

County by Lillard Willis the executing attorney mentioned, and the due execution thereof by the said H. H. Willis by the oaths and examination of J. H. Potter, Jr. and M. L. Potter, the subscribing witness thereto; who being duly sworn, depose and say, and each for himself deposes and saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last Will and Testament of H. H. Willis, that the said H. H. Willis 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 22nd day of Feb 1910.

And the deponent further saith, that the said H. H. Willis 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 aforesaid last Will as aforesaid, and at the time of the deponent subscribing his name as an attesting witness thereto, aforesaid, the said H. H. Willis was of sound mind and memory of full age to execute a Will, and was not under any restraint, & the knowledge, information or belief of this deponent: And further these deponents say not.

J. H. Potter, Jr.
M. L. Potter

Severally sworn and subscribed, this 29th day
of March 1911, before me.

T. C. Wade,
Clark Superior Court.

North Carolina, } In the Superior Court.
Carteret County } ss.

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 H. H. Willis deceased.
Let the said Will, together with the probate bonds and fees
This 29th day of March 1911.

T. C. Wade, Clerk Superior Court

North Carolina,
Carteret County,

I, Dorcas Franklin, 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 decent burial and pay all funeral expenses together with all my just debts, out of the first money which may come into his hands belonging to my estate.

Second. I give and devise to my daughter, Ann Franklin, the lot whereon I now reside - it being lot number 157 Old Town Beaufort, N.C., with all the improvements thereon, to be her during her natural life; and at her death, the said lot number 157 Old Town as aforesaid is to become, at once, the property of my grandson, Willie Allison.

Third. I give and devise to my daughter, Anna Franklin one dollar.

Fourth. I hereby constitute and appoint my trusty friend, Charles Henry, my lawful executor to all intents and purposes, to execute this my last will and testament, according to the true intent and meaning of the same and every part and clause thereof.

In witness whereof I, the said Dorcas Franklin
do hereby set my hand and seal this 1st day of December 1911.

Dorcas Franklin (seal)

Signed, Sealed, published and declared by the said Dorcas Franklin to be her last will and testament in the presence of us, who at her request and in her presence,
do subscribe our names as witnesses thereto.

M. L. Arrington (seal)
Richard Rice (seal)

State of North Carolina, } In the Superior Court.
Carteret County } ss.

A paper purporting to be the last Will and Testament of Dorcas Franklin, deceased, is exhibited to me now, the undersigned, Clerk of the Superior Court for said County, by Willie Allison, and the due execution thereof is so

Dorcas Franklin by the oath and examination of W. L. Arrington and Richard Rice, the subscribing witnesses thereto, who being duly sworn, doth depose and say, and each for himself deponent further saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last Will and Testament of Dorcas Franklin, that the said Dorcas Franklin in the presence of this deponent subscribed her name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 17th day of December, 1901.

And the deponent further saith, that the said Dorcas Franklin the testatrix aforesaid, did notwithstanding of subscribing her name as aforesaid declare the said paper writing so subscribed by her and exhibited to be her 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 testatrix.

And this deponent further saith, that at the same time when the said testatrix subscribed her name to the said last Will as aforesaid, and at the time of the deponent's subscribing his name as an attesting witness thereto, as aforesaid, the said Dorcas Franklin 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 deponente say not.

W. L. Arrington
Richard Rice

Severally sworn and subscribed, this 30th day
of March, 1911, before me.

T. C. Wade
Clark Superior Court,

North Carolina }
Carroll County }

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 Dorcas Franklin deceased. Let the said Will together with the probate be recorded and filed
This 30th day of March, 1911.

T. C. Wade
Clark Superior Court.

In the name of God: Amen.

I David H. Mansfield, of the Borough of Madison, in the County of Morris and State of New Jersey being of sound mind, Memory and Understanding, do make and publish this my last Will and Testament, in manner following, that is to say:

First. It is my will, and I do order and direct that all my just debt, funeral and testamentary expenses be duly paid and satisfied out of my estate, as soon as conveniently can be after my decease.

Item. I give and bequeath unto my sons David H. Mansfield, Harry H. Mansfield and Melvin L. Mansfield, and to my daughter Violet May Mansfield, the sum of one Thousand dollars, each, as they shall reach the age of twenty one years, to and for their sole and separate use; and to my dear friend Francis J. Harrigan, the sum of Four Hundred dollars, to and for her sole and separate use.

Item. It is my will that the above named legacies shall be paid to the amount from my share, or interest, in my present business in the City of New York, and that until such time as my said children shall reach the age of twenty one years, respectively, the interest on the above named legacies shall be to and for the sole use and benefit of my wife Mary L. Mansfield, and as each one of my said children shall reach their majority and receive their legacy, then the interest of the remaining legacies shall go to my said wife until all have been paid; and if any one of my children shall die before reaching the age of twenty one years, the share of such child or children shall go to my said wife Mary L. Mansfield, for her sole & separate use.

Item. After the payment of my debts, the expense of settling my estate, and the legacies hereinbefore named, I give, devise and bequeath unto my wife Mary L. Mansfield, all the rest of my estate, of whatsoever kind and wheresoever situated, to and for her sole and separate use, her heirs & assigns.

Item. I hereby authorize and direct my Executors hereinafter named, to take charge of, and manage my interest in my business.