

Signed Sealed and
affixed in the presence of } John P. Brumley Sub
John L. Kirby } J. R. Hillard Sub
Probate Judge

Will of John Garrison

Nash County

I James Garrison of Castalia Nash County North Carolina citizen of sound mind and memory do make and publish this to be my last will and testament making void all other wills by me hitherto made to wit - First - my will and desire is that my Sister Peggy Denny she be supported out of my estate according to the instrument of writing which I have given Secondly I give to James Garrison son of John A. Garrison my Gold watch and gold chain Thirdly I have about - Four or eight - Acres of land next to Mr. John Levy with a desire shall be sold in lots the proceeds of equally divided between my two grand Sons Robert & C. Garrison and James King. Similarly I give John Adams Drake fifty acres I hear that my Son William A. Harrison shall sell my plantation according to his obligation and that the proceeds of such sale be divided into four equal shares as follows Betsy Ann Byrnes has to have one share Mary & McMillan to have one share Lucy & King's has to have one share and William A. Harrison to have the other. Other than I desire my Executor shall sell all my personal property for cash and after collecting all collectable debts due me and paying all my just debts that he shall divide the proceeds of such sale and collections in four equal shares of which William A. Harrison to have one share by paying over to John A. Harrison for hundred and fifty dollars on account of board of family and giving him wagon & C. and John A. Harrison to have one share Betsy Ann Byrnes has to have one

674

share. Willie L. Massey and his sister Clara are here equally divided between them Lucy & King's first youngest children to wit James A. King Betsy & King Emma King Clara King and Edmund King all four to have one share. Equally divided between them if any one or more of the legatees named above shall refuse to accept or abide by the proper meaning and intent of my above and aforesaid written will my desire is that she or they as the case may be shall have no part of my Estate and that his her or their share or shares as the case may be named shall be equally divided among those of my three living children who shall accept and abide by the true meaning and intent of this my last will and testament I hereby appoint my friend James Harper Executor of this my last will and testament for which he is to have one hundred dollars for his trouble signed and sealed this the twenty-eighth of June eighteen hundred and forty six

Witness }
James King }

James Garrison Seal

674

W. F. Cappedge a codicil to my will the money given to Willie L. Massey and her, equally in the number will I wish divided and the same to be left to their Mother her life time and after her death to be equally divided between Willie & Clara equally. Many to receive the money & not required to give security for the same & give Mary and Lucy a note hundrefor for three hundred dollars each to be paid out of my estate before my division is made after my decease but no debt is to be paid on them this 21 July 1876

James Harrison Seal

This eleventh 15 the 1876 I hereby revoke the foregoing Codicil to my will of July 21st and also that clause in the body of the will giving to Willie L. Massey a part of my lands and make this alteration I wish to deduct

The sum paid the Singer Machine Co in
a/c of Miles & Morley about-nim or ten
hundred dollars from the than given and
loaned to Mary J. Mc Mullen and her children
I want-Wilfrid D. Morley to have no part of my
estate the balance of this than I wish to
lend to Mary J. Mc Mullen during her life-
time taking no security from her and
after her death to give the same to Cora
her daughter

(Signed)

State of North Carolina } In the Robt County-
} San County } July 9, A.D. 1877

674

A paper purporting to be the last-will and
testament of James Harrison deceased is
submitted hys. On the undersigned judge of
Probate for said County by James Mayson the
executrix herein named due the due execution
of it by the said James Harrison by the said
and examination of Wm. J. King and the proof
of handwriting of H. G. Clegg before the subscribing
witnesses who being duly sworn doth
depose and say and declare for him self deponent
and witness that he is a subscribing witness to the
paper writing above shown him purporting to
be the last-will and testament of James
Harrison that the said James Harrison 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 2d of June 1876 & 21st July 1876

And the deponent further saith that the said
James Harrison the testator aforesaid did at
the time of subscribing his name as aforesaid
declare the said paper writing to be subscribed
by him and exhibited to be this 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 the deponents
subscribing his name as an attesting witness
thereto as aforesaid, the said James Harrison
was of sound mind and memory of full age to
execute a will and was not under any restrain
to the knowledge information or belief of this
deponent and further these deponents say not
signed sealed and delivered to the presence
of ^{Am. King} ^{Pac}
Supt. to Sheriff { Am. King Pac
Probate Judge }