

Subscribed her name to the said last Will as aforesaid, and at the time of the deponents subscribing her name as an attesting witness thereto, as aforesaid, the said Harriet Elerson 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 deponents say not.

Jane ^{her} Barnes
Belle C. Taylor

Seriously Sworn and Subscribed, this 30th day of October 1907.

T. C. Wade
Clerk Superior Court.

North Carolina } ss In the Superior Court
Carteret County }

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 Harriet Elerson deceased. Let the said Will, together with the probate, be recorded and filed.

This 30th day of October 1907.
T. C. Wade
Clerk Superior Court.

J. J. T. Dennis of Newport Carteret County, North Carolina being of sound mind and memory and in my usual health bodily; but impressed with the uncertainty of life and in view of approaching death which must sooner or later come to all, do make ordinance and publish this writing as my last will and testament hereby revoking any and all wills heretofore made by me at any time.

First — That my Executor hereinafter named shall provide for my body a decent burial suitable to the wishes of my relatives and friends and pay my funeral expenses together with my just debts however or to whomsoever owing out of the monies that may first come into his hands as part or parcel of my estate.

Second — That my Executor hereinafter named shall sell all my property real personal and mixed and provide a fund for the purpose of carrying out my wishes and desires to beautify an ornament the grounds where my deceased wife are buried.

Third — That my Executor hereinafter named shall expend one third of said fund in the lot of ground where my wife Sarah is buried in the Tolson grave yard near Wildwood in Carteret County by putting up suitable Tombstones with proper engravings an iron fence with stone or brick and cement for a foundation and otherwise adorn the place with shrubbery and flowers.

Fourth — That my Executor hereinafter named shall expend two thirds or the balance of whatever remains of said funds on my burial lot in the town of Newport where my wife Della is buried sometimes called Della, by beautifying and adorning the same putting suitable tombstones with memorial inscriptions an iron fence on a basis of stone or brick and cement and put out trees flowers and shrubbery also Tombstones on Memorial tablets to my own grave.

Fifth — Lastly I nominate and appoint my trusted friend 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 ever.

Clause thereof. and if I should survive my said Executor or he should die before he has completed and performed this trust, it is my wish and request that the Mayor of the Corporation of Newport shall succeed him my said Executor, of said Town shall succeed the former Mayor, and the next Mayor, until this my request is fully carried out.

In Witness whereof I the said J. T. Dennis do hereto set my hand and Seal on this the 13th day of September 1899, A.D.

J. T. Dennis (Seal)

Signed Sealed published and declared by the said J. T. Dennis to be his last will and testament, in the presence of us, who at his request and in his presence and in the presence of each other do subscribe our names as Witnesses

Monroe Mann
W. H. Haskett

North Carolina { In the Superior Court
Carteret County }

A paper writing purporting to be the last will and testament of J. T. Dennis, deceased, is exhibited for probate in open court by N. M. Porter, and it is therupon proved by the oath and examination of E. A. Haskett, that W. H. Haskett one of the subscribing witnesses thereto is dead, Monroe Mann the other subscribing witness testifying to the same facts.

And it is also further proved by the oath and examination of the said E. A. Haskett that he is well acquainted with the handwriting of the said W. H. Haskett having often seen him write, and that the name of the said W. H. Haskett Subscribed as a witness to the said will is in the handwriting of the said W. H. Haskett. And it is also proved by the oath and examination of the said

E. A. Haskett and Monroe Mann that they are well acquainted with the handwriting of the said W. H. Haskett having often seen him write and that his name as a witness to said will is genuine.

Signed. - E. A. Haskett.

Sworn to and Subscribed before me,
this January 3rd 1908.

G. C. Wade, C.S.C.

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

A paper purporting to be the last Will and Testament of J. T. Dennis deceased, is exhibited before me, the Undersigned, Clerk of the Superior Court for said County, by N. M. Porter, and the due execution thereof by the said J. T. Dennis by the oath and examination of Monroe Mann the Subscribing Witness thereto; who being duly sworn doth depose and say, and for himself deposeth and saith, that he is a Subscribing Witness to the paper writing now shown him, purporting to be the last Will and Testament of J. T. Dennis, that the said J. T. Dennis 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 13th day of September 1899.

And the deponent further saith, that the said J. T. Dennis the testator aforesaid, did at the time of Subscribing his name as aforesaid declare the said paper writing to be Subscribed by him and exhibited to be his last Will and Testament, and this deponent did therupon 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 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 J. T. Dennis 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 this deponent

Morris Mann

Before me and subscribed this 3rd day of January 1908
T. C. Wade
Clerk Superior Court

North Carolina In the Superior Court
Carteret County

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
J. F. Dennis, deceased. Let the said Will,
together with the probate, be recorded and filed.

This 3rd day of January 1908.

T. C. Wade.
Clerk Superior Court.

Last Will and Testament of Henry Rieger.

I, Henry Rieger, of Jackson County, Missouri, being of
sound mind, and realising the uncertainty of all human
affairs, and desiring that my wishes in regard to the
disposal of my property should be carried out after my
death, do make this my Last Will and Testament.

I, I hereby expressly revoke, abolish, cancel and declare
void all Wills before made by me, and this instrument
shall stand in the place and stead thereof.

II. I direct that all my just debts be paid out of
my estate, all claims shall be presented and proved
up before the court having probate jurisdiction in
the County and State of my residence at the time of
my decease all requirements of Statutes in the matter
of proving such claims shall be strictly complied with.

III. After the allowance and payment of such debts
and subject thereto, I give and bequeath to each one of
my eight sons the sum of one thousand dollars the said
sons being named as follows:- ✓

A. H. Rieger, J. H. Rieger, W. H. Rieger, J. C. Rieger,
L. F. Rieger, C. F. Rieger, J. J. Rieger, D. H. Rieger,

In case of the death of any of the above children
before receiving their share above named, then the share
of said deceased son shall go to his child or children.

In case the deceased shall have no child or children
then the sum of five hundred dollars shall be paid
to his widow, if he be married (and his wife survive him)
and the remainder shall go to and be distributed
equally among my remaining sons. ✓

IV. I give and bequeath to my Sister Elizabeth
Deichelbörn, of Baltimore, Maryland, the sum of
six hundred dollars. If she be dead at the time
of the distribution of my estate, then said sum shall
go to her two daughters, to John Wells, of
Baltimore, Maryland, son of James Wells, a cripple
I give and bequeath the sum of two hundred dollars
In case of his decease at the t