

in that case I hereby direct my executor to make a deed, to my Brother L. F. Beal, conveying back to him, his home place. And I now earnestly request my two sisters, Amanda L. Hayes, and Mary F. Beal to see to it, that all small items, are given to, or sent to the ones they are mentioned for. And any other articles of mine, I want them to divide among those whom the articles will benefit, as they may think best.

And I hereby appoint my Brother Ralph R. Beal as the Executor of this my last Will.

Ama L. Hayes Seal,

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

A paper writing purporting to be the last Will and Testament of Jesse R. Carroll, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said county, by Harvey Martin the executor therementioned, and the due execution thereof by the said Jesse R. Carroll is proved by the oath and examination of W. A. McCall, and F. C. Christopher, 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 to, purporting to be the last Will and Testament of Jesse R. Carroll; that the said Jesse R. Carroll, 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 22<sup>nd</sup> day of November, 1921.

And This Deponent further saith, That the said Jesse R. Carroll 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 attesting witness thereto, as aforesaid, the said Jesse R. Carroll 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. Swearily sworn and subscribed, this 18<sup>th</sup> day of June, 1921, before me..

P. S. Hyatt  
Clark Superior Court.

J. H. McCall  
F. A. Christopher.

North Carolina } ss. In the Superior Court,  
Cherokee 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 Jessie R. Carroll, deceased, let said will, together with the probate, be recorded and filed.

This 18<sup>th</sup> day of June, 1927,

P. S. Hyatt  
Clark Superior Court.

State of North Carolina.  
Cherokee County.

I, Jessie R. Carroll 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:

My Executor herein after named, shall give my body and the body of my wife Mary E. Carroll, a decent burial suitable to the wishes of my friends and relatives, and pay all funeral expenses together with all of my just debts out of the first moneys which may come into his hands belonging to my estate.

= II =

I give and devise to my son Bascombe R. Carroll two thirds interest in the tract of land upon which I now live and reside containing one hundred and thirty acres more or less; I also give and bequeath to my son Bascombe R. Carroll one half of my household and kitchen furniture and

one half of all of the personal property that may be in possession of at my death.

= III =

I give, devise and bequeath to my daughter Hettie Carroll, one third interest in the tract of land upon which I now reside, containing one hundred and thirty acres more or less, so long as she remains single; and if she marries then her one third interest shall fall to her brother Bascombe R. Carroll and he shall pay her two hundred dollars plus fifty dollars annually.

I also give and bequeath to my daughter Hettie Carroll one half of my household and kitchen furniture, and also one half of all of my personal property, that I may be in possession of at the time of my death.

= IV =

I give and bequeath to my daughter Nancy E. Roberson wife of Wilburn Roberson, one dollar in cash in addition to the one hundred dollars that I have already paid her to be in full settlement of her share of my estate.

= V =

I give and bequeath to my daughter Lyrithia Hodges, wife of George Hodges one dollar in cash in addition to the one hundred dollars that I have already paid her to be in full settlement of her share in my estate.

= VI =

I give and bequeath to my daughter Mollie Fredrick, wife of Claude Fredrick, the sum of one dollar in cash in addition to the one hundred dollars already paid to be in full satisfaction of her share of my estate.

= VII =

I give and bequeath to my daughter Ida Blount, wife of William Blount the sum of one dollar

in addition to the one hundred dollars that I have already paid to her to be in full satisfaction of her share of my estate.

==VIII==

I give and bequeath to my daughter Dora Quinn, wife of Elwood Quinn the sum of One dollar in addition to the One hundred dollars that I have already given her to be a full settlement for her share in my estate.

==IX==

I give and bequeath to my daughter Ara Blantz, wife of Garfield Blantz the sum of One dollar in addition to the One hundred dollars that I have already given her to be as full settlement and satisfaction of her share of my estate.

==X==

I give and bequeath to Wade Walker; Agland Walker and Lexie Walker minor children of deceased daughter Gillee Walker, the sum of One hundred and one dollars to be paid and divided equally among them by my Executor hereinafter named upon the arrival of each one of the said minors of twenty one years of age, the same to be as full settlement of their share in my estate.

==XI==

I give and bequeath to my daughter Myrtle Stiles, the sum of one dollar in addition to the One hundred dollars that I have already given her to be in full final satisfaction of her share in my estate.

==XII==

I give and bequeath to my son John M. Carroll the sum of one dollar in addition to the sum of One hundred dollars I have already paid to be in full satisfaction of his share in my estate.

XIII

I give and devise and bequeath to my

son H. J. Carroll the sum of One dollar in addition to the One hundred dollars that I have already given him to be in full settlement of his share in my estate.

==XIV==

The said Bessie R. Carroll and Leslie Carroll are to take care of myself & Mary F. Carroll so long as we both shall live.

==XV==

I hereby constitute and appoint my trusted friend Harvey Martin, 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, revoking and declaring void all other wills and testaments by me heretofore made.

In witness whereof, I, the said Leslie R. Carroll, do herein to set my hand and seal this the 27<sup>th</sup> day of November 1921

J. R. Carroll (Seal)

Signed, sealed and published and declared by the said Leslie R. Carroll to his last will and Testament before the presence of us, who at his request and his presence and in the presence of each other, do subscribe our names as witness thereto.

Witness, J. H. McCall

" " F. C. Christopher  
M. H. Palmer.