

November the 30th 1868

Lincoln County North Carolina § 33 In The Probate Court

A paper purporting to be the last Will and Testament of Philip Greenhill
deceased is exhibited before me the undersigned Judge of Probate for said County
by David Briles the executor therein named and the due execution thereof by the
said Philip Greenhill by the oaths and examination of David Briles & John W.
Pudleton the Subscribing witness thereto; who being duly sworn doth depose
and say and each for himself saith and saith that he is a subscribing witness
to the paper writing now shown him purporting to be the last will and testa-
ment of Philip Greenhill, That the said Philip Greenhill in the presence of this
defendant subscribed his name at the end of said paper writing which is
now shown as aforesaid and which bears date the 30th of May 1868,
And the defendant's father saith that the said Philip Greenhill the testator aforesaid
did at the time of subscribing his name as aforesaid declare the said paper
writing so described by him and exhibited to be his last Will and Testament
and this defendant did thereupon subscribe his name at the end of said Will
as an attesting witness thereto and at the request and in presence of the
said testator And this defendant further saith that at the said time when
the said testator subscribed his name to the last will as aforesaid, and at
the time of defendant's subscribing his name as an attesting witness thereto
as for said the said Philip Greenhill was of sound mind and memory
of full age to execute a will and was under any restraint to the
knowledge information or belief of this defendant and further these deports
say not

the time of defonents subscribing his name as an attesting witness thereto,
as far said the said Philip Greenhill was of sound mind and memory
of full age to execute a will and was under any restraint to the
knowledge information or belief of this defonent and further these defents
say not

Swearly Sworn and
Subscribed This 20th Nov, 1868 before me

S P Sherrill
Probate Judge

David Boiles *Seal*
Joseph Pendleton *Seal*

Lincoln County, in the Probate Court

In the matter of the Will of } Before S P Sherrill
Philip Greenhill } Judge of Probate

Philip Greenhill, ^{late of said County} being sworn doth say that
he is dead having first made and published his last will
and testament and that David Boiles is the executor named therein.
Further that the property of the said Philip Greenhill consisting of one tract
of land and crop stock and provisions is worth about \$800⁰⁰ so far
as can be ascertained at the date of this application; and that the widow
Sarah Greenhill and Wesley Brindle and his wife Eliza Ann Brindle are
the parties entitled under said will to the said property
Sworn to and subscribed before me

This 20th day of November 1868

S P Sherrill
Probate Judge

David Boiles

I Philip Greenhill of the County of Lincoln
being of sound mind and memory but considering the infirmities
earthly existence do make and declare this my last will and testament
in manner and form following that it to day
First That my executor hereafter named shall provide for my body a
decent burial suitable to the worth of my relations and friends and
pay all funeral expenses together with my just debts however and to
whom ever owing out of the money that may just come under
his hands as a part or parcel of my estate
First I give and devise to my beloved wife the tract of land wherein
during her natural lifetime and at my wife's decease the said tract of
land herein devised to my wife with all the personal property of every name and kind
belong to my daughter Eliza Ann Brindle and it is my will Eliza Ann
Brindle shall take care and maintain and support her mother during
her natural lifetime and should my daughter Eliza Ann Brindle neglect or
refuse and fail to support her mother and fail to comply with
the requirement of this my last will and testament then my daughter
Ann Eliza Brindle shall not be an heir of my estate
I do hereby constitute and appoint David Boiles senior 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 hitherto made
whereof & the said Philip Greenhill do hereunto set
the 20th day of May 1838

First I give and devise to my beloved
to now live and all of my personal property of
during her natural lifetime and at my wife's decease the said
land herein devised to my daughter Anna Brindle and all the personal property
belong to my daughter Anna Brindle and it is my will Anna
Brindle shall take care and maintain and support her mother during
her natural lifetime and should my daughter Anna Brindle refuse and fail to support her mother and fail to comply with
the requirement of this my last will and testament then my daughter
Anna Brindle shall not be an heir of my estate
lastly I do hereby constitute and appoint David Boiles as 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 rescinding all
utterly void all other wills and testaments made by me heretofore made
in witness whereof I the said Philip Greenhill do hereunto set
my hand and seal this the 20th day of May 1858
Signed sealed and published and declared by the said Philip Greenhill
Greenhill to be his last will and testament and in his present
names as witnesses thereto
Joshua Pendleton
David Boiles

Philip Greenhill
mark

November the 20th 1868

Lincoln County North Carolina \$3 In The Probate Court

A paper purporting to be the last Will and Testament of Philip Greenhill
was read in exhibited before me the undersigned Judge of Probate for said County
by David Roiles the executor therein named and the due execution thereof by the
said Philip Greenhill by the oaths and examination of David Roiles & John W.
Pondleton the subscriber witnesseth thereto; who being duly sworn doth depose
and say and each for himself deoth and saith that he is a subscriber witness
to the paper writing now shown him purporting to be the last will and testa-
ment of Philip Greenhill. That the said Philip Greenhill in the presence of this
defendant subscriber his name at the end of said paper writing which is
now shown to defendant and which bears date the 30th of May 1868,
did the defendant further saith that the said Philip Greenhill the testator of said
writing so subscriber by him and exhibited to be his last Will and Testament
and this defendant did thereupon subscriber his name at the end of said Will
and Testator as an attesting witness thereto and at the request and in presence of the
the said testator. And this defendant further saith that at the said time when
the said testator subscriber his name to the last will as aforesaid and at
the time of defendant subscriber his name as an attesting witness thereto
as aforesaid the said Philip Greenhill was of sound mind and memory
of full age to execute a will and was under any restraint to the
knowledge information or belief of this defendant and further these defen-
dant say not

as aforesaid the said Philip Greenhill was of sound mind and memory
I full age to execute a will and was under any restraint to the
knowledge information or belief of this deponent and further these deports
say not

Sincerely Sworn and
Subscribed this 30th Nov 1868 before me

J P Sherrill
Probate Judge

David Boiles *Seal*
Joshua Pendleton *Seal*

Lincoln County, In the Probate Court

In the matter of the Will of, Before J P Sherrill
Philip Greenhill Judge of Probate

David Boiles being sworn doth say that
Philip Greenhill, is dead having first made and published his last Will
and Testament and that David Boiles is the executor named therein,
Further that the property of the said Philip Greenhill consisting of one tract
of land and other stock and provisions is worth about \$800⁰⁰ so fare
as can be ascertained at the date of this application; and that the widow
Sarah Greenhill and Wesley Brindle and his wife Eliza Ann Brindle are
the parties entitled under said will to the said property
Sworn to and subscribed before me

This 30th day of November 1868

J P Sherrill
Probate Judge

David Boiles

November 30th 1858

I Philip Greenhill of the County of Leicestershire late of Wittenham
being of sound mind and memory but considering the near ending 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 hereafter named shall cause my body to be
buried decently suitable to the worth of my estate in hand and
pay all funeral expenses together with my just and reasonable and true
whomsoever owing out of the money that may last come into
his hands as a part or parcel of my estate.

First I give and devise to my beloved wife the tract of land wherein
I now live, and all of my personal property of every name and kind
during her natural lifetime and at my wife's decease the said tract of
land herein devised to my wife with all the personal property there
belong to my daughter Eliza Ann Brindle and it is my will Eliza Ann
Brindle shall take care and maintain and support her mother during
her natural lifetime and should my daughter Eliza Ann Brindle neglect to
refuse and fail to support her mother and fail to comply with
the requirement of this my last will and testament then my daughter
Ann Eliza Brindle shall not be an heir of my estate.

Lastly I do hereby constitute and appoint David Boiles 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

I now live, and all of my personal property of every name and kind
during her natural lifetime and at my wife's decease the said part and
land herein devised to my wife with all the personal property shall
belong to my daughter Eliza Ann Brindle and it is my will Eliza Ann
Brindle shall take care and maintain and support her mother during
her natural lifetime and should my daughter Eliza Ann Brindle neglect or
refuse and fail to support to support her Mother and fail to comply with
the requirement of this my last will and testament then my daughter
Ann Eliza Brindle shall not be an heir of my estate
And lastly I do hereby constitute and appoint David Bailes over 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 testament by me hitherto made
in witness whereof & the said Philip Greenhill do hereunto set
my hand and seal this the 20th day of May 1858

Signed sealed and published and declared by the said Philip
Greenhill 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

Joshua Pendleton
David Bailes

Philip ^{his} Greenhill
mark