

Montgomery County-- In the Probate Court
In the matter of the Will of, Referred to, W. W. Wade
Juriah Dunn ³ Judge of Probate
J. R. Dunn & J. Heely Dunn Esqrs being executors of my
late Juriah Dunn, late of said County, is dead,
having first made and published her last
Will and Testament; and that J. R. Dunn and
J. Heely Dunn are the executors named therein
Further, that the property of the said Juriah Dunn
consisting of real estate situate in the County
of Montgomery is worth about \$1000 as far as
can be ascertained at the date of this application
and that J. R. Dunn and J. Heely Dunn are
the parties entitled under said Will to said
property

Scorrito and Subscribed} J. R. Dunn
before me this 4th day of J. Heely Dunn
April 1882.

W. W. Wade
Probate Judge

Juriah Dunn of the County of Montgomery and
State of North Carolina being of sound mind
and memory but conscious of the uncertainty of
life and the certainty of death, and desirous
to direct what disposition shall be made of my
real property upon my decease, do make, publish
and declare the following to be my last will
and testament:

I. It is my will and desire that my two sons
James R. Dunn and J. Heely Dunn shall be
invested in fee simple of my entire real property
immediately upon my decease, said property consist-
ing of two contiguous tracts and embracing
the plantation on which I now reside it being
the same which was conveyed to me by my father
George Haywood.

II. It is my will and desire that my personal
property shall be left to the disposition of the above.

III. I desire to explain that it is not because
I love my daughter less but because in
failing strength and declining years I
~~natural~~ naturally look to my two sons for
care support and protection

Dunn Juriah
Will

1111. It is my wish and desire that my two
sons James R. Dunn and J. Heely Dunn shall
execute this my last will and testament and I
now therefore make concrete and appoint them
as my lawful executors.

Given under my hand and seal this the 4th day
of March in the year of our Lord 1882

Juriah Dunn Esq.
J. Heely Dunn Esq.

J. Heely
W. F. Haywood

Dunn Juriah
Will

State of North Carolina,³ In the Probate Court
Montgomery County, 1882. In the Probate Court
A paper purporting to be the last will and Testa-
ment of Juriah Dunn deceased, is exhibited
before me, the undersigned, Judge of Probate
for said County, by J. R. Dunn & J. Heely Dunn
the executors herein mentioned, and the due
execution thereof by the said Juriah Dunn
by the oath and affirmation of Elias Scorrato
and W. F. Haywood the subscribers witness
thereto who being duly sworn, doth testify and say:
and each for himself deposes and saith that
he is a subscriber with respect to the paper writing now
shown him, purporting to be the last Will and
Testament of Juriah Dunn that the said
Juriah Dunn in the presence of his deponent
subscribed his name at the end of said paper
writing, which is now shown as above said and
which bears date of the first day of March 1882
And the deponent further saith that the said Juriah
Dunn in testifying upon said did at the time of
subscribing his name as aforesaid recited the
said paper writing so subscribed by her and
exhibited to be her 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 witness, said this deponent
further saith, that at the said time when the
said testatrix subscribed her name to the said
last Will as aforesaid, and at the time of the
deponents subscribing her name, an attesting

Montgomery County,-- In the Probate Court
In the matter of the will of J. R. Dunn & W. H. Wade
Juriah Dunn ³ Judge of Probate
J. R. Dunn & H. H. H. Dunn & C. being sworn before me
(that Juriah Dunn, late of said County, is dead),
having first made and published her last
will and testament, and that J. R. Dunn and
H. H. H. Dunn are the executors named therein
Further, that the property of the said Juriah Dunn
consisting of real estate situated in the County
of Montgomery is worth about \$1000 as far as
can be ascertained at the date of this application
and that J. R. Dunn and H. H. H. Dunn are
the parties entitled under said will to the said
property
Sworn to and subscribed
before me, this 4th day of April 1862.
J. R. Dunn
H. H. H. Dunn

W. H. Wade

Probate Judge

I Juriah Dunn of the County of Montgomery and
State of North Carolina being of sound mind
and memory but conscious of the uncertainty of
life and the certainty of death, and desirous
to direct what disposition shall be made of my
real property upon my decease do make, publish
and declare the following to be my last will
and testament.

I. It is my will and desire that my two sons
James R. Dunn and H. H. H. Dunn shall be
inherited in fee simple of my entire real property
immediately upon my decease said property consist-
ing of two contiguous tracts and embracing
the plantation on which I now reside it being
the same which was conveyed to me by my father
George Haywood.

II. It is my will and desire that my personal
property shall be left to the disposition of the heirs.

III. I desire to explain that it is not because
I love my daughter less but because in
failing strength and declining years I
naturally look to my two sons for
care, support and protection.

Dunn Juriah
WillDunn Juriah
Will

11111. It is my wish and desire that my two
sons James R. Dunn and H. H. H. Dunn shall
execute this my last will and testament and I
now therefore make constitute and appoint them
as my lawful executors.

Given under my hand and seal this the 1st day
of March in the year of our Lord 1862
Juriah Dunn Seal

H. H. H. Dunn
G. Haywood

State of North Carolina,
Montgomery County, 1862. In the Probate Court
A paper purporting to be the last will and testa-
ment of Juriah Dunn, deceased, is exhibited
before me, the undersigned, Judge of Probate
for said County, by J. R. Dunn & H. H. H. Dunn
the executors herein mentioned, and the due
execution thereof by the said Juriah Dunn
by the oath and affirmation of Elias H. H. Dunn
and G. T. Haywood the subscribing witness
unto who being duly sworn, doth depose and say:
and each for himself deposes and saith that
he is a subscriber with respect to the paper writing now
shown him, purporting to be the last will and
testament of Juriah Dunn, that the said
Juriah Dunn in the presence of this deponent
subscribed his name at the end of said paper
writing, which is now shown as above said, and
which bears date of the first day of March 1862.
And the deponent further saith that the said Juriah
Dunn in testifying upon said, did at the time of
subscribing his name as aforesaid desire the
said paper writing so subscribed by her and
exhibited to be her 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 witness. And this deponent
further saith that at the said time when the
said witness subscribed her name to the said
last will as aforesaid, and at the time of the
deponent's subscribing her name, an atten-

Dunn Juriah
Will

Witnesseth that, as aforesaid, the said Juriah Dunn 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.

J. F. Haywood *Seal*
E. Hunter *Seal*

Severally sworn and subscribed
This 2^d day of April 1882 before
me,

L. L. Wade
Probate Judge

Montgomery County... In the Probate Court
In the matter of the will of $\frac{3}{3}$ Before L. L. Wade
D. C. McAulay $\frac{3}{3}$ Judge of Probate

James A. McAulay being sworn, doth say:
That D. C. McAulay, late of said County, is dead,
having first made and published his last
will and Testament, and that H. A. McAulay,
James A. McAulay, S.C. Ingram are the executors
therein named.

Further that the property of the said D. C. McAulay
consisting of personal and real estate is worth
about \$7000.00 as far as can be ascertained at
the date of this application; and that Maggie A.
Ingram, D. J. Hunter, H. A. McAulay and
M. C. McAulay, are the parties entitled under
said will to the said property.

Sworn to and subscribed
before me this 20th day of June A.D. 1882
J. A. McAulay

L. L. Wade
Probate Judge

McAulay D. C.
Will

I, D. C. McAulay of the County of Montgomery
and State of North Carolina being of sound
mind and memory but conscious of the uncertainty
of life and the certainty of death and wishing to give
direction to the disposition of my property after my
death, do make publish and declare the following
to be my last will and testament. Nowit

I. It is my will and desire that all my just debts
shall be paid as soon as practicable after my
decease.

II. It is my will and desire that my beloved
wife P. G. McAulay shall have the entire use
and management of all my property (save and
except my life policy in the Virginia Life Insurance
Company which I wish to be disposed of as directed
in said policy as my heirs are or shall become
of age) during the term of her natural life.

III. It is my desire that all my business shall
go on and be conducted upon the same plan
upon which it is now conducted or as nearly as
as practicable under the immediate conduct of my
son James A. McAulay under the general super-
vision, advice and consent of my dear wife
P. G. McAulay during the term of her natural
life and upon her decease it is my will and
desire that my whole property shall be equally
divided among my children (to wit, Maggie A.
Ingram, D. J. Hunter, H. A. McAulay, W. Frank
McAulay & M. C. McAulay).

IV. I desire that my son H. A. McAulay and
my daughter M. C. McAulay shall have equal
educational advantages with the rest of my children
as well as an equal part in the remainder of the
property.

V. It is my desire that none of my property
either personal or real shall be charitable except
upon the advice and consent of my wife during
her natural life my meaning and intent is that
the estate shall be managed in her interest and
she shall be the beneficiary of its fruits so long as
she shall live and that her desire and advice
shall be respected in all its management.

VI. I desire that none of my property shall

McAulay D. C.
Will