

Harry Capenhart of the County of Blkizi and State of North Carolina do make and declare this to be my last Will & Testament, this the ninth day of December Eighteen Hundred and Eighty-Two -

Item - Firstly I command my Soul to the God who gave it Item - Second After paying my funeral expenses I do give and bequeath unto my son Henry Outlaw of Blkizi County North Carolina and to my daughter Polly wife of Martin Capenhart of Blkizi County N.C. and to my son my son William Capenhart of Washington County N.C. the husband of my daughter Pauline for her sole and benefit all that tract or parcel of land lying and situated in Washington County North Carolina Conveyed to me by deed from Thos S Amistead and near the town of Plymouth N.C. immediately adjoining the lands of Harry Cooper Taylor Taylor and William Capenhart the same being a lot two hundred feet long and one hundred feet wide with all the improvements thereon. To now and to hold the same unto the said Henry Outlaw - Polly Capenhart wife of Martin Capenhart and William Capenhart for his wife Pauline aforesaid to him and their heirs in fee simple forever.

Item I do further give and bequeath unto my said son Henry Outlaw all of my personal property of whatever description of which I may die possessed to him and his heirs forever - Lastly I do hereby nominate and appoint my aforesaid son Henry Outlaw and William Capenhart my son in law to be my executors.

Witness my hand and seal this 9th day of December 1882

Harry X Capenhart

Witnesses
Thos S Amistead
J. E. C. Johnston
John W. Newbury

State of North Carolina In the Superior Court Washington County A Deed purporting to be the Last Will and Testament of Harry Capenhart deceased, is exhibited before me, the undersigned Clerk Superior Court for said County, by Harry Outlaw & William Capenhart & William Capenhart his executors therein named, and they doth execute thereof by the said Harry Capenhart by the oath and examination of Thos S Amistead and J. E. C. Johnston

the subscribing witnesseth thereby when living sayeth, doth depose and say, that he doth for himself depose and saith, that he is an subscriber witness to the paper writing now shown him purporting to be the last will and testament of Harry Capenhart that the said Harry Capenhart in the presence of this deponent subscribed his name at the end of said paper writing which now shown as aforesaid, and which bears date of the 9th day of December 1882.

And the deponent further saith, that the said Harry Capenhart 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 Testaments, 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 Harry Capenhart was of sound mind and memory, of courage to execute as will, and was not under any restraint to the knowledge, information or belief of this deponent. And further these deponents say not.

(Signed) Thos S. Amistead
J. E. C. Johnston

Sincerely sworn and subscribed
the 15th day of November 1882 before
me,
Thos J. Marion C.S.C.

North Carolina - Washington County -

I, Sallie Ann Davenport of the County of State aforesaid, being of sound mind and memory, but considering the uncertainty of my earthly existence, do make and declare this my last will & testament, in manner following viz: I give, devise and bequeath, unto my son - Linneway, his heirs, and assigns forever, all my personal property of what nature, and kind soever and where so ever the same shall be at the time of my death, except one feather bed, and sheet & covering for same, which I give and bequeath to Henry Outlaw.

And lastly, I do hereby constitute and appoint my trustee Wm M. Linneway my lawful executor to see into, and pursue to execute this my last will & testament according to the true intent & meaning of the same, and every part & clause thereof, hereby

Will of Sallie Ann Davenport

Revoking and Declaring void all other Wills and Testaments
by me heretofore made.

In witness whereof, I the said Sallie Ann Davenport do
hereunto set my hand and seal this 4th day of April -
A.D. 1888. - *Sallie Ann Davenport*

Signed, sealed, published, & declared by the said Sallie
Ann Davenport, to be her last Will and Testament in the
presence of us, the at her request and in her presence do
subscribe our names thereto. *J. H. Russell, Hamilton Davenport*
State of North Carolina

Washington County ss 3rd the September Inst.

A paper purporting to be the last Will & Testament
of Sallie Ann Davenport deceased, is exhibited before me,
the undersigned Judge of Probate, for said County, by William
McLinen and the Executrix herein mentioned, and to the execution
thereof by the said William McLinen, by the said will
examination of J. H. Russell and Hamilton Davenport, the undersigned
Witnesses thereto, who, being duly sworn, doth depose & say, and each
for himself deports to and saith, that he is a subscriber thereto.
The paper writing hereinabove, purporting to be the last Will
and Testament of Sallie Ann Davenport, that the said Sallie
Ann Davenport, in the presence thereof deponente, subscribed her
name at the end aforesaid paper writing, which was done as aforesaid,
and which bears date of the 4th day of April 1888.

And these deponents further say, That the said Sallie Ann Davenport
the Testator aforesaid, did, at the time of subscribing her name as
aforesaid, declare the said paper writing to be subscribed by her and
exhibited to her last Will & Testament, and these deponents did
thereupon subscribe their names at the end aforesaid Will as
an attesting Witness thereto, and at the request and in the
presence of the Testator, subscribed her name to the said last
Will as aforesaid, and at the time of the former subscribing his
name as attesting Witness thereto, as aforesaid, the said
Sallie Ann Davenport, 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 these deponents. And
further these deponents say not - *J. H. Russell, Hamilton Davenport*
Venerably born & deceased this 5th day, A.D. 1888, before me -

State of North Carolina *John Morrissey*: Probate judge
Washington County Before

Thos J. Morrissey Atta Co. Ct. - In the matter of the last Will
of Sallie Ann Davenport - J. H. Russell Hamilton Davenport - being
duly sworn, doth say, That Sallie Ann Davenport, late of St.
County, is dead having first made & published her last Will -

Will of Sallie Ann Davenport

and Testament, and that William McLinen, is the testator
named therein. Further, that the property of said testator amounting
consisting of personal property - is worth about \$2000, two hundred
dollars to four as can be ascertained at the date of this affi-
cation; and that Henry Jackson & William McLinen
are the parties entitled under said will to the said property
now & as described before me the 5th day December 1888
Thos J. Morrissey Atta Co. Ct. *W. McLinen*

I, William McPatrick, of the County of Washington and State
of North Carolina, 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:

Item 1. That my Executrix herein after named, shall provide for my
body a decent burial suitable to the wishes of my relatives
and friends, and pay all expenses therefor, together with
all my just debts - housewrecks and dwelling houses owing
and of the money that shall first come into her hands
as a part or parcel of my estate;

Item 2. I give and bequeath and devise to my beloved wife all
houses and lands together with all my stock of
horses & mules with all my cattle hogs and sheep also
all my provisions forming household tools of mechanic
all my house hold and kitchen furniture, to have and to
hold to her the said Francis Patrick for and during the
term of her natural life, in satisfaction for and in lieu
of her dinner and thirds off and in all of my real and
personal estate, she being my first customer on the farm.

After the death of my beloved wife, I give and bequeath to
my oldest son Bird McPatrick, one double barrel gun, brass
mounted gun which he now has in his possession.

Item 4. I give and bequeath to my oldest daughter Anna Elvorday,
one bed and curtains to be selected by my beloved wife to
execute.

Item 5. I give and bequeath to my son Milt R. Patrick, provided
he comes and occupies it during his life time and then
to his children. The tract of land on which I now live
bounded as follows & with: Beginning on on the north
side of plantation opposite the mouth of the ditch
which runs through the middle of the piece of
land between my house and my son Thompson house
up the said ditch a cross my road & two acres

- over -