

State of North Carolina } In the Superior Court.
 Montgomery County }
 A paper purporting to be the last Will and
 Testament of Harrison S. Sedberry, deceased is
 exhibited before me the undersigned Clerk
 Superior Court of said County by Laura
 Sedberry and Wm. J. Scarborough the executor
 and executor therein mentioned and the due
 execution thereof by the said Harrison Sedberry
 by the oath and examination of John B. Pembrey
 and A. J. Furr, the subscribing witnesses thereto
 who being duly sworn, both depose and say, and
 each for himself depose and saith, that he is
 a subscribing witness to the paper, writing and
 sworn to, purporting to be the last Will and
 Testament of Harrison Sedberry, that the
 said Harrison Sedberry, in the presence of the
 deponent subscribed his name at the end of
 said paper, writing which is now shown as
 aforesaid and which bears date of the 3rd day
 of April 1890.

And the deponent further saith that the
 said Harrison Sedberry the testator aforesaid
 did at the time of subscribing his name as
 aforesaid declare the said paper, writing as
 subscribed by him and exhibited to be the
 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 Harrison
 Sedberry 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.

Sworn & subscribed

This 4th day of May 1891 before me

J. B. Pembrey
 A. J. Furr.

James Hattam's Will

North Carolina,
 Montgomery County, 3-28.

I, James Hattam wife of James Hattam of the
 County and State above named having real and personal
 property in my own right and desiring to arrange during
 my earthly existence for its disposal after my death,
 declare this to be my last Will and Testament in
 manner and form following

Item 1st That the moneys advanced to my deceased daughter
 Martha P. Monroe during her life with the note I now
 hold against her as security for her son S. D. Monroe for
 one hundred and twenty Dollars, shall be considered
 an advancement and in full of the distributive shares
 of the children of my said deceased daughter of all my
 estate personal and real

Item 2nd That the moneys advanced to my deceased son
 David S. Pemberton during his life and to his children
 since his death, with the note I now hold against his
 son Samuel J. Pemberton for two hundred Dollars, shall
 be considered an advancement and in full of the
 distributive shares of the children of my said deceased
 son of all my estate personal and real

Item 3rd That the moneys advanced to my grand-son
 Wm. B. Pemberton, with the note I now hold against him
 for one hundred Dollars, shall be considered an advan-
 cement and in full of his distributive share of my
 estate personal and real.

Item 4th I give and devise to my grand son David
 C. Pemberton, who with his wife and children now
 reside with and care for me and my said husband,
 in our declining age, as one family, to him during
 his life time only and then to his children, all the
 personal property of which I may die seized and possess-
 ed in my own right, after taking out the legacies above
 specified, and also all my real estate situated in said
 County and State, embracing one hundred and
 twenty acres or thereabout bounded on the East & North
 by Denson Creek, on the west by P. B. Johnson
 and on the South by Spencer Hattam's lands, together
 with all and singular the tenements and appur-
 tenances thereto belonging or in any wise appertaining,
 To have and to hold the premises above described

Will of

James Hattam

Will of
Tanner Hutton

to my said grand-son David E. Pemberton during his life and then to his Children, their heirs and assigns forever. subject however to the life estate of my said beloved husband Spencer Hutton as 'Country' under the law as provided in the Code of North Carolina Volume 1st Section 1839. I am 5th I hereby nominate constitute and appoint my trust worthy friend C. C. Wade to be my executor and to execute this my last will and testament according to the true intent and meaning of the same.

In witness whereof I Tanner Hutton have hereunto subscribed my name and set my seal to this my last Will and testament this the 3rd day of March A.D. 1890

Tanner ^{her} Hutton Wade

Subscribed by the testatrix in the presence of each of us and at the same time declared by her to us to be her last will and testament and thereupon we at the request of the testatrix sign our names hereunto as witnesses. this 3rd day of March A.D. 1890.

J. T. Wade
C. C. Wade.

State of North Carolina, 3

Montgomery County, 3 ss In the Probate Court.
A paper purporting to be the Last Will and Testament of Tanner Hutton deceased, is exhibited before me, the undersigned Clerk of the Superior Court for said County, by C. C. Wade the executor therein mentioned, and the due execution thereof by the said Tanner Hutton by the oath and examination of C. C. Wade and J. T. Wade the subscribing witnesses thereto, who, being duly sworn, doth depose and say, and each for himself depose and say, that he is a subscribing witness to the paper-writing now shown him, purporting to be the last will and testament of Tanner Hutton; that the said Tanner

Hutton, in the presence of this deponent, subscribed her name at the end of said paper-writing, which is now shown as aforesaid, and which bears date of the 3rd day of March, A.D., 1890.

And the deponent further saith, that the said Tanner Hutton the testator aforesaid, did, at the time of subscribing her name as aforesaid, declare the said paper-writing so subscribed by her and exhibited, to be her last Will and Testament, and the 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 her 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 Tanner Hutton 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.

Will of
Tanner Hutton.

C. C. Wade Wade

J. T. Wade Wade

Solemnly sworn and subscribed
this 8th day of Sept, 1891, before
me W. B. Harris, C. S. C.
Montgomery County, 3

North Carolina, In the Superior Court.
Montgomery County 3 Before W. B. Harris, C. S. C.
It is therefore lawfully and duly certified that the foregoing paper-writing, every part thereof is the last will and testament of Tanner Hutton and the same is duly recorded as such.
This Sept. 8th 1891.

W. B. Harris
C. S. C.