

In the name of God Amen,

I Jesse B Scarborough of the County of New Hanover in the State of North Carolina, being of sound and disposing mind and understanding, knowing the certainty of death, and the uncertainty of the time thereof, and being desirous to settle all my worldly affairs whilst ~~living~~ I have sufficiently thought and considered, do make publick and declare this following as my last Will & Testament, that is to say,

I Give and devise to my Son John A Scarborough his heirs and assigns, the lot or parcel of land in the Town of Wilmington, and which he now resides being the same which was conveyed to me by Evan Haasley, also all that tract or parcel of land lying on the north side of the north east branch of the Cape Fear, on which I now reside; known as "the Millery" containing six hundred and forty acres, and being the same which was conveyed to me by Solomon Bredley.

I give and bequeath to my said son John, the following negro Slaves viz. Mary, George and Tom;

I Give, and bequeath to my daughter Mary Jane Miller wife of Christopher B Miller, the following named Slaves viz. - Hannah, Davy and Henry and also the sum of Five Hundred dollars in Money;

I give devise and bequeath to my said son John A Scarborough the residue of my lands, lying on the north side of the North East branch of the River Cape Fear and not and not included in the previous devise to him; said residue intended to embrace the tract of land usually called by me the Atkinson place the same having been conveyed to me by Daniel Atkinson and containing about six hundred & forty acres; and also the following named negroes viz;

John, and his sister Cloe Ann and her five children named Abel, Kitty, Ann, Arnold, Patsy and Joe and such other children as the said Cloe Ann may have prior to my death; which said land and Slaves together with such other property effects or estate as may be allotted to my daughter Rachael Eliza as one of the residuary legacies of my will, is to be held by my said son John A Scarborough

in trust for the sole separate and peculiar use and benefit of my daughter Rachael Eliza during her life, so that said land, Slaves or other property nor the rents issues or profits of the same or any part of the same, shall be subject to the Control or liable for the debts of my husband whom my said daughter shall at any time hereafter have, and upon the death of my daughter the said John A. Scarborough convey the said property of my nature and kind to the heirs

at law and Distributives of my said daughter Rachael Elizabeth
 It is my wish and intention by the foregoing devise and bequests
 to my son John to secure the rents issues and profits of the land
 therein referred to, and the hire and profits of the slaves and
 other property referred to therein, to the sole and separate use of
 my daughter Rachael Elizabeth, during her natural life, and
 should my son John deem it beneficial to her interest, he may
 suffer and permit, my said daughter to have possession of the land and
 slaves, and enjoy the use and services of the same, or he may
 retain the same in his possession, and pay over to my said daughter
 the rents issues and profits and hires. It is further my
 Will and I so direct, that my said daughter Rachael
 Elizabeth shall receive a good education; and should
 the rents and profits of the land and negroes and other pro-
 perty held by my son for the use, be insufficient, for the
 education and general maintenance and support of my said
 daughter, then and in that event, my son John must supply
 any necessary deficiency, so that the Capital of the property
 devised and bequeathed for the use of my said daughter
 shall be preserved untouched during her natural minority
 I give and bequeath to my son John A, my three old slaves
 Harriet Charlotte, Flora, and Gilbert. These three slaves are
 not estimated by me as of any great value, but they have been
 faithful servants to me, and for the mentioned services they have
 rendered to me, I wish them to live at my place called Newbury
 and to be well taken care of and provided for in their old age.
 I give devise and bequeath all the rest and residue of my prop-
 erty of every nature and kind and description to my three Chil-
 dren herein before mentioned to be equally divided among
 them share and share alike - the portion or share of which
 that may be allotted to my daughter Rachael to be held by my
 son John for her use as herein before declared
 I hereby nominate constitute and appoint my son John A
 Scarborough, sole executor of this my last will and testament
 and the guardian of my daughter Rachael Elizabeth.
 In testimony whereof I have signed my name and affixed my
 Will and Testament subscribed my name and affixed my
 Seal this the 5th day of February A D 1854
 Signed sealed published and
 declared by the said Jesse B. Scarborough
 and for his last Will &
 Testament in our presence, who
 at his request and in his presence
 here subscribed our names as witnesses
 unto
 Jesse B. Scarborough Seal
 Wm A. Wright
 Wm A. Wright

State of North Carolina

Northwestern County Court December Term 1885

This paper writing purporting to be and contain the last will & Testament of Jesse B Scarborough is exhibited in open Court, and offered for probate and was duly proved by the oaths of both the subscribing witnesses thereto, and as such considered by the Court to be and contain the last will & Testament of said Jesse B Scarborough and sufficient to convey the property therein bequeathed, and at the same time John A Scarborough the executor therein named appeared in open Court, & was duly qualified according to Law.

Wm Munting clerk

In the name of God Amen

I Mary E. Masalaw, being of sound and disposing mind & memory, do by virtue of a power to me in that behalf given in and by a certain Indenture of two parts bearing date the 24th day of June 1882 & registered in the records of the County of North Carolina in Book L G, Page 627 as by reference will more fully appear, make & ordain & publish this my last will and testament in manner & form following that is to say, first, I give & devise to my beloved children, George & Laura Korrey and their heirs, the house & lot on which I now reside situated on the East side of Fourth Street between Prince and Chesnut Streets north of & adjoining the lot on the corner formed by the north east intersection of Fourth & Prince Streets, I also give & bequeath to my said children George & Laura, all my negroes namely Nancy, Betty George Lewis & Amos, and all my right title & interest in & to my deceased Fathers estate and if it shall happen that both of above named children shall depart this life without leaving any issue of their bodies lawfully begotten or issue of such living at their death, then & in that case, I devise & bequeath all the above mentioned property, both real & personal to my Sons David Brock & Edward M Brock & their heirs forever, I also give & bequeath to my daughter Laura my Diamond a set of silver tea spoons & all my jewelry & wearing apparel, I give & bequeath to my son George my gold watch, and a set of silver table spoons, I give the Custody, tuition and Guardianship of my said children George & Laura to my uncle John M Frank of Onslow County,