

*Wife of
Mary Ann
Turner*

I, MARY ANN TURNER, of Nansemond County, Virginia, make this my last will. I give, devise, bequeath to my daughter, ANNA MARY DEMIER, wife of Isaac Demier all my right, title and interest in the following real estate described as follows:

All that certain parcel of land situated in Hol Neck Magisterial District of Nansemond County, located and described as follows; beginning at a pine tree on the Stallings branch corner with land formerly owned by Tom Jones and running S.56 W.10 to a Sassafras Stob corner with Tom Jones land and Jordan Cater estate land; thence S.35 E.10 to the Sassafras Stob a corner; thence N.56 E. 15 25 to a black gum corner of Stallings Branch, thence down Branch 11 chains to the beginning, containing Twelve and One Half (12 1/2) Acres more or less.

I appoint Isaac Demier Executor of this my will, I witness hereof I have signed and sealed and published and declared this instrument as my will at Suffolk in Nansemond County Virginia, on the 17th day of November, 1917.

Mary Ann X her
mark Turner, (SEAL)

Witnesses,

R.L.Brewer, Jr.,
J.K.Newton,
S.R.Brinkley

The said Mary Ann Turner at Suffolk in Nansemond County, Virginia on the 17th day of November, 1917, signed and sealed this instrument and published and declared the same as and for her last will in our presence, and we, at her request and in her presence and in the presence of each other have hereunto written our names as subscribing witnesses.

R.L.Brewer, Jr.,
J.K.Newton,
S.R.Brinkley, Witnesses.

VIRGINIA: In the Clerk's office of the Circuit Court of Nansemond County the 11th day of September, 1919.

The last will and testament of Mary Ann Turner 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.L.Brewer, Jr., and J.H.Newton, two of the subscribing witnesses thereto, and it is ordered to be recorded.

And on motion of Isaac Demier who made oath as the law directs and together with Anne Mary Demier, his surety, entered into and acknowledged a bond in the penalty of One Hundred dollars, conditioned as the law directs, certificate is granted him, the said Isaac Demier for obtaining letters of administration on the estate of Mary Ann Turner, deceased, with the last will and testament of said deceased annexed, in due form.

And it is ordered that said bond be recorded.

Teste: G.E.Bunting, Clerk.

By, Ruby V. Benten, D.S.

In the name of God, Amen: I, R.H.Williamson, of Nansemond County, Virginia, do make this my last will and testament as follows:

✓
wife of
R.H.Williamson

FIRST:

I give and bequeath, unto my daughter, Edith, my piano.

Second.

Having four (4) policies of life insurance upon my life, each in the Equitable Life Insurance Company, respectively for Three Thousand (\$3,000.00) Dollars, Two Thousand (\$2,000.00) Dollars, One Thousand (\$1,000.00) Dollars, and one Thousand (\$1,000.00) Dollars, and the Three Thousand (\$3,000.00) Dollar policy being payable directly to my children hereinafter named, share and share alike, and desiring that this policy shall be distributed in the same manner in which it is now directly payable, I give, and bequeath unto my children just referred to and now named; namely, Bertha Ethel, Mary, Jessie Herbert, Bessie, and Edith, share and share alike, the Two Thousand (\$2,000.00) Dollar policy aforesaid.

THIRD,

Of the remaining two, One Thousand (\$1,000.00) Dollar policies above mentioned, I give and bequeath one of them unto my son, Jessie Herbert Williamson, and the other one, I give and bequeath unto Bessie Williamson, Edith Williamson, and Mary M. Paxton, share and share alike.

FOURTH,

I give and bequeath unto my wife, Eva Bruce Williamson, my parlor suit of furniture, inclusive of rugs and druggets, my two insurance policies of One Thousand (\$1,000.00) Dollars each in the Northwestern Insurance Company, and my policy of One Thousand (\$1,000.00) Dollars in the Sun Life Insurance Company, of Canada, and I do also give, devise and bequeath unto my said wife one third ($1/3$) of all the rest and residue of my property not hereinbefore disposed of, whether real, personal, or mixed.

FIFTH.

I give, devise, and bequeath the other or remaining two thirds ($2/3$) of my property of every kind and character whether real, personal, or mixed, not hereinbefore disposed of to my children above named, share and share alike.