

belonging to her & her heirs forever.
 Item 5th I give to my two Sons William E & Richard Evans one Bed
 Bed and furniture each And for many good causes
 herein my will and desire is that at my death
 all the personal property of every description not
 herein before given away to be equally divided between
 my said two Sons William E and Richard Evans to
 them and their heirs forever Lastly I do hereby
 constitute and appoint my two Sons William E and
 Richard Evans my lawful executors to this my last will
 and testament according to the true intent and meaning
 of the same and every part and clause thereof hereby
 revoking and declaring utterly void all other wills
 and testaments heretofore made in witness whereof
 I the said Lucinda Evans do execute set my hand
 and seal this the 11th day of September A.D. 1886
 signed sealed published and declared by the said
 Lucinda Evans to be her last will and testament in
 presence of us who at her request and in her presence
 do subscribe our names as witnesses thereto.

J. W. Ward
D. S. Backley

} Lucinda Evans *(red)*

State of North Carolina } In the probate Court
Kash County }

772 A paper purporting to be the last will and testament of
 Mrs. Lucinda Evans, deceased, is exhibited before me the
 undersigned judge of probate for said county by Wm E.
 & Richard Evans the executors therein mentioned and the
 due execution thereof by the said Lucinda Evans by them
 and examination of J. W. Ward and D. S. Backley the
 subscribing witnesses thereto, who being duly sworn do
 depose and say and each for himself deposeth and saith
 that he is a subscribing witness to the paper writing now
 shown him purporting to be the last will and testament
 of Mrs. Lucinda Evans, that the said in the presence of
 his deponent subscribed his name at the end of said
 paper writing which is now shown as aforesaid and
 which bears date of the 11th day of Sept 1886
 And the deponent further saith that the said Lucinda
 Evans, 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 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
 Lucinda Evans 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.

G. L. Cleveland *(red)*
 Notary Public and Notary *(red)*
 His 18th day of Dec 1886 before me
 Jno. T. Morgan
 Probate Judge *(red)*

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State of North Carolina
Kash County

- On the Name of God Amen. I Fred Dozier being of
 sound Mind do make and publish this to be my
 last will and testament in the manner & form following
- 1 I direct that all my just debts excluding my burial
 expenses be paid by my Sons Dryene Albert & Samuel Dozier
 - 2 I give to my Son William his heirs & assigns forever
 besides the Sixty Two acres of land already conveyed to him
 the two acres adjoining him known as the school house
 lot subject to the charge after mentioned.
 - 3 I give to my Sons Dryene Dozier Albert Finkenbach Lee and
 Samuel Benjamin their heirs & assigns forever my home place
 containing about two hundred & twenty four acres and all
 my personal property including every money which I may
 have except as is hereinafter provided to be held in common
 share and share alike
 - 4 I give to Ballie D. Ward wife of John Ed Ward James Robins
 & Annie Margaret their heirs & assigns forever my farm
 property in Rocky Mount consisting of two lots one in Kash
 & one in Edgecombe counties subject to charge him after
 mentioned
 - 5 I give to my Sons Dryene, Albert, Robert & Samuel & daughter
 Mamie a bed or piece with other furniture for summer

complete.

I give my Notes and accounts to all my children in process, from them to be divided equally among them & their share shall I place as a charge on my home place which I give to Dorcas, Albert & Samuel the care and support of my wife Rebecca and my daughter Narcie as long as they or either of them remain unmarried and until said property shall be divided. It is my wish that my home place shall be held in common and worked by my said children as long as possible but they are hereby authorized & empowered to divide the same equally in some convenient time and each hold his share in ownership whom Samuel shall attain his majority become twenty one years of age and not until then and if any one of them or two of them shall voluntarily leave the place and cease to bear his proportionate part of the expense of culturing there the one or ones shall not be entitled to any part of the profits or rental while or about until the place shall be held by him or them who remain and execute my wishes free from such rental until said division is made. From and after the time when my home place is divided I place as a charge up on the others given to each of my own children Dorcas, William, Albert, Sam, Potter, James & Narcie the annual payment of ten dollars each, aggregating seventy dollars, to be paid to my wife Rebecca on the first day of November of every year during her life or widowhood. My wish & hope is that my wife Rebecca will remain as now with my boys and take her support in common with them as above expressed, but if she should elect to live other wise than the charge of ten dollars each from my own children shall commence from the time she may choose to leave my boys instead of from the time of the division above mentioned. I leave and appoint as executors to this will my son Dorcas & my son in law John C. Ward and charge them to settle my estate in justice to all concerned as I have above directed for testimony of which I have signed my name this the 11th of April 1887 and engaged two friends to witness the same.

Witness

Jos. C. Arington
B. N. Edwards

Ford. Dogier

State of North Carolina } In the Probate Court
Frank County }

A paper purporting to be the last will and testament of Ford Dogier deceased is exhibited before me the undersigned judge of probate for said County by Dorcas Dogier & J.W. Ward the executors therein mentioned and the due execution thereof by the said Ford Dogier by the oaths and examination of Jos. C. Arington and B. N. Edwards the subscribers thereto, who being duly sworn doth depose and say and each for himself deposes and saith that he is a subscriber witness to the paper writing now shown him purporting to be the last will and testament of Ford. Dogier that the said is in the presence of this deponent subscribed his name at the end of said paper writing which is now shown as aforesaid and which bears date of the 11th day of April 1887.

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And the deponent further saith that the said Ford. Dogier the testator of said did at the time of subscribing his name as aforesaid declare the said paper writing as his will and exhibited 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 deponents subscribing his name as an attesting witness thereto as aforesaid the said Ford. Dogier 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 this deponent. And further these deponents say not.

Subscribed and sworn and subscribed J. C. Arington *(Signature)*
this 13th day of December 1887 before me S. N. Edwards *(Signature)*
Jno. S. Morgan
Probate Judge.