

Diana O. Saunders
Will.

In the name of God, Amen.

I, Diana O. Saunders, being of sound mind and memory, do hereby make, publish, and declare this my last will and testament, hereby revoking all former wills of mine, at any time heretofore made.

1st. After my death, I wish my body given a decent christian burial, and all my just debts, funeral expenses and charges of administration paid out of any estate that I may leave.

2d. I give and bequeath unto my son, Leroy E. Saunders the sum of seven hundred (\$700.00) dollars. I give and bequeath unto my son, Hamlin E. Saunders, the sum of seven hundred (\$700.00) dollars. I give and bequeath unto my son Paul E. Saunders, the sum of seven hundred (\$700.00) dollars. These amounts are to be paid out of any estate which I may leave, and after they have been paid, then I give and bequeath unto my son-in-law, Hersey Woodward, Sr., the sum of one hundred (\$100.00) dollars, and to my daughter-in-law, Ida F. Saunders, the sum of one hundred (\$100.00) dollars.

After all of the above legacies have been paid in full, then I wish the whole and entire remainder of my estate, arising from whatever source, to be equally divided among all of my five children, to wit: Leroy E. Saunders, Hamlin E. Saunders, Paul E. Saunders, Augusta E. Woodward and Mary S. Tabb, with the exception of the chattel property named below: I give to my daughter Augusta E. Woodward my sewing machine and the portrait of myself. This portrait is given to her because her grandfather directed it to be given to the oldest daughter. I give to my daughter, Mary S. Tabb, one empty bed clothes chest. I give to my son, Paul, one empty leather trunk. I give to my grand-daughter, Marie Woodward, my bureau.

I do not give any of my property to the children of Virginus S. Kilby, because their mother had her full share, before her death.

My daughter, Mary S. Tabb, has also had her share of the estate, and Augusta E. Woodward has likewise had her share of the estate. These are my reasons for disposing of my property as I have done by this will.

I nominate my son-in-law, Hersey Woodward, Sr., to be the executor of this my last will and testament, and respectfully request that the court or officer before whom he may qualify, will not exact any security of him as such.

I authorize and empower my executor to sell any real estate of which I may die seized and possessed, either publicly or privately as he may deem best, and to give a proper deed for same, as my executor, and the proceeds from such sale, he shall put into my general estate, to be disposed of as already set forth.

In witness whereof, I have hereunto set my hand and seal this 20th day of January, 1910.

Diana O. Saunders (SEAL)

Signed, sealed, published and declared, by the said Diana O. Saunders, to be 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.

R. H. Rawles.

Lewis G. Brothers.

Virginia:

... of the Circuit Court of Nansemond County on Wednesday

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1st. After my death, I wish my body given a decent christian burial, and all my just debts, funeral expenses and charges of administration paid out of any estate that I may leave.
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In witness whereof, I have hereunto set my hand and seal this 20th day of January, 1910.

Diana O. Saunders (SEAL)

Signed, sealed, published and declared, by the said Diana O. Saunders, to be 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.

R. H. Rawles.

Lewis G. Brothers.

Virginia:

In the Clerk's Office of the Circuit Court of Nansemond County on Wednesday the 20th day of July, 1910.

The last will and testament of Diana O. Saunders, 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 R. H. Rawles and Lewis G. Brothers, the two subscribing witnesses thereto, and is ordered to be recorded.

And on the motion of Hersey Woodward, Sr., who is named in the said last will and testament as executor thereof, who made oath according to law and entered into and acknowledged a bond in the penalty of Nine Thousand Five Hundred Dollars, conditioned according to law (but without security, the said last will and testament directing that no security be required of him,) certificate is granted him, the said Hersey Woodward, Sr., as executor, for obtaining a probate of said last will and testament in due form.

And it is ordered that said bond be recorded.

Teste:

R. R. Smith, Clerk,
By M. M. Watkins, D. C.

I, William B. Milby of Isle of Wight County Virginia being of sound mind, but worned by age and increasing infirmity, do make this my last will and testament. *Wm B.*

1st. Clause 1st. I annul all wills previously made.

2nd. " 2nd. I give to my wife Eliza R. Milby, the choice of my two farms, the one in Isle of Wight County, Virginia and the other in Nansemond County, Virginia, she being permitted after due consideration to make this selection and whichever farm she selects is to be hers in fee simple, to be disposed of as she may elect. *Milby's Will*

3rd. Clause: 3rd. I give to my nephew Claudy Milby, son of my brother George W. Milby, the farm which is left after my wife has made her choice. I also give to said Claudie Milby my mare called "Annie", also one cow and her increase, one bed and furniture, and the proceeds of the present growing crop of the farm left after my wife has taken her choice.

4th. I give to my nephew George F. Newman, who lives with me, the sum of two hundred and fifty dollars, also one double barrel gun and my watch and chain.

5th. Clause 5th. I also give to my wife Eliza R. Milby after my debts are paid and a tombstone has been placed at my head and feet, all of my stock, horses, hogs and cows, all of the farming utensils, the crop that is on the farm that she selects, all my moneys, bonds and papers of value.

6th. Clause 6th. I give also the proceeds of the farm I have sold to Josiah W. Jordan which lies in Smith's Neck for which he promised the sum of eight hundred dollars, two hundred of which has been paid to me by said Jordan, the remaining six hundred dollars when paid shall be heired by my wife and children.