

North Carolina, Superior County, I do, before God,
It is therefore considered and adjudged by
the Court that the said paper writing and
every part thereof is the last will and
Testament of P.F. Matthews deceased.
Let the said will, together with the Protests
be recorded and filed.

This 3rd day of April 1916

J.L. Crater
Clerk Superior Court.

North Carolina, Jethim -

I H.Martin Jr of the aforesaid County and State
being of sound mind but Considering the un-
certainty of my earthly existence, do make and
declare this my last will and testament.

- 1st I will and devise to my son H.M.Martin Jr about
37 $\frac{1}{2}$ acres of land designated and bounded as
set forth in a Deed I have made to him dated
5th day Feb 1910.
- 2nd I will and devise to my son W.H.Martin
about 45 $\frac{1}{4}$ acres of land designated and
bounded as set forth in a Deed I have
made to him dated 5th day of Feb, 1900.
- 3rd I will and devise to my daughter M.J.
Norman about 26 acres of land designated
and bounded as follows as set forth
in a deed I have made to her dated 5th day of Feb 1910.
- 4th I will and devise to my daughter Lillian F.Cox
about 45 $\frac{1}{4}$ acres of land designated and
bounded as set forth in a deed I have
made to her dated 5th day of Feb. 1900.
- 5th Which I have delivered and deposited with
W.H.Norman the executor of my last will
and testament to be held by him in escrow
and after my death to be turned over to and
delivered to said H.Martin Jr W.H.Martin
M.J.Norman and Lillian F.Cox.
- 6th It is my will and desire that my executor
hereinafter named collect any and all debts
that may be due at the time of my death
and sell the other Personal Property at Public
Auction for Cash and out of the proceeds
pay to my son W.H.Martin Twenty dollars
and after the payment of any debts I may
owe, my funeral expenses and cost of
administering my estate divide the
residue of my personal property between
H.Martin Jr, W.H.Martin, M.J.Norman, Lillian F.Cox

and the heirs of J.H. Martin equally share
and share alike.

It is my will and desire that my executor
hereinafter named be not required to and
that he make no report, inventory or
return of the personal belongings to my
estate which may be received by him
and that he also be not required to make
any return of the sale of said personal
property to the Superior Court or the Clerk
of the Superior Court as is now required by law.
I hereby constitute and appoint my Trusty
friend W.H. Norman my lawful Executor
to all intents and purposes to execute this
my last will and testament, according to
the true intent and meaning of the same
and ever past and clause thereof hereby
revoking and declaring utterly void all
other wills and testaments by me heretofore
made. In witness whereof I the said
J.H. Martin do hereunto set my hand and
seal, This 22nd day of April 1912.

J.H. Martin *(Seal)*

Signed, sealed, published and
declared by the said J.H. Martin
to be his last will and
testament in the presence of
us, to wit at his request
and his presence do subscribe
our names as witness thereto

J.M. Reece
John Norman

Probate

State of North Carolina } In The Superior
Yadkin County } Court.

A paper purporting to be the last will and
testament of J.H. Martin deceased is exhibited
before me, the undersigned, Clerk of the Superior
Court for said County, by W.H. Norman the

executor herein mentioned, and the due execution
thereof by the said J.H. Martin by the oath and examination
of J.M. Reece and John Norman the subscribing witnesses
thereto, who being duly sworn, doth depose and say, and
each for himself deponeth and saith, that he is a subscribing witness
to the paper writing now known him
purporting to be the last will and testament of
J.H. Martin; that the said J.H. Martin in the presence
of this deponent subscribed his name at the end
of said paper writing which is now known as
aforesaid and which bears date of the 22 day
of April 1912. And the deponent further saith
that the said J.H. Martin 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 testament, and the deponent
did thereupon subscribe their names at the
end of said will as an attesting witness
thereto, and at the request and in the presence
of said testator. And this deponent further
saith, that at the same time when the said
testator subscribed his name to the said last
will as aforesaid, and at the time of the
deponent's subscribing their names as an
attesting witness thereto, as aforesaid, the said
J.H. Martin was of sound mind and memory
of full age to execute a will, and was not
under any restraint, to the knowledge, informa-
tion or belief of this deponent. And further
these deponents say not.

Subscribed and sworn
this 5th day of May 1916 before me
J.D. Crater

J.M. Reece
John Norman
Clerk Superior Court.
North Carolina } In The Superior Court
Yadkin County }
It is therefore considered and adjudged by

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the Court that the said paper writing and
every part thereof is the last will & testament
of J.M. Martin deceased. Let the said will,
together with the probate, be recorded and file
This 5th day of May 1916.

J. C. Crater
Clark Superior Court.

Sarah Seavine Will

Martha Carolina
Yadkin County

I Sarah Seavine of Yadkin Co. in
Said State do make this my last will and
testament. 1st That Body have decent burial
and all my just debts be paid.

That my executor puts nice Head Stone
to mark my grave, not to cost more
than \$25.00 or \$30.00 Dollars.

And that my son W.L. Johnson, My son
and his son my son his heir J.H. Haynes,
my daughter Betz Ann Haynes, My daughter
and Harry Krause My grand Daughters all
share and share alike out of my estate
and that Plete Inscare my daughter have
one dollar out of my estate and that
Frone Brown my daughter have one dollar
out my estate, and that Vic Segraus my
Daughter have one dollar out of my estate
and that Emma Martin my daughter have
one dollar out of my estate.

I hereby empower and appoint my son
W.L. Johnson my lawful executor to this
my last will and testament. Whereof
I hereunto set my hand seal This 9th
day of November 1912.

Witness: J.M. Cook. *for* Sarah Seavine *Seal*
Witness: T.M. Dobbins. *mark*

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State of North Carolina } in the Superior Court
Yadkin County }
A paper writing purporting to be the last will
and Testament of Sarah Seavine deceased is
exhibited before me, the undersigned Clerk of the
Superior Court, for said County by W.L. Johnson
the executor therein mentioned, and the due execu-
tion thereof by the said Sarah Seavine by the
oath and examination of J.M. Cook and T.M. Dobbins
the subscribing witnesses thereto, who being
duly sworn, doth depose and say and each
for himself deposes and saith, that he is a
subscribing witness to the paper writing
now shewing him, purporting to be the last
will and Testament of Sarah Seavine; that
the said Sarah Seavine in the presence of this
deponent, subscribed her name at the end
of said paper writing, which is now shown
as aforesaid, and which bears date of the 9th
day of Nov. 1912. And this deponent further
saith, that the said Sarah Seavine the testator
aforesaid, did, at the time of subscribing her
name as aforesaid, declare the said paper
writing so subscribed by her and exhibited
to be her last will and Testament, and this
deponent did thereupon subscribe their names
at the end of said Will, as an attesting
witness thereto, and at the request and in
the presence of said testator. And this deponent
further saith, that at the same time when
the said testator subscribed her name to the
said last will as aforesaid, and at the time
of the deponents subscribing their names
as attesting witness thereto as aforesaid
the said Sarah Seavine was of sound
mind and memory, of full age to
execute a will, and was not under
any restraint, to the knowledge, informed