

In the name of God Amen: I, Ivy Littleton of the County of Onslow State of North Carolina, being of sound mind, and memory, Do make this my Last Will and Testament, in the words following.

ITEM: It is my will and desire that all of my just debts and funeral expenses be paid by Executors hereinafter named.

ITEM: I give and bequeath, unto my wife Henrietta Littleton all the property I got by her in marriage consisting of one ox cart, bed, and furniture, Chest, loom, kittle, oven and griddle to her and her heirs forever.

ITEM: I give and bequeath unto my son, George L. Littleton, my colt by the name of Charley, after he has paid me or my estate ten dollars, he having already paid me forty dollars for said Colt Charley, to him his heirs and assigns.

ITEM: I leave the balance of my estate, to be equally divided between my two sons, George L. Littleton & Robert Littleton-Share and share alike- to them and their heirs and assigns.

ITEM: I give to my son Henry Littleton, one dollar, he having his share of my estate given him heretofore.

ITEM: I hereby nominate and appoint my friend Daniel A. Harget Executor to this my Last Will and Testament revoking all other Wills and Testaments by me heretofore made and declaring this to be my only Will and Testaments.

his  
IVY L. LITTLETON  
mark

Signes and sealed in the presence of witness who signed the same in my presence and in the presence of each other the 20th day of May, 1862.

JOHN MARSHALL  
JASPER LITERIDGE

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In the name of God, Amen: I Asa Landen, of the County of Onslow and State of North Carolina; Being sick and weak of body, but of perfect mind and memory, do make and ordain this my Last Will and Testament in manner and form following: VIZ: In the first place I recommend my Soul to the hands God who gave it, as to a Being infinitely good and wise and my body to be buried in a decent manner at the discretion of my Executor herein after named, and respecting my worldly goods wherewith it has pleased God to bless me, I leave it manner and form following.

In the first place, My will and desire is, that all my just debts may be paid.

ITEM: I will and bequeath unto my dearly beloved brother James Landen ten shillings, to him and his heirs forever.

ITEM: I will and bequeath unto my dearly beloved brother Stephen Landen ten shillings, to him and his heirs forever.

ITEM: I will and bequeath unto my dearly beloved sister Nancy Landen, ten shillings, to her and her heirs forever.

ITEM: I lend unto my dearly beloved mother Pheobe Landen during the time of her natural life all and singular the lands and tenements which was left unto me, or of right belonged unto me by the death of my father William Landen; and also, all and singular the lands and tenements, which fell to me, or of right belonged unto me, by the death of my brother William Landen to her only proper use and behoof during the above mentioned time of her natural life; and after her deceased, it is my expressed will and desire and I do hereby in virtue of the right inherent in me, to will and bequeath my property to whom I think proper; do hereby will and bequeath (after the death of my mother) all the above mentioned land and tenements unto John Landen, natural son of my sister Mildred Landen to him and his heirs forever, and to him and their only proper use and behoof forever.

ITEM: I will and bequeath unto the above mentioned John Landen, one bay horse, saddle and bridle, one black steer, one small iron pot, to him and his heirs forever.

ITEM: I will and bequeath unto my dearly beloved mother Pheobe Landen, one feather bed, and bedstead, and also all the residue of my property of whatkind soever to her and her heirs forever.

Lastly, I hereby constitute and appoint Joseph Mashborne my whole and Sole Executor, of this my Last Will and Testament revoking all former wills by heretofore made, acknowledge this only to be my Last Will and Testament. In witness whereof I have hereunto set my hand and seal this the 15th day of November in the year of our Lord One Thousand Eight Hundred & One.

ASA LANDEN (SEAL)

SIGNED AND SEALED IN THE  
PRESENCE OF US.

JNO F. BLAKE:

her  
ELENOR A. ALEXANDER  
mark  
JOSEPH MASHBORNE.

Onslow County: In Court, April Term, 1862, The within Will of Asa Landen was proven in open Court by the oath of Elenor Alexander and Joseph Mashborne qualified as Executor thereto.

Math Loomis Cll.

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In the name of God Amen; I Joseph Lilliebridge, in the County of Onslow, State of North Carolina, being sick & weak in body, but of perfect mind and memory, do this 15th day of January in the Year of Lord One Thousand Eight Hundred and two publish this my Last Will and Testament in manner and form following; that is to say I commend my Soul in to the hand of Almighty God who gave it me, and my body to the earth in hopes of a joyful resurrection through the merits of my Savior Jesus Christ, and as to that worldly estate wherewith it hath pleased God to bless me, I dispose thereof as follows, to WIT:

IMPREMIS: I give and bequath unto Lewis Hicks, four hundred dollars to be paid him out of the sales of my estate as soon as the money can be collected to him his heirs Executors, & Administrators.

ITEM: I gave unto Amos Perry one silver dollar to be paid him in full of gifts and legacies.

ITEM: I give and bequeath unto my grandson Gardner Perry Six Hundred Dollars the money not to be paid him unless he arrives to the age of twenty one years but to remain under the direction of Sally Farr wife of John Farr and the money to be hired out upon interest the interest to be collected yearly and added to the principal but if the said Gardner Perry should die before he arrives to the age of Twenty One years then my will is that the said Six Hundred Dollars with all accruing interest shall be equally divided among the children of my daughter Sally Farr.

ITEM: I give and bequath unto my daughter Sally Farr my two mahogany tables, all my silver table soup and teaspoons and silver cream pot and my little black mare.

ITEM: I lend unto my said daughter Sally Farr all my negro slaves during her natural life for her support & maintenance say, Ben, Antrim, March, Farris, Violet, Jennie, Sophia, Harriett, Murriah, and Bettie. Also my house out houses & plantation, with all my out land including a place joining Starkey, commonly called Bell place on Queens Creek. She keeping in good repair all my houses & out houses and after deceased I give devise and bequeath all my said negroes with their future increase and all my aforesaid land to the children of my said daughter Sally Farr to be divided between them share & share alike to them & their heirs forever.

ITEM: All the rest and residue of my estate both real and personal within the state of North Carolina and not before given away or disposed of I order and direct to be sold at Public vendue, at twelve months credit the purchasers giving notes with good security before the property shall be altered and out of the monies arising from such sales and the debts do me both at home and abroad and the cash on hand after paying my just debts which are but few and necessary funeral expenses etc. I direct my Executrix to pay and reserve the aforesaid legacy to the said Lewis Hicks and Gardner Perry. The residue to be hired out on security the interest to be collected every year & added to the principal until one of the children of the said Sally Farr shall arrive to full age at which I give & bequeath the whole of the said money principal and interest to be divided share and share alike between all of the children of the said Sally Farr to be paid them as they shall respectfully arrive to full age or marry.

ITEM: I lend unto my daughter Sally Farr during her natural life all the estate both real and personal which I have or made derive & to which I am or may be entitled by the deceased of my brother Lilliebridge in the State of Georgia for her support and maintenance and after her deceased I devise give and bequeath the same to the children of my said daughter Sally Farr and my grandson Gardner Perry to be divided between them share and share alike their heirs and assigns. But should the said Gardner Perry die before he arrives to the age of twenty one years my will is that his share be equally divided between the children of my daughter Sally Farr.

And lastly, I constitute & appoint my well beloved daughter Sally Farr sole Executrix of this my Last Will and Testament revoking all other Will & Wills by me heretofore made. Declaring this to be my Last Will and Testament.

In witness whereof I have hereunto set my hand and seal, the day and year above mentioned.

JOSEPH LILLIEBRIDGE (SEAL)