

Montgomery County, in the Probate Court.  
 In the matter of the Will of  
 Bannay Harris  
 A. H. Harris being duly sworn, deposes and says:  
 That Bannay Harris, late of said County, is dead,  
 having first made and published his last  
 Will and Testament: and that there is no executor  
 named therein, but he is authorized by the devisor  
 to apply for and take letters of Administration with the  
 Will. Further, that the property of the said Bannay Harris  
 consisting of personal property and chose in  
 action, is worth about \$3000, as far as can be  
 ascertained at the date of this application: and  
 that Pollie Harris and Densilla Hagan are  
 the parties entitled under said will to the said  
 property.  
 Sworn and subscribed  
 before me, this 19th day of April, 1884  
 W. W. Wade J. C. 1/4 copy sealed.

Harris Bannay  
 Will.

This indenture made this October 9th day of 1880  
 between Bannay Harris of the County of Montgomery  
 of State of North Carolina of the first part - and  
 Pollie Harris and Densilla Hagan of said County  
 and State of the second part:  
 Witnesseth, that the said party of the first part  
 for and in consideration of natural love and  
 affection which he had unto the said parties  
 of the second part, by these presents does give  
 grant alien assign and confirm unto the  
 said parties of the second part their heirs and  
 assigns forever, all the personal or mixed estate  
 of which I may die seized or possessed: together  
 with all and singular the tenements hereditaments  
 and appurtenances thereto belonging, or in  
 anywise appertaining. To have and to hold  
 all and singular the above granted property  
 with appurtenances unto the said parties  
 of the second part their heirs and assigns forever.  
 In witness whereof the party of the first part has  
 hereunto set his hand & seal the day year first  
 above written, deposed in presence of Bannay Harris  
 J. F. Rush, J. G. Rush, J. C. 1/4 copy sealed.

State of North Carolina  
 Montgomery County  
 In the Probate Court:  
 at paper purporting to be the last Will and Testament  
 of Bannay Harris deceased, is exhibited before me,  
 the undersigned, Judge of Probate for said County,  
 by A. H. Harris, and the due execution thereof by  
 the said Bannay Harris by its oath and exami-  
 nation of A. F. Rush and J. G. Rush its subscribing  
 witnesses thereto. Who, being duly sworn, doth depose  
 and say, and each for himself depose and saith  
 that he is a subscribing witness to the paper-writing now  
 shown him, purporting to be the last will and  
 testament of Bannay Harris: that the said  
 Bannay Harris, in the presence of this of this ap-  
 point: subscribe his name at the end of said  
 paper-writing, which is now shown as aforesaid, and  
 which bears date of the 9th day of October, 1880.  
 And the deponent further saith, that the said Bannay  
 Harris its testator aforesaid, did, at the time of sub-  
 scribing his name as aforesaid, declare the said  
 paper-writing as subscribed by him and exhibited,  
 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 this deponent further saith, that at the said  
 time when the said testator subscribed his name to  
 the said last Will as aforesaid, and at the time of  
 deponent's subscribing his name as an attesting witness  
 thereto, as aforesaid, the said Bannay Harris 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 next.

Harris Bannay  
 Will

A. F. Rush (seal)  
 J. G. Rush (seal)

Severally sworn and subscribed  
 this 19th day of April, 1884  
 before me  
 W. W. Wade  
 Probate Judge

1/4 copy sealed.

Montgomery County. In the Probate Court.  
 Do the matter of the Will of <sup>Barney Harris</sup> Before W. C. Wade Esq.  
 Barney Harris being duly sworn, doth say:  
 That Barney Harris, late of said County, is dead,  
 having first made and published his last  
 Will and Testament: and that there is no executor  
 named therein, but he is authorized by the aforesaid  
 will. Further, that the property of the said Barney Harris  
 consisting of personal property and chose in  
 action, is worth about \$3000, as far as can be  
 ascertained at the date of this application: and  
 that Pollie Harris and Donella Hogan are  
 the parties entitled under said will to the said  
 property.

Sworn to and subscribed  
 before me, this 19th day of <sup>April</sup> A. H. Harris.  
 1884  
 W. C. Wade Esq. <sup>Notary Public</sup>

Harris Barney  
 Will.

This indenture made this October 9th day of 1880  
 between Barney Harris of the County of Montgomery  
 of State of North Carolina of the first part - and  
 Pollie Harris and Donella Hogan of said County  
 and State of the second part:  
 Witnesseth, that the said parties of the first part  
 for and in consideration of natural love and  
 affection which the said parties of the second part  
 of the second part, by their presents does give  
 grant alien in full and confirm unto the  
 said parties of the second part their heirs and  
 assigns forever, all the personal or mixed estate  
 of which I may die seized or possessed: together  
 with all and singular the tenements hereditaments  
 and appurtenances, thereto belonging, or in  
 anywise appertaining. To have and to hold  
 all and singular the above granted property  
 with appurtenances unto the said parties  
 of the second part their heirs and assigns forever.  
 In witness whereof the parties of the first part - has  
 hereunto set her hand & seal the day year first

above written, signed in presence of Barney Harris  
 W. C. Wade Esq. Notary Public

State of North Carolina  
 Montgomery County 335. In the Probate Court.  
 at paper purporting to be the Last Will and Testament  
 of Barney Harris deceased, is exhibited before me.  
 The undersigned, Judge of Probate for said County,  
 by J. H. Harris and the due execution thereof by  
 the said Barney Harris by its oath and exami-  
 nation of A. F. Rush and T. G. Rush, the subscribing  
 witnesses thereto, who, being duly sworn, doth depose  
 and say, and each for himself depose and saith  
 that he is a subscribing witness to the paper-writing now  
 shown him, purporting to be the last will and  
 testament of Barney Harris: that the said  
 Barney Harris, in the presence of this of this depone-  
 ment, subscribed his name at the end of said  
 paper-writing, which is now shown as aforesaid, and  
 which bears date of the 9th day of October, 1880.  
 And the deponent further saith, that the said Barney  
 Harris the testator aforesaid, did, at the time of sub-  
 scribing his name as aforesaid, declare the said  
 paper-writing as subscribed by him and exhibited,  
 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 this deponent further saith, that at the said  
 time when the said testator subscribed his name to  
 the said last Will as aforesaid, and at the time of  
 deponent's subscribing his name as an attesting witness  
 thereto, as aforesaid, the said Barney Harris 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.

Harris Barney  
 Will

A. F. Rush <sup>dealt</sup>  
 T. G. Rush <sup>dealt</sup>

Sworn to and subscribed  
 this 19th day of April, 1884  
 before me  
 W. C. Wade  
 Probate Judge

W. C. Wade

Notary Public