

Media Ann
Page -
I, Media A. Page of the City of Richmond, declare this to be my last will and testament.

I. It is my will that my burial arrangements shall be made exactly as were those of my husband, and that a monument just like his shall be placed over my grave, the expenses of my sickness and burial together with all my just debts shall be fully paid.

II. The Executor (or administrator) shall cause to be sold my house and lot on Laurel Street between Cumberland and Cary and my house and lot on Fourth Street between Duval and Baker. He may collect from the Bank a sufficient amount to defray the expenses of my sickness and burial.

III. The Executor (or administrator) after the sale of the real estate mentioned above, shall pay to George W. Page of Danville, the sum of \$200.00. The remainder of the proceeds of the sale of the real estate mentioned above, together with the money which remains in bank after the payment of the expenses of my sickness and burial shall then be turned over to Richard F. Eley, of Nansemond Co., Va., who shall settle up the remainder of the estate, after giving full security.

IV. I give and bequeath to Lucy Oliver wife of Alex Oliver of Nansemond Co., the sum of \$100.00.

V. To Admanta Turner, wife of James Turner, of Isle of Wight Co., I give \$100.00.

VI. To Algenetta Eley wife of Richard F. Eley, of Nansemond Co., I give \$100.00.

VII. To Nathaniel Oliver of Nansemond Co., I give \$50.00.

VIII. To Wm. Edward Oliver, of Nansemond Co., I give \$50.00.

IX. To Median V. Pruden, wife of Thos. J. Pruden of Nansemond Co., I give all my household furniture except my bedroom set.

X. To Jessie T. Pruden, daughter of Thomas J. and Median V. Pruden of Nansemond Co., I give my silver forks and knives.

XI. To Median P. Pruden, daughter of Thos. J. and Median V. Pruden of Nansemond Co., I give my silver spoons.

XII. To Maud Pruden daughter of Thos. J. and Median V. Pruden I give my bed room furniture and my watch.

XIII. My farm in Nansemond Co., I lend to Median V. Pruden and Thos. J. Pruden, during their life time, at their death I give it to Median V. Pruden's children. In the event of Thos. J. & Median V. Pruden growing dissatisfied at the farm, the matter must be turned over to Richard F. Eley and he must sell or rent as he thinks best.

XIV. Richard F. Eley, Myrtle Station, Nansemond Co., must become the guardian for Median V. Pruden's children before receiving the money from the Executor (or administrator) of the estate.

XV. To Median V. Pruden's children, I give and bequeath all that remains of my estate after all the above mentioned bequest have been settled, Richard F. Eley shall pay to these children such interest as he can get on the money at the time he receives it. If he should invest the money in property it must be bought in the name of Median V. Pruden's children. The children are to share the money equally except that Maud, third daughter of Median V. Pruden shall have \$200.00 more than either of the other children.

XVI. It is my wish that the estate be settled up within twelve months after my

should invest the money in property it must be bought in the name of Median V. Pruden's children. The children are to share the money equally except that Maud, third daughter of Median V. Pruden shall have \$200.00 more than either of the other children.

XVI. It is my wish that the estate be settled up within twelve months after my death.

XVII. The Executor (or administrator) shall be required to give security and I request that he shall go to the meeting of the Court of Nansemond Co., to meet Mr. Eley see that he qualifies as guardian for the children and gives proper security before paying over the money to him.

In Witness Whereof I have hereunto set my hand this 15th day of March, A. D., 1889.
Media Ann Page.

Subscribed by the testator in presence of each of us and at the same time declared by her to us as her last will & testament.

Witness our hands this 15th
day of March, 1889.

P. R. Phillips.
W. J. Stephens.
J. W. Tomlinson.

Virginia:

In the Chancery Court of the City of Richmond the 13th day of January, 1892.

This paper writing bearing date on the 15th day of March, 1889, purporting to be the last will and testament of Media Ann Page late of this City, dec'd., was this day produced to the Court for proof and was duly proved by the oaths of P. R. Phillips, W. J. Steven and J. W. Tomlinson, the subscribing witnesses thereto, thereupon the said paper writing is established and ordered to be recorded as and for the true last will and testament of the said Media Ann Page, Dec'd.

There being no executor named in said will, motion of Wm. M. Turpin, who made oath as the law directs, and together with R. B. Lee and W. H. Turpin, his sureties, the said R. B. Lee first justifying on oath as to his sufficiency, entered into and acknowledged a bond conditioned according to law, in the penalty of Eight thousand dollars, certificate is granted him for obtaining letters of administration c.t.a. of the estate of Media Ann Page dec'd., in due form.

A Copy,

Teste: Chas. W. Goddin, Clk.

Teste: Chas. W. Goddin, Clerk.

Virginia: In the Clerk's Office of the Circuit Court of Nansemond County the 2nd day of Aug. 1911.

A duly authenticated copy of the last will and testament of Media Ann Page, late of the City of Richmond, in the State of Virginia, together with the certificate of proof of such will and testament, in the Chancery Court of the City of Richmond, State of Virginia, was this day produced before the Clerk of this Court and ordered to be recorded.

Teste: R. R. Smith, Clerk,

By A. L. Twitty, D. C.