

I John A Dodson of Donalds in County of Abbeville and State of South Carolina, do hereby make, publish and declare this to be my last will and testament.

I order and direct. That my Executors herein after named, pay all just debts and funeral expenses as soon after my decease as conveniently may be.

After the payments of such funeral expenses and debts, I give to my grandsons John J Dodson fifty (\$50.00) dollars, and Miller Dodson fifty (\$50.00) dollars also to my grand daughters Louise Dodson I give fifty (\$50.00) dollars Catharine Dodson fifty (\$50.00) dollars and Virginia Dodson fifty (\$50.00) dollars.

I give and bequeath to my children all of the remainder of my property, both real estate and moneys of which I may die possessed and each to share and share alike. Namely J Will Dodson Mrs Nannie Smith, J Calvin Dodson, Mrs Lucia McGill, Mrs Lydia Culbertson, Atner M. Dodson and B Furman Dodson.

I make, constitute, and appoint J Calvin and Atner M. Dodson the sole Executors of this my last will and testament.

In witness whereof, I hereunto set my hand and seal at Donalds this ninth day of August 1926 signed and sealed by said John A Dodson who at the same time published and declared the same as and for his last will and testament, in the presence of us, who in his presence, and in the presence of each other and at his request have hereunto subscribed our names as witnesses
witness

J A Dodson

B H Smith

W M Agnew

E C Donald

STATE OF SOUTH CAROLINA

County Of Abbeville

I, James Hoyle Bell, of the State and County afore
said being of sound mind and memory, Do make, ordain and declare this to be
my last will and Testament .

(1) It is my will that after all my lawfull debts and obligations are paid and discharged, The residue of my estate, real and personal, I give and bequeath to my beloved Children, whose names are Louise, Macy, Gertrude, Leona, And Julia, Bell, Share and share alike. But one Thousand (\$1000.) Dollars advanced to Louise Bell. shall be deducted from her share, When they shall share and share alike.

(2) I make , constitute and appoint Emory McCord and Mrs C.H. Bulkley. Executor and Executrix. of this my last will and testament, hereby revoking all prior will made by me.

(3) I will and direct that Macy Bell, s be deposited on Interest in some convenient National Bank. the Interest thereof to be applied by her Guardian, to her support and maintainance, In the event of her death, the residue of her inheritance shall revert to Emory McCord.

In witness where of I have hereto subscribed my name and affixed my seal, This the 25th day of July, In the year of our lord one Thousand nine hundred and Twenty Four.

J Hoyle Bell (Seal)

Signed sealed and declared by the said James Hoyle Bell. as and for his last will and testament , in the presence of us, Who at the request of the said James Hoyle Bell. In his presence and in the presence of each other, have hereunto subscribed our names and respective places of residences as Witnesses,

J.W. Wilson (seal)

Jno Rampey. (Seal)

R.W. Alexander (Seal)

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE W. A. Stevenson Judge of Probate Court

for the County of Abbeville.....

PERSONALLY APPEARED J. W. Wilson subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of.....

James Hoyle Bell late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that..... He was present, and did see the said

instrument of writing duly executed by the said..... James Hoyle Bell

And dependent further saith that the said..... James Hoyle Bell

at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that..... J. W. Wilson

(the deponent) and..... John Bumpus and.....

..... B. W. Alexander in the presence of each other, and of the said

James Hoyle Bell and at..... His

request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this..... 17th day of..... Aug
one thousand nine hundred and..... 27

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of James Hoyle Bell }

UPON DUE EXAMINATION of..... J. W. Wilson..... one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of..... James Hoyle Bell

..... late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to..... Emory M. McCord + Mrs C. H. Bullocky.

..... W. A. Stevenson.....
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville. }

..... we DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as..... we know or believe, and that..... we..... will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as..... His..... goods and chattels will thereunto extend and
the law charge..... not..... and that..... we..... will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
17 day..... Aug..... 1927.....
..... W. A. Stevenson.....
Judge of Probate Court.

..... Emory M. McCord
..... Mrs C. H. Bullocky

The following table shows the results of the experiment conducted on the 10th of June 1900. The temperature of the water was 20°C and the pressure was 760 mm. The volume of the gas was 100 cc and the weight was 1.000 g. The results are as follows:

Time (min)	Volume (cc)	Weight (g)
0	100	1.000
10	95	0.950
20	90	0.900
30	85	0.850
40	80	0.800
50	75	0.750
60	70	0.700
70	65	0.650
80	60	0.600
90	55	0.550
100	50	0.500

The results show that the volume of the gas decreases linearly with time, and the weight also decreases linearly with time. This indicates that the gas is being consumed at a constant rate.

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.

PRESENT—HONORABLE W. A. Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED P. H. Mann subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Geo. H. Wardlaw late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that He was present, and did see the said
instrument of writing duly executed by the said Geo. H. Wardlaw
And dependent further saith that the said Geo. H. Wardlaw
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that P. H. Mann
(the deponent) and Pat. Roache and
W. J. Edward in the presence of each other, and of the said
Geo. H. Wardlaw and at His
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 15 day of November
one thousand nine hundred and 27

IN THE MATTER OF THE LAST WILL AND TESTAMENT
of Geo. H. Wardlaw
UPON DUE EXAMINATION of P. H. Mann one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Geo. H. Wardlaw
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to J. P. Wardlaw + Frank Wardlaw
W. A. Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville.
we DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as we know or believe, and that we will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as His goods and chattels will thereunto extend and
the law charge us and that we will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
15 day Nov 1927
W. A. Stevenson
Judge of Probate Court. }
J. P. Wardlaw
Frank Wardlaw

State Of South Carolina.
County Of Abbeville

I George H. Wardlaw. Of said State and County,
Being of sound and disposing mind, do make this my last Will and Testament

1st I direct my Executors hereinafter named and appointed to pay all my
just debts including funeral expences.

2nd I direct my executors see that my Daughter Mamie get my parlor fur-
niture, Consisting of Two sofas and four chairs.

3rd I direct that all other of my personal property of every kind and nature
consisting of mules, Horses, Wagons, Buggies Farming Tools, and all household
Goods and Kitchen furniture, be sold, and also all real Which I may be Seized
and Possessed at the time of my death, be sold by my executors, and after all
my just debts are paid The balance of proceeds of said personal Estate and
real estate be divided among my Children, Share and share alike If any child
or children of mine die Leaving child or children, Then the share of such
deceased child or children go to his or her or their ~~CHILDREN~~ Child or
Children,

4th I Nominate and appoint my sons Paul and Frank Wardlaw, Executors of
this my last will and testament.

Signed sealed published and declared by the testator as his last will
and testament in our presence and we at his request, and in his presence and
in the presence of each other have hereunto set our hands as Witnesses.

Geo H. Wardlaw.

Pat Roche.

P. H. Mann.

W. J. Evans.

July 24th 1920.

State of South Carolina.

County of Abbeville.

In the name of God Amen.

I. J.B. Winn, Of said State and County .Being of sound and disposing mind memory and understanding. And desiroud to make disposition of my property. in the event of death, do hereby make publish, and declare the following as and for my last will and Testament, Revoking all former wills by me heretofore made.

Item One I direct my executrix hereinafter named as soon after my death as practible to pay all my just debts, Including Funeral Expences,

ITEM Two I will and bequeath to my Son. J.Olin Winn. The sum of Twenty Five (\$25.00) Dollars. Having provided for him Formally in one Insurance Policy.

ITEM Three. I will and bequeath To my Son Gordon Winn, The Sum of Fifty Dollars, To be held in trust for his benefit from time to time, Said fund To be held by my Beloved Wife Janie G Winn.

ITEM FOUR. I Will and bequeath the remainder of all my property both real personal and mixed to my Beloved Wife Janie G Winn. And my Beloved Daughter Lucia Winn.

ITEM FIVE I Nominate Constitute and appoint my Daughter Lucia Winn, Executrix, of this my last will and Testament, Giving her full authority. to carry out the provisions of said Will. Without giving Bond. and my said Wife Janie G Winn. is not to give any bond in the said trust fFund held by her for my Son Gordon Winn.

Oct 20th 1926.

J.B. Winn. (Seal)

Signed Sealed published, and declared.

by the Testator as and for his last Will and Testament In the Presence of these Witnesses and they in his presence and at his request did sign their names as Witnesses,

J.C. Thomas.

J.A. Tribble.

J.T. Martin.

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED L C Thomas subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
J B Winn late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that He was present, and did see the said
instrument of writing duly executed by the said J B Winn
And dependent further saith that the said J B Winn
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that L C Thomas
(the deponent) and J A Trinkle and J J Martin
in the presence of each other, and of the said
J B Winn and at His
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 19 day of Jan
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of J B Winn }
UPON DUE EXAMINATION of L C Thomas one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of J B Winn
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to Lucia Winn

W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as His goods and chattels will thereunto extend and
the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
19 day of Jan 1928
W A Stevenson
Judge of Probate Court.

Lucia Winn

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STATE OF SOUTH CAROLINA, }
ABBEVILLE COUNTY. } PROBATE COURT—PROBATE WILL.

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED J M Yambrell subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Sarah J S Martin late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that He was present, and did see the said
instrument of writing duly executed by the said Sarah J S Martin
And dependent further saith that the said Sarah J S Martin
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that J M Yambrell
(the deponent) and W A Stevenson and J F Miller
Sarah J S Martin in the presence of each other, and of the said
and at Her
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 8 day of March
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of Sarah J S Martin }
UPON DUE EXAMINATION of J M Yambrell one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Sarah J S Martin
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to John S Martin
W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, }
County of Abbeville. } IN THE PROBATE COURT.
I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as Her goods and chattels will thereunto extend and
the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
8 day March 1928
W A Stevenson
Judge of Probate Court. } John S Martin

State of South Carolina.)
County Of Abbeville) In The Name Of God Amen.
)

I Sarah J.S. Martin. of the State and County afore-
said. being of sound mind, Memory and understanding, do make
ordain and declare the following to be my last will and testament,

First. I direct my Executor hereinafter named to pay my funeral
expences and just debts as soon after my death as practical.
Second.

I devise and bequeath to my Nephew John Reid Martin,
all my Undivided interest in a certain plantation, known as the
Reid Place. containing Three hundred and twenty (320) Acres
more or less. to him and his heirs forever
Third.

I Hereby appoint my brother John S. Martin. executor to
carry out the terms of this will. with full power to do every thing
and act necessary to carry out the terms of this will.

In witness Whereof I have Hereunto set my Hand and seal
This the 15th day of July 1922.

Sarah J.S. Martin.

In Presence of The Following
as Witnesses.

- E. M. Gambrell.
- W.A. Stevenson.
- J.F. Miller.

State of South Carolina
County Of Abbeville,

I Sarah J.S. Martin. of the State and
County aforesaid. Do make the following as a Codicill. to my last
Will. made by me and dated July 15th 1922.

ITEM One I Will and Bequeath to my Neice Virginia Ruth Martin.
My Diamond Ring set in Silver.

ITEM Two. I Will and bequeath to my Brother William S Martin,
The Sum of One Dollar. And to my Brother John S. Martin. The
Sum Of One (1.00) Dollar. And all my other property not
heretofore willid. I Will and so direct all to be the property
of my Neice Virginia Ruth Martin. Both Personal and Mixed.

This the 16th day of March 1927.

Sarah J.S. Martin.

In the Presence of the Following
as Witnesses.

- J.A. Schroeder.
- R.S. Ellis.
- J.S. Gordon.

State of South Carolina.
Abbeville County.

I Patrick A Roche. Of Said State and County
Being of sound and Disposing Mind , But realizing the Certainty
of Death, Do Make this My Last Will and Testament, Revoking all
Wills Heretofore Made.

ITEM One

I direct that all my just debts including Funeral
Expences be paid by my Executor and Executrix Hereinafter
Named and Appointed.

ITEM Two.

I Bequeath all my personal property of every kind and
nature including insurance policies, Liberty Bonds and cash to
my children namely. J.E. Roche, Hattie Roche, Mary Roche,
Hannah Roche, Will Pat Roche. Julian J. Roche, Frank Roche, T
Geddings Roche, Barnard Roche, Annie Roche And Angela Roche.
Share and Share Alike.

ITEM THREE.

I Direct that my Executor and Executrix Hereinafter
named and appointed to sell the Real estate Which I may be Seized
and possessed at the time of my death, and divide the Proceeds
among my above named Children, Share and Share Alike, the sale of
said real estate to be made as soon after my death as practicable.

ITEM FOUR.

I Nominate and appoint my brother Jas L. Roche and
my two Daughters Hattie Roche, and Mary Roche Executor and
Executrix. of this my last will and Testament.

Signed, Sealed published and
Declared by the Testator as his
last Willand Testament in our pres-
ence, and we at his request and in
his presence and we in the presence
of each other. have hereunto signed
out names as witnesses thereto.

P.A. Roche.

F.B. McLain.

J.T. Stevenson.

J.L. Ferrin.

April 22nd 1927.

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED J S Perrin subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
P A Roache late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that He was present, and did see the said
instrument of writing duly executed by the said P A Roache
And dependent further saith that the said P A Roache
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that J S Perrin
(the deponent) and H B McGane and
J T Stevenson in the presence of each other, and of the said
P A Roache and at His
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 31 day of March
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of P A Roache }
UPON DUE EXAMINATION of J S Perrin one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of P A Roache
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to J S Roche, Hattie Roche, Mary Roche
W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, }
County of Abbeville. } IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as we know or believe, and that we will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as His goods and chattels will thereunto extend and
the law charge me and that we will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
31 day March 1928
W A Stevenson
Judge of Probate Court.

J S Roche
Hattie Roche
Mary Roche

[Faint, illegible handwriting on lined paper]

[Faint, illegible handwriting on lined paper]

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY

PRESENT—HONORABLE *W. A. Stevenson* Judge of Probate Court for the County of Abbeville.

PERSONALLY APPEARED *J. S. Perrin* subscribing witness to the annexed instrument of writing, purporting to be the last Will and Testament of

J. S. Gibert late of Abbeville County, deceased, who being duly sworn, deposeth and saith that *He* was present, and did see the said

instrument of writing duly executed by the said *J. S. Gibert*

And dependent further saith that the said *J. S. Gibert*

at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that *J. S. Perrin*

(the deponent) and *M. E. Hollingsworth* and *H. B. McSane* in the presence of each other, and of the said

J. S. Gibert and at *His* request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *9* day of *Apr.* one thousand nine hundred and *28*

IN THE MATTER OF THE LAST WILL AND TESTAMENT of *J. S. Gibert*

UPON DUE EXAMINATION of *J. S. Perrin* one of the subscribing witnesses to the annexed instrument of writing purporting to be the last Will and Testament of *J. S. Gibert* late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to *J. B. Gibert*

W. A. Stevenson Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.

County of Abbeville.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased so far as *I* know or believe, and that *I* will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as *His* goods and chattels will thereunto extend and the law charge. *me* and that *I* will make a true and perfect inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this *9* day *April* 192*8* *W. A. Stevenson* Judge of Probate Court.

J. B. Gibert

STATE OF SOUTH CAROLINA.

COUNTY OF ABBEVILLE.

I Jas, S. Gibert. of Said State and County. Considering the Uncertainty of Life though being at this Time in good health and of sound and disposing mind and memory. and being desirous of disposing of certain property which I now possess. to take effect after my death, do herewith declare that it is my will that my home tract Containing forty Two acres upon which I now reside do remain intact as a home for my widowed daughter Mrs Walter Wilson. my grandaughter Louisa, my three sons Franklin, Thomson. and Pettigrew. as long as they remain single. Should Dissatisfaction arise and each of the above mentioned parties agree to dispose of said Home. Said premises can be sold and the proceeds equally divided between all of my children and if any of my children die leaving issue then the share of each children shall revert to each Issue equally.

It is my further will that the forty one acres left me by my Mother together with my personal property be sold and after my debts shall have been paid the remainder to be equally divided between all my children.

And should any of my children die leaving issue, the share of said deceased child or children shall revert as aforesaid,

I herewith appoint my son Jno B. Gibert, To be the executor of this my last will and Testament, With out Bond.

In testimony whereof I have hereunto Subscribed, my Name This the IIth Day of October 1924.

J.S. Gibert.

Signed Declared and Published, as the Last Willof the aforesaid Jas, S. Gibert. in our presence who in the presence of each other have subscribed our names as witnesses to its due execution.

M.E. Hollingsworth.

J.L. Ferrin.

F.B. McLain.

State of South Carolina.)
County Of Abbeville)
)

In The Name of God Amen.

I Martha Ellen McClinton, of The State and County aforesaid. being of sound and disposing mind memory and understanding do make publish and declare the following as and for my last will and Testament, hereby revoking all former wills by me heretofore made.

ITEM One

I Will and direct that all my just debts and funeral expences be paid as soon after my death as practicable,
ITEM TWO

I am Seized and possessed of two tracts of land the containing one hundred and sixty acres more or less situate lying and being in McCormick County. and the other containing one hundred and eight acres also in McCormick County. the one hundred and sixty acres tract I give devise and bequeath to my Son Joe S. McClinton. to him and his heirs forever.

The Ond hundred and eight acre tract I give devise and bequeath to my Son John H. McClinton. his heirs and assigns forever.

ITEM Three. Whereas John Harvy McClinton. My husband now Decased Died Seized and Possessed of a tract of land whereon I am now residing. Containing Two hundred and thirty seven acres more or less of which said tract of land I am entitled to a one third interest according to the laws of distribution. of force in this state, this said interest I Give devise and bequeath to my Daughter Margaret E. McClinton. to her and her heirs forever this devise of course in no way affects her interest in the residue of said tract of land as heir of her father,

ITEM FOUR.

I Give and bequeath whatever personal property I May be possessed of at the time my death. to my Daughter Margaret. E. McClinton.

ITEM FIVE.

I hereby constitute and appoint my Daughter Margaret E. McClinton. sole executrix of this my last will and testament in witness whereof I have hereunto set my hand and seal this 21st Day of August 1916.

M E. McClinton. (Seal)

Signed in the Presence Of
J.F. Miller.

J.M. Lawson.

R.E. Hill.

State of South Carolina.
County Of Abbeville

Whereas Our Mother Mrs M.E. McClinton. Died on the Easst day of May A.D. 1928. Leaving of force a last will and testament and leaving as her only heirs at law and distributees we the undersigned Miss M.E. McClinton. J.H. McClinton. and J.S. McClinton. the foregoing being the last will and testament of our said mother we and each of us hereby agree for ourselves that the foregoing is the true last will and testament of our said mother Mrs M.E. McClinton. and hereby agree that the same be proven in common form in the probate court for Abbeville County and admitted as the true last will and testament of our said mother. Any and all defects or irregularities as to form or execution of said will. or as to its probate are hereby waived..

Given under our hands and seal this May 18th 1928.

Margaret E McClinton (Seal)

John H. McClinton. (Seal)

Jas S. McClinton. (Seal)

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED Mrs M E, J H & J S McClinton subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Mrs M E McClinton late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that she was present, and did see the said
instrument of writing duly executed by the said Mrs M E McClinton
And dependent further saith that the said Mrs M E McClinton
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that M E McClinton
(the deponent) and J S McClinton and J H McClinton
in the presence of each other, and of the said
Mrs M E McClinton and at Her
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 18 day of May
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of Mrs M E McClinton }
UPON DUE EXAMINATION of M E McClinton one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Mrs M E McClinton
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to Margaret E McClinton

W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as Her goods and chattels will thereunto extend and
the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
18 day May 1928
W A Stevenson
Judge of Probate Court. } Margaret E McClinton

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED J B Todd subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
H M Young late of Abbeville County, deceased, who being duly sworn,
deposeh and saith that He was present, and did see the said
instrument of writing duly executed by the said H M Young
And dependent further saith that the said H M Young
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that J B Todd
(the deponent) and J E Todd and B F Meyee
H M Young in the presence of each other, and of the said
H M Young and at His
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 21 day of Aug
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of H M Young }
UPON DUE EXAMINATION of J B Todd one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of
H M Young late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to E S Young + E R Young
W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville. }
We DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as we know or believe, and that we will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as His goods and chattels will thereunto extend and
the law charge us and that we will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.
SWORN and subscribed to before me this
21 day Aug 1928
W A Stevenson
Judge of Probate Court. }
E. S. Young
E. R. Young.

State Of South Carolina
County Of Abbeville.

~~Witnessed and Signed~~

Know al men by these Presents that I Henry M. Young . Being of Sound mind and in possession of all my faculties do hereby make this my last will and Testament.

To my beloved Wife Mrs Flora J. Young. My Home in the Town of Due West S.C. And all the Furniture in it belonging to me. And my Plantation. on Hog Skin. Creek Containing about 185. Acres of Land. To have and hold during her Life time Together with 2 Mules and Farming Tools.

After her death the Home place to E.R. Young. Euphemia S Young. and Lois F Young.

The Plantation to be sold and all distributed equally to Janie C. Harper. John T. Young. J.R. Young. M.P. Young. And C.H. Young.

Any residue of my estate to be used in equalizing the estate .

Signed Sealed and Delivered in the Presence of Witnesses,

H.M. Young (L.S.)

J.E. Todd.

J.R. Todd.

R.F. McGee.

State of South Carolina
County of Abbeville

In the name of God Amen.

I Benjamin F Price of the County and State aforesaid, being of sound and disposing mind, memory and understanding do make and ordain the following to be my last will and Testament, hereby revoking any and all former wills by me heretofore made.

First - I direct that all my just debts and funeral expenses be paid by my executor hereinafter named.

Second - I give, devise and bequeath to my five sons J B Price, J C Price, W M Price, J H Price and J D Price all my real estate, also my entire interest in the engine boiler and other machinery in any way connected with the ginning girt and saw mill located on my place share and share alike.

Third - I have a policy of insurance for two thousand dollars in the Mutual Benefit Insurance Co. of Newark N. J. made payable to my estate, of this I give and bequeath to my wife Hattie Price one hundred dollars, to my daughter Ellen Price five hundred dollars, and to my daughter Mary W Price six hundred dollars.

Fourth - The balance of the money realized from said insurance policy together, with all the balance of my personal property after my debts are paid, I direct to be sold and the proceeds equally divided among all my children the child or children of any deceased child to take the part to which the parent would be entitled if living.

Fifth - I nominate, constitute, and appoint my sons J B Price and J C Price Executors of this my last will and testament. In witness whereof I have hereunto set my hand and affixed my seal this first day of July 1905.

Signed, sealed, published and declared by the { B F Price (D.S.)
Testator to be his last will and testament in our

presence and we in his presence and in presence of each other and at his request have signed our names as witnesses to the same

W E Leslie
A M Reid
A R Watson

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED W E Leslie subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of

B F Price late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that He was present, and did see the said

instrument of writing duly executed by the said B F Price
And dependent further saith that the said B F Price

at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that W E Leslie

(the deponent) and A M Reid and
A R Watson in the presence of each other, and of the said

B F Price and at His
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 24 day of May
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of B F Price

UPON DUE EXAMINATION of W E Leslie one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of B F Price
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form and that Letters Testamentary be
granted to J B Price and J O Price

W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville.

We DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as we know or believe, and that we will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as His goods and chattels will thereunto extend and
the law charge we and that we will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
24 day May 1928
W A Stevenson
Judge of Probate Court.

J B Price
J O Price

[The page contains approximately 30 horizontal lines for writing, but no text is present.]

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL,
ABBEVILLE COUNTY.

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED J S Cochran subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
J M Gambrell late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that He was present, and did see the said
instrument of writing duly executed by the said J M Gambrell
And dependent further saith that the said J M Gambrell
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that J S Cochran
(the deponent) and C M Darrooth and
J V Lomax in the presence of each other, and of the said
J M Gambrell and at His
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 18 day of August
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of J M Gambrell }
UPON DUE EXAMINATION of J S Cochran one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of J M Gambrell
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to Eliza Y Casow
W A Stevenson Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville. }
I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as his goods and chattels will thereunto extend and
the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
18 day Aug 1928
W A Stevenson
Judge of Probate Court. } Eliza Y Casow

State of South Carolina
County of Abbeville

In the name of God Amen

I John M Gambrell, of the City of Abbeville State and County aforesaid being of sound and disposing mind memory and understanding, do make this my last will and testament, revoking all former wills heretofore made by me
First: It is my Will and I so direct that my Executrix hereinafter named Pay all my just and legal debts as soon after my decease as it is convenient for her to do out of the proceeds from the sale of my property or any ready money that I might have at the time of her qualifying to carry out the provisions of this my last Will and testament

Second: It is my Will and I so direct that my Executrix after paying all my just debts divide the proceeds of all my estate, equally among all my children, and the child or children of any deceased child to take the share that their parents would have been entitled to if living at the time of my death.

Third: I do hereby nominate and appoint my daughter Mrs Eliza Y Casow sole Executrix of this my last Will and testament, giving to her full power and authority to sell all of my property at public outcry, and to make good and sufficient titles thereto without her giving bond

J M Gambrell (S.S)

Signed, sealed published and declared as and for his last will and testament, and we in his presence, and at his request and in the presence of each other have herunto subscribed our names as Witnesses thereto.

J S Cochran

C M Darracott

J V Lomax

This 22nd day of Feb 1928

State of South Carolina

Abbeville County

In the name of God Amen.

I Norman M. Richie of said State and County being of sound and disposing mind do make this my last will and testament.

1st. I direct my Executrix hereinafter named and appointed to pay all my just debts including funeral expenses.

2nd: I bequeath to my beloved wife Emma Richie all personal property of every kind and nature which I may be seized at the time of my death.

3rd: I devise to my said wife Emma Richie the vacant lot which I own, situate in Harrisburg Abbeville City State aforesaid bounded by Harrisburg street, lot of Will Reid and J Allen Smith jr. and others. she to do as she deems best with this lot for her sole use and comfort.

I devise to my said wife for and during her natural life time the house and lot where we now live and at her death to go to the children of my sister Martha deceased to wit: David C Richie, George B Richie Joel Bacon and William Bacon share and share alike should either of said children above named die before my said wife then the share going to said deceased child or children to go to the surviving brother or brother

4th: I hereby nominate and appoint my said wife Emma Richie sole Executrix of this my last will and testament she to act without being required to give bond.

Signed, sealed, published and declared by the testator as his last will and testament, in our presence, and we at his request, and in his presence, and in presence of each other have hereunto signed our names witnesses thereto

J M Gambrell

C B Prince

R S McCombe

his
Norman M. Richie
mark

Apr 20th 1923

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED C B Prince subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of

Norman M. Richie late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that He was present, and did see the said

instrument of writing duly executed by the said Norman M. Richie
And dependent further saith that the said Norman M. Richie

at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that C B Prince

(the deponent) and J M Gambrell and R S McCants
in the presence of each other, and of the said

Norman M. Richie and at His
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 21 day of Mar
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL, AND TESTAMENT

of Norman M. Richie }
UPON DUE EXAMINATION of C B Prince one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of Norman M. Richie
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form and that Letters Testamentary be
granted to Emma Richie

W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as his goods and chattels will thereunto extend and
the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
21 day Mar 1928
W A Stevenson
Judge of Probate Court.

Emma Richie
made

STATE OF SOUTH CAROLINA, }
 ABBEVILLE COUNTY } PROBATE COURT—PROBATE WILL.
 PRESENT—HONORABLE *W. A. Stevenson* Judge of Probate Court
 for the County of Abbeville.

PERSONALLY APPEARED *H. M. Mundy* subscribing
 witness to the annexed instrument of writing, purporting to be the last Will and Testament of
John A. Wilson late of Abbeville County, deceased, who being duly sworn,
 deposeth and saith that *He* was present, and did see the said
 instrument of writing duly executed by the said *John A. Wilson*
 And dependent further saith that the said *John A. Wilson*
 at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
 mind, memory and understanding; and that *H. M. Mundy*
 (the deponent) and *J. H. Mundy* and *D. C. Newell*
John A. Wilson in the presence of each other, and of the said
He and at *His*
 request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *13* day of *Nov*
 one thousand nine hundred and *28*

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
 of *John A. Wilson* }
 UPON DUE EXAMINATION of *H. M. Mundy* one of the subscribing witnesses
 to the annexed instrument of writing purporting to be the last Will and Testament of *John A. Wilson*
 late of Abbeville County, deceased, it appears to my satisfaction, that the same is
 the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
 granted to *C. D. Evans and Thor A. Wilson*
W. A. Stevenson
 Judge Probate Court.

STATE OF SOUTH CAROLINA, }
 County of Abbeville. } IN THE PROBATE COURT.
we DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
 so far as *we* know or believe, and that *we* will well and truly execute the same by paying first
 the debts and then the legacies contained in said will, as far as *his* goods and chattels will thereunto extend and
 the law charge *us* and that *we* will make a true and perfect inventory of all such goods and chattels, rights
 and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
13 day *Nov* 192*8*
W. A. Stevenson }
 Judge of Probate Court. } *C. D. Evans*
Thor A. Wilson

South Carolina.

Abbeville County.

I John A. Wilson. Of Said State and County. being of Sound and Disposing mind But Mindful of the uncertainty of death do make this my last Will. and Testament.

Ist I Direct my Executors Hereinafter named and appointed, to pay off all my just debts and Funeral Expences,.

IInd I Devise and bequeath, all my property of every kind and nature both real and personal, Which I May be seized at the time of my death, to my beloved Wife and Children. Share and Share alike. But direct that the said Division shall not be made untill my youngest child shall reach the age of twenty one years and that my said property. is to remain in tact untill that time.

IIIRD It is my desire that if possible and Practiable. that my sons. purchase the real estate at the time of division. and pay off my said wife and daughter their equal share,

Iv. If my said Wife Isabell. Should predecease me or die before the time of division, then her share to go to the children, share and share alike, should either of my children predecease me or die before the time of division leaving no bodily heirs then his or her share to go to the survivor or survivors

V I Hereby Nominate and appoint my brother Thos E Wilson. and Chas D. Evans. Brother of my said wife and My Brother Frank W. Wilson. Executors of this my Last will and Testament.

Signed, Sealed, Published and declared. by the testator as his last Will and Testament. in our presence and we at his request and in his Presence and in the Presence of each other, have hereunto signed our names as witnesses thereto

John A. Wilson.

H.M. Mundy.

J.H. Mundy.

D.E. Newell.

September 22nd 1925.

STATE OF SOUTH CAROLINA
COUNTY OF ABBEVILLE

In the name of God Amen.

I Amos B. Morse of the County and State aforesaid being in sound disposing mind, memory and understanding do make publish and declare the following to be my last will and testament, hereby revoking all former wills made by me.

First. It is my will and I so direct that all my just debts and funer expenses be paid by my Executor, hereinafter named as soon after my death as practicable.

Second. I will and direct that all of my life insurance go as written in the different policies.

Third. I will and bequeath to my beloved wife Rosa Maxwell Morse all the furniture together with mattresses bed linen &c. used in our room, I give and bequeath to my daughter Emily the book case and the content in the sitting room, the rest of the silver ware furniture and house hold of any and all kind I give and bequeath to any and all of my children who are living and continue in the home.

Fourth. I will that the balance of my estate be divided as follows one third (1/3) to be give to my wife Rosa, and the remaining two third (2/3) to be divided equally, share and share alike, between my unmarried daughters, O'Nie, Cara, Mamie, and Emily.

Fifth. I hereby constitute and appoint my son Joel S. Morse sole execut of this my last will and testament. In the case of his death my sons Albert A. and Amos B. jr. as my executors no bond to be required of eith of them

Sixth. If it should be necessary to sell any or all of the realty in making the division and settlement of my Estate Full authority and power is hereby given my Executor without any legal order or espence to make such sales as he deemes advisable.

In witness whereof I have hereunto set my hand and seal this the 9th Day of June 1925,.

Amos B. Morse. (L. S)

The foregoing instrument was subscribed and sealed published and Declared. By Amos B. Morse. as hid last Will and Testament in our presence and in the presence of each of us and we at the same time and in the presence of each other hereunto set and Subscribed our names and residence as attesting Witnesses.

Abbeville South Carolina,
June 9th 1925.

J. S. Bowie
T.M. Miller.
J.R. Glenn.

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.

PRESENT—HONORABLE W. A. Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED J. B. Glenn subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Amos B. Morse late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that He was present, and did see the said
instrument of writing duly executed by the said Amos B. Morse
And dependent further saith that the said Amos B. Morse
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that J. B. Glenn
(the deponent) and J. S. Bowie and J. M. Miller
Amos B. Morse in the presence of each other, and of the said
Amos B. Morse and at His
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 10 day of Dec
one thousand nine hundred and 28

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of Amos B. Morse }
UPON DUE EXAMINATION of J. B. Glenn one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of Amos B. Morse
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to J. S. Morse

W. A. Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as His goods and chattels will thereunto extend and
the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
10 day Dec 1928
W. A. Stevenson
Judge of Probate Court.

J. S. Morse

A blank sheet of lined paper with horizontal ruling lines and a vertical margin line on the left side.

STATE OF SOUTH CAROLINA, }

PROBATE COURT—PROBATE WILL.

ABBEVILLE COUNTY.

PRESENT—HONORABLE

W A Stevenson

Judge of Probate Court

for the County of Abbeville.

PERSONALLY APPEARED

Hubert C Cox

subscribing

witness to the annexed instrument of writing, purporting to be the last Will and Testament of

W H Murray

late of Abbeville County, deceased, who being duly sworn,

deposeth and saith that

He

was present, and did see the said

instrument of writing duly executed by the said

W H Murray

And dependent further saith that the said

W H Murray

at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing mind, memory and understanding; and that

Hubert C Cox

(the deponent) and

Erskine Y Aldrick

and

in the presence of each other, and of the said

Joe Dupree Morgan

W H Murray

and at

His

request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this

28

day of

Jan

one thousand nine hundred and

29

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of

W H Murray

UPON DUE EXAMINATION of

Hubert C Cox

one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of

W H Murray

late of Abbeville County, deceased, it appears to my satisfaction, that the same is

the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be granted to

J D Murray

W A Stevenson

Judge Probate Court.

STATE OF SOUTH CAROLINA, }

IN THE PROBATE COURT.

County of Abbeville.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased so far as I know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained in said will, as far as His goods and chattels will thereunto extend and the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

5 day *Feb* 192*9*

W A Stevenson

Judge of Probate Court.

J D Murray

State of South Carolina.
County Of Abbeville

I W.H. Murray, of the County Of Abbeville, in the State
Aforesaid, do make, ordain, publish and declare this as and for my last will
and Testament. Hereby revoking all and instruments of a Testamentary nature
heretofore by me made,

ITEM 1 I instruct my Executor hereinafter named to pay all just claims against
my estate out of the first money coming into his hands as soon after my death
as practicable.

ITEM 2 I Give ~~nothing~~ And bequeath unto my Brother, Ira J Murray.
The Sum of Two Hundred (200.00) Dollars. The same to be paid unto him in such
way as My Executor Shall deem best.

ITEM 3, I Give and bequeath unto my brother, Willis E Murray My Watch.

ITEM 4. I give and bequeath unto my Sister, Mrs G.W. Lomax. and Mrs C, Ware
Madden. My Piano, Brother.

ITEM 5. I give and bequeath un to my W.J. Murray, My set of new internation-
al Encyclopedias,

ITEM 6, I give and devise the remainder of my estate, both real and personal
unto my wife, Emma Murray, and my sisters, Julia Alice Murray, And Mary Caroline
Murray the same to be divided or paid in the following proportions, unto my wife
one-half, and unto my said sisters, one fourth each.

ITEM 7. I hereby nominate, constitute and appoint my uncle, J.D. Murray. as
executor of this my last will and testament, and I hereby empower my said
executor with authority to do all things necessary in the winding up of my
estate, giving him full power and authority to sell at public or private sale
all of my property, both real and personal, not herein above devised, and my
said executor is further empowered with authority to make titles to my said
property in fee simple,

IN WITNESS WHEREOF I have hereunto set my hand and seal this
13th Day of October 1928.

W.H. Murray. (SEAL)

Signed Sealed, Published and Declared
By W.H. Murray, as and for his last Will
and Testament. in the presence of us. who
in his presence, and of each other, at
his request, have subscribed our names
as witnesses,

Joe DuPree Morgan. Abbeville S.C.
Erskine G Uldrick. Abbeville S.C.
Hubert C. Cox.

STATE OF SOUTH CAROLINA
COUNTY OF ABERDEEN

I Mary J. Darby do hereby make this my last will and testament.
First, All my just debts and funeral expenses be paid.
I give and bequeath to my husband William Asbury Darby and my son
Wm. Floyd Darby all my real estate situated in Due West township and
County of Abbeville or any where else to have and hold under the
provision described in this will William A. Darby is to have the land
his life time and the profits that arise from the rents or crops to
be use for their support and comfort and my son Floyd is to have an
education sufficient for him to enter business life, all the money
that may be deposited in any bank or banks by me it is my will that
my husband check out the amount and use it. I will all my personal
property to my son which consist of the best suits of furniture and
bedding and wall pictures and one domestic sewing machine.
In case of Wm. A. Darby marriage and Floyd is mistreated or his life
at home rendered unpleasantly the step mothers actions or influence
ther it is my will for my son then to come into one half of the land
35 $\frac{1}{2}$ acres and all of all money in any bank so he can have something
for his support and at the death of my husband Wm. A. Darby the
remainder of the land to be give to my son if Wm. A. Darby has not got
at his death money enough to pay his medical and burial expenses and
and for what may be necessary for his diet then it is my will for my
son son to pay it out of rent or crop.
In case of my sons death before my husband it is my will for husband
to have the right to dispose of the property in order to be
well cared for by deeding it to who ever he wants to provided it is
not James R. Darby or his heirs nor James R. Darby or his heirs, if he
wills it or deeds it to the parties mentioned above then at his death
it must revert back to my estate and be disposed as my property.
If I should become the mother of any more children it is my will for
my children to share equally.
I make note of the personal property in my house that belongs personally
to my son one single bed and spring, two feather beddesour none made
counterpanes one wool coverlet and six choice quilts, one enlarged
group picture, of William Duncan and wife, it is my will for him to
have full control of it as it is a gift to him.
In case of my sons death with out heirs or before he is twentyone
years of age, I want his debts paid and if the graves are with a
tomb to them by the tomb put to each of this family not expensive
and if any of Sisters or Brothers takes my son and care for him after
and are good and kind to him after his death they are to be paid
If the property is not all disposed of the death of husband and son
under the provision that are described in this will then it is to be
disposed of as my estate at their deaths after their debts are paid
If Wm. A. Darby sees where he can buy a tract of land that would suit
him better or where they had rather live then it is my will for this
to be sold and put in real estate elsewhere and that land to be
disposed of under the same terms as the property as I now hold.
I appoint my said husband Wm. A. Darby the Executor while he lives at
his death brother George P. Greer the Executor of this will.
Witness my hand and seal June 15th 1907

MARY J. DARBY (L.S.)

Witnesses

J. P. SHIPLEY

H. K. BARR

C. HARR

STATE OF SOUTH CAROLINA, }
ABBEVILLE COUNTY. } PROBATE COURT—PROBATE WILL.

PRESENT—HONORABLE *W A Stevenson* Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED *C Mann* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
Mary J Darby late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that *He* was present, and did see the said
instrument of writing duly executed by the said *Mary J Darby*
And dependent further saith that the said *Mary J Darby*
at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that *C Mann*
(the deponent) and *J L Shibley* and *H M Ball*
Mary J Darby in the presence of each other, and of the said
request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *25* day of *Feb*
one thousand nine hundred and *24*

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Mary J Darby* }
UPON DUE EXAMINATION of *C Mann* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Mary J Darby*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *W Floyd Darby*
W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, }
County of Abbeville. } IN THE PROBATE COURT.
I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as *He* goods and chattels will thereunto extend and
the law charge *one* and that I will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
4 day *Apr* 192*9*
W A Stevenson
Judge of Probate Court. } *W Floyd Darby*

South Carolina
Abbeville County

Know all men by these presents, that I Mrs Nancy A Higgins of the State and County aforesaid, being in frail health, but of sound and disposing mind, do hereby make and ordain this my last will and testament, hereby revoking all wills formerly made by me.

As to my worldly estate of which I may die seized and possessed or to which I may be entitled at the time of my decease I will and bequeath in the following manner to wit:

First:- I will that all of my just debts and funeral expenses be paid out of my estate by my executrix hereinafter named as soon after my decease as will be found convenient by her.

Second I will that all of my household goods of every description including furniture and the cooking utensils and kitchen furniture go to my three daughters and their heirs and assigns.

Third:- As to the balance of my property, I will that it be sold at public outcry after first having been advertised for sale, as the laws of the State direct, and the proceeds equally divided among my heirs in the manner that the laws of said State direct the children of any deceased parent taking the portion to which said deceased parent or parents would have been entitled had such lived.

Fourth:- I will that any notes or accounts which I may hold against any of my children be taken into account at the settlement of my estate.

Fifth:- I hereby give power to my executrix to execute titles or conveyances, also power to sell, in the manner above stated, to transfer mortgages, or to sue, or to execute any documents under seal or otherwise.

pertaining to the administration of my estate.

Lastly, I nominate, appoint and constitute my daughter
 Bessie Higgins Executrix of this my last will and
 testament. In testimony whereof, I the said Nancy
 A Higgins hereby set my hand and seal in the
 presence of three competent witnesses of my own
 selection the 17th day of March 1926

Signed, sealed, published and
 declared by the said Nancy
 A Higgins as and for her
 last will and testament

in the presence of us, who at
 her request, and in her
 presence, and in the presence
 of each other have subscribed
 our names as witnesses hereto.

Nancy A Higgins (S.S.)

H M Hall

Bessie Daniels

Marion Daniel

STATE OF SOUTH CAROLINA, } PROBATE COURT—PROBATE WILL.
ABBEVILLE COUNTY.

PRESENT—HONORABLE W A Stevenson Judge of Probate Court
for the County of Abbeville.

PERSONALLY APPEARED Marion Daniel subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of

Mrs Nancy A Higgins late of Abbeville County, deceased, who being duly sworn,
deposeth and saith that she was present, and did see the said

instrument of writing duly executed by the said Nancy A Higgins
And dependent further saith that the said Nancy A Higgins

at the time of executing the said instrument of writing was to the best of deponent's knowledge and belief, of sound and disposing
mind, memory and understanding; and that Marion Daniel

(the deponent) and Bessie Daniel and H M Hall

Nancy A Higgins and at her request, signed their names as witnesses to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this 28 day of Jan
one thousand nine hundred and 29

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of Nancy A Higgins }
UPON DUE EXAMINATION of Marion Daniels one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of Nancy A Higgins
late of Abbeville County, deceased, it appears to my satisfaction, that the same is
the true last Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to Bessie Higgins

W A Stevenson
Judge Probate Court.

STATE OF SOUTH CAROLINA, } IN THE PROBATE COURT.
County of Abbeville.

I DO SOLEMNLY SWEAR, That this writing contains the true last Will of the within named deceased
so far as I know or believe, and that I will well and truly execute the same by paying first
the debts and then the legacies contained in said will, as far as her goods and chattels will thereunto extend and
the law charge me and that I will make a true and perfect inventory of all such goods and chattels, rights
and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
28 day Jan 1929.
W A Stevenson
Judge of Probate Court.

Bessie Higgins

State of North Carolina
Abbeville County

I J P Smith of the said State and County being of sound ~~and~~ disposing mind, but mindful of death do make publish and declare the following as and for my last will and testament.

First:- I will and devise to my wife Mrs Elizabeth Smith my home tract of land containing (74) seventy four acres more or less, also the present farm equipment for carrying on same during her natural life.

Second. I will that the tract of land known as the Bossial Maddox place containing (96) ninety six acres more or less be sold or divided equally between my three children.

Third:- I will and direct that any moneys on hand after paying funeral expenses erecting monument etc, be equally divided between my wife and children.

Fourth: Lastly, I hereby constitute and appoint my daughter Mrs Allie Fant executrix of this my last will and testament hereby giving to her when qualified full power to make all necessary conveyances to carry this will into effect. In witness whereof I have this the 7th day of April A.D. 1923.

Signed my name and affixed my seal to this my last will and testament.

J. P. Smith (S.S.)

Signed sealed published and declared by J P Smith as and for his last will and testament, in presence and we in his presence, in presence of each other and at his request hereby subscribe the same as attesting witnesses

S J Davis
C H Donald
Rufus Smith