

Specification 1448  
Mills

Montgomery County - In the Robata Court.  
In the matter of the Will of  
of Amey Parnell Before C. C. Wade esq.  
Amey Parnell being duly sworn doth say:  
That Thos T. Parnell, late of said County, is dead,  
having first made and published his last Will  
and Testament, and that no Executor is named  
therein and that as his widow she is entitled to  
letters of administration with the will annexed.  
Further, that the property of the said Thos T.  
Parnell consisting of personal and real estate  
is worth about \$4000<sup>00</sup>, as far as can be ascer-  
tained at the date of this application:  
and that his heirs as the widow and William  
Thomas Hogan are the parties entitled under  
said will to the said property.  
Searm to and subscribed  
before me, this 24<sup>th</sup> day of <sup>November</sup> Amey Parnell.  
November 1884.  
C. C. Wade esq.

113 words

Gray April the 6<sup>th</sup> 1881.

I, Amos T Parnell of the State of North Carolina  
and the County of Montgomery,  
Being of sound mind and disposing  
memory do make and declare this to be my  
last Will and Testament in manner and  
form following (to wit)  
That is to say:  
Item 1<sup>st</sup> I give devise and bequeath to  
my beloved wife Anna Parnell all my real  
and personal estate of every kind whate  
ver during her natural life.  
Item 2<sup>d</sup> It is my will that after the death  
of my beloved wife as aforesaid that  
William Thomas Hogan shall have all  
my real and personal estate to have and  
to hold in fee simple.  
In testimony whereof I have hereunto  
signed my name in the presence of  
P. C. Ballietto  
W. A. Jordan  
A. T. Parnell, seal

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North Carolina  
Montgomery County Probate Court

In the matter of the last Will and Testament of Amos D. Russell deceased, deceased to Will.

To the Clerk of the Superior Court of said County  
I being John Purcell widower of the testator above named do  
hereby respectfully enter my dissent thereto with  
the intent that I shall not be bound and held  
as accepting any thing thereunder or in order that  
I may apply for and have a yearly support and  
dower according to law in such cases and  
ask that my dissent shall be entered of record  
with the will.

Respectfully filed this 24<sup>th</sup> day of November AD 1884  
Amy Parnell widow of  
James T. Parnell.

State of North Carolina  
Montgomery County ss. In the Probate Court.

Probate of

A paper purporting to be the Last Will and Testament of Amos T. Parcell deceased, is exhibited before me, the undersigned Judge of Probate for said County, by Amos Parcell the testator therein mentioned, and it is due execution thereof by the said Amos T. Parcell by the act and examination of H. C. Ballou and W. A. Jordan the subscribing witnesses thereto. Who, being duly sworn, doth affirm and say, and each for himself deposes and swears, that he is a subscriber witness to the paper writing now shown him, purporting to be the last will and testament of Amos T. Parcell; that the said Amos T. Parcell, in the presence of this deponent, subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the eighth day of April, 1881.

day of April, 1811.  
And the deponent further saith, that the said Amos T. Penwell the testator aforesaid, did at the time of subscribing his name as aforesaid, declare the said paper writing to be subscribed by him and as he lived, to be his 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 the said testator and his dependents further doth declare that at the said time when the said testator subscribed his name to the said last Will as aforesaid and at the time of aforesaid subscribing his name as an attesting witness thereto, as aforesaid, the said Amos J. Pardee 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.

Ple. called read  
W. A. Jordan read

Swearn to and subscribed  
this 24<sup>th</sup> day of November, 1884,  
Before me,  
W. C. Wade cfc.

Hanover County -- In the Probate Court  
In the matter of the Will Before C. C. Wade of  
Samuel Green  
Solas Green and John Baldwin being duly sworn  
doth say:

That Samuel Green, late of said County, is dead, having first made and published his last Will and Testaments; and that Silas Green and John Baldwin are the executors named therein. Further, that the property of the said Samuel Green consisting of personal Estate is worth about \$\_\_\_\_\_, as far as can be ascertained at the date of this application; and that Willie Green (widow), Nathan Green, Silas Green, Jerry Green, Ann Green, Dixie Pardee are the parties entitled under said will to the said Property.

Swearn to and subscribed  
before me this 1<sup>st</sup> day  
of December 1884  
C. C. Wade cfc.

Green's Will

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I, Samuel Green of the County of Hanover and State of North Carolina being of sound mind and memory, but considering its uncertainty of my earthly existence do make and publish this my last will and testament in manner and form following that is to say:

I<sup>st</sup>. That my executors hereafter named shall provide for my body a decent burial, suitable to the wishes of my relations and friends and pay all funeral expenses together with my just debts out of the money:

II<sup>nd</sup>. I give and devise to my beloved wife my young Cow named Pink, and her calf and five sheats and one mule named Bill and one Bedstead and all bed clothing and her clothing and all the things that she had at marriage 1 Oct 1st year, 1 Spider 1 tub, and Pewter basket and twenty five bushels of Corn and three hundred pounds of Pease and 50 all table plate.

III<sup>rd</sup>. I give and devise to my oldest boy Nathan Green 1 little heifer. Pink's oldest calf.

IV<sup>th</sup>. That I give and devise to my son Silas Green one heifer, thirty five dollars in money said money making him equal with my son Nathan as to what I have given him and my mule Pete which I have value at one hundred dollars and Silas is to take said mule and the other boys are to have money equal in shares with Silas as though the mule was sold for that money.

V. That I give and devise to my son Jerry Green one heifer and thirty five dollars in money making him equal with Nathan as to what I have given him heretofore also  $\frac{1}{4}$  of said mule Pete above mentioned.

VI. That I give and devise to my daughter Ann thirty five dollars in money making her equal with my son Nathan as to what I have given her heretofore and the cow and calf that she now has and  $\frac{1}{4}$  of Pete mule-\$25.00.

VII. That I give and devise to my daughter Dixie Pardee the sum of fifty cents and the