

## April Term 1839.

Am 5<sup>th</sup>, my a<sup>ll</sup>ow—  
I give and bequeath unto my bloud Daughter Mary Mayo, one  
Bed Board and Glap board & a<sup>ll</sup> else in Cloth, also three  
playd bottom Stool Chairs & Chair painted Glitter, also  
One Bed and furniture standing on a small room, — and also  
Twenty dollars in money or good note.

Am 6<sup>th</sup> as Follow—  
I give and bequeath unto both my bloud daughters Elizabeth  
Thorn and Mary Mayo, all of the baland of my property of  
which I can lawfully dispose, after my just debts are paid  
what is already given and bequeathed, in the pugong  
item, the said Baland of my property to be equally divided betwixt  
my two bloud said daughters Elizabeth Thorn and Mary Mayo  
at my death—

I have left my bloud Grandson Lea Howell my  
sole Executer to this my last Will and Testament  
Signed and Sealed in the presence  
of us this the first day of December A.D. One thousand  
eight hundred and thirty eight

Stephen Butterbridge

Elizabeth <sup>her</sup> W<sup>m</sup> son seal  
mark

State of N<sup>th</sup> Carolina Count of New & Quash Twp.  
Martin County April 2<sup>d</sup> 1839

The foregoing paper writing purporting to be  
the last Will and Testament of Elizabeth W<sup>m</sup>son, was produced  
in open Court & proved in due form of Law by the oath of  
Stephen Butterbridge the Subscribing witness, & thereupon the  
recorded

It is upon this Notice the Executer therin named  
appeared & qualified to the same in open Court  
Test for D<sup>r</sup> Riggs Atc

## April Term 1839.

I herebate subscribe being of sound and disposing mind & memory  
to make and ordain this my last will and Testament in manner  
and form following (1839)  
First It is my will and desire that my negro woman Castle be sold  
by my Executer and a sufficient of the money arising from the sale  
of said negro woman be applied to the payment of my just debts  
Second I give unto my Son Edmund Andrews the sum of Fifty Dollars  
to her and his heirs forever  
Third I give and bequeath unto my Son Alfred J. Andrews the sum  
of Fifty Dollars to her and his heirs forever  
Fourth I give and bequeath to her and her heirs forever  
the sum of Fifty Dollars to her and her heirs forever  
Fifth I give and bequeath unto my Daughter Charlotte Andrews One hundred  
one half dollar to be paid by my Executer out of the proceeds of the  
sale of the negro woman Castle above named to her and her heirs  
forever  
Sixth I give and bequeath unto my daughter Charlotte Andrews  
one young Gray Mare to her and her heirs forever  
It is my will and desire that the baland of the money arising  
from the sale of the said negro woman Castle if any be equally  
divided between my daughter Anne J. Thorn & Annaal Page  
Andrews Gifford, Charlotte Andrews and my son Alfred Andrews

It is my will and desire that the baland and all the rest and  
residue of my Estate of every kind which I have not already  
named and given away be equally divided between my son  
Wm J. Andrews and my daughter Charlotte Andrews to them  
and their heirs forever — And I hereby nominate, constitute and  
appoint my Son Wm J. Andrews, Executer to this my last will and  
Testament in witness whereof I have hereunto set my hand and seal  
this 2<sup>d</sup> day of Nov. A.D. 1838.

Signed sealed and acknowledged  
to present of  
John Gifford  
Charlotte W<sup>m</sup>son

Subscribed his Andrews Seal  
Date

State of N<sup>th</sup> Carolina Count of New & Quash Twp.  
Martin County April 2<sup>d</sup> 1839

The foregoing paper writing was produced in open  
Court & proved by witness J. C. Hyman and of the subscribing witnesses  
that is and found of a true record to be recorded

Whereupon Wm J. Andrews, appeared in open Court  
& qualified as Executer thereto

Test for D<sup>r</sup> Riggs Atc

*H*