

This Summons Considered and adjudged by the Court
that the said paper bearing and every part thereof
is the last will and Testament of J. H. Hall deceased.
Let the said will together with the probate be recorded
and filed. This 2d day of March 1906.

J. H. Hall
Clerk Superior Court

Moses M. Wagener will

I Moses M. Wagener of the County of Yancey and State
of North Carolina being of sound mind and memory
but knowing the uncertainty of earthly existence, do make
and declare this my last will and testament in manner
and form following. First that my executors hereafter
named, shall provide for my body a decent burial, and
pay all funeral expenses together with all my just debts
to whomsoever owing out of the monies that may first come
into his hands.

- Item 1 I will and bequeath to my dear wife Nelly Wagener all
my house hold and kitchen furniture, and for her to
have her support out of any and all lands I may own
at my death her said support to be more fully described
further on in this my last will.
- Item 2 I will and bequeath to my son Daniel E. Wagener the
following tract of land situated in Yancey County
Namely the H... tract where I now live, containing
seventy-five acres more or less except 10 acres hereinbefore
mentioned, the Daniel Money or H. G. Brown tract con-
taining 145 acres more or less, and the James Hudsfield
or James Money tract containing 20 acres more or less, making
240 acres in all.
- Item 3 I will and bequeath to my daughter Nancy M. Castens
wife of W. F. Castens a widow, 1/4s of her body the Farny
tract of land situated in said County containing 60 acres
more or less. Said tract was conveyed to me in two separate
parcels. Nearly 50 acres by deed from William Farrington
and 10 acres by deed from Michael Swain (Blind Mike).
- Item 4 I will and bequeath to my daughter Sarah Jane Danner
wife of T. A. Danner, one dollar in cash in full of all
I intend to give her of my estate.
- Item 5 I will and bequeath to my Grand son Sanford
B. Wagener one dollar in cash and one shot gun
that is now in my possession in full of all I
intend to give him of my estate.
- Item 6 I will and bequeath that all my money notes
accounts, all my live stock and farming
utensils on hand at my death shall be equally

divided between my two children Daniel S Wagener and Nancy McCarrenus.

Item 4 I will and bequeath that my son D S Wagener and my daughter Nancy McCarrenus shall take care of and support my wife Nelly Wagener during her natural life & I command that she shall live with them and be supported and clothed out of the proceeds of the lands I have willed to them in Item 2 & 3 of this will that they shall bear the expense of her support in the following proportion, Namely D S Wagener two thirds, and Nancy McCarrenus one third that the lands hereby given to my two children said Daniel and Nancy shall pass into their possession immediately after my death

Item 5 I will and bequeath to my daughter Nancy McCarrenus ten acres of land to be surveyed from the North side of the tract of 45 acres given to my son D S Wagener in Item 2 of this will to be surveyed with as little damage to the balance of the tract as possible

Item 6 Lastly I do hereby constitute and appoint my dear son Daniel S Wagener my lawful executor to execute this my last will and testament according to the true intent and purpose thereof, hereby revoking and declaring utterly void all other wills and testaments by me heretofore made

In witness whereof I the said Moses M Wagener do hereunto set my hand and seal this 11th day of April A.D. 1892.

Signed Sealed published and declared by the said Moses M Wagener to be his last will and testament in the presence of us who at his request and in his presence do subscribe our names as witnesses thereto

W G Holcomb

J M Holcomb

John A Hampton

Moses M Wagener Seal

Probate

State of North Carolina In the Superior Court
Yadkin County }²²

A paper purporting to be the last will and testament of Moses M Wagener deceased is exhibited before me the undersigned Clerk of the Superior Court for said County by D S Wagener the testator herein mentioned and the due execution thereof by the said Moses M Wagener by the oath and examination of John A Hampton & J M Holcomb the subscribing witnesses aforesaid, 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 aforesaid herein purporting to be the last will and testament of Moses M Wagener that the said Moses M Wagener in the presence of the deponent subscribed his name at the end of said paper writing which is now shown aforesaid, and which bears date the 11 day of April 1892. And the deponent further saith that the said Moses M Wagener 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 his name at the end of said will as an attesting witness thereto, and at the request and in the presence of said testator and the deponent further saith that at the time when the said testator subscribed his name to the said last will aforesaid and at the time of the deponents' subscribing his name as an attesting witness thereto, as aforesaid, the said Moses M Wagener 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 the deponents say not.

Generally sworn and subscribed, this 8 day of May 1896 before me
W A Hall Clerk
Superior Court

J M Holcomb
John A Hampton

North Carolina, In the Superior Court
Yadkin County, ¹⁸

It is therefore considered and adjudged by the Court
that the said paper heretofore and every part thereof be the
last will and testament of Marie M. Waggoner deceased.
Let the said will, together with the probate, be recorded
and filed.

This 8 day of May 1906.

W. A. Hall Clerk
Superior Court

M D Davis Will

In the name of God Amen, I M D Davis of
Yadkin County and State of North Carolina,
being of sound mind and memory do hereby
make, publish and declare this my last will
and testament in manner following, that is to say
First: I order and direct my executor herein after
named as soon after my decease as practicable
to take possession of my personal estate and
convert enough of the same into money with
as little delay as possible and with the money
so realized to pay off and discharge all debts
due and liabilities that may be existing against
me at the time of my decease.

Second: I will and bequeath to my wife Sarah Davis
all my personal property consisting of house-
hold, kitchen furniture and farming utensils
during her natural life, and after the death of my
wife, I will and direct that all personal property
remaining, be sold at public auction and the monys
so arising from such sale, I will and direct my
executor to divide equally share and share
alike between the following: one eighth to the heirs
of Hilery Davis Deed, one eighth to Sarah O'Nalle
(or bodily heirs) one eighth to P. E. Davis (or bodily heirs)
one eighth to the heirs of Salona E. Spencer Deed
one eighth to R. E. Davis (or bodily heirs) one eighth
to John P. Davis (or bodily heirs) one eighth to
Thomas G. Davis (or bodily heirs) and one eighth
to Amanda S. Norman (or bodily heirs).

Third: I will and direct, that one third in valuation
or as near as practicable of my real estate, be
allotted to my wife Sarah Davis, during her
natural life. Said allotment to consist of the
dwelling house, barns, and buildings and
orchard. I also will and direct that the remaining
two thirds remain undivided and unsold
during the natural life of my wife Sarah Davis.
I will and direct that the rents of the two thirds