

IN THE NAME OF GOD, AMEN:

William N. Camp
Will

I, William N. Camp, of Ocala, Florida, being of sound and disposing mind, memory and understanding, hereby, make, publish and declare the following to be my last will and Testament, revoking and setting aside any former Will that I may heretofore have made.

ITEM FIRST: Touching the real estate herein mentioned, I make the following devisions:-

A.- To my son, William N. Camp, the Junior, for life, all of my land in Manatee County, Florida, consisting of twenty six hundred acres (2600) , more or less. After his death, this property shall go to his child or children, if any child or children shall survive my said son, but in the absence of child or children, then the said property shall go to my right heirs, as they may then exist, exclusive, however, of my wife, for whom special provision is hereinafter made.

I hereby direct, however, that twenty-five (25) per cent of the net profits and revenue from the said property shall be paid to my daughter, Leta, during her life, whether she survive my son or not, and the said property in encumbered with this provision.

B.- To my said son, William N. Camp, the Junior, and my said daughter, Leta Camp, all my Orange Groves and lands in Sumter County, Florida.

C.- To my son Robert C. Camp, and my daughter Sallie Camp Fitch, together, one-half of all my Mineral lands and rights in Nelson County, Virginia.

D.- To my son William N. Camp, the Junior, and my daughter, Leta Camp, all my mineral rights in Rhea and Polk Counties, Tennessee, for life, and to the survivor for life, with the right to mine or lease the ores for life, with remainder, after their death, or the death of either of them, to the child or children of the one who may die. In the absence of child or children surviving my said son and daughter, then this devise shall go to my right heirs, as they may then exist, exclusive of my wife.

E.- To my son Robert C. Camp, my water power site in Saluda County, South Carolina.

F.- To my son, Clarence Camp, an undivided one fifth interest in my Dismal Swamp land situated in Nansemond and Norfolk Counties, Virginia,

G.- To my sons, William N. Camp, the Junior, and Jack Camp, together, my other undivided one-fifth interest in the said Dismal Swamp lands.

H.- To my wife, Texanna Camp, all of my farm lands in Nansemond and Isle of Wight Counties, Virginia.

ITEM SECOND: In addition to the farm lands just mentioned, I give and bequeath to my wife all of my stock in the Camp Manufacturing Company, of Franklin, Virginia.

The farm lands, this stock, and the income mentioned in the next item of this Will to be paid my wife, are to be in lien of dower and year's support and all other claims and demands upon my estate.

ITEM THIRD: I give and bequeath all of my stock in the Camp Phosphate Company, the Florida power Company, and the Albion Mining and Manufacturing Company to my four (4) sons, Clarence, Robert C., Jack and William N. Camp, the Junior, to hold, manage and control the same as Trustees, and, and until a division of the corpus, to pay out and distribute the income from these stocks as follows, to-wit:-

during her life, the sum of ten thousand (10,000) dollars

A.- To my son, William N. Camp, one hundred acres in Florida, consisting of twenty six hundred acres (2600), more or less. After his death, this property shall go to his child or children, if any child or children shall survive my said son, but in the absence of child or children, then the said property shall go to my right heirs, as they may then exist, exclusive, however, of my wife, for whom special provision is hereinafter made.

I hereby direct, however, that twenty-five (25) per cent of the net profits and revenue from the said property shall be paid to my daughter, Leta, during her life, whether she survive my son or not, and the said property in encumbered with this provision.

B.- To my said son, William N. Camp, the Junior, and my said daughter, Leta Camp, all my Orange Groves and lands in Sumter County, Florida.

C.- To my son Robert C. Camp, and my daughter Sallie Camp Fitch, together, one-half of all my Mineral lands and rights in Nelson County, Virginia.

D.- To my son William N. Camp, the Junior, and my daughter, Leta Camp, all my mineral rights in Rhea and Polk Counties, Tennessee, for life, and to the survivor for life, with the right to mine or lease the ores for life, with remainder, after their death, or the death of either of them, to the child or children of the one who may die. In the absence of child or children surviving my said son and daughter, then this devise shall go to my right heirs, as they may then exist, exclusive of my wife.

E.- To my son Robert C. Camp, my water power site in Saluda County, South Carolina.

F.- To my son, Clarence Camp, an undivided one fifth interest in my Dismal Swamp land situated in Nansemond and Norfolk Counties, Virginia,

G.- To my sons, William N. Camp, the Junior, and Jack Camp, together, my other undivided one-fifth interest in the said Dismal Swamp lands.

H.- To my wife, Texanna Camp, all of my farm lands in Nansemond and Isle of Wight Counties, Virginia.

ITEM SECOND: In addition to the farm lands just mentioned, I give and bequeath to my wife all of my stock in the Camp Manufacturing Company, of Franklin, Virginia.

The farm lands, this stock, and the income mentioned in the next item of this Will to be paid my wife, are to be in lien of dower and year's support and all other claims and demands upon my estate.

ITEM THIRD: I give and bequeath all of my stock in the Camp Phosphate Company, the Florida power Company, and the Albion Mining and Manufacturing Company to my four (4) sons, Clarence, Robert C., Jack and William N. Camp, the Junior, to hold, manage and control the same as Trustees, and, and until a division of the corpus, to pay out and distribute the income from these stocks as follows, to-wit:-

A.- To pay to my wife, during her life, the sum of ten thousand (10,000) dollars a year.

B.- After the payment of ten thousand (10,000) dollars a year to my wife, then I direct that my said Trustees pay, out of the income from the stocks mentioned in this Will, to each of my three daughters, Lucy M. Camp Armstrong, Sallie Camp Fitch and Leta Camp, and to my son William N. Camp, the Junior, not less than five thousand (5,000) dollars

a year, and the excess of five thousand (5000) dollars a year up to ten thousand (10,000) dollars a year, if the income be sufficient, but touching the surplus in income above five thousand dollars a year which may be payable to my daughter Leta, and my son Williams N. Camp, the Junior, I direct that the Trustees pay them only five thousand (5,000) dollars a year each, and that the said surplus above five thousand dollars be invested by my said Trustees for their benefit until they are twenty five years of age, paying such investments, if any, to each of them as he or she may complete the twenty-fifth birthday.

I exclude my sons, Clarence, Robert C., and Jack from the income provided for in this paragraph because of provisions that I have already made for them.

After the payment to my wife and my four children of the income mentioned in the foregoing paragraphs of this item, then I direct, that as much as one thousand (1,000) dollars a year be paid to each of the following charities, namely: To the Baptist Orphans Home, now located at Salem, Virginia; to the Baptist Orphans Home, now located at Arcadia, Florida; to the Charity Hospital, located in Ocala, Florida; I also direct that five hundred (500) dollars a year be paid to the Baptist Church (white) of Ocala, Florida.

I also direct that my Trustees turn over to each of my daughters the sum of One thousand (1,000) dollars apiece to be used by them in charity, as they may elect, and in accordance with their judgment as to such use, said sum to be paid to each of them annually.

D.- After paying from the income all of the sum mentioned, then I direct, as to the surplus, if any surplus there be, that the sum of one thousand (1,000) dollars be paid, as a yearly income, to each of the daughters of my brother, Dr. B. F. Camp.

E.- After paying out the income, as hereinbefore mentioned I direct as to the surplus, if any surplus there be, that it be divided among my children equally until the yearly amounts paid under this provision shall amount to more than twenty thousand (20,000) dollars a year each, and that then and in this event the surplus over and above twenty thousand dollars to each of my children, if surplus there be, be distributed by my sons to such charities as they may elect to the extent of five thousand (5,000) dollars a year.

F.- After all of the foregoing provisions as to the income have been carried out, then if there shall be a balance of income, I give such balance to my children equally.

ITEM FOURTH: To my daughter, Lucy M. Camp Armstrong, I give and bequeath all my stock in the Mutual Mining Company of Florida.

ITEM FIFTH: If a child dies without issue, or if a daughter of my brother dies without issue, then the share in the income of such deceased child of mine shall go to my surviving children, and the share in the income of a deceased daughter of my brother shall go to her surviving sisters.

ITEM SIXTH: I direct that my shares in the corporations, as to which I have made provisions for income, shall be held together by my Trustees for as

Ann M. la
Will

equally.

ITEM FOURTH: To my daughter, Lucy M. Camp Armstrong, I give and bequeath all my stock in the Mutual Mining Company of Florida.

ITEM FIFTH: is a child dies without issue, or if a daughter of my brother dies without issue, then the share in the income of such deceased child of mine shall go to my surviving children, and the share in the income of a deceased daughter of my brother shall go to her surviving sisters.

ITEM SIXTH: I direct that my shares in the corporations, as to which I have made provisions for income, shall be held together by my Trustees for as long as thirty (30) years after my death, and that then the corpus shall be divided among my right heirs (excluding my wife for reason hereinbefore given), as they may then exist, per capita and not per stirpes. I wish sales of these investments to be avoided, if possible, it being my judgment that they shall be held together, and I direct that no sale be made during the thirty years unless concurred in by all of my Trustees in life. Should sales be made, the provisions hereinbefore made, touching the income shall apply to the reinvestments of the proceeds of such sales.

At the end of thirty years after my death, the payment and distribution of income provided for in this Will, (except that of my wife, should she continue in life) shall cease.

ITEM SEVENTH: All of the rest and residue of my estate I give, devise and bequeath unto my children, share and share alike.

ITEM EIGHTH: I constitute and appoint all of my sons Trustees and Executors under this Will and direct that if William N. Camp, the Junior, be a minor at the time of my death, that he qualify as soon as he attains his majority. I clothe them as Executors and as Trustees with full and complete power and authority to manage the property covered by the trust. Should one of them die, I direct that my son-in-law, George F. Armstrong, of Savannah, Georgia, succeed such deceased Executor and Trustee.

IN WITNESS WHEREOF I have hereunto set my hand and seal at Ocala, Florida, this 12th day of April in the year nineteen hundred and eleven (1911).

William N. Camp (L. S.)

Signed, Sealed, Published and Declared by the Testator, William N. Camp, as his last will and Testament in our presence, and we in his presence, and at his request, and in the presence of each other, have hereunto subscribed our names as witnesses to his Will at Ocala, Florida, this the 12th day of April, Nineteen Hundred and eleven (1911).

(S.) J. Carstens.

(S. M. S. Lanier.

(S.) Frank Drake.

M. Camp
ll
William N.
Camp
Hill

Filed in the office of County Judge of Marion County, Florida this 20th day of December 1911.

Joseph Bell, County Judge.
A true copy of this original recorded in records of County Judge's Court of Marion County Florida this 20th day of December, 1911. In records of Wills Book No. 3, page 144 and 145 record verified.

Joseph Bell, County Judge.

In the County Judge's Court, in and for Marion County, Florida.

In the Matter of the Estate of William N. Camp, deceased.

Before me, Joseph Bell, County Judge in and for the County aforesaid, personally appeared Frank Drake, one of the subscribing witnesses to the foregoing paper writing, the same being the last will and testament of William N. Camp, deceased, who being duly sworn deposes and says that the said William N. Camp, on the date mentioned in the said will and testament, did, in the presence of affiant, sign, seal, publish and declare the foregoing paper writing as and for his last will and testament; and that he, the deponent signed the same as a subscribing witness thereto, at the special request of the said testator, and that the said testator signed said paper writing in the presence of the affiant Frank Drake, J. Carstens and M. S. Lanier, who did likewise sign the said paper writing, as a subscribing witness thereto, severally, in the presence of this affiant and in the presence of the said testator and that he verily believes that the said paper writing is the true last will and testament of the said William N. Camp, the testator.

Frank Drake.

Sworn to and subscribed before me this December 20th, A. D. 1911.

Joseph Bell.
County Judge.

(SEAL)

Filed in the office of County Judge of Marion County, Florida this 20th day of December, 1911.

Joseph Bell, County Judge.

A true copy of this original recorded in records of County Judge's Court of Marion County, Florida, this 20th day of December, 1911. In Records of Wills, Book No. 3, page 146 Record verified.

Joseph Bell, County Clerk.

In the County Judge's Court, in and for Marion County, Florida.

In the Matter of the Estate of William N. Camp, deceased.

To the Honorable Joseph Bell, the County Judge of said court. The petition of Clarence Camp, R. C. Camp, Jack Camp and William N. Camp, respectively, sheweth unto your Honor, as follows:

1. That William N. Camp, late of the County of Marion and State of Florida, died in said County and State on the 27th day of November, A. D. 1911, leaving his last will and testament; and having while he lived and at the time of his death residence or place of abode at Ocala, in said County and State.

Florida, this 20th day of December, 1911. In Records of Wills, Book No. 3, page 143 record verified.

Joseph Bell, County Clerk.

In the County Judge's Court, in and for Marion County,

Florida.

In the Matter of the Estate of William N. Camp, deceased.

To the Honorable Joseph Bell, the County Judge of said court. The petition of Clarence Camp, R. C. Camp, Jack Camp and William N. Camp, respectively, sheweth unto your Honor, as follows:

1. That William N. Camp, late of the County of Marion and State of Florida, died in said County and State on the 27th day of November, A. D. 1911, leaving his last will and testament; and having while he lived and at the time of his death residence or place of abode at Ocala, in said County and State.

2. Your petitioners are named therein as executors of the said last will and testament and they are now ready and willing to qualify as such executors and herewith produce to the court the said last will and testament of the said testator, William N. Camp, and thereupon your petitioners pray that said last will and testament may be admitted to probate and to record, according to law and that your Honor may issue to your petitioners, as executors, proper letters testamentary and as in duty bound, your petitioners will ever pray, etc.

Clarence Camp

R. C. Camp

Jack Camp

William N. Camp

Petitioners.

State of Florida, Marion County,

Before the undersigned, County Judge, in and for said County, on this December 20th, 1911. Personally came the above named, Clarence Camp, R. C. Camp, Jack Camp and William N. Camp, the petitioners hereinabove named, each of whom being duly sworn by me, for himself deposes and says that the statements contained in the foregoing petition are true.

Sworn and subscribed before me this December, 20th, 1911.

(seal) Joseph Bell,
County Judge.

Clarence Camp

R. C. Camp.

Jack Camp.

William N. Camp

Filed in the office of County Judge of Marion County, Florida this 20th day of December, 1911.
Joseph Bell, County Judge.

A true copy of this original recorded in records of County Judge's Court of Marion County, Florida this 20th day of December, 1911. In Petitions & Orders Book No. 4, page 253,
Record Verified.

Joseph Bell, County Judge.

Order admitting to Probate and Record.

By the County Judge of said County.

State of Florida, County of Marion.

In the matter of the last Will and Testament of William N. Camp, deceased, late of Marion County, Florida.

The said last Will and Testament having been duly established by the sworn testimony of Frank Drake, a subscribing and attesting witness thereto, as being the true last will and Testament of the said William N. Camp, and no objection being made to the probate thereof; and it appearing to the County Judge of said County by due proof that the said William N. Camp died on the 27th day of November, A. D. 1911.

It is therefore ordered, adjudged and decreed, That the said Last Will and Testament, bearing date April 12th, A. D. 1911 and attested by J. Carstens, M. S. Lanier, and Frank Drake, as subscribing witnesses thereto be and the same is hereby admitted to probate according to law as and for the true Last Will and Testament of said William N. Camp, deceased, and that the same with proof thereof be duly recorded in the Book of Wills.

Given under my hand and seal at Ocala, in said County, this 20th day of December, A. D. 1911.

Joseph Bell, County Judge.

(COUNTY JUDGE'S SEAL)

Filed, Dec. 20th, 1912, Joseph Bell, County Judge.

A true copy of this original recorded in records of County Judge's Court of Marion County, Florida this 20th day of December, 1911. In Testamentary Record Book No. 2, page 289, Record verified.

Joseph Bell, County Judge.

State of Florida, County of Marion,

I, Joseph Bell, County Judge and ex-officio Judge of Probate in and for the County and State aforesaid, do hereby certify that the foregoing and attached pages numbered one to eight inclusive contain a true and correct copy of the last Will and Testament of William N. Camp, deceased, and the probate thereof, as the same appears on file and of record in the records of said County Judge's Court of said County.

I further certify that the said Court is a Court of Record in and for said County and State as well as the Probate Court of said County; that there is no official Clerk of said Court; that I am the sole presiding Judge thereof and Clerk thereof ex-officio and custodian of the records of said Court; that the seal hereunto affixed is the official seal of said Court; that the signature hereunto subscribed is genuine and that this attestation is in due form and made by the proper officer.

Witness Joseph Bell, County Judge of Marion County, Florida, and the seal of the County Judge, affixed at Ocala in said County, this December, 21st, 1911.

Joseph Bell,

County Judge, Marion County, Florida.

Will.

State of Florida, County of Marion,

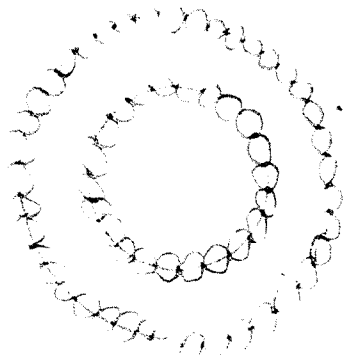
I, Joseph Bell, County Judge and ex-officio Judge of Probate in and for the County and State aforesaid, do hereby certify that the foregoing and attached pages numbered one to eight inclusive contain a true and correct copy of the last Will and Testament of William N. Camp, deceased, and the probate thereof, as the same appears on file and of record in the records of said County Judge's Court of said County.

I further certify that the said Court is a Court of Record in and for said County and State as well as the Probate Court of said County; that there is no official Clerk of said Court; that I am the sole presiding Judge thereof and Clerk thereof ex-officio and custodian of the records of said Court; that the seal hereunto affixed is the official seal of said Court; that the signature hereunto subscribed is genuine and that this attestation is in due form and made by the proper officer.

Witness Joseph Bell, County Judge of Marion County, Florida, and the seal of the County Judge, affixed at Ocala in said County, this December, 21st, 1911.

Joseph Bell,

County Judge, Marion County, Florida.



Virginia:

In the Clerk's Office of the Circuit Court of Nansemond County, on Saturday the 3rd day of February, 1912. A duly authenticated copy of the last will and testament of William N. Camp, late of the town of Ocala, County of Marion, in the State of Florida, together with the certificate of probate of such will and testament, in the office of County Judge of Marion County, State of Florida, was this day produced before the Clerk of this Court and offered for record.

And it appearing from such copy that last will and testament was proved in said Judge's Court to have been executed as to be valid will of realty as well as personally in this State, it is ordered that said copy be admitted to record as the true last will and testament of said William N. Camp, deceased.

Teste: G. E. Bunting, Clerk.