

*Consul*  
 Last Will and Testament of Demsey J. Honeycutt  
 State of North Carolina  
 Union County

I Demsey J. Honeycutt of Union County and State aforesaid Being of sound mind and memory but 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

*the*  
*11*  
*to*  
*l.*  
 First. That my executor (hereinafter named) shall provide for my body a decent burial suitable to the wishes of my relations & friends and pay all funeral expenses together with all of my just debts howsoever and to whomsoever owing out of the moneys that may first come into his hands as a part or parcel of my estate.

*577*  
*red*  
*es*  
 Item I give and devise to my eldest son Wilbur S. Honeycutt all that tract of land one where he now lives containing One hundred acres (100) Bounded as follows adjoining the lands of Samuel Howie Sen and John Shannon Jr. to have & to hold to him and his heirs in fee simple forever.

*Item* I give and devise to my son John S. Honeycutt



as follows, adjoining the lands of Samuel Howie Sen  
and John Shannon Jr. to have & to hold to him and his  
heirs in fee simple forever.

Item

I give and devise to my four Sons John W. Hineyentt  
Isaac A. Hineyentt, Joseph C. Hineyentt George W.  
Hineyentt. And my two Daughters Mary C. Hiney-  
entt and Elizabeth C. Hineyentt all that tract of  
land whereon I now live to have and to hold in  
fee simple forever.

Item

I will that portion of land that I have willed to  
my four sons & two Daughters that there shall  
no title pass to any one outside of the family  
This my will to all intents & purposes—

Item

I will that my sons John W. Hineyentt & Isaac A.  
Hineyentt have their share or portion out of that  
part of the land where they have now built &  
improved and not valuing the Buildings.

Item

I Give & bequeath that my Youngest son George  
W. Hineyentt have his share out of the land  
whereon or the House & lot where I now live to  
have & to hold to him & his heirs in fee simple forever.

Item

I give and devise to my sons and Daughters all  
my interest in the Estate of Isaac Helms Dec'd



Last Will and Testament of Orensey J. Hineyentt Esq<sup>r</sup>  
 I bequeath equal portion share and share alike to them  
 and each and every of them their Executors  
 administrators & assigns absolutely forever.

Item

I give and devise to my Sons Joseph C. Hineyentt  
 & George W. Hineyentt one horse a piece worth  
 Seventy five dollars each - one Cow and Calf a piece  
 valued at fifteen dollars each - One Bed and  
 Bedstead & furniture to have and to hold in fee  
 Simple forever.

Item

I give and devise to my Daughter Mary E. Hiney-  
 entt one Cow and Calf worth fifteen dollars and  
 one that she now claims. Also one <sup>and Bed</sup> Bedstead and  
 furniture to have & to hold in fee Simple forever.

Item

I give & bequeath to my Daughter Elizabeth C.  
 Hineyentt one Cow & Calf worth fifteen dollars  
 One Bed & Bedstead and furniture to have & to  
 hold in fee Simple forever.

Item

I Will and bequeath to my Son George W. Hiney-  
 entt And my two Daughters Mary E. Hineyentt  
 and Elizabeth C. Hineyentt have and  
 possess all the House furniture not herein  
 named or disposed of to have & to hold to them  
 and their heirs forever.

Last



And my two Daughters Mary C. Hurreyentt  
and Elizabeth C. Hurreyentt have and  
possess all the House furniture not herein  
named or disposed of to have & to hold to them  
and their heirs in fee simple forever.  
My Will and desire is that all the residue of  
my estate (if any) after taking out the devised  
and legacies above mentioned and the debts  
owing to me collected and if there should be  
any surplus over and above the pay-  
ment of debts expenses and legacies that such  
surplus shall be equally divided and paid over  
to my said Children in equal portion share and  
share alike to them and each and every of  
them their executors administrators and  
assigns absolutely forever Lastly I do hereby  
constitute and appoint my trusty friends  
Wilburn S. & John W. Hurreyentt, My law-  
ful Executors to all intents and purposes to  
execute 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 by me hereto-



Last Will and Testament of Demsey J. Hineyett for the  
 fore made. In witness whereof I the said  
 Demsey J. Hineyett do hereunto set my  
 hand and seal. This the 28<sup>th</sup> day of June  
 Eight hundred and Seventy Six 1876.  
 Signed sealed, published and declared by the  
 said Demsey J. Hineyett to be his last  
 will and Testament in the presence do  
 subscribe our names as witnesses thereto

Witnesses  
 J. C. McLaughlin  
 W. P. Redwine  
 A. J. Clark

Demsey J. Hineyett

North Carolina  
 Union County

January 11<sup>th</sup> 1877

In Probate Court a paper writing pur-  
 porting to be the last Will and Testament of  
 Demsey J. Hineyett dec'd was exhibited  
 for Probate in open Court by S. W. Hineyett  
 the Executor therein named and the due execu-  
 tion thereof is proven by the oaths of W. P.  
 Redwine and A. J. Clark the



A. J. Clark

North Carolina  
Union County

January 11<sup>th</sup> 1877

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for Probate in open Court by S. M. Hineycutt  
the Executor therein named and the due execu-  
tion thereof is proven by the oaths of W. P.  
Redwine and A. J. Clark the two subscribing  
witnesses thereto. It is therefore considered by the  
Probate Court that the said paper writing and  
every part thereof is the Last Will and Testa-  
ment of Demsey J. Hineycutt and the same  
is ordered to be recorded and filed and the  
said S. M. Hineycutt Executor as aforesaid  
duly qualified as ~~executor~~ by taking the oath  
required by law This the 11<sup>th</sup> Jan'y 1877  
G. W. Flow P. J.