

was an attesting witness thereto and at the request and in the presence of the said testatrix And this defendant further avvath that at the said time when the said testatrix subscribed her name to the said last will as aforesaid, and at the time of the defendants subscribing his name as an attesting witness thereto as aforesaid, the said Sarah T. Estel was of sound mind and memory and of full age to execute a will and was not under any restraint to the knowledge information or belief of this defendant and further these defendants say not.

Severally of me and said
wishes this 1st ^{July} 1892 Lewis Norman (sd)
John W. Hooton (sd)
W. Hooton c/c
July 1st 1892
Lewis Norman (sd)

Alfred Hampton will

I Alfred Hampton of the County of York & State of North Carolina being of sound mind and memory do make and declare this my last will and Testament as follows:

Item 1st I will that my executors hereinafter named shall provide for my body a decent burial suitable to the wishes of my family & friends & erect Tomb Stones to my grave at a place that my wife & children may agree upon

Item 2nd I will that my two daughters Sally T. Somers & Bettie Hampton be advanced each to the amount advanced each of my other children John, William & Bettie Reece

Item 3rd I will that my daughter J. Bettie Hampton be given Fifty dollars Extra for a visit out her grandfather

Item 4th I will that after all my just & paid & above amounts paid my daughters that my executors turn over to my wife Jane Hampton all of my property real and personal of every description to be hers during her natural life or widowhood, & after her death or marriage to be equally divided between my children John, William, Betty Reece, Sally T. Somers & Bettie Hampton,

Item 5th I will that my money due me from Harry Long's Estate in Missouri be equally divided between my children above named

Item 6th I constitute & appoint my son J. Hampton my lawful Executor to all intents and purposes & hereby revoking all other wills heretofore made by me.

Given under my Hand and seal this

3rd day of June 1892

Witness
Jas B. Green
A. J. Tolson

Alfred Hampton (sd)

Oral of Deed Containing Deed Between
Alfred H. Mackie & wife Sarah Mackie

I, Alfred H. Mackie, do hereby make and publish my last will and testament of my lands, in the County of Sullivan, State of North Carolina.

At Ellington, State of North Carolina, on the 1st day of August, A.D. 1872, I, Alfred H. Mackie, do hereby make and publish my last will and testament of my lands, in the County of Sullivan, State of North Carolina, by Alfred H. Mackie, the Testator, therin named, and the done execution thereof by the said Alfred H. Mackie by the oath and examination of J. G. Parker and J. W. Green, the subscribing witnesses, there to who being duly sworn doth depone and say and declare for himself that he is a subscribing witness to the before writing now shown him purporting to be the last will and testament of Alfred H. Mackie. Said the said Alfred H. Mackie, in the present of the defendant is subscribed his name at the end of said paper writing, which is now shown as a record and which bears date on the 1st day of June 1872. And the defendant further saith that the said Alfred H. Mackie, the testator aforesaid, did at the time of subscribing his name as aforesaid declare the said before writing as a subscription by him and exhibited to be his last will and testament and the defendant 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 the defendant 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 defendant subscribing his name as an attesting witness thereto as aforesaid, the said Alfred H. Mackie was of sound mind and memory and of full age to execute a will and was not under any restraint to the knowledge, information or belief of this defendant and further this defendant says not.

J. G. Parker
J. W. Green

R. H. Mackie will
In witness and for payment of last will the said
Mackie and wife Sarah Mackie of the County of
Sullivan and State of North Carolina, being of
sound mind and memory and of good health -
standing but of poor bodily health, but knowing
the uncertainty of life, and the certainty of death
we do this day make our last will and testa-
ment in manner and form following,
to give and devise & bequeath unto our two
sons namely H. H. Mackie & Solomon Mackie our
bodily heirs, unto them and their lawful heirs
& no others, and assign forever, all that tract of
land known as the land of Solomon Vista said
being the lot No 1 that my wife Sarah Mackie
drew as her distributive share of her father's land
Solomon Vista said, We do declare this will to
be our last will and testament, as to lot No 1 and
revoking all other wills heretofore made on
this part and making void all other wills
made by us in manner and form following
that the said H. H. Mackie and Solomon L. Mackie
takes possession of said lands from the date
and signing of this will & pay over to his
R. H. Mackie & wife Sarah Mackie, one third
of all that grows on said land, each & every
year, as it may be matured, as long as
they both live, as our natural lives, provided
they both will stay sober & be industrious
and help themselves, and us both, but at any
time either one, wants to get drunk and neglect
their business, and be a dissipated man on
account of their bad conduct, but one that does
that, it will dispossess him of his part. The words
this will is void as to him, but not the other pro-
vided he stays sober and tries to get along &
do well. This will shall be good to him for
one half to the one that does not & the other half
comes back to us R. H. Mackie & wife Sarah Mackie
and if both shall do badly all shall come
back & this is all void and of no effect.
But if they stay sober and do well we do
pay to our son H. H. Mackie as before mentioned