

of James L Deel and W H Roberson, the Subscribing Witnesses
thereof: It is therefore considered by the Court that the said paper
containing any overt part thereof is the last Will & Testament of the
said John A Page and the same is ordered to be recorded & filed -

And therewith the said Henry D Roberson named, executor
named in open Court and now waives his right to qualify as executor
and the said Will & Testament of the said John A Page (Sarah A Page) by H C
Stubb, her attorney, in open Court and enters her dissent to
the said will all of which is allowed by the Court, and on motion
it is ordered that W H Roberson be appointed with the seal annexed
to the estate of the said John A Page and that he enter into bond
in the sum of three thousand dollars, which is found to be double
the value of the estate) with H D Roberson and A Manning as
sureties.

W. H. Harrell C.R.

Wm A Haddock's Will

State of North Carolina } In the name of God Amen.
Martin County }

J. William Haddock of Martin County, being of sound
disposing mind & memory, do make and ordain this my last
Will & Testament - It is my will & desire that all my property
of every description go to my beloved Father Zachariah Haddock
and to him his heirs and assigns forever

I also make constitute & appoint my said Father Zachariah Haddock
as my whole & sole executor to settle my business hereby revoking
all other Wills & Constituting this to no other to be my last Will &
Testament - In witness whereof I have hereunto set my hand & seal
this 30th day of May A.D. 1861

W. A. Haddock *(Signed)*

Signed & dictated in the
presence of } Court of Pleas & Quarter Sessions
John D Biggs } April Term 1866
Mo D Biggs }

The foregoing paper writing purporting
to be the last will and testament of W. A. Haddock was exhibited
in open Court and the execution thereof was duly proven by the
Oath of Mrs D Biggs and Mo D Biggs the Subscribing witnesses thereto.

It is ordered & adjudged by the Court the said paper writing
and every part thereof was the last Will & Testament of said
W. A. Haddock - the executor therein named, duly qualified as
such in open Court. Ordered by the Court, that the will and
probate be recorded

W. H. Harrell C.R.

Starkey Swain's Will

State of North Carolina February 25th 1861 -

Martin County

Marlin and State of North Carolina, being of sound mind
and memory, but considering the uncertainty of my earthly
existence do make and declare this my will and testament
in manner and form following, that is to say,

Starkey Swain's Will Continued

First - That my Executor (herein after named) shall provide
for my body a decent burial and pay all my funeral
expenses together with my just debts, here upon and to
whom so ever owing - out of the money that may first
come into his hands as part or parcel of my estate -

Item I give and devise to my beloved Niece Mary E Beach
fifty cents in Cash to be given her by my executor (hereinafter
named) out of the money that may come into his hands as
a part of my estate - Item I give and devise unto my
beloved Niece Linda A. Cheadle, in Fifty Cents in Cash
to be paid to her by my executor (herein after named) out
of the fund that may come into his hands as a part of
my estate - Item I give and devise to dearly beloved
wife Elizabeth Swain all the balance and residue
of my estate that has not been mentioned in the above
Items consisting of my Stock horses, hogs, Cattle and Sheep
and all my house hold and Kitchen furniture, all my
domestic goods all my money that may be found at my
death together with every other species of property that
I may have of any kind, all descriptions whatsoever

And Lastly I do hereby constitute and appoint my trusty friend
John D Short my lawful executor to all intents and purposes
to execute this my last Will and Testament according to the
true intent and meaning thereof and every part and clause
of the same, hereby revoking and declaring utterly void all
other Wills and Testaments heretofore by me made -

In witness whereof I the said Starkey Swain do hereunto set
my hand and seal this 25th day of February A.D. 1861

Signed, sealed, published and declared by "Starkey Swain *(Signed)*"
the said Starkey Swain to be his last Will &
testament, in the presence of us, who at his
request and in his presence do subscribe our
names as witnesses thereto "Chas W Knight"

Short

I Starkey Swain name a, the testator in the will to which this
is annexed do hereby make this present Codicil which shall be taken
as a part of my former last Will and Testament, and which will
in all respects, excepting wherein it is, altered or changed by this Codicil
I do hereby republish and affirm.

I give the guardianship to my brother William Swain my near Eldest son
and my Niece Caroline Jeggitt each fifty cents in Cash to be paid
to them by my executor in my will mentioned and appointed to testify
many whereof I the said Starkey Swain do hereunto set my hand and
seal this, Feby 25th 1861

Starkey Swain *(Signed)*
Signed, sealed & delivered in presence of
us "Chas W Knight" "John D Short"
Starkey Swain *(Signed)*

State of North Carolina } Court of Pleas & Quarter Sessions
Martin County April Term 1866

of paper according purporting to be the
last Will and testament of Starkley Swain deceased exhibited
in open Court for probate by John J. Short the executor there in
named and the due execution thereof by the said Starkley Swain
was, proved by the Oath, of John J. Short one of the subscribers
to witness, thereto, whereupon John J. Short the executor there in
named appeared in open Court and qualified as such by
taking the Oath prescribed by Law. Ordered by the Court that
the Will and certificate be recorded & filed.

Wallace Andrews' Will

I Wallace Andrews of the State of North Carolina in County of
Martin, taking into consideration alone of my earthly existence and
being of sound and disposing mind, to make and publish this
my last will and testament in manner and form as follows,
that is to say - Item 1st I give unto my wife Nancy Andrews,
all of my land, and Negro Slaves, In day, Rodeyed, Orange
County, Etowah and Union, Subject however to the Conditions
of stipulations, and limitations herein after named -
Item Second - I also give unto my wife Nancy Andrews, all my
meal, Corn, fodder and her choice of my stock (except one man
Catt) all of my house hold & Kitchen furniture (except six beds
& furniture) and all of my Farming utensils, Subject however
to the Conditions, Stipulations, and Limitations herein after named
Item Third - I send unto my Son Wm A Andrews, one leather
bed and furniture, which he has already got. Also one
Negro boy name Charles, Subject however to the Conditions, Stip-
ulations, and Limitations, herein after named -
Item fourth - I send unto my Son Samuel A Andrews, one Neg-
ro boy named Mike, one leather bed and furniture. The bed
and furniture he has already got during his natural life and
at his death I give it to his lawful children forever -
Item fifth - I send unto my daughter Louisa Robertson wife
of Geo. C. Roberson, One leather Bed & furniture, which he has
already got during his natural life and at her death I give
it to her lawful children forever -
Item sixth - I send unto my daughter Anna Andrews, one
Negro girl name Jane, one leather bed and furniture dur-
ing her natural life and at her death I give it to her lawful
children forever -
Item seventh - I send unto my Son William W Andrews one Neg-
ro slaves mares & foal, one leather bed & furniture, one man Catt
during his natural life and at his death to his lawful children

Wallace Andrews' Will Continued

Item eighth, I send unto my daughter Harriet A Andrews, one
Negro girl named Sallie, one leather bed & furniture and
One hundred dollars in money, during her natural
life and at her death I give it to her lawful children forever -
Item ninth - I send unto my daughter Agnes Andrews, one
Negro boy named Bill, one leather bed and furniture during
her natural life, and at her death I give it unto her lawful children
Item tenth - I send unto my daughter Anna Andrews, one Negro
boy named Lawrence, one leather bed & furniture during her nat-
ural life and at her death I give it to her lawful children forever
Item eleventh, I send unto my Son Cicero J. C. Andrews, one negro
boy named John, one leather bed and furniture during his nat-
ural life and at his death I give it to his lawful children forever
Item twelfth, The property named in the first and second clause
of this my will at the death of my wife Nancy Andrews I
want disposed as follows, viz my land and Negro boy Orange
I send to my son Cicero J. C. Andrews during his natural
life and at his death I give it to his lawful children forever
The balance named in the first and second clause of this my will
I want equally divided between my four single daughters all
namely, Harriet Ann, Agnes and Anna -
Item thirteenth, The Negro boy Charles left to my son Thomas
A Andrews in the third clause of this my will is to be held
against a debt due M. B. Ballard when from his security to
a note payable to said Ballard. Now if my said son Thomas
Andrews pays, the said debt and liberates me from all obligation
as security to said note, then the said Negro Charles I send
unto my son Thomas during his natural life or if he has
not paid the said debt and then is any debt after said
debt is satisfied I send it to him during his natural life
and at his death I give it to his lawful children forever -
Item fourteenth - I give unto all my single children Anna
Wm, Harriet Ann, Agnes, Anna and Cicero J. C. Twenty
five dollars each to purchase clothing, aliments, to them and
their children forever -

I hereby nominate and declare my executors
Andrews, H. C. B. & A. Andrews and John A. Manning, my
executors to this my last will and Testament This the 30th
day of January in the year of our Lord 1864
Signed at the request of the testator
Witnesses in his presence to the presence of each other

"Mo A Manning
"James A Daniel

To provide see next page