

James Harbin Will
State of North Carolina
Yadkin County

I, James Harbin of the County of Yadkin
State of North Carolina being of sound mind
and memory do make and declare this to be
my last will and testament. Item 1st.

After the payment of my debts and funeral
expenses I will and bequeath to my
beloved wife Mary J. Harbin all of my
personal property of every kind and
character whatsoever. Item 2^d.

I will and bequeath all my real estate to
my beloved wife Mary J. Harbin to do as
she pleases with exclusive of 1 acre sold to B.
D. Saxon. I hereby constitute and appoint.

John Long my executor to execute this my
last will and testament. In witness whereof
I hereunto set my hand and seal.

This March 22nd 1919.

James Harbin (Seal)
mark

Test: J. W. Howell
B. F. Seats.

Probate

State of North Carolina ss. In the Superior
Yadkin County Court.

A paper writing purporting to be the
last will and testament of James Harbin
deceased, is exhibited before me, the
undersigned, Clerk of the Superior Court
for said County, by John Long the executor
therein mentioned, and the due execution
thereof by the said James Harbin by the
oath and examination of J. W. Howell
B. F. Seats, the subscribing witness thereto,
who being duly sworn, doth depose and
say, and each year himself deposeth and

sware, that he is a subscribing witness to the
paper writing now shown him, purporting
to be the last will and testament of James
Harbin; that the said James Harbin, in the
presence of this deponent, subscribed his
name at the end of said paper writing, which
is now shown as aforesaid, and which
bearing date of the 22 day of March, 1919.

And this deponent further saith, that
the said James Harbin the testator aforesaid,
did, at the time of subscribing his name as
aforesaid, believe the said paper writing as
subscribed by him and exhibited to be his
last will and testament, and this deponent
did therupon 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 deponents subscribing their
names as an attesting witness thereto,
as aforesaid, the said James Harbin
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.

Generally sworn
and subscribed, this 30th day of Aug., 1919, before me,

J. L. Cates

Clerk Superior Court

J. W. Howell
B. F. Seats

North Carolina } 23 In the Superior Court
 Yaddo County }
 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 James Martin deceased
 Let said Will, together with the probate,
 be recorded and filed.

This 30 day of Aug 1919

J. L. Carter
 Clerk Superior Court

Elizabeth and J. M. Barron Will

North Carolina {
 Yaddo County }

We Elizabeth C. Barron and husband J. M. Barron of the aforesaid County and state, being of sound mind, but considering the uncertainty of our earthly existence to make and declare this our last will and testament. Our Executor hereinafter named, shall give our bodies a decent burial, suitable to the wishes of our friends and relatives and pay all funeral expenses, together with all our just debts, and of the first moneys which may come into his hands belonging to our Estate.

First. We give and devise to our youngest son Joe R. Barron, the tract of land on which we now live, known as the homeplace containing (84) Eighty four acres more or less. To have all to hold to him and his heirs forever also the tract of land known as the Sam Denny place, containing (60) ten acres more or less to have and to hold to

- him, his heirs and assigns forever.
 We give and devise to our son Jasper M. Barron (\$0) fifty acres of land to be taken off of the west side of tract known as the Jessie Denny place, to have and to hold to him and his heirs forever.
 We give and devise the balance of our real estate to our two sons John F. Barron and Joe R. Barron to be equally divided between them. To have and to hold to them their heirs and assigns forever.
 Fifth. We give to our daughters Laure A. Cartwright and Alice A. Smith (\$20.00) One hundred and thirty dollars each to be paid equally by our three sons out of their share of our real estate within two years after the survivors death as herein-after stated.
 Sixth. We further give to our two daughters Laure A. Cartwright and Alice A. Smith (\$20.00) twenty dollars each to be paid out of our Estate by our Executor hereinafter named, bimonthly sum, together with the advancements they have had from us will make a fair portion according to the value of our Estate, both personal and real.)
 Seventh. We direct that this will shall not take effect until each of us shall have departed this life.
 We hereby constitute and appoint our youngest son Joe R. Barron our lawful Executor to all intents and purposes to execute this our last will and testament, according to the true intent and meaning of the same and ever part and clause thereof, hereby revoking and declaring utterly void