

STATE OF NORTH CAROLINA )  
BRUNSWICK COUNTY. ) SS. 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 R. L. Bland deceased, and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 25 day of July, 1942.

S. T. Bennett  
Clerk Superior Court.

STATE OF NORTH CAROLINA,  
BRUNSWICK COUNTY.

I, C. D. Carlisle, of the aforesaid county and State, being of sound mind, but considering the uncertainty of my earthly existence, do make and declare this to be my last will and testament:

First. I give and bequeath to S. B. Benton, all my personal property of every description or kind, consisting of all household kitchen furniture, one mule and all farming implements together with any other personal property I may have at my death. Also, all cash on hand at my death.

The said S. B. Benton, is to have the property above mentioned for taking care of me during my natural life.

In witness whereof, I, the said C. D. Carlisle, do hereunto set my hand and seal this 14 day of January 1942.

C. D. Carlisle (SEAL)

Signed, sealed, published and declared by the said C. D. Carlisle, to be his last will and testament and in the presence of us, who, at his request and in his presence and in the presence of each other do subscribed our names as witness thereto.

Witness: D. C. Carlisle  
M. O. Smith

Sighning on seal in the presas: of Coy Formyduval. J/ P/

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 C. D. Carlisle deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said county, by S. B. Benton, the executor therein mentioned and the due execution thereof by the said C. D. Carlisle is proved by the oath and examination of D. C. Carlisle, M. O. Smith and Coy Formyduval, 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 C. D. Carlisle; that the said D. C. Carlisle, M. O. Smith and Coy Formyduval, in the presence of this deponent, subscribed their names at the end of said paper-writing; which is now shown as aforesaid, and which bears date of the 14th day of January, 1942.

AND THE DEPONENT FURTHER SAITH, That the said C. D. Carlisle the testator aforesaid did, at the time of subscribing his name as aforesaid, declare the said paper-writing as 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 further said that at the same 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 C. D. Carlisle 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.

Several sworn and subscribed, this 9th day of October, 1942, before me.

S. T. Bennett,  
Clerk Superior Court.

STATE OF NORTH CAROLINA

BRUNSWICK COUNTY.

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 C. D. Carlisle, deceased, and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 9th day of October, 1942.

S. T. Bennett, Clerk Superior Court.

No.

544

NORTH CAROLINA,  
BRUNSWICK COUNTY.

We, E. H. Cranmer, and Mary E. Cranmer, his wife, of the County and State aforesaid, each being of sound and disposing mind, but considering the uncertainty of our earthly existence, do make ordain, declare and publish, this our LAST WILL AND TESTAMENT. The reason the said Mary E. Cranmer, who has no separate estate, joins in this last will and testament, is that her husband, and herself own several pieces or parcels of real estate by the entireties, and it is the steadfast intention and fixed will of the said E. H. Cranmer, that the entire estate, both real and personal shall be used, if necessary, for the maintenance and support of his wife, Mary E. Cranmer, and Physically afflicted son Paul Morris Cranmer. And the said Mary E. Cranmer, covenants, promises and agrees to and with the said E. H. Cranmer, and the said Paul Morris Cranmer, for good and sufficient consideration to her in hand paid, the receipt of which is hereby fully acknowledged and confessed, that she will do and perform any act or acts necessary or proper, to make legally effective the true intent and meaning of this last will and testament, that is to say: the entire estate, both real and personal, or so much thereof as may be necessary, for the support and maintenance of Mary E. Cranmer and our badly handicapped, son Paul Morris Cranmer.

Item One. We give, devise, and bequeath to our beloved son JAMES FEARCE CRANMER, Trustee, for the sole and separate use, benefit and behoof of Mary E. Cranmer and Paul Morris Cranmer, all our estate, both real and personal wheresoever situate, to hold, manage, control invest and reinvest. No real estate shall be encumbered or sold unless it be necessary to provide support and maintenance for Mary E. Cranmer Paul Morris Cranmer, and act in that event until the Judge of the Superior Court residing in this District, or the Judge regularly presiding in the District, approves the encumbrance or sale, in writing. The Judge is to be shown this paragraph of this will, and he is solemnly requested not to give his approval of any sale or encumbrance, as a matter of form, but to carefully investigate the condition and circumstances, before approving. It will be sufficient compliance if said Judge will write the word "approved" and his signature on any incumbrance or deed. During the life of Mary E. Cranmer, all payments are to be made exclusively to her, as she will look after our son, Paul Morris Cranmer.

Item Two. Upon the death of Mary E. Cranmer, we give, devise and bequeath to our beloved son JAMES FEARCE CRANMER, the family residence and the lot upon which it is situate, fronting on Moore Street, Southport, N. C. and the one half lot adjoining it on the East, to him and his heirs, forever, in fee.

Item Three. Upon the falling in of this Trust, by the death of Mary E. Cranmer and Paul Morris Cranmer, all of the estate, both real and personal, then remaining, shall be then divided, share and share alike among our beloved children: To ALICE CRANMER ARRINGTON, one share, to her and her heirs, in fee; To JAMES FEARCE CRANMER, one share of the personal estate, he having, in this instrument, been given real estate; To MARY CRANMER MINTZ, one share, to her and her heirs, in fee; To NELLIE G. CRANMER, widow of our late son, Edward H. Cranmer, Jr., one share. Provided, she is living and unmarried at the time of the falling in of the Trust.

Item Four. The Trustee is required to keep accurate and true account of all his acts and doings under this trust, and to furnish to his mother, Mary E. Cranmer, a true copy of his Annual Account to the Court.

Item Five. We think there is sufficient property, and insurance to maintain and support Paul Morris Cranmer and Mary E. Cranmer, during their lives, and that there will be some left, to divide among our children, if the Trustee and all conour and are very careful. All the life insurance is payable to Mary E. Cranmer, in monthly payments, beginning at E. H. Cranmer's death and continuing for ten years thereafter. In event of her death, the payments will be made to Paul Morris Cranmer, until the ten years expire. The Trustee

Identified as page One of our  
Last Will and Testament  
E. H. Cranmer

Mary E. Cranmer

will keep in mind the insurance and rents, and other income from the Estate. With care and good management it may not be necessary to impair the estate for several years. The words "invest" and "reinvest" shall not be construed to mean lending money on notes and mortgages or land. Any idle funds of the estate may only be invested in U. S. Bonds or State of North Carolina Bonds. The Trustee must be firm, take no advice or persuasion contrary to the true intent and meaning of this instrument: to provide maintenance and support for his

STATE OF NORTH CAROLINA )  
BRUNSWICK COUNTY. ) SS. 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 R. L. Bland deceased, and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 25 day of July, 1942.

S. T. Bennett  
Clerk Superior Court.

STATE OF NORTH CAROLINA,  
BRUNSWICK COUNTY.

I, C. D. Carlisle, of the aforesaid county and State, being of sound mind, but considering the uncertainty of my earthly existence, do make and declare this to be my last will and testament:

First, I gave and bequeath to S. B. Benton, all my personal property of every description or kind, consisting of all household kitchen furniture, one mule and all farming implements together with any other personal property I may have at my death. Also, all cash on hand at my death.

The said S. B. Benton, is to have the property above mentioned for taking care of me during my natural life.

In witness whereof, I, the said C. D. Carlisle, do hereunto set my hand and seal this 14 day of January 1942.

C. D. Carlisle (SEAL)

Signed, sealed, published and declared by the said C. D. Carlisle, to be his last will and testament and in the presence of us, who, at his request and in his presence and in the presence of each other do subscribed our names as witness thereto.

Witness: D. C. Carlisle  
M. O. Smith

Sighning on seal in the presas: of Coy Formyduval. J/ P/

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 C. D. Carlisle deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said county, by S. B. Benton, the executor therein mentioned and the due execution thereof by the said C. D. Carlisle is proved by the oath and examination of D. C. Carlisle, M. O. Smith and Coy Formyduval, 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 C. D. Carlisle; that the said D. C. Carlisle, M. O. Smith and Coy Formyduval, in the presence of this deponent, subscribed their names at the end of said paper-writing; which is now shown as aforesaid, and which bears date of the 14th day of January, 1942.

AND THE DEPONENT FURTHER SAITH, That the said C. D. Carlisle 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 said that at the same 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 C. D. Carlisle 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.

Severally sworn and subscribed, this 9th day of October, 1942, before me.

S. T. Bennett,  
Clerk Superior Court.

STATE OF NORTH CAROLINA  
BRUNSWICK COUNTY.

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 C. D. Carlisle, deceased, and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 9th day of October, 1942.  
S. T. Bennett, Clerk Superior Court.

No.

544

NORTH CAROLINA,  
BRUNSWICK COUNTY.

We, E. H. Cranmer, and Mary E. Cranmer, his wife, of the County and State aforesaid, each being of sound and disposing mind, but considering the uncertainty of our earthly existence, do make ordain, declare and publish, this our LAST WILL AND TESTAMENT. The reason the said Mary E. Cranmer, who has no separate estate, joins in this last will and testament, is that her husband, and herself own several pieces or parcels of real estate by the entireties, and it is the steadfast intention and fixed will of the said E. H. Cranmer, that the entire estate, both real and personal shall be used, if necessary, for the maintenance and support of his wife, Mary E. Cranmer, and Physically afflicted son Paul Morris Cranmer. And the said Mary E. Cranmer, covenants, promises and agrees to and with the said E. H. Cranmer, and the said Paul Morris Cranmer, for good and sufficient consideration to her in hand paid, the receipt of which is hereby fully acknowledged and confessed, that she will do and perform any act or acts necessary or proper, to make legally effective the true intent and meaning of this last will and testament, that is to say: the entire estate, both real and personal, or so much thereof as may be necessary, for the support and maintenance of Mary E. Cranmer and our badly handicapped, son Paul Morris Cranmer.

Item One. We give, devise, and bequeath to our beloved son JAMES PEARCE CRANMER, Trustee, for the sole and separate use, benefit and behoof of Mary E. Cranmer and Paul Morris Cranmer, all our estate, both real and personal wheresoever situate, to hold, manage, control invest and reinvest. No real estate shall be encumbered or sold unless it be necessary to provide support and maintenance for Mary E. Cranmer Paul Morris Cranmer, and not in that event until the Judge of the Superior Court residing in this District, or the Judge regularly presiding in the District, approves the encumbrance or sale, in writing. The Judge is to be shown this paragraph of this will, and he is solemnly requested not to give his approval of any sale or encumbrance, as a matter of form, but to carefully investigate the condition and circumstances, before approving. It will be sufficient compliance if said Judge will write the word "approved" and his signature on any incumbrance or deed. During the life of Mary E. Cranmer, all payments are to be made exclusively to her, as she will look after our son, Paul Morris Cranmer.

Item Two. Upon the death of Mary E. Cranmer, we give, devise and bequeath to our beloved son JAMES PEARCE CRANMER, the family residence and the lot upon which it is situate, fronting on Moore Street, Southport, N. C. and the one half lot adjoining it on the East, to him and his heirs, forever, in fee.

Item Three. Upon the falling in of this Trust, by the death of Mary E. Cranmer and Paul Morris Cranmer, all of the estate, both real and personal, then remaining, shall be then divided, share and share alike among our beloved children: To ALICE CRANMER ARRINGTON, one share, to her and her heirs, in fee; To JAMES PEARCE CRANMER, one share of the personal estate, he having, in this instrument, been given real estate; To MARY CRANMER MINTZ, one share, to her and her heirs, in fee; To NELLIE G. CRANMER, widow of our late son, Edward H. Cranmer, Jr., one share, Provided, she is living and unmarried at the time of the falling in of the Trust.

Item Four. The Trustee is required to keep accurate and true account of all his acts and doings under this trust, and to furnish to his mother, Mary E. Cranmer, a true copy of his Annual Account to the Court.

Item Five. We think there is sufficient property, and insurance to maintain and support Paul Morris Cranmer and Mary E. Cranmer, during their lives, and that there will be some left, to divide among our children, if the Trustee and all concur and are very careful. All the life insurance is payable to Mary E. Cranmer, in monthly payments, beginning at E. H. Cranmer's death and continuing for ten years thereafter. In event of her death, the payments will be made to Paul Morris Cranmer, until the ten years expire. The Trustee

Identified as page One of our  
Last Will and Testament  
E. H. Cranmer

Mary E. Cranmer

will keep in mind the insurance and rents, and other income from the Estate. With care and good management it may not be necessary to impair the estate for several years. The words "invest" and "reinvest" shall not be construed to mean lending money on notes and mortgages or land. Any idle funds of the estate may only be invested in U. S. Bonds or State of North Carolina Bonds. The Trustee must be firm, take no advice or persuasion contrary to the true intent and meaning of this instrument: to provide maintenance and support for all



mother and his afflicted brother.

Item Five: The restriction against sale of real estate is modified to this extent: in the event a sale of any real estate may be made at a large price, greatly enhancing the value of the estate, it may be done if the Judge mentioned in Item One a proves.

In Witness whereof, we have hereunto set our hands, and affixed our seals, this the 13th day of November, in the year of our Lord, 1940.

E. H. Cranmer (SEAL)

Mary E. Cranmer (SEAL)

I identified as page two of our  
LAST WILL and TESTAMENT.

E. H. Cranmer

Mary E. Cranmer

Signed, sealed declared and published by E. H. Cranmer and Mary E. Cranmer to be their last will and testament, in the presence of us, who at their request, and in their presence and in the presence of each other do subscribe our names as witnesses thereto.

H. T. StGeorge

Harry Weeks

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 E. H. Cranmer, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by James Pearce Cranmer, son of E. H. Cranmer, and the due execution thereof by the said E. H. Cranmer, is proved by the oath and examination of H. T. StGeorge and Harry Weeks, the subscribing witness 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 E. H. Cranmer; that the said E. H. Cranmer, 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 13 day of November, 1940

AND THE DEPONENT FURTHER FURTHER SAITH, That the said E. H. Cranmer 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 same 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 E. H. Cranmer 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.

Severally sworn and subscribed, this 26  
day of October, 1942, before me.

S. T. Bennett  
Clerk Superior Court.

STATE OF NORTH CAROLINA }  
Brunswick County }

In The Superior Court.

Brunswick County.

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 E. H. Cranmer deceased, and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 26 day of October, 1942

S. T. Bennett  
Clerk Superior Court.

STATE OF NORTH CAROLINA  
NEW HANOVER COUNTY.

BEFORE T. A. HENDERSON, CLERK .

IN THE MATTER OF THE ADMINISTRATION  
OF THE ESTATE OF Ida May Burnett.

R. L. Burnett being duly sworn, deposes and says: That Ida May Burnett late of New Hanover County, died on 27th day of November, 1941, leaving a last will and Testament; and that R. L. Burnett the Executor named therein, is the proper person entitled to Letters Testamentary on the estate of the said Ida May Burnett. Further that the value of the personal effects of said Estate as far as can be ascertained at the date of this application is about Twenty thousand (\$20,000.00) Dollars, and the real estate consists of approximate value of \$16,500.00 and that R. L. Burnett, Roy A. Burnett, Ida Belle Wylie, R. A. Burnett, Jr., and Jack Wylie are entitled as legatees and devisees thereof. Sworn to and subscribed before me this 2nd day of December, A. D., 1941,

R. L. Burnett

Lois J. Ward  
Deputy Clerk Superior Court. (C.S.C. SEAL)  
New Hanover County.

STATE OF NORTH CAROLINA  
NEW HANOVER COUNTY

SUPERIOR COURT  
BEFORE CLERK

You swear that you believe this writing to be and contain the last Will and Testament of Ida May Burnett and that you will well and truly execute the same by first paying her debts and then her legacies as far as the said estate shall extend or the law shall charge you, and that you will well and faithfully execute the office of Executor agreeable to the trust and confidence reposed in you according to law; So help me God.

Sworn and subscribed before me this  
2nd day of December, 1941.

R. L. Burnett

Lois J. Ward  
Deputy Clerk Superior Court.  
New Hanover County.

STATE OF NORTH CAROLINA  
COUNTY OF NEW HANOVER

ON THE SUPERIOR COURT

IN THE MATTER OF THE HOLOGRAPHIC  
WILL OF IDA MAY BURNETT, DECEASED

AFFIDAVIT.

IDA BELLE WYLIE, being first duly sworn, deposes and says:  
That she is a citizen and resident of New Hanover County, North Carolina, and that after the death of the said Ida May Burnett, she found the aforesaid paper writing, which is the Will of the said Ida May Burnett, deceased, among the valuable papers and effects of the said Ida May Burnett in her pocket-book.

(C.S.C. SEAL)  
Sworn to and subscribed before  
me this 2nd day of December, 1941.

Ida Belle Wylie

Lois J. Ward  
Deputy Clerk Superior Court

WILL OF IDA MAY BURNETT

I, Ida May Burnett do make and declare this my last will and testament, I give devise and bequeath my property as follows:

I give to my son R. L. Burnett the Reiger track of land in Brunswick Co. The property at Carolina Beach Corner of Lake Park Blvd & Harper Ave, 1218 South Third St. a house & lot, 721 South Front St. Wilmington N. C. 2 lots near Clark Linch

To my daughter Ida Belle Wylie I give my personal effects in my home, To her my home at Sunset Park 904 Central Blvd, and 1220 South Third St. Wilmington N. C. her life time at her death to my Grandson J. K. Wylie. To my said daughter I give my interest I have in office building at 222 Princess St. Wilmington N. C. my interest in the property at Greenfield Lake.

I give to my son Roy A. Burnett a house & lot at 1222 South Third St and one at 718 South Front St both in Wilmington N. C. at his death they go to my Grandson Roy A. Burnett Jr. The Kennedy property in Brunswick Co. I give to my son absolutely Roy A. Burnett

The Real Estate given in this Will is situated in Wilmington N. C. except property in Brunswick Co.

I give all the rest of my property as follows 1/3 to my son R. L. Burnett. To my daughter 1/3 Ida Belle Wylie to use as she sees fit her life time and any remaining at her death is to go to her son J. K. Wylie. 1/3 to my son Roy A. Burnett to use as he sees fit his life time, And any remaining at his death is to go to his son Roy A. Burnett Jr.

I hereby appoint my son R. L. Burnett executor to this will with out bond.

October 26, 1941  
Ida May Burnett