

231 Probate to R. McNabb's Will continued
deceased. and whereupon the same is
ordered to be recorded and Mr Elizabeth
McNabb, the Executrix therein named
comes into Court and is duly qual-
ified according to law

A. L. Bury att.

Archibald McGilvary's Will

North Carolina Moore County
In the name of God Amen. I Archibald
McGilvary, being of sound mind and
memory, thanks be to God, do make,
publish and ordain this my last
Will and Testament. After the payment
of my just debts it is my will
and desire that one half of my lands
be and I do give to my son Alexander
McGilvary and the other half of my
lands I give and bequeath to my sons
Daniel McGilvary's children And it
is further my will and desire that if
my son Alexander McGilvary departs this
life not leaving ^{one} ~~one~~ ^{real} heirs of his body
then the portion of real estate which I
bequeath to him to go to my son Daniel
McGilvary's children. I give and bequeath
to my son Daniel McGilvary my Bed and
furniture. I give and bequeath all
the residue of my Estate of every kind &
description to my son Alexander
McGilvary In testimony whereof I do
hereby set my hand and seal this
the twenty third day of

231 Archibald McGilvary's Will continued
September A. D. 1851.
Attest
Duncan Murchison Architect. ^{his} Archibald McGilvary
Daniel McLeod mark

Murdock McKenzie's Will

In the name of God. Amen. I Murdoch
McKenzie of the County of Moore and
State of North Carolina, do make and
publish this my last Will and Testament
In manner & form following, to wit,
Item 1st I give to my beloved wife Sarah the
lands on which I now live with all
the stock of cattle and horses and
all other articles of which I may be
in possession at my death with power
to use and enjoy as long as she may
live. At my wife's death I wish all
my property sold and the proceeds equally
divided among my lawful heirs
excepting my lands which I give to my
son Daniel McKenzie. To my daughter
Elizabeth I give my house with all
its furniture as long as she may live

233 Murdoch McKenzie's Will continued.

single, I wish her also to cultivate a suitable portion of my land for her support while she may remain single. At her marriage or death & with all the household & Kitchen furniture sold & equally divided as aforesaid - I wish my wife and my daughter Elizabeth to pay the balance due for the boy Tom and for them to own him jointly as long as either of them may live and Elizabeth remains single. Should the boy Tom live longer than either my wife or daughter Elizabeth, I wish him sold and equally divided between my two daughters Jane and Sarah Crosby - In witness whereof I set my hand and seal on this eighteenth day of June eighteen hundred and fifty two -

In presence Murdoch McKenzie
of

Alexander Martin &
Alex. N. McLeod

Moore County Court, January Term 1852
The foregoing will is recorded in Books
B, there being no Executor appointed
by said will Daniel McKeithie came
in to open account, and was appointed
Administrator of said Murdoch
McKenzie according to Law

A. Leamy b/w

John Lyons Will

In the name of God amen I John Lyons being sick
and weak in body but of sound mind memory and
understanding and considering the certainty of death
and the uncertainty of time thereof and to the end
I may be better prepared to leave this world whenever
it shall please God to call me hence do therefore make
and declare this my last will and testament revoking
all other wills hereby made by me

1st I will and devise to my beloved wife Margaret
my negro woman Rose during her natural life
and after her death to descend to my heirs
and I furthermore will and devise that my beloved
wife Margaret shall be amply and comfortably
supported by my Estate to be furnished by my Executor
herein after named

2^d I will and devise that my Executor hereinafter named
shall pay all of my just debts out of my Estate
herein after provided and then my Estate
remaining to be divided as follows

3^d I will and devise to my Grandson John
Lyons my tract of Land known as the Chisholm
Land containing eighty five acres more or less

4th I will and devise all the rest of my Land
and mills to my beloved son Thomas B. Lyons
& John Hale McGilvary Equally to be divided
between them or if my Executor herein after named
thinking best he may sell the Land & mills so devised
by this 4th Article and pay off my debts with the
proceed thereof and then my said beloved son
Thomas B. Lyons & my beloved grandson John Hale
McGilvary to have share equally with the rest of my
heirs in the remainder of my property of every
description. But should my Executor herein after
named deem best he together with John Hale
McGilvary may hold the Land & mills
before named in this Article