

I William E Carr of the City of Wilmington, and State of North Carolina, being of Sound and disposing mind and memory do make and publish this my last will and Testament. —

First

I desire that my body may be buried at the direction of my Executor hereinafter named, and that all my just debts, including funeral expenses, and expenses of administration, be paid by my Executor

Secondly

I give devise and bequeath unto my brother Thomas B Carr, his Executors, Administrators and assigns, all the estate left me by the will of my father, and which by said will I am entitled to alien and dispose of by will, and all the residue and remainders of my estate both real and personal to which I may be entitled at the time of my decease, upon the special trust and confidence nevertheless, that he my said brother or his Executor or Administrator see and shall as soon as convenient after my death call in and receive all such debts, sum or sums of money as shall be due and owing to me at the time of my death, and if any of the aforesaid property shall be real estate, then collect the rents accruing therefrom, and place the money so to be called in, and received in such manner as he shall think proper upon good and sufficient security — and also in trust that he my said brother, shall receive the interest and rents thereof from time to time as the same shall become payable, and pay, apply, and dispose of the same or a sufficient part thereof, for and towards the maintenance, education, support and bringing up of my son Edson Carr, until my said son shall attain the age of twenty one (21) years — and should the interest and profits accruing from the aforesaid property not be sufficient for the maintenance education and support of my said son Edson Carr, then a sufficient amount of said property shall be applied from year to year to supply such deficiency. And in trust to pay, assign, transfer and convey all the residue of my said estate and effects both real and personal, with the interest, dividends and produce thereof as shall not have been applied for and towards the maintenance and education of my said son as aforesaid unto my said son when he shall attain the age of twenty one year —

In case my said son shall die before having attained twenty one year of age, then I give, devise and bequeath, in that event the whole of my said property real and personal, to my brother Thomas B Carr his heirs, Executors administrators and assigns forever I give the custody, tuition and guardianship of my said son during his minority to my said brother Thomas B Carr I do make nominate constitute and appoint my said brother Thomas

B Carr my sole Executor of this my last will and Testament, hereby revoking and making void all and every other will or wills at any time herebefore by me made, and do declare this to be my last will and Testament

In witness whereof I have hereunto set my hand and seal this the twenty fourth day of August A.D. 1869

Wm E Carr d

Signed by the said testator William E Carr as and for his last will and Testament, in the presence of us, who at his request, and in his sight and presence, and in the presence of each other, have subscribed our names as attesting witnesses

J H Potter

Maroden Bellamy

State of North Carolina } In Probate Court 9th July 1874
Brunswick County }

The due execution of the foregoing will is proved before me the undersigned Judge of Probate for the County aforesaid by the oath and examination of J H Potter and Maroden Bellamy, who after being duly sworn depose and say, that they saw the testator sign the said will, that he acknowledged the same to be his will, and that they signed the same witnesses at his request in his presence, and in the presence of each other

Therefore let it be registered together with this certificate

Given under my hand at office the day and date above written

Saml P Sherrin

Judge of Probate

State of North Carolina } Probate Court 9th July 1874
Brunswick County }

Personally appeared before me the undersigned Judge of Probate of the County aforesaid Thomas B Carr who after being duly sworn depose and says that he is the sole executor named in the will of William E Carr deceased that the value of the testator's property is about thirteen thousand dollars consisting of real estate in the village of Canandaigua State of New York of the value of about two thousand dollars, of money of the amount of about six thousand dollars invested by T B Carr trustee of William E Carr, and also about four thousand dollars invested by T B Carr Guardian of William E Carr, also some household and kitchen furniture — that the name of the heir is Edson Carr son of the deceased who resides in Smithville

Done and subscribed before me this

9th day of July 1874 Saml P Sherrin Judge of Probate