executors therein mentioned, and the due execution thereof by the said of Greer is proved by the oath and examination of Robert W.Devies and pozier, the subscribing witnesses thereto, who, being duly sworn, de and say, and each for himself deposeth and saith, that he is a subscribe witness to the respectively now shown him. purporting to be the subscribes of the subscri

and say, and each for himself deposeth and saith, that he is a subscribed witness to the paperwriting now shown him, purporting to be the last will and testement of Yirds Greer; that the said Virds Greer, in the presence of this deponent, subscribed her name at the end of shed paperwriting now as aforesaid, and which bears dateof the 20th day of January, 1955.

And the deponent further saith that the said Virda Greer the testator aforesaid, did, at the time of subscribing her name as aforesaid, declare the said paper writing so subscribed by her and exhibited, to be have less will and testament, and this deponent did thereupon subscribe his name at the end of said will as an attesting witness thereto, and at the request and in the presence of the said testator. And this deponent further saith that at the said time when the said testator subscribed her name to the said last will as aforesaid, and at the time of the deponent's subscribing his name as attesting witness thereto, as aforesaid, the said virda Greer was of sound and memory, of full age to execute a will, and was not under any restraint, to the knowledge, information or belief of this deponent. And further these deponents say not.

Robert W. Davis

Margarette Dozier

Severally sworn and subscribed, this 25th day of August, 1936, before me.

M.B. Watkins
Assistant Clerk Superior Court.

NORTH CAROLINA, BRUNSWICK COUNTY.

IN THE SUPERIOR COURT.

It is therefore considered and adjudged by the Court that the said paper writing, and every part thereof, is the last will and testament of Virda Greer deceased and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 25th day of Aggust, 1936.

M.B.Watkins Assistant Clerk Superior Court No. 477.

STATE OF NORTH CAROLINA,

I, Angeline Babson, of said State and County, being of sound mand, but considering the uncertainty of my earthly existence, do make and declare this my Last Will and Testament.

FIRST: - My executor hereinafter named, shall give my body a decent burial and pay all my funeral expenses and just debts.

SECOND:- I give and bequeath unto my son, Leavy M.Babson, all my personal property of every kind and description, such as farm implements, mules, cattle, bogs, wagons, certs, household furniture, goods, belongings and all Money, notes, bank deposits, or cash of any description, and any and all kinds of personal property wherever. located owned by me at the time of my death.

THIRD:- I give and devise unto my son, Leavy M.Babson, and his heirs in fee simple, all real estate of which I may be seized at the time of my death.

FOURTH:- I hereby constitute and appoint my son, Leavy M. Babson, my lawful Executor to all intents and purposes, to execute this my last will and testament, according to the true intent and meaning of the same.

IN WITNESS WHEREOF, I, the said Angeline Babson, do hereunto set my hand and seal, this the 28 day of March, 1935.

Witness as to mark

her
Angeline X Babson (SEAL)
mark

R.L.Babson,

Witness as to mark

L.G.Babson

Signed, sealed, published and declared by the said Angeline Babson 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, do subscribe our names as witnesses thereto.

J.L.Babsom		
Lura	Babson	

STATE OF NORTH CAROLINA,

Brunswick County

IN THE SUPERIOR COURT, BEFORE THE CLERK.

A paper writing purporting to be the last will and testament of Angeline Babson, deceased, is exhibited before me, the undersigned, clerk of the Supersor Court for said county, by Leavy M. Babson the executor thereig mentioned, and the due execution thereof by the said Angeline Babson is proved by the oath and examination of J. L. Babson and Laura Babson the subscribing witnesses thereto, who, being duly sworn, do depose and say, and each for himself deposeth and saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last will and testament of Angeline Babson; that the said Angeline Babson, in the presence of this deponent, subscribed him and at the end of said paper writing now shown him aforesaid, and which bears date of the 28th day of March, 1935.

And the deponent further saith that the said Angeline Babson the testator aforesaid, did, at the time of subscribing her name as aforesaid, declare the said paper writing so subscribed by her and exhibited, to be her last will and testament, and this deponent did thereupon subscribe her name at the end of said will as an attesting witness thereto, and at the request and in the presence of the said testator. And this deponent further saith that at the said sing when the said testator subscribed her name to the said last will as aforesaid, and at the time attain of the deponents subscribing his name as attesting witness thereto, as aforesaid, the said Angeline Babson was of sound mind and memory, of full age to execute a will, and was not under any restraint, to the knowledge, information or belief of this deponent. And further these deponents say not.

J..L. Babson

Laura Babson

Severally sworn and subscribed, this 15th day of December, 1936, before me.

M. B. Watkins
Assistant Clerk Superior Court.

NORTH CAROLINA) (
Brunswick County.)

IN THE SUPERIOR COURT.

It is therefore considered and adjudged by the Court that the said paper writing, and every pert thereof, is the last will and testament of Angeline Bebson deceased and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 15th day of December, 1936.

M. B. Watkins
Assistant Clerk Superior Court.

NO. 478
STATE OF NORTH CAROLINA
NEW HANOVER COUNTY

F; Elizabeth Rosalie Gore, widow of D. L. Gore, of the City of Wilmington, County of New Hamover, and State of North Carolina, being of soung and disposing mind, memory, and understanding, do make, publish and declare this my Last Will and Testament in manner and form following; that is to say:

FIRST: I direct my Executors hereinafter named to pay all my just debts, funeral expenses and charges of administration out of the first moneys that shall come into their hands as a part and parcel of my estate.

SECOND: I give, devise, and bequeath to my beloved son, Claude Gore, my house and lot situate at the Southeast intersection of Sixth and Dock Streets in the City of Wilmington, N. C., together with all personal property and household effects contained in my said residence or on the property, the same to be his in fee simple, sawe and excepting certain specific bequests of personal property contained in my said residence at Sixth and Dock Streets and herinafter mentioned, and sawe and excepting the silverware contained in my residence above referred to, which silverware I give and bequeath to my said son, Glaude Gore, for the term of his natural life only and after his death, I give and bequeath the said silverware unto his daughter, Elizabeth Rosalis Gore, to be here adsolutely and forever. And it is my desire and will, and I hereby direct that any and all indebtedness owing me by my son, Claude Gore, at the time of my death, be cancelled and that the same be not a charge against him.

THIRD: I give, devise and bequeath unto my beloved daughter, Francés Ada Cooper, my residence and land located at Wrightsville Sound, except, however, the lands which I recently bought from the Blue Estate, together with the household and kitchen furniture contained in my house at Wrightsville Sound, and also the parlor furniture contained in my residence at the intersection of Sixth and Dock Streets in the City of Wilmington, N. C., all of which is to be hers in fee simple, adsolutely and forever.

FOURTH: I give and bequeath to my granddaughter, Arabella Gore, one chair (known as her father's chair) and the picture of her father, the late John Gore, both of which are located in my residence at the intersection of Sixth and Dock Streets, said property to be hers absolutely and forever.

B. Rogers, Jr. two large pictures of his mother, one a painting and the other a pastel, which are located in my residence at the intersection of Sixth and Dock Streets, same to be his absolutely and forever.

SIXTH: All the rest and residue of my property, of every nature and kind, both real and personal and wherescever the same may be at the time of my death, I give, devise, bequeath, and dispose of to the parties or persons and in the chares and proportions following, that is to say:

I give, devise and bequeath a one-eleventh (1/11) part thereof absolutely and in fee simple unto my daughter, Francis Ada Cooper.

I give, devise and bequeath a one-eleventh (1/11) part thereof absolutely and in fee simple unto my grandson, Horace C. Cooper.

absolutely and fee simple unto my grandon, Claude B. Cooper.

I give, devise and bequeath a one-eleventh (1/11) part thereof absolutely and in fee simple unto my grandson, Lennex G. Cooper.

I give, devise and bequeath a one-eleventh (1/11) part thereof absolutely and in fee simple unto my son, claude Gore.

I give, devise and bequeath a none-eleventh (1/11)part thereof absolutely and in fee simple unto my grandson, John W. Gore.

absolutely and in fee simple unto my grandsmatter, Elizabeth Rosalee Gore.

absolutely and in fee simple unto my granddaughter, Bruce B. Gore.

absolutely and in fee simple unto my grandson, Dan L. Gore II.

absolutely and in fee simple unto my granddaughter, Arabella Gore.

SEVERY: I hereby nominate and appoint my sea, clause Gore,