

inf. Al. Milteer
In the name of God, Amen.

I, Daniel A. Milteer, of Nansemond County, Virginia, being of sound mind and memory do hereby make and publish this my last will and testament as follows, hereby revoking all former wills by me at any time heretofore made:

1st At my death I desire that my body shall be given a decent Christian burial.

2nd. I will that all my just debts, funeral expenses and charges of Administration be paid.

3rd. I hereby will and desire, and give, devise and bequeath all the estate of every kind whatever of which I may die seized and possessed, including all my personal property, causes in action, and all my real estate to my beloved wife Alice R. Milteer in fee simple forever.

I hereby nominate and appoint my beloved wife Alice R. Milteer to be the executrix of this my last will and testament and respectfully request the Court in which she may qualify as such, not to require any security of her. In testimony whereof I have hereunto set my hand and seal this 14th day of January, 1904.

his

Daniel W. X Milteer, (SEAL)
mark

Witnesses:

W.E. Baker
R.H. Rawles.

VIRGINIA:

In the office of the Clerk of the Circuit Court for the County of Nansemond on Monday the 23rd day of December, 1918.
The last will and testament of Daniel W. Milteer, late of this County, deceased, was this day produced before the Clerk of the Circuit Court of Nansemond County and proved according to law by the oaths of W.E. Baker and R.H. Rawles, the two subscribing witnesses thereto, and is ordered to be recorded.

And on the motion of Alice R. Milteer, who is named in the said last will and testament as the executrix thereof, who made oath according to law, and entered into and acknowledged a bond in the penalty of Two Thousand Dollars, conditioned according to law, (but without security, the said last will and testament directing that no security be required of her) certificate is granted her, the said Alice R. Milteer, as executrix, for

obtaining a probate of said last will and testament in due form.

Teste: G. E. Bunting, Clerk.

By, Ruby V. Benten, D.C.

In the name of God, Amen; I Mary E. Gray of the County of Nanceyland, State of Virginia, being of sound mind, and knowing the uncertainty of this life, do make and declare this to be my last will and testament- as follows:

Item. I set aside five (5) hundred dollars to be used on my burial expenses, out of this amount, I desire that a neat stone costing not less than two (2) hundred dollars to be placed at the head of my grave. Should there be a balance left of above amount after payment is made I wish it to go to my estate.

Item. I have ordered a bronze vase for my son's grave and if I should die before that is placed I wish that paid from my estate.

Item. I give to my niece Adel Brooks One hundred (100) dollars.

I give to my nephew William John Jones One hundred (1000) dollars

I give to Elizabeth Jones wife of Arthur L. Jones twenty-five (25) dollars.

I give to Martha G. Jones wife of Jeremiah Jones fifty (50) dollars.

Item. It is my will that the balance of my property be equally divided between my nieces Elizabeth L. Cockey, Eva Cockey and my nephew Arthur L. Jones, and my cousins Jno. W. Jones, Annie L. Jones and Jeremiah Jones and the six (6) children of Jeremiah and Martha G. Jones, each to share equally with the above mentioned names, and in the event of the death of one of these children, his or her share is to be divided equally between the remaining brothers and sisters. I leave Jeremiah Jones' share in trust to his wife Martha G. Jones.

Item. I appoint Annie L. Jones and Louise Jones executors of this will without security and commissions.

Signed and sealed as my last will and testament April 3rd, 1913.

Mary E. Gray, (SEAL)

Witness H. P. Harrell