

make, publish and declare this My Last Will and Testament: to wit:

(1).

I devise and bequeath to my beloved wife, Eva Jane Griffiths, all of my property, real, personal and mixed, of whatsoever kind and wheresoever situate, to her and her heirs forever.

(2).

I hereby nominate, constitute and appoint my said wife, Eva Jane Griffiths, the Executrix of this My Last Will and Testament, and direct that she be permitted to qualify and serve as such without any bond being required of her in that behalf, or on account of my estate.

In Testimony Whereof, I have hereunto set my hand and affixed my seal, in the presence of the witnesses, who signs below, on this the 10th day of January 1908.

William Henry Griffiths (Seal).

Signed, sealed, published and declared by William Henry Griffiths 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 hereunto subscribe our names as witnesses. This the 10th day of January 1908.

Marshall W. Bell
John W. Ford

Recorded April 30, 1921,

J. E. Keener,
Deputy C. S. C.

State of North Carolina, }
County of Cherokee. }
 }^{ss.} In the Superior Court.

A paper writing purporting to be the Last Will and Testament of Daniel L. Holland deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by John W. Walker the executor therein mentioned, and the due execution thereof by the said Daniel L. Holland, by the oath and examination of D. S. Russell and P. M. Reagan the subscribing witnesses thereto; who being duly sworn, doth 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 Daniel L. Holland; that said Daniel L. Holland 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 16th day of April 1918.

And the deponent further saith, that the said Daniel L. Holland 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 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 Daniel L. Holland
was of sound mind and memory, of
full age to execute will, and was
not under any restraint, to the knowledge
information & belief of this defendant.
And further these defendants say not.

Sincerely sworn and
subscribed, this 7th
day of June 1821, before
me,
A. L. Johnson
Clerk Superior Court.

North Carolina, } ss.
Cherokee 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 Daniel L. Holland deceased.
Let the said Will, together with the probate
be recorded and filed.
This 7th day of June 1821

A. L. Johnson
Clerk Superior Court

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

I, John W. Walker do solemnly swear
that I believe this writing to be and con-
tains the last Will and Testament of Daniel
L. Holland deceased, and that will
well and truly execute the same
by first paying his debts and then
his legacies, as far as the said estate
shall extend, or the law will charge me;

and that I will well and faithfully execute
the office of an executor agreeable to the trust
and confidence reposed in me, and according
to law, so help me God.

John W. Walker
Swear and subscribed before me this 7th
day of June 1821.

A. L. Johnson
Clark Superior Court.

State of North Carolina. } In the Superior Court
Cherokee County. }

The State of North Carolina,
To all to whom these presents shall
come Greeting:

It is therefore Satisfactorily Proven to the Undersigned,
Clerk of the Superior Court of Cherokee County,
that Daniel L. Holland late of said county, is
dead, having made a last Will and Testament,
which has been admitted to probate (a true copy
whereof is hereunto annexed), and John W. Walker,
the executor named therein, having qual-
ified as such according to law.

Now, These are therefore to Empower the said
executor to enter in and upon all and
singular the goods and chattels, the rights
and credits of the said deceased, and
the same to take into possession where so
ever to be found, and all of the just
debts of the said deceased to pay and
satisfy, and the residue of said estate
to distribute according to the directions
of said Will.

Witness my hand and the seal of
said court, This 7th day of June, 1821.

A. L. Johnson
Clerk Superior Court.

North Carolina, Cherokee County.

I, Daniel T. Holland, 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, suitable to the wishes of my friends and relatives; and pay all funeral expenses, together, with all my just debts out of first moneys which may come into his hands belonging to my estate.

Second: I give and devise to my beloved wife, Liddia Ann Holland, the tract of land on which I now reside, being what is known as my home place, containing thirty-eight acres more or less, and being what is known as the same lands that was conveyed to me by H. Whittaker and wife Nancy Whittaker, by deed dated September 8th, 1875. also two tracts of land known as my mountain place, the same being Grant Number 3212, and containing 42 acres more or less, and Grant Number 470, and containing 55 acres more or less.

Third: I give and bequeath to my said beloved wife Liddia Ann Holland, all of my household and kitchen furniture, consisting of each and every item including Notes, accounts or other evidences of debts, together with all horses, Mules, cattle, sheep, hogs, domestic fowls, farm implements, provisions, crops

on hand, and all moneys that may be left after my executor has fully complied with the requirements set out in the first and sixth paragraph of this my last will and testament.

Fourth: I give and bequeath to my youngest son Sheridan Holland, all of my three tracts of lands hereinbefore described subject to the life estate of my said wife Liddia Ann Holland, as, devised in the second item, or paragraph of this my will, to have and to hold to him the said Sheridan Holland, and his heirs in fee simple forever.

Fifth: I give and devise to my youngest son Sheridan Holland, all of my personal property, described in the third item or paragraph of this my will, subject to the life estate of my wife Liddia Ann Holland, to have and to hold unto him the said Sheridan Holland, and to his heirs in fee simple forever.

Sixth: I give and bequeath to my sons, Joseph Holland, George Holland and Jessie Holland, and to my daughter Caroline Holland, the sum of Five Dollars, to each and every one of them, to be paid to them by my executor, hereinafter named, upon demand made by them if living at the time of my death, and if either of them should be dead said payments shall be made to their lawful heirs if any, otherwise it shall be paid to my said wife Liddia Ann Holland, as provided for in item or paragraph three of this my last will.

Seventh: I hereby constitute and appoint

my truly friend John Willatson,
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 thereof, hereby revoking
and declaring void all other promises,
will and testaments by me heretofore
made.

Eighth: Nothing in this will shall be con-
strued as to prevent me from making
the lawful disposition of any of the
property herein described during
my natural life, but the same shall
be and remain in full force and
effect as my last will and testament;
conveying as herein provided all such
property as I may be lawfully possessed
of at the time of my death.

In witness whereof, I, the said
Daniel L. Holland, do hereto set
my hand and seal, this the 16th day
April 1918.

Daniel L. Holland seal.

Signed, sealed, published and declared by the
said Daniel L. Holland, 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
thereto,

D. S. Russell
P. M. Reagan

Recorded June 7-1921.

J. E. Reamer

Deputy C. S. G.

State of South Carolina
County of Darlington

I, Mary Elizabeth Dargan of the town of
and county of Darlington, in the state of South
Carolina, being of sound and disposing mind
and memory, do make, publish and declare
this as and for my last will and testament,
hereby revoking any and all wills here to fore
made by me.

Item I. I direct that my debts, if any,
and my funeral and testamentary expenses
be paid by my executors, herein after named,
as soon as practicable after my death.

Item II. I give and bequeath to my
beloved daughter-in-law, Oliver Telford Dargan,
if she shall survive me, all my silver,
furniture, books, jewelry, wearing apparel,
and other personal household effects, except
my iron safe, which I bequeath to my
good friend, Mr. G. B. Brasington; but I wish
that my executors shall have the use
thereof as long as she desires or needs it.

Item III I give, devise and bequeath to
my daughter-in-law, Oliver Telford Dargan,
if she shall survive me, and my grand
daughters Allston T. Dargan and Caroline
Dargan, to be divided equally among
them, to them, their heirs, executors,
administrators and assigns, forever,
all my real estate, promissory notes and
mortgages of real estate with the instrument
thereby secured, except the note of G. B. Brasington
herein after referred to.

Item IV In consideration of his marvelous
kindness and never failing friendship, I give
and bequeath to the said George B. Brasington,
of the town and county of Darlington, and
state of South Carolina, the certain sum of