

ment 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 one heretofore made.

In witness whereof I the said Whelly Harters do hereunto set my hand and seal, this the 14th day of June, 1878.
Signed sealed published

Whelly Harters *Seal*
mark

and declared by the said Whelly Harters to be her last will and testament in the presence of us who at her request and in her presence do subscribe our names as witnesses thereto.

Jas. M. Hines Jr.
John W. Harters.

Dodicil:

I, Whelly Harters do make and ordain as a Dodicil to my last Will and testament above set forth, that having surrendered the note referred to in my will as aforesaid for five hundred dollars due the estate of Alexander Wilson, it is my will and desire if the heirs of the said Alexander Wilson shall annually pay to me during any lifetime, the interest at six per centum per annum on the sum of four hundred eighty-two & 50/100 dollars, (\$482.50) then the said heirs of Alexander Wilson, will not be required to pay the principal to any heirs or to my executors after my death.

In witness whereof, I the said Whelly Harters do hereunto set my hand and seal, this the 9th day of December, A. D. 1878.

Whelly Harters *Seal*
mark

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

Acknowledged.

Jas. M. Hines Jr
John W. Harters.

Recorded in the office of the Probate Judge and Superior Court Clerk of Lenoir County, the 11th day of March, 1879.

H. H. Hunter
Judge & Clerk.

Charlotte Harper. Lenoir County: In the Probate Court.

In the matter of the Probate }
of the will of Charlotte E. Harper. }

1. J. W. Harper respectfully showeth
that Charlotte E. Harper of Lenoir County died on the
9th day of June A. D. 1879, leaving a last Will and Testament
which your petitioner now presents for probate.
2. That J. W. Harper is named in said will as sole Executor
thereof.
3. That the following is the nature and value of said testator's
property, as near as can be ascertained - viz Household
and kitchen furniture \$300- one horse and buggy \$75-
cattle, hogs and farming implements \$60- interest in crop
and rents \$150- five promissory notes made by John F. Har-
per, one for eight bales of cotton due Jan. 1st 1877,
one for ten " " " " " 1878.
" " " " " " " 1879
" " " " " " " 1880
" " " " " " " 1881

worth about \$1500.

4. That the following are the names and residences of the
parties entitled to the testator's property - Mary E. Rouse
La Grange, N.C., J. P. Harper Goldsboro, N.C., Jessie S. Hodges
Telling Creek, N.C., M. E. Mosely, Kinston, N.C., J. W. Harper
Kinston, N.C., H. L. Wooten, La Grange, N.C., J. S. Harper, Kinston,
N.C., Lula Harper, Lenoir County, N.C., Edgar Harper Swain
County, and F. L. Harper, Lenoir County. That the last
three parties are minors without guardian.

Wherefore your petitioner prays that said will may be
admitted to probate, and letters testamentary granted
to whom to and subscribed before me, June 13, 1879.

J. W. Harper

H. H. Hunter Probate Judge

State of North Carolina, } In the Probate Court.
Lenoir County.

A paper writing purporting to be the last will and testament of Charlotte E. Harper, deceased, is exhibited before me, the undersigned, Judge of Probate for said county, by J. W. Harper, the executor therein named, and the due execution thereof by the said Charlotte E. Harper by the oath and examination of John S. Harper and Martha E. Harper, 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 shown him, purporting to be the last will and testament of Charlotte E. Harper: that the said Charlotte E. Harper, 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 1st day of March 1871.

And the deponent further saith that the said Charlotte E. Harper, the testatrix aforesaid, did, at the time of subscribing her name as aforesaid, declare the said paper writing so subscribed by her and exhibited, 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 testator. And this deponent further saith, that at the said time, when the said testator subscribed his name to the said last will as aforesaid and at the time of the deponents subscribing his name as an attesting witness thereto as aforesaid, the said Charlotte E. Harper 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 these deponents say not. Severally sworn to and
subscribed before me

June 13, 1879.

H. H. Hunter,

C. C.

Martha E. Moseley, being duly sworn says, That since signing her name to said will, she has intermarried with W. S. Moseley.

Martha E. Moseley.

Lenoir County. In the Probate Court, June 13, 1879.

On reading and considering the application of J. W. Harper to admit a paper writing purporting to be the last will and testament of Charlotte Harper, deceased, to probate, and to be qualified as executor thereof, according to the appointment thereby made, and having examined on oath Martha E. Moseley and John S. Harper, the subscribing witnesses thereto, as to the execution thereof: It is adjudged that the said paper writing, and every part thereof, is the last will and testament of the said Charlotte E. Harper, deceased, and the same, as such, is ordered to be recorded and filed. And thereupon the said J. W. Harper, the executor aforesaid, comes forward and takes and subscribes the following oath:

State of North Carolina,

Lenoir County. } In the Probate Court.

I, J. W. Harper, do solemnly swear (or affirm) that I believe this writing to be and contain the last will and testament of Charlotte E. Harper, deceased; and that I will well and truly execute the same by first paying her debts and then her legacies, as far as the said estate shall extend, or the law will charge me; and that I will well and faithfully execute the office of an executor, agreeable to the trust and confidence reposed in me, and according to law; so help me God.

Sworn and subscribed
before me, this 13th day
of June, 1879.

J. W. Harper,
Probate Judge.

J. W. Harper.

I, Charlotte E. Harper, of the County of Lenoir and State of North Carolina, being of sound mind and memory, do make and declare this to be my last will and testament in manner and form following, to wit:

Item. I give and bequeath to my granddaughter Lula Harper, one bed and furniture, a bureau, and any two ottomans.

Item. I give and bequeath to my grandson, Edgar Harper, one bed and furniture and the silver watch bought by me at his father's sale.

Item. I give and bequeath to my grandson Frank Harper, one bed and furniture and the silver spoons bought by me at his father's sale.

Item. I give and bequeath to my executors hereinafter named