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I, Cally Sanders of the County of Nash and State of North Carolina being of sound mind and memory considering the uncertainty of my earthly existence do make and declare this my last will and Testament in manner and form following. That is to say first that my Executor herein after named shall provide for my body a decent burial suitable to the wishes of my relatives and friends and pay all funeral expenses together with just debts however & whomsoever to owing out of the money that I first may come in to his hands as a part or parcel of my estate.

Item 1st I bind and devise to my kindest William B Sanders my tract of land wherein I now live supposed to be one hundred and fifty acres more or less by natural lifetime and after the out of my estate whatever it may be, household and kitchen furniture, Stock of all kind and money and notes, if any, on hand.

Item 2nd William B Sanders natural life I give unto his two Sons William A Sanders and Joseph W Sanders all of my estate. My estate which I have left unto William B Sanders his lifetime to be equally divided between William A Sanders and Joseph W Sanders. And lastly I hereby constitute and appoint my trusty friend William B Sanders my lawful executor to all intents and purposes to execute this my last will and testament according to the true intent and meaning of the same and my just and clearer thereof hereby revoking and declaring utterly void all other wills & testaments by me hitherto made. In witness whereof I the said Cally Sanders do subscribe set my hand and seal. This 29<sup>th</sup> of January 1879

747

1739  
1879  
Witness  
R. H. Bailey  
Wm. E. Stott

*Cally Sanders Seal*

A paper purporting to be the last will and Testament of Cally Sanders deceased, is exhibited before me, the undersigned Judge of Probate for said County by William B Sanders the executors therein mentioned, and the due execution thereof by the said Cally Sanders by the oath and examination of R. H. Bailey & W. E. Stott the subscribing witnesses thereto who being duly sworn doth depose and say, and each for himself deposes and saith that he is a subscribing witness to the paper writing now shewn him purporting to be the last will and Testament of Cally Sanders and the said Cally Sanders in the presence of their Deponents subscribed his name at the end of said paper writing which now shewn as aforesaid, and which bears date of the 29<sup>th</sup> day of January 1879. And the deponent further saith, That the said Cally Sanders the Testator aforesaid did, at the time of subscribing his name as aforesaid, declare the said paper writing so subscribed by him and exhibited to be his last will and Testament, and those Deponents did subscribe their names at the end of said Will as attesting Witnesses thereto, And at the request and in the presence of the said testator. And these Deponents further say that at the said time when the said Testator Subscribed his name to the said last Will as aforesaid, and at the time of Deponents subscribing their names as attesting Witnesses thereto, as aforesaid, the said Cally Sanders was of sound mind and memory of full age to execute a will, and was not under any constraint to the knowledge, information or belief of these deponents, And further, these deponents say not.

Verily done & subscribed  
This 1<sup>st</sup> day of July 1886 before me  
John J. Morgan  
Probate Judge  
*R. H. Bailey* *Wm. E. Stott*