

State of North Carolina
Marlboro County.

In the name of God Amen.

I William W. Andrews of the above State & County being of sound mind and memory blessed be God do hereby make, declare and publish this my last will & testament in manner as follows -

Item first I give and bequeath unto my beloved wife Sabitha Andrews the land & Plantation wherein I now live, it being the lands I bought of Sylvanus Tolson, except that portion which I have dedicated to my son Warren D. Andrews said land, I give to my wife during her natural life, I also give to my wife during her natural life the tract of land on the opposite side of the road from my house, which I bought of Marin Jenkins.

Item second I give and bequeath to my beloved wife Sabitha Andrews One horse or Mule her choice, One Cart her choice, Two Dozen & Pigs her choice all my Kitchen furniture, Two feather beds, Stead & Furniture, her choice, Two tables, Anchored one Bandy Still & Wormy one Crock Cut Saw, her choice, Two Ploughs & Stocks her choice, Two sets plough harrows, Two hoes, all my Poultry of every kind, overcom and the fixtures belonging thereto one whale, one pair Cotten Cards, Two Dove Chairs, her choice, Two Cows & Calves her choice, Two hams, one Axe, one Herring Morter, ten washing tubs, one pair basket, her choice, Two Stocks of bees her choice, one riving box, one safe, all my Crockery ware, all of my Spoons, Knives, Forks, and One years support for her self & family to her another year forever.

Item third I give and bequeath to my daughter Armelia Andrews One feather Bed, Stead & Furniture to her & her heirs forever.

Item fourth I give and bequeath to my Daughter Margaret Andrews one feather bed, Stead & Furniture to her & her heirs forever.

Item fifth I give and bequeath to my daughter Susan D. Andrews one feather bed, Stead & Furniture to her & her heirs forever.

Item sixth At the death of my wife Sabitha Andrews, I give and bequeath to my four Sons, Harry D. Andrews, George W. Andrews, Joseph B. Andrews & Fernando Andrews, all the lands that I have given to my wife during her natural life, to be equally divided between them.

Item seventh I give & bequeath to my Sons, Wm G. Andrews, Levi J. Andrews & Warren D. Andrews One dollar in Money, each to them and their heirs forever.

Item eighth After all my just debts, burial expenses & legacies are paid and there should be any thing left It is my will & desire that it should be divided equally among all my Children Lastly I hereby nominate, constitute and appoint my wife Sabitha Andrews and William W. Warren Executors to this my last will and testament.

W. W. Andrews' Will Continued
Witness my hand and seal May 25th. A.D. 1866

W. J. Crawford }
G. W. Nelson }

W. W. Andrews Tested

State of North Carolina } In Probate Court No. 6 1868
Marlboro County } The foregoing paper writing purporting to be the last will & testament
of W. W. Andrews, deceased is exhibited before me, the Underlying Judge
of Probate for said County by Sabitha Andrews the executrix therin
named, and the due examination thereof by the said W. W. Andrews, by the
Oath & examination of W. J. Crawford, one of George W. Nelson the
Subscribing Witnesses thereto, who being duly sworn, doth depone
and say, that each for himself doth certify & saith, that he is a sub-
scribing witness to the foregoing paper writing purporting to be
the last will & testament of W. W. Andrews. That the said W. W.
Andrews, in the presence of this deponent subscribed his name at
the end of said paper writing heretofore which bears date on the
25th day of May 1866, did in the presence of this deponent also
witness the signing the said paper writing as is herebefore written.

And the deponent further saith, that the said W. W. Andrews, the
testator aforesaid, did at the time of subscribing his name, declare
the said paper writing so subscribed by him and is as heretofore
written to be his last will & testament and this deponent theron
subscribed his name at the end of said will as an attesting witness
thereto, and at the request and in the presence of the said testator.

And this deponent further saith, that at the same time, when the
said testator subscribed his name to the said will as above said
at the time of the deponent signing his name as an attesting witness
thereto, the said W. W. Andrews, was of sound mind and memory of
full age to execute a will and was not under any restraint to the know-
ledge, information or belief of this deponent, that the said testator not,
desirous, did not, intend to make any other will after this date.

" W. J. Crawford
" G. W. Nelson

Judge of Probate

Wherefore let the will be recorded with this certificate.