

I am Caroline L. Hall, in the State Court
in the Matter of the Estate of Dr. Wm.
Hall of Swan & Hall Judge of Probate

Caroline L. Hall, deceased, doth say,
That A. E. Hall late of said County, is

dead, having first made and published
his last will and testament, and that
that is the execute ~~testament~~ named herein.

Further, That the property of the said A. E.
Hall consists of land and personal property
etc. it worth about \$15,000 so far as can
be ascertained at the date of this application
and that Caroline L. Hall, wife of Dr.
Wm. Frederick A. Hall, son to Wm.
Mrs. Mary A. McQuain Major A. Hall etc.
L. Hall, Steven J. Hall, are the parties
entitled to said property under said
will to said property.

Signed Caroline L. Hall
Sworn to and subscribed
before me this 13th day of August 1875

J. Reed
Judge of Probate

Wilmington NC

February 4th 1868

In case of my death I constitute and
appoint my wife Caroline A. Hall, of
Asheville & Daniel J. Worth of Wilmington
New Hanover Co NC my executrix and
executor to this my last will and testament
I hereby constitute my said wife guardian
to my minor children, and any
that may be borne to us after this
date, I desire that my estate may
be divided in twelve equal portions
and that 1/12 of said portions shall be
set aside and kept for the benefit of
my said wife during her natural
life time and the

said amount be equally divided between
her children by her former husband the late
J. C. Worth deceased and my children by my
two wives, or their representatives.

I desire that the other six parts of my estate
shall be equally divided between my own
children or their legal representatives.

Witness my hand and seal the day and
date above written

Caroline A. E. Hall

State of North Carolina
Buncombe County, in the Probate Court

A paper writing without subscription
is purposed to be the last will and
testament of A. E. Hall deceased, is produced
before me the unlicensed Justice
of Probate for said County, by Mr. Carter
A. Hall, there in named as Executor.

And thereupon it is duly proved, by
the oath and examination of Melvin E. Carter
who being duly sworn, deposes and says, that
that the said will was found, amongst the
valuable papers and effects of the said
A. E. Hall, after his death, and is further
proved by the oath and examination of
three creditable witnesses; Melvin E. Carter
R. H. McLaugherty, and W. B. Dawson, who
being duly sworn deposite and say, that
and each for him self deposite and say,
that they and each of them, are acquainted
with the hand writing of the said A. E. Hall,
having often seen him write, and merely
believe that the name of the said A. E. Hall
subscribed to the said will, and the said
will its self and every part thereof
are in the hand writing of the said A. E. Hall,
and that the hand writing is generally
known to the acquaintance of the said
A. E. Hall. (Signed) Melvin E. Carter
R. H. McLaugherty, W. B. Dawson

Subscribed and Sworn to before me
this 19th day of August A.D. 1879.
J. J. Reed
Notary Public

It is therefore adjudged by the Court
that the said paper writing is the
Last will and Testament of the said
J. J. Hall, and the same is such;
Recorded and filed. And thereupon
the said Baseline & Hall Executrix as
aforesaid, duly qualified as such, by
Deeding the same required by Law.
The Executor there in named Davis
J. Smith, having duly renounced
his said office.

J. J. Reed
Notary Public

In the name of God, Amen:—I, William T. Plummer,
of the city of Hoboken, in the county of Hoboken, and state
of New Jersey, being of sound and disposing mind,
memory, and understanding, and calling to mind the mor-
tality of my body, knowing that it is appointed unto
all men once to die, and being desirous of settling and
disposing of such worldly estate, wherewith it has pleas-
ed God to bless me in this life, while strength and
capacity admite, do hereby publish, pronounce, or-
dain and declare this my last will and testament
in manner following, that is to say:—

First: I order and direct, and my will is that in the first
place, all and singular, my just debts, funeral ex-
penses and testamentary costs, charges and disburse-
ments be first duly paid and satisfied out of my
estate by my executors hereinafter named, and ap-
pointed, or the survivor of them as soon after my de-
cease as conveniently may be.

Second: I do give and bequeath unto my beloved wife
Eliza B. Plummer, all and singular my household goods
chattels, plate, beds, bedding linen, jewelry, printed books
and family stores, and all other articles and things of
household furniture situate and being in my dwelling
house, in which I now reside, or such other dwelling
house as I may reside in, at the time of my decease.
and also my iron safe, to have and to hold, the same un-
to my said wife, her executors administrators and assigns
forever, to her and their own proper use and benefit
and behoof forever.

Third: I do also give and devise unto my said wife
all and singular my right, title, interest, and estate, what-
ever such right, title, interest and estate may be
in and to all those two certain dwelling houses together
with the lots of land and premises upon which the same
are erected, known as street numbers One hundred
and Ninety eight, and two hundred and twelve, Wash-
ington street, in the said city of Hoboken, with the mes-
nage, premises, appurtenances, and hereditaments.
To have and to hold the same unto my said wife
her heirs and assigns to her and their own sole and
proper use and benefit and behoof forever.

Fourth: I do also give and bequeath unto my
said wife the one equal one third part of all