

State of North Carolina,

County of Mecklenburg-

I, Ann Parks, of the said County and State, being of sound mind, and realizing the uncertainty of life, do make this my last Will and Testament:

First- I direct that all my just debts, (if there be any), shall be paid by my Executor, with the first funds that may go into his hands.

Second- I give to my beloved daughter Mamie Parks Boyd the sum of Sixteen Hundred and Fifty Dollars, a bank certificate of deposit for which sum I have already given to her, for her own use.

Third- I give to my beloved daughter Emma Parks Robinson, that certain note executed to me by herself and her husband, bearing date July 23, 1895, for the sum of Sixteen hundred and fifty seven 75/100 Dollars, for money loaned and advanced to her, together with all interest accrued and to accrue thereon, in full of her part of my estate.

Fourth- I give to my beloved daughter, Isla Parks Miller, the sum of Sixteen Hundred and Fifty Dollars, the bank certificate of deposit of which sum I have already given to her, for her own use.

Fifth- I give to my beloved grandchildren Charlton L. Parks, John M. Parks and Louise Parks, children of my deceased son Thomas Parks, the sum

Sixteen Hundred and Fifty Dollars, the bank certificate of deposit of which sum I have already given to her, for her own use.

Fifth- I give to my beloved grandchildren Charlton L. Parks, John M. Parks and Louise Parks, children of my deceased son Thomas Parks, the sum of Sixteen Hundred and Fifty Dollars, which I have already distributed to them or their guardian, each receiving the sum of Five Hundred and Fifty Dollars, for their own use.

Sixth- All the rest and residue of my estate, wheresoever it may be, or of whatsoever it may consist at the time of my death, I give and bequeath to my daughters Mamie Parks Boyd and Isla Parks Miller and to my grandchildren Charlton L. Parks, John M. Parks and Louise Parks, my said daughters taking each a one-third share thereof and my said grandchildren the remaining one-third for equal division among them.

Seventh- I hereby constitute and appoint my son-in-law, John A. Boyd the sole Executor of this my last will and testament; and I do expressly revoke any and all other wills by me heretofore made.

In Witness Whereof, I have hereunto set my hand and seal, the 13th day of July, 1905.

Ann Parks,

(Seal)

Signed, sealed, published and declared by the said Ann Parks to be her last will and testament in presence of us who at her request and in her presence

Parks and Louise Parks, children of my deceased son Thomas Parks, the sum of Sixteen Hundred and Fifty Dollars, which I have already distributed to them or their guardian, each receiving the sum of Five Hundred and Fifty Dollars, for their own use.

Sixth- All the rest and residue of my estate, wheresoever it may be, or of whatsoever it may consist at the time of my death, I give and bequeath to my daughters Mamie Parks Boyd and Isla Parks Miller and to my grandchildren Charlton L. Parks, John M. Parks and Louise Parks, my said daughters taking each a one-third share thereof and my said grandchildren the remaining one-third for equal division among them.

Seventh- I hereby constitute and appoint my son-in-law, John A. Boyd the sole Executor of this my last will and testament; and I do expressly revoke any and all other wills by me heretofore made.

In Witness Whereof, I have hereunto set my hand and seal, the 13th day of July, 1905.

Ann Parks,

(Seal)

Signed, sealed, published and declared by the said Ann Parks to be her last will and testament in presence of us who at her request and in her presence and in presence of each other do subscribe our names as witnesses thereto.

H. N. Pharr

Hugh W. Harris.

State of North Carolina,
Gaston County.

In the Superior Court,

In the Matter of the Last Will of Mrs Ann Parks-

It appearing to the Court by the oath and examination of H. N. Pharr and Hugh W. Harris the subscribing witnesses thereto, that the paper writing propounded by the Executor therein named, is the last will and testament of Mrs Ann Parks, and that the same was duly executed by said Mrs Ann Parks in the presence of said witnesses and that at the time of signing the same the said Mrs Ann Parks was of sound mind. It is thereupon adjudged that the said paper writing be admitted to probate as the last will and testament of the said Mrs Ann Parks and the Executor therein named qualify as such.

This the 3rd day of June, 1909.

C. C. Cornwell, Clerk Superior Court.

North Carolina, Gaston County.

I, Marion Hord, 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.