

*Will of
H. W. Savage*

I, H. W. Savage of the County of Nansemond, State of Virginia, being of sound mind and disposing memory do make, ordain, publish and declare this paper writing to be my last will and testament.

1st. I direct that all my just debts be paid if any, and all funeral charges and expenses be paid.

2nd. I loan to my wife Adminta Savage and Charles W. Russell jointly, all my estate, both real and personal, and at their death, I give and bequeath to Cecil W. Russell my house and buildings, where I now live, and one half of my farm, also one half of my interest in the Peter Whaley farm. Should he die without a bodily heir I give the same to Marion W. Russell, I give and bequeath to Marion W. Russell the other one half of my farm, and the other one half interest in the Peter Whaley farm and the other one half in the Horton place pecosin far hire wcc, should he die without a bodily heir, I give the same to Cecil W. Russell. Should C & R. W. Russell and Marion W. Russell both die without bodily heirs, I then give the same to R.T. Savage the son of my brother Willis W. Savage. I loan to my grand daughter, Susie M. Horton, the wife of Lenord Horton, my interest in the Horton place, my interest in the Piano, one feather bed and bedding complete and at her death I give the same to Cecil and Marion Russell, furthermore, at the death of Susie, Marion and Cecil (as before said) I give the above interest in land to R. T. Savage.

3rd. I loan to Cornelia Turner the house and lot where she now lives, to her during her life, at her death the same is to return to Cecil W. Russell, it being a part of my home tract of land.

4th. At the death of my wife Adminta Savage and Charlie W. Russell, I direct that my personal estate be equally divided between my three grand children, Cecil W. Russell, Marion W. Russell and Susie M. Horton.

Lastly. I appoint R. T. Savage my Administrator to this my last will and testament, hereby revoking all former wills made by me at any time.

In witness whereof, this the 11th day of December, in the year of our Lord, 1915.

H. W. Savage (Seal)

At the request of the testator and in his presence and in the presence of each other, we the undersigned have signed this will as witnesses: Witnesses: Caleb Baines, W. F. Knight.

VIRGINIA:

In the Clerk's Office of the Circuit Court of Nansemond County the 11th day of February, 1916.

The last Will and Testament of H.W.Savage, (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 oath of W.F.Knight, one of the subscribing witnesses thereto, and is ordered to be recorded.

And on motion of R.T.Savage, who is named in the said Will and Testament as Executor of the estate of said H.W.Savage, deceased, who made oath according to law, entered into and acknowledged a bond in the penalty of \$950.00, conditioned and payable according to law, with National Surety Company, by R. J. Norfleet, its attorney in fact, as surety, certificate is granted him, the said R.T.Savage, as Executor for obtaining a probate of said Will and Testament in due

and bequeath to Marion W. Russell one half of my farm, and the other one half
interest in the Peter Whaley Farm and timber and land in the Horton River property for life
with, should he die without a bodily heir, I give the same to Cecil W. Russell. Should C. W.
Russell and Marion W. Russell both die without bodily heirs, I then give the same to R.T.
Savage the son of my brother Willis W. Savage. I loan to my grand daughter, Susie M. Horton,
the wife of Lenard Horton, my interest in the Horton place, my interest in the Piano, one feather
bed and bedding complete and at her death I give the same to Cecil and Marion Russell, fur-
thermore, at the death of Susie, Marion and Cecil (as before said) I give the above interest
in land to R. T. Savage.

3rd. I loan to Cornelia Turner the house and lot where she now lives, to her during her
life, at her death the same is to return to Cecil W. Russell, it being a part of my home
tract of land.

4th. At the death of my wife Adminta Savage and Charlie W. Russell, I direct that my per-
sonal estate be equally divided between my three grand children, Cecil W. Russell, Marion W.
Russell and Susie M. Horton.

Lastly. I appoint R. T. Savage my Administrator to this my last will and testament, hereby
revoking all former wills made by me at any time.

In witness whereof, this the 11th day of December, in the year of our Lord, 1915.

H. W. Savage (Seal)

At the request of the testator and in his presence and in the presence of each other, we
the undersigned have signed this will as witnesses: Witnesses: Caleb Barnes, W. F. Knight.

VIRGINIA:

In the Clerk's Office of the Circuit Court of Nasemond County the 11th day of
February, 1916.

The last Will and Testament of H.W.Savage, (late of this county) deceased, was this day
produced before the Clerk of the Circuit Court of Nasemond County and proved according to
law by the oath of W.F.Knight, one of the subscribing witnesses thereto, and is ordered to be
recorded.

And on motion of R.T.Savage, who is named in the said Will and Testament as Executor of the
estate of said H.W.Savage, deceased, who made oath according to law, entered into and acknowledged
a bond in the penalty of \$950.00, conditioned and payable according to law, with National
Surety Company, by R.J. Norfleet, its attorney in fact, as surety, certificate is granted him,
the said R.T.Savage, as Executor for obtaining a probate of said Will and Testament in due
form.

And it is ordered that said bond be recorded.

Teste: G. E. Bunting, Clerk,

By Kate P. Bell, D. C.