

that the name of the said W. F. Vanderson Subscribed as a witness to the will is in the proper hand writing of the said W. F. Vanderson

A. D. Norman Seal

H. H. Stubbs Seal

Sworn and Subscribed to before me
this 4th October 1876
H. H. Nelson Judge

It is my opinion considered that the paper writing is the last will and testament of the said Asa Gaylord deceased and has been duly proved and admitted to Probate and it is adjudged that this will together with the Proofs be recorded in the will Book for the County of Washington etc. this the 4th October 1876. H. H. Nelson Judge

Charles A. Gaylord the Executor named in A. O. Gaylords last will and testament comes forward took & subscribed to the oath of his qualification

H. H. Nelson Judge

Samuel P. Woodley of the County of Washington in the State of North Carolina hereby make this my last will and testament (1st) I give to my son G. D. Woodley my Land where I now live adjoining G. D. Woodley and S. H. Woodley and others and all of my Rice little and interest in the Land to the East side of my Ditch that leads to my Daughter Nancy except one pole which along the Ditch that I give to my Daughter Nancy for her Road out to the main Road by his paying her One Hundred Dollars on the said Land & of said Ditch to be paid by January 1st 1880 and I give to G. D. Woodley three Barrels and two tubs of Corn and Horse Cart Wheels and Briske Barrell of Pork and 3 Stacks of Bees & 1 Large Shoot and 2 Small Wines.

(2nd) I give to my son James P. Woodley a piece of land beginning at the South End of my Run to the N. of Roday Cliffs, then running N. along said Ditch so far as to intersect a line drawn from the River N. of five Island running S. 70 Degrees West. to 70 Degrees E until it meets Corse Mill Bluff of Woodley's N. W. corner, thence S. along his West line to his S. W. corner, thence along the Newlands

Patent Line N. to the first Station by his Paying unto G. H. Woodley & D. G. Woodley and my Daughter Susan Larkinton Thirty three Dollars and one third on the 1st Day of January 1880 to each of them and by his Paying them \$33. 33 $\frac{1}{3}$ Dollars to each of them January the 1st 1881 and \$33. 33 $\frac{1}{3}$ Dollars to each of them 1st January 1882 and I give to my son G. H. Woodley 100 lbs of Flour and my old Breading Sow, and I give G. H. Woodley and J. H. Woodley my Interest in the Burgery (3rd) I give to G. H. Woodley my Woods ox and ox Cart & one Barrell of Pork and 1000 Herring and Two Barrels of Corn (4th) I give to my Daughter Susan Larkinton four Red Shoots and fifty Dollars out of the sale of my Property above the Rest and the Side Board.

(5th) I give to my Daughter Nancy Phelps 3 Stacks of Bees

(6th) I give to G. D. Woodley my Milk Cow & Calf and 2 Shoots of the Largest Kind and 3 Stacks of Bees.

(7th) I give to the Heirs of my Daughter Nancy Phelps Decedent to each of them One Dollar in Cash out of the sale of my Property which is all of their portion

(8th) I hereby appoint my sons Nancy G. H. Woodley & S. H. Woodley Executors of this Will.

in testimony Whereof I have set my Hand this 9th Day of June 1878

test

George W. Spruill Seal
Aaron W. Davenport Seal

State of North Carolina

Washington County | ss. In the Probate Court, I paper purporting to be the last will and Testament of Samuel P. Woodley deceased, is exhibited before me, the undersigned Judge of Probate for said County by Thomas P. Woodley and G. D. Woodley the Executors herein mentioned, and the due execution thereof by the said Samuel P. Woodley by the oath and examination of George W. Spruill and Aaron W. Davenport the subscribing witnesses thereto, who being duly sworn, doth depose and say, And each for himself deposes and saith, that he is a subscriber owing to the paper writing now shown him, purporting to be the last will and Testament of Samuel P. Woodley that the said Samuel P. Woodley 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 9th day of June 1878 And the deponent further saith, that the said Samuel P. Woodley, the testator aforesaid, died 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
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 Samuel P. Woolsey 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 this deponent.
And further these deponents say not.

Sincerely sworn and subscribed George W. Spratt Seal
the 3rd day of September 1878 before me
J. M. Wilson, Prob. Judge

Upon the oaths and examination of the witness to Samuel P. Woolsey last will and testament & the foregoing Probate had before me by them, it is adjudged and decreed, that the paper writing purporting to be the last will of Samuel P. Woolsey, set in his last will and testament and has been duly admitted to Probate, and it is further adjudged & ordered that the "will" together with the probate be recorded in the Will Book of Washington County this the 2nd
September 1878. - J. M. Wilson P.J.

I, Jordan H. Phelps of Washington County 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 as follows this is to say

1. I wish that my Executor herein after named shall provide for my body a
decent burial suitable to the worth of my relation, and friends And
pay all funeral Expenses together with my just Debts, however and
to whomsoever owing Out of the money that may first come into
his hands as a part or parcel of my Estate.

2. I leave and devise to my beloved wife Mary a portion of the Tract
of land whereon I now live to include my mansion house and
all out houses, Beginning as follows at a Black Gum tree running
south along River line to the line of the Heirs of Abram Davenport on
the middle of the Green Swamp, thence Running west along said line
to opposite of the mouth of my main leading ditch on the west side of
my dwelling house, thence to run north & said ditch, thence running the
same course of said ditch to a ditch which runs along side of my
path which leads to my Horrace place, then to run east along said ditch
to my Road which leads to the main Road, thence along said Road to the
first cabin containing of thirty acres more or less to have and to hold
to her the said Mary Phelps for and during the term of her natural
life time and freedom hood a satisfaction for and in lieu of her
dower and thirds of and in all of my Real Estate.

3. I give and devise to my beloved wife Mary One Bed and
furniture two Rocking Chairs, two Chests, two Trunks, one pot, one
candy one old Glass Umbrella, One Burrough, one set plates to have
and to hold to her and her heirs in fee simple for ever

4. I leave and devise to my beloved wife Mary One pound weight
all of my Hogs and Sheep and Cattle and all of my farming uten-
sils, Hens hold and kitchen furniture during her life time
widowhood - and at her death to be returned and equal
divided between my two Sons Henderson Phelps and Jerome Phelps
to them their heirs and assigns for ever in fee simple.

5. I give and bequeath to my son Jerome Phelps at my Death One
Cask which I call my old Cask to have and to hold to him his heirs
and assigns for ever.

6. I give and bequeath to my son Jerome Phelps all of my tract of land
subject to the portions which is loyal to my wife Mary adjoining the
lands of Joshua B. Davenport the Heirs of Abram Davenport and the
Heirs of Jesse Partrough and Ebenezer Danister by my said son
Jerome paying the amount of two hundred fifty dollars to my
son Henderson Phelps - said tract of land containing ninety acres
more or less, to him the said Jerome Phelps his heirs and assigns