

Subscribed his name to the said last Will as aforesaid,
and at the time of the deponente subscribing his name as an
attesting witness thereto, as aforesaid, the said John A. Morris
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 deponente. And further these deponente say not.

D. E. Langdale
J. M. Brice,

Generally sworn and
subscribed, this 16th day of January 1913, before me.
T.C. Wade
Clerk Superior Court.

North Carolina, }
Karteret County } 55. 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 John A. Morris
deceased. Let the said Will, together with the probate,
be recorded and filed.

This 13, day of January 1913.
T.C. Wade
Clerk Superior Court.

North Carolina,
Karteret County,

In the Superior Court.
In re Will of {
W. J. Moore. } Affidavit.

Henrietta McCall Moore, wife of
W. J. Moore, deceased, being duly sworn says: That she is well
acquainted with the handwriting of W. J. Moore, subscriber to the Will
hereunto attached, and the said Will itself, and every part thereof, is in
the handwriting of the said W. J. Moore, and that the said handwriting
is generally known to the acquaintances of the said W. J. Moore, and
that the said Will was found among the valuable papers and effects
of the said W. J. Moore, after his death.

Witness my hand and seal, this 11th day of March, A.D. 1913.

Henrietta McCall Moore seal
Sworn to and Subscribed before me,
this 11th day of March, 1913.

T. C. Wade, Clerk Superior Court.

Wrightsville Beach, N.C. April 2nd 1912.
This my last Will ✓

I leave to my beloved wife all of my
real & personal property to sell and dispose off as she may
think best everything except the Queen City Hotel in
Charlotte N.C., ✓

She is to have this her life time and then it is to be the
property of my only son W. J. Moore Jr.

My other property shall go to Kate and
Henrietta if living or to their heirs should either not survive
and if my other property not equal the Queen City Hotel
in Value then my son shall have a share to equal my
other heirs.

My wife shall not be required to give any bond
W. J. Moore

North Carolina,
Karteret County,

In re Will of {
W. J. Moore } Affidavit.

R. N. Lycock, H. C. Terry and J. L.
Halone, each being duly sworn, saws, that

with the handwriting of the said W. J. Moore, having often seen him write and verily believe that the name of the said W. J. Moore, subscribed to the Will hereto attached and the said Will itself and every part thereof, is in the handwriting of the said W. J. Moore, and that the said handwriting is generally known to the acquaintances of the said W. J. Moore.

Witness our hands and seals, this the 11th day of March, A.D. 1913.

R. N. Mycock (Seal)

K. E. Terry (Seal)

J. C. Helms (Seal)

Sworn to and subscribed before me,
this the 11th day of March, 1913.

T. C. Wade

Clerk Superior Court.

North Carolina
Carteret County.

In the Superior Court.

In Re Will of {
W. J. Moore }

Probate.

A paper writing without subscribing witness, purporting to be the last Will and testament of W. J. Moore, deceased, is exhibited for probate in open court by Henrietta McCall Moore, the executrix therein named; and it is therupon proved by the oath and examination of Henrietta McCall Moore that the said Will was found among the valuable papers and effects of the said W. J. Moore, after his death. And it is further proved by the oath and examination of three competent and creditable witnesses, to wit: R. N. Mycock, J. C. Helms and K. E. Terry, that they are acquainted with the handwriting of the said W. J. Moore, having often seen him write, and verily believe that the name of the said W. J. Moore is subscribed to the said Will and the said Will itself, and every part thereof is in the handwriting of the said W. J. Moore.

And it is further proved by the evidence of the three last mentioned witnesses that the said handwriting is generally known to the acquaintances of the said W. J. Moore. 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

the said W. J. Moore, and the same is ordered to be recorded and filed.

This the 11, day of March, A.D. 1913.

T. C. Wade

Clerk Superior Court.