing crop such as corn fodder peas potatoes &c to have and to hold to her ^{the said} Sally Capps for and during the term of her natural life in satisfaction for her kindness and affection herebefore rendered to me and her attendance during my affliction and I do hereby constitute and appoint my trusty friend James W. Raiford 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 every clause thereof hereby revoking & declaring utterly void all other wills and testaments by me heretofore made. In witness whereof I the said Matthew Capps do hereunto set my hand and seal this the 16th day of July 1850.
Matthew Capps (seal)
Wm Capps

Signed sealed published and declared by the said Matthew Capps to be his last will and testament in the presence of us who at his request in his presence and in the presence of each other do subscribe our names as witnesses thereto
James M. Whitley
Dixon Dees

Johnston County Court
August Term 1850

Then was the foregoing will duly proven in open court by the oath of James M. Whitley one of subscribing witnesses thereto & ordered to be recorded
Thomas Bagley clk