

STATE OF NORTH CAROLINA,
COUNTY OF BRUNSWICK.

I, SUDIE ROBERTS, 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 to each of the following the sum of One Dollar (\$1.00), and one dollar only: Baxter Roberts, Otto Roberts, Claude Roberts. Eunice Roberts Boswell, Evelyn Roberts Sarlo, Doris Roberts Rinaldi.

ITEM THREE

I will, devise and bequeath all the rest and residue of my estate, both real and personal, to Mildred Roberts, for and during her natural life, and at her death said property to vest in Palma Sue Rinaldi.

ITEM FOUR

I hereby constitute and appoint Mildred Roberts the executrix of this my last will and testament.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this the 17 day of Jan., 1950.

Mrs. Sudie Roberts (SEAL)

Signed, sealed, published and declared by the said SUDIE ROBERTS to be her 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 thereto.

James T. White

Donald Ray White

NORTH CAROLINA,
BRUNSWICK COUNTY.

IN THE SUPERIOR COURT—BEFORE THE CLERK.

In the Matter of the Will of Mrs. Sudie Roberts, Deceased.

The paper-writing hereto attached and purporting to be the last will and testament of Mrs. Sudie Roberts, deceased, is exhibited before the undersigned Clerk of the Superior Court of Brunswick County, North Carolina, by Mildred Roberts Reeves, the executrix therein named, and thereupon the following proof thereof is taken by the oath and examination of James T. White and Donald Ray White, the subscribing witnesses thereto, as follows:

NORTH CAROLINA, BRUNSWICK COUNTY.

James T. White and Donald Ray White, being duly sworn, depose and say, and each for himself deposes and says, that he is a subscribing witness to the said paper-writing now shown him, purporting to be the last will and testament of Mrs. Sudie Roberts, and that he saw her execute this writing as her last will and testament, and that affiant attested it in the presence and at the request of said Mrs. Sudie Roberts, deceased; and that at the time of its execution said Mrs. Sudie Roberts was, in affiant's opinion, of sound mind and disposing memory.

James T. White

Donald Ray White

Severally subscribed and sworn to before me, this 6 day of Nov., 1953.

S. T. Bennett

Clerk Superior Court Brunswick County.

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 Mrs. Sudie Roberts, deceased, and it is ordered that the same, with the foregoing examination and this certificate, be recorded and filed.

This 6 day of November, 1953.

S. T. Bennett

Clerk Superior Court of Brunswick County.

STATE OF NORTH CAROLINA,
COUNTY OF BRUNSWICK.

I, ELLA JANE BRYANT, of Brunswick County, North Carolina, do hereby revoke all former wills and Codicils made by me and do hereby make, publish and declare this my Last Will and Testament, in manner and form as follows:

I

I direct my Executor, hereinafter named, to pay all of my just debts and funeral expenses and to give me such a funeral as may be the wishes of my husband and children.

II

I will, devise and bequeath all of my property, both real and personal, to my husband, S. J. Bryant, for life, to be used by him in any manner as he may see fit for and during the term of his natural life.

III

After the death of my husband, S. J. Bryant, I will, devise, and bequeath my homelace, containing 15-acres more or less, which was deeded to me by my husband, S. J. Bryant, by deed dated April 7, 1951, and which is recorded in Book 102 at Page 472, in the Office of the Register of Deeds for Brunswick County, to my sons, Jesse A. Bryant and David E. Bryant, and to my grandson, James K. Bryant, as follows: To David E. Bryant, I give the Western portion of the above described tract, which portion now includes the dwelling in which I live; to Jesse A. Bryant, I give a life estate in the Eastern portion of the above described lands, which portion now includes the farm buildings, other than my dwelling, and after the death of Jesse A. Bryant, I give his portion to my grandson, James K. Bryant. These bequests of lands are made on the express condition that Jesse A. Bryant and David E. Bryant shall, before receiving Executor's Deeds for this property, and within two years after my death, or the death of my husband—which ever is later, pay to my sons, H. J. Bryant, Walter D. Bryant, Samuel W. Bryant, my stepsons, Andrew J. Bryant and William H. Bryant, and my stepdaughter Annie R. Bryant, \$15.00 each.

In order to prevent any confusion in the division of the abovescribed lands, I direct my Executor, hereinafter named, immediately after having been satisfied that Jesse A. Bryant and David E. Bryant have paid the above mentioned sums, to go upon the lands described above, and appraise same, and after a careful appraisal, to make an Executor's Deed to David E. Bryant for the Western portion of the above described lands to include the dwelling house, and if same be then standing, and to deed to my son, Jesse A. Bryant the Eastern portion of the said lands to include the farm buildings, if any then standing, for life, and to deed to my grandson, James K. Bryant, a fee simple deed for the portion given to Jesse A. Bryant to become effective on the death of Jesse A. Bryant. When the division is made by my Executor, it shall be done as he sees fit under the terms of this will, and his decision indrawing the line between the two portions shall be final and conclusive, my only directions to him be that he make the division so that the two portions will be, in his opinion, equal in value, irrespective of acreage.

IV

All of the balance of my property, whether real or personal and wherever situate, after the death of my husband, I will, devise and bequeath to my sons, Jesse A. Bryant, David E. Bryant, Herbert J. Bryant, Walter D. Bryant, Samuel W. Bryant, to my step-sons, Andrew J. Bryant and William H. Bryant, and my stepdaughter Annie R. Bryant, equally, share and share alike.

V

I hereby appoint P. S. Burney of Bolivia, North Carolina, Executor of this my Last Will and Testament, to faithfully carry out the provisions of this Will, and should the said P. S. Burney not then be living, or for any reason be unable to serve, then I appoint J. A. Francis of Southport, North Carolina, my Executor to carry out the provisions of this Will.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this the 19th day of June, 1953.

Ella Jane Bryant

(SEAL)

Signed, sealed, published and declared by the said Ella Jane Bryant, to be her Last Will and Testament, in the presence of us, who, and at her request, in her presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Moise S. Chapman
Southport, N. C.

Ray H. Walton
Southport, N. C.