

And thereupon it is considered and adjudged by the Court that the said paper writing and every part thereof is the last will and testament of Robert C. McKeithan, deceased and it is ordered that the same, with the foregoing examination and this certificate, be recorded and filed.

This 27th day of June, 1951.

B. J. Holden
Asst. Clerk Superior Court of Brunswick County.

STATE OF NORTH CAROLINA
COUNTY OF BRUNSWICK

I, ROBERT C. MCKEITHAN, of Brunswick County, North Carolina, do hereby revoke all former wills made by me, and do hereby make, publish and declare this, my last will and testament in manner and form as follows:

ITEM ONE

I direct my executrix hereinafter named to pay all my just debts, funeral expenses and to erect at my grave such monument as she may deem proper.

ITEM TWO

I will, devise and bequeath all of my property of every sort, kind and description both real and personal, unto by beloved wife, MAE A. MCKEITHAN, absolutely and in fee simple.

ITEM THREE

I hereby constitute and appoint my beloved wife, MAE A. MCKEITHAN, the executrix of this my last will and testament.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this the 23 day of August, 1950.

Robert C. McKeithan (SEAL)

Signed, sealed, published and declared by the said Robert C. McKeithan to be his last will and testament in the presence of us, who, at his request, and in his presence and in the presence of each other, have hereunto set our hands as witnesses hereto.

D. C. Herring
Susie Sellers Carson

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No. 652

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 S. V. Atkinson, deceased, is exhibited before me, the undersigned, clerk of the Superior Court for said county, by Leon McKeithan and the due execution thereof by the said S. V. Atkinson is proved by the oath and examination of H. Foster Mintz and Mrs. Ina Mae Mints, the subscribing witnesses thereto, who, being duly sworn, do depose and say, and each for himself depose and saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last will and testament of S. V. Atkinson; that the said S. V. Atkinson, in the presence of this deponent, subscribed his name at the end of said paper writing now shown as aforesaid, and which bears date of the 11 day of June, 1951.

And the deponent further saith that the said S. V. Atkinson, the testator aforesaid, did, at the time of subscribing his name as aforesaid, declare the said paper writing so subscribed by him and exhibited, to be his last 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 his 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 S. V. Atkinson 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.

H. Foster Mintz
Mrs. Ina Mae Mints

Severally sworn and subscribed, this 7 day of July, 1951, before me.

B. J. Holden
Asst. 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 S. V. Atkinson, deceased and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 7 day of July, 1951.

B. J. Holden
Asst. Clerk Superior Court

LAST WILL AND TESTAMENT OF S. V. ATKINSON

This is to certify that I S. V. Atkinson Atkinson has hear by willed all my property and belongings to Mr Leelin McKeithan and wife for to pay him and wife for all thea hafe don for me S. V. Atkinson and for them to pay all my debts. This is S. V. Atkinson own handritng.

This the 11th day of June, 1951.

Witness:

H. Foster Mintz
Mrs. Ina Mae Mints

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No. 653

LAST WILL AND TESTAMENT

of

B. J. FRINK

GEORGIA
FULTON COUNTY

I, B. J. FRINK, of the State of Georgia and County of Fulton, being of sound and disposing mind and memory, do hereby make, declare and publish this, my Last Will and Testament, and I hereby expressly revoke all Wills and Codicils heretofore made by me.

ITEM 1. To my wife, BESSIE MAE FRIN, I give and bequeath all my personal effects in the nature of clothing, jewelry, heirlooms, household furniture and furnishings and my automobile or automobiles.

ITEM 2. All the rest and residue of my estate, of whatever the same may consist, including lapsed legacies, I give, bequeath and devise in trust to the First National Bank of Atlanta, Georgia and BESSIE MAE FRINK, to hold, administer and distribute in trust as follows:

(a) So long as my wife, BESSIE MAE FRINK, is living and remains unmarried, to pay over to her the entire net income of the trust, at regular and frequent intervals. It being my desire that my said wife shall continue to live in the state to which she is accustomed, if in any cal endar year the entire net income of the trust shall be less than \$6,000.00, said trustees are directed, upon the written request of my wife, to encroach upon the corpus and out of the corpus to pay to her such sum as will, when added to the net income paid to her in the calendar year, make the total sum of not more than \$6,000.00 for such calendar year. This provision shall apply pro rata to the portion of the calendar year following date of the establish of the trust and December 31st next ensuing.

(b) Upon the death of my wife, if she shall not have remarried, said trustees shall distribute the corpus of the trust share and share alike between our two daughters, MRS. CAROL F. CAMPBELL and BETTY JANE FRINK, absolutely and in fee simple. Should BETTY JANE not then have become twentyone years of age, then her share shall continue to be held in trust until she arrives at the age of twenty-one years, when the same shall be paid over to her, said trustees in the meanwhile paying to her the income from the share so held by them in trust for her. If, at the death of my wife, either of our daughters be dead, leaving a child or children then surviving, then such surviving child or children shall represent and stand in the place of its or their parent, and take the share such parent would take if then in life. If, at the death of my wife, one of our daughters should be dead, leaving no child then surviving, the entire property so held in trust shall be distributed to our other daughter if she be then living, and if not, then to her child or children.

(c) If my wife, BESSIE MAE FRINK, should remarry after my death, said trustees shall thereupon distribute the property so held by them in trust, share and share alike, among my said wife and our said two daughters; and should either of our said daughters be dead, leaving a child or children then surviving, then such surviving child or children shall represent and stand in the place of its or their parent and take the share such parent would take if then in life. If, upon the remarriage of my wife, one of our daughters should be dead, leaving no child then surviving, the entire property so held in trust shall be distributed share and share alike between my wife and our other daughter if she be then living, and if not, to her then surviving child or children.

(d) In the event of a distribution under (b) or (c) above to a child or children of a deceased daughter and such child or children are minors, then the share of such minor or minors shall continue to be held in trust until such child or children become twenty-one years of age.

(e) Should both of our children die prior to the death of my wife, without leaving a child surviving either of them, then the entire property so held in trust shall thereupon vest absolutely and in fee in my said wife.

ITEM 3. The trustees and the executors hereinafter named shall have in addition to, but not in limitation of, those elsewhere given in this Will or by law the following rights, powers and exemptions, all of which may be exercised by them without any order of Court:

(a) The trustees and the executors shall have power to buy, exchange, pledge, mortgage and sell any real or personal property at public or private sale, with or without advertisement and upon any terms which they deem proper; to land and borrow money and execute and renew loans and mortgages; to make leases for any terms, including terms expiring after the trust terminates; to retain, invest in and reinvest in, as they see fit, any real or personal property whatsoever, whether or not authorized by law as a permitted investment for trustees, and any investment made or retained by them in good faith shall be proper, although of a kind or in an amount or proportion not considered by law suitable for trustees; to vote directly or by proxy any stock held by them; to make such exchange, pay such expenses and otherwise act as they deem proper in any merger, reorganization, consolidation or other transaction affecting any of the property held by them; to rescind, vary, compromise or arbitrate any contract or claim of or against the trust for the estate, and pay any debt upon such evidence as they shall deem sufficient, and to execute, acknowledge and deliver all necessary and proper contracts, deeds or other instruments of any character, whether or not under seal, incident to their rights, powers and discretion.

(b) The trustees and the executors may decide, irrespective of rules of law, what is income or principal and all questions arising between income and principal, even to the extent of deciding that any receipt or charge, or any portion thereof, determined by law to be income or a charge against the income, shall be principal or vice versa; may decide, irrespective of rules of law, what if any deductions shall be made from income for depreciation, obsolescence and amortization; may hold and carry real and personal property in any name without the indication of any trust or estate; may appoint agents to act under them in the administration of the trust or the estate, and may select depositories for the funds and securities held by them; may make any distributions whether of principal or income, wholly or partially, in kind without allocating the same kind of property to different distributees; and in the case of any distribution, whether of income or principal, authorized to be made to any person including any minor child or incompetent person, the trustees may in their discretion make such distribution directly to such person, whether or not such persons has a guardian, or may make such distribution to the parent, guardian or spouse of such person or to any adult who shall reside in the household in which such person resides, or may otherwise apply the same for the benefit of such person in any manner which in their discretion they deem proper, and in the case of any distribution made for the benefit of such person in any of the manners just authorized the receipt of the person to whom the payment is made shall be a full discharge therefor to the trustees.

(c) The executors and the trustees shall not be required to give any bond, surety or security or to make any returns or inventories or appraisals of the trust property or of the estate property to any Court; but said trustees shall, on January 1st and July 1st of each year, furnish to the beneficiaries of the trust a statement showing the income during the preceding six months, and an inventory of the trust property at the beginning of such period together with sales and reinvestments during the following six months. All provisions in this Will relating to the trustees and the executors shall apply equally to the original trustees and the original executors and to all successor trustees and successor executors; and should there be at any time only one trustee or one executor, such trustee or executor shall have and exercise the same rights, powers, discretion and exemptions as both trustees or both executors, if there were such. Either of said trustees or executors may resign at any time. Title to the entire trust property shall vest in any successor trustee or successor executor, without the necessity of any conveyance.

ITEM 4.

No corporation, transfer agent or other person dealing with the executors or with the trustees shall be obliged to see to the application of any money or property delivered to such executors or trustees, or to examine into the terms upon which any property is held by such executors or trustees, but any corporation, transfer agent or other person may deal with any such property and with the executors or the trustees as if such executors or such trustees were the owners thereof free of any trust.

ITEM 5.

I recommend that the executors and the trustees shall employ my attorneys, Sutherland, Tuttle & Brennan, for any legal services that may be required, as they are familiar with my affairs.

ITEM 6.

I hereby appoint FIRST NATIONAL BANK of Atlanta, Georgia and BESSIE MAE FRINK as executors of this my Will.

IN WITNESS WHEREOF I have hereunto set my signature and seal and written my name on the margin of each of the preceding six pages of this my Will, this 16 day of September, 1943.

B. J. Frink, L.S.

Signed, sealed, declared and published by B. J. FRINK as his Last Will and Testament in the presence of us, the subscribing witnesses, who, as their instance and request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses on the day and year above written.

SJJ Doris M. Buchanan, 2224 Montrose Ave., S.C.
Atlanta, Georgia

out State Richard W. Hagan, 1516 First National Bank Bldg.
Atlanta, Georgia

SJJ Madison Richardson, 112 East Lake Drive, S.E.
Atlanta, Georgia

STATE OF GEORGIA
FULTON COUNTY

By Eugent Gunby Ordinary of said County.

KNOW ALL WHOM IT MAY CONCERN

That on the 2nd day of April 1951, the last Will and Testament of B.J. Frink, deceased, at the time of his death a resident of said County, was legally proven in solemn form, a copy of which is annexed, duly certified, and on the 2nd day of April 1951, at a regular Term of the Court of Ordinary, said Will was admitted to record by order, and First National Bank of Atlanta, Georgia and Bessie Mae Frink named Executors in said Will, allowed to qualify, and upon so doing, Letters Testamentary ordered to be issued to them as such Executors.

Now, Therefore, The said First National Bank of Atlanta, Georgia and Bessie Mae Frink having taken the oath of office, and complied with all the necessary prerequisites of the law, are legally authorized to discharge all the duties of Executors on the Will of said deceased, to administer the property of said deceased, which is devised according to the Will and the law.

Given under my hand and official seal the 2nd day of April, 1951.

(SEAL) Eugene Gunby, Ordinary

STATE OF GEORGIA
COURT OF ORDINARY
COUNTY OF FULTON

} SS SEAL

NO. 74

I, V. J. YARBROUGH, Clerk of the Court of Ordinary of said County, do hereby certify that I have compared the foregoing copy of the last Will and Testament of B. J. Frink deceased, together with letters issued to the First National Bank of Atlanta, Georgia and Bessie Mae Frink as Executors of the said Will, with the original record and files thereof; now remaining in this office, and the same is a correct transcript therefrom, and of the whole of such original record and file, and that said Court is a Court of Record.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the Court of Ordinary this the 27th day of June, 1951.

(SEAL) V. J. Yarbrough
Clerk of the Court of Ordinary

(Continued)

STATE OF GEORGIA
COURT OF ORDINARY
COUNTY OF FULTON

SS

I, EUGENE GUNBY, Ordinary of Said County, and presiding Magistrate of the Court of Ordinary thereof, do hereby certify that the foregoing attestation, subscribed by V. J. Yarbrough as Clerk of said Court is sufficient and in due form of law, and that his signature thereto is genuine, and that full faith and credit are due to all of his official acts.

Witness my hand and official signature, this 27th day of June, 1951.

(SEAL)

Eugene Gunby, Ordinary

STATE OF GEORGIA
COURT OF ORDINARY
COUNTY OF FULTON

SS

I, V. J. Yarbrough, Clerk of the Court of Ordinary of the County of Fulton, do hereby certify that HON. EUGENE GUNBY, whose name is subscribed to the preceding Certificate, is the presiding Magistrate of the Ordinary's Court of the County of Fulton; duly elected, sworn and qualified, and that the signature of said Magistrate to said Certificate is genuine.

Witness my hand and official signature, this 27th day of June, 1951.

(SEAL)

V. J. Yarbrough
Clerk of the Court of Ordinary

No. 654

Wilmington N. C.
Feb. 15 /34

Dear Marie, Reba and Minnie,

Owing to the uncertainty of life, I am going to make a statement concerning the disposition of my property. I leave all of my earthly possessions to you, my three daughters, to be equally divided among you.

I wish you, Marie to sell the property and settle the estate when in your judgment it is best, dividing equally with your sisters.

This is done with the full consent of your Father and Brothers.

Hoping this will prove satisfactory to all concerned, as ever

Yours Lovingly

(Margaret Flowden) Mother

STATE OF NORTH CAROLINA
COUNTY OF NEW HAMOVER

I, Margaret Vernell DeVane, Assistant Clerk of Superior Court in and for the State and County aforesaid, do hereby certify that the foregoing is a true and correct copy of the Last Will and Testament of Margaret Flowden, Deceased, as the same is taken from and compared with the original on file in this office.

Witness my hand and seal this the 11th day of August, 1951.

(SEAL)

Margaret Vernell DeVane
Assistant Clerk Superior Court

No. 655

BRUNSWICK COUNTY

IN THE MATTER OF THE WILL OF
CARL CARTER

IN THE SUPERIOR COURT
BEFORE S. T. BENNETT
CLERK SUPERIOR COURT OF
BRUNSWICK COUNTY, N. C.

Eleanor B. Collier Carter, being duly sworn, doth say:

That Carl Carter, late of said county, is dead, having first made and published his Last Will and Testament; and that Eleanor B. Collier Carter is the executrix named therein.

Further, that the property of the said Carl Carter consisting of personal is worth about \$9000.00, so far as can be ascertained at the date of this application, and that Eleanor B. Collier Carter is the party entitled under said will to the said property.

Eleanor C. Carter
Eleanor B. Collier Carter

Sworn to and subscribed before me,
this 11th day of August, 1951.

S. T. Bennett
S. T. Bennett
Clerk Superior Court

The hearing on the admission of the foregoing will for probate is continued until further orders of this court.

This the 11th day of August, 1951.

S. T. Bennett
S. T. Bennett
Clerk Superior Court

The hearing on the admission of the foregoing will for probate is resumed.

This the 17th day of August, 1951.

S. T. Bennett
Clerk Superior Court