No. 458

State of North Carolina Brunswick County.

I, Calvin L.Stanley of the County of Brunswick and State of North Carolina being of sound mind and memory do make publish and declare this to be my last will and testament to wit:

First. All my just debts and funeral expenses shall first be fully paid.

Second. I give devise and bequeath the rest residue and remainder of my estate both real and personal, as follow viz:

To my son Laurance Stamley one tract of Land 25 yds square the one I bought of J.H.Millican and joining said Laurance own Land.

The remainder of my real estate to be equally devided between my other two Sons. C.Allen Stanley, A. G.C.Stanley, and to their heirs and assigns forever.

And I give to my wife and daughter by her, \$5.00 in money.

Third: I nominate and appoint my Said Son C Allen Stanley to be the executor of this my last will and testament hereby revoking all former wills made by me.

In witness whereoff I have hereunto set my hand and seal this the 26th day of July 1910.

C.L.Stanley (Seal)

Signed sealed published and declared as and for his last will and testament by the above named testator in our presence who have at his request and in the presence and in the presence of each other signed our names as witnesses thereto.

G.W.Sellers (Seal)

C.N.Leonard (Seal)

STATE OF NORTH CAROLINA COUNTY OF BRUNSWICK

AFFIDAVIT

E.Holden, Jr, and A.M. Woodard being duly sworn, according to law, deposes and says, that each for himself deposeth and sayeth that he is well acquainted with the handwriting of G.W. Sellers and C.N. Leonard, the subscribing witnesses to the paperwriting purporting to be the last will and testament of C.L. Stanley, which is hereto attached, dated the 26th, day of July 1910, having often seen them write and that the names of the said G.W. Sellers and C.N. Leonard subscribed as witnesses to the said will is in the genuine handwriting of the said G.W. Sellers and C.N. Leonard, and affiants further swear that they are well acquainted with the handwriting of C.L. 1910 Stanley, deceased, whose last will and testament the attached paperwriting purports to be, having often seen him write and that the name of the said C.L. Stanley subscribed to the said last will and testament of the said C.L. Stanley is in the genuine handwriting of the said C.L. Stanley.

E.Holden Jr

A.M. Woodard

Sworn and subscribed to before me this the 18 day of May 1935.

M.B. Watkins
Assistant Clerk Superior Court

STATE WORTH CAROLINA, BRUNSWICK COUNTY.

In the Superior Court.

Stanley deceased, is exhibited for probate in open court by C.Allen Stanley, the executor shardin named; and it is thereupon proved by the cath and examination of A.Miwoodard that G.W.Sellers one of the subscribing witnesses thereto is dead, and it is also proved by the cath and examination of A.M.Woodard that G.W.Sellers one of the subscribing witnesses thereto is dead, and it is also proved by the cath and examination of A.M.Woodard further proved by the cath and examination of the said A.M.Woodard that he is sail acquainted with the handwriting of the said G.W.Lecard having often com-

him write, and that the name of the said C.N.Leonard subscribed ness to the said will, is in the handwriting of the said C.N.Leonard subscribed is also proved by the oath and examination of the said C.N.Soller of the said will, is in the handwriting of the said c.N.Soller of the said will, is in the handwriting of the said covery part thereof, is the last will and testament of the said c.L. and the same is ordered to be recorded and filed.

This 18 day of May 1935.

M.B. Watkins, Ass't C.S.C.

STATE OF NORTH CAROLINA, BRUNSWICK COUNTY.

In the Superior Court.

A paper writing purporting to be the last will and testament of d.L. Stanley deceased, is exhibited for probate in open court by C.Allen Stanley the executor therein nemed; and it is thereupon proved by the oath at examination of E.Holden, Jr that 3.W.Sellers one of the subscribing witnesses thereto is dead, and it is also proved by the oath and examination of E.Holden, Jr that 2.W.Leonard the other subscribing witness thereto is also dead. And it is further proved by the oath and examination of the side of the subscribing witness there is also dead. And it is further proved by the oath and examination of the side. W.Bellers having often seen him write, and that the name of the side 3.W.Bellers subscribed as a witness to the said will, is in the handwriting of the said S.W.Bellers and it is also proved by the oath and examination of the said C.W.Leonard having often seen him write, and that the handwriting of the said C.N.Leonard subscribed as a witness to the said will, is in the handwriting of the said C.N.Leonard in the said c.W.Leonard subscribed as a witness to the said will, is in the handwriting of the said c.W.Leonard subscribed as a witness to the said will, is in the handwriting of the said c.W.Leonard subscribed as a witness to the said will, is in the handwriting of the said c.W.Leonard. It is therefore considered by the court that the said paper writing, and every part thereof. is the last will and testament of the said C.L.Stanley and the same is ordered to be reserved.

This 18 day of May, 1935.

".B. Watkins, Ass't C.S.C.

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STATE OF NORTH CAROLINA, :

LAST WILL AND TESTAMENT.

I, Sam Mintz, of the aforesaid county and state, being of sound mind, 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 desent burial, suitable to the wishes of my friends and relatives, and pay all fgmeral expenses, together with all my just debts, out of the first moneys which may come into his hands belonging to my estate.

Second. I give and devise to my first cousin, Mrs. Lunda Jones, all of the property, both personal and real, which I now own and which I may come into possession of by purchase, inheritance or otherwise upon the expressed condition that she take care of me and provide for me during the remaining period of my natural life, and upon the condition further that my burial expenses and all of my just debts and whatever specifical bequests are made herein to the hends of my executor named herin after.

Third. I hereby constitute and appoint my trusty friend, R. E. Sentelle, my lawful executor to all intents and purposes, to execute this my lase will and testament, according to the true intent and meaning of the same, and every part and clause thereof - hereby revoking and declaring utterly void all other wills and testaments by me heretofore made.

Fourth I give and devise to the Southport Baptist Church my swamp land.

In witness whereof, I, the said Sam Mintz, do hereunto set my hand and seal, this 5th day of February 1935.

Sam X Mintz (Seal)

Signed, sealed, published and declared by the said Sam Mintz 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), do subscribe our named as witnesses thereto.

Annie May Woodside
Witnesses.
G. D. Robinson

STATE OF NORTH CAROLINA

BRUNSWICK COUNTY.

ss. IN THE SUPERIOR COURT.

A paper writing purporting to be the last will and Testament of Sam Mintz, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said county, by R. E. Sentelle the executor therein mentioned, and the due execution thereof by the said Sam Mints by the oath and examination of Annie May Woodside and G. D. Robinson, the subscribing witness thereto, who being duly sworm, doth depose and say, and each for himself deposeth and saith, that he is a subscribing witness to the paper writing now shown him and her purporting to be the last Will and Testament of Sam Mints; that the said Sam Mints, in the presence of this deponent, subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 5 day of February, 1935

AND THIS DEPONENT FURTHER SATH, That the said Sam Mintz 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 said testator. And this deponent further saith, that at the fine 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 therete, as aforesaid, the said Sam Mints was of sound and memory, of full age to surevive a fill, and was not under any restaunt, to the knowledge, information or belief of this deponent; and further these deponents say not.

day of June, 1955, before in.