

And that his signature thereon is genuine, and that full
faith and credit are due to all of his official acts.
Witness my hand and official seal, this 18th day of July 1914,
John R. Williamson
Judge of the Court of Ordinary.

State of Georgia
County of Fulton
Court of Ordinary

I, Arthur M. Martens, Clerk of the
Court of Ordinary of the County of Fulton
do hereby certify that Hon. John R. Williamson whose
name is subscribed to the preceding certificate is the
presiding Magistrate of the Ordinary's Court of the County
of Fulton; duly elected, sworn and qualified, and that
the signature of said Magistrate to said certificate
is genuine.

Witness my hand and official signature.
This 18th day of July 1914.

Arthur R. Martens
Clerk of the Court of Ordinary

North Carolina

Cherokee County, an exemplified copy of what
pertains to the last Will and
testament of Clark T. Rogers, late of Fulton County, Georgia
duly certified and authenticated by the Clerk of the
Court of Ordinary of said Fulton County, being the day
produced before the undersigned Clerk of the Superior
Court of Cherokee County, wherein is set out certain
real estate which was formerly the property of the
testator and was his property at the time of the
making of the said last Will and testament, and the
same appearing to be duly certified and authenticated
according to law.

It is further adjudged by the court that the said exemplified copy
of the last Will and testament of the late Clark T. Rogers has
been duly certified and authenticated by the Clerk of the Court of
Ordinary of Fulton County, Georgia, and said exemplified copy
together with all certificates and proofs of authentication is allowed
and the same ordered filed and recorded, in the same manner
as if the original had been produced, proved and allowed
before me.

Witness R. G. Fair, Clerk of the Superior Court of Cherokee
County, at office in Murphy, this 20th day of July 1914.

R. G. Fair

North Carolina
Cherokee County } In the name of God:
I, Aneil Rogers, of the County of Cherokee
and State of North Carolina, being of sound and disposing mind
memory and understanding, in view of the infirmity of
health and being desirous of directing the disposition of
my movable effects, do make, publish and declare this
my last Will and Testament, hereby making and declaring
myself and resid all other Wills and Testaments by me at
any time made; that is to say:

I devise and bequeath all of my property, both real
and personal, whatsoever situate and of every kind to my
beloved wife Emily G. Rogers, for and during the term
of her natural life, and after her death as herein after
set out.

I devise and bequeath to my son Richard Lafayette
Rogers, of Chickasaw, Indian Territory (now Oklahoma)
Tract #28 in District #3, of Cherokee County, Grant #2865
containing 141 acres, and also the sum of \$500.00, one
half of which sum is to be paid by Son John R.
Rogers, and one half by my Son Thomas P. Rogers,
which sum is made a lien upon the lands hereinabove
respectively devised to each of them; this devise
to take effect after the death of my said wife.

I devise and bequeath to my son, John T. Rogers,
for and during the term of his life, and at his death
to his children in fee, Grant #19, Grant #2780, con-
taining 106 acres, and the following part of tract #25 in
said District, viz: Beginning at a stone on the West bank
of Nata River at the mouth of Robin Mill Creek and
runs with the West bank of said creek to the Hall Road;
then with said road to a stone in the center of the present
railroad track; then with the center of said railroad track
to the South line of tract #25; then with the South
line of said tract to Nata River; then down said river
as it meanders to the beginning, containing 12 acres more
or less, subject to the payment of the sum of \$250.00
to the said Richard Lafayette Rogers, as mentioned in item
7 of this will. This devise to take effect after the
death of my said wife.

I devise and bequeath to my son, Thomas P. Rogers
for the term of his life, and to his wife
during the joint lives during their

Children of said Thomas P. Rogers, to the heirs at law of John A. Rogers and Richard Lafayette Rogers in fee. The land contained in Grant #12205, containing 97 acres, more or less, and also the residue of tract #25, after deducting from the same the part thereof hitherto conveyed by me to my daughter, Arminia Murray, being 61 acres, more or less as described in her deed, and the above 22 acres divided to said John A. Rogers, subject to the payment of the sum of \$250.00 to the said Richard Lafayette Rogers as mentioned in item 2 of this Will; but should said Thomas leave children, then the sum is devised to such child in fee after the death of said Thomas and the death or marriage of his said wife; this devise is to take effect after the death of my said wife, I also bequeath to my said son, Thomas P. Rogers all personal property which remains after the death of my said wife; this devise of personal property is made in consideration of his caring for my said wife and myself during the rest of our natural lives, or the rest of the life of either of us.

I hereby nominate, constitute and appoint my trusty friend John E. Farn, of Murphy, N.C. the Executor of this my last Will and Testament and direct that he be allowed to qualify and serve without bond.

In testimony whereof I have hereunto set my hand and affixed my seal this the 1st day of May 1909, in the presence of the witnesses whose signatures follow:

Arcis Rogers. *(Signed)*

Signed, sealed, published
and declared by Arcis Rogers
to his last Will and Testament
in the presence of us, who are
his nephews, and in his presence
and in the presence of each other
do hereunto subscribe our names
as witnesses. This the 1st day of
May, 1909.

*W.S. McCauley,
N.A. Davilaean,*

Item 1-

North Carolina / In the Superior Court.
Chester County / Before the Clerk

In the matter of the Will of said Rogers deceased. The paper writing herein affixed and pertaining to the last will and testament of said Rogers, deceased, is exhibited before the undersigned Clerk of the Superior Court of Chester County, North Carolina, by John E. Farn the Executor herein named, and thereupon the following protest thereof is taken by the Clerk and 4 annexes of W.S. McCauley and N.A. Davilaean, the subscribing witnesses thereto, as follows, North Carolina, Chester County, W.S. McCauley and N.A. Davilaean, being duly sworn deposes and says, that he is a subscriber witness to the said paper writing now shown him pertaining to the last will and testament of said Rogers, and that he saw him execute this writing as his last will and testament, and that affiant affixes it in the presence and at the request of said Arcis Rogers deceased; and that at the time of its execution said Arcis Rogers, was, in affiant's opinion, of sound mind and disposing memory.

*W.S. McCauley
N.A. Davilaean*

Subscribed and sworn to
before me this 23rd day of March, 1914.

All Farn, Clerk, Chester County

And thereupon it is considered and adjudged by the Court that the said paper writing and every part thereof is the last will and testament of Arcis Rogers, deceased, and it is ordered that the same, with its foregoing signature and this certificate be recorded and filed.

This 23rd day of March, 1914.

*All Farn
Clerk Superior Court &
Chester County,*