

North Carolina,

Gaston County.

I, Julia Courts Holland, of the State and County aforesaid, do make, publish and declare this my last will and testament, hereby revoking all other wills heretofore made by me;

1st. I give and devise to my son Claudius D. Holland, my residence in the town of Dallas, N.C., the lot of land on which it stands and contiguous to contain one and one half acres to have and to hold the same for and during his life, and at his death to go to his daughter, Caroline C. Holland, absolutely and in fee simple, should he survive said Caroline C. Holland, then this house or residence and land to go to any and All other children of the said Claudius D. Holland, in equal shares.

2nd. I will and devise all the remainder of my property, real, personal and mixed as follows: one fifth interest to George C. Holland, one fifth interest to Claudius D. Holland, one fifth interest to Carlotta and Willie Cornelius (representing their mother now deceased); one fifth interest to Herbert H. Holland and the remaining one fifth interest to Lucius J. Holland; subject to the following limitation, to-wit:

the interest of Herbert H. Holland I devise and bequeath in trust for him, the trustee to be appointed and required to give solvent and absolute security for the proper conduct of the estate, and any and all

the interest of Herbert H. Holland I devise and bequeath in trust for him, the trustee to be appointed and required to give solvent and absolute security for the proper conduct of the estate, and any and all income from the said estate is likewise to be in trust. Should said Herbert H. Holland recover his reason, this one fifth interest shall be surrendered to him absolutely and the trust terminate; but should he die insane and without issue then his share shall be equally divided among the other four interests above mentioned.

Should any of the legatees herein named die before I do, their interest shall go to their children, if any, if none, then to be divided among the remaining of the five shares mentioned in equal parts per stirpes, that is, said Carlotta and Willie Cornelius in all events to represent only one share in the place of their deceased mother, Ida Holland Cornelius.

3rd. I charge my estate with the payment of the sum of Five Hundred dollars to Lucius J. Holland, over and above all legacies. And I charge my estate with the expense of erecting suitable monuments over the graves of myself and Herbert H. Holland, with inscriptions on same as follows: It is my will and I direct that the remains of my dear son Herbert H. Holland be brought to Dallas, and buried by my side.

Herbert H. Holland, son of Dr. E. B. Holland and his wife Julia Courts

Holland, was born in Dallas, N.C., March 29, 1872, died \_\_\_\_\_  
"Asleep in Jesus.' blessed sleep,

From which none ever wakes to weep."

Julia Courts Holland, daughter of Hon. Daniel W. Courts, and wife of Dr. E. B.  
Holland, was born in Raleigh, N.C. Jan. 20, 1839- died \_\_\_\_\_

I appoint of son Lucius J. Holland, Executor of my will.

In witness of which I hereunto set my name and seal this the third day of  
March, 1910.

JULIA COURTS HOLLAND (Seal)

Codicil:

Should my grand-daughters, Carlotta and Willie Cornelius, die leaving no children, it is my will that all their interest in my estate herein devised and bequeathed to them, shall go to my lineal descendants.

In witness whereof I do hereunto set my hand and seal, this the 30th day  
of March, 1910.

Julia Courts Holland.

State of North Carolina,  
Gaston County.

In the Superior Court.

A paper writing without subscribing witnesses, purporting to be the  
last will and testament of Julia Courts Holland, deceased, is exhibited for

A paper writing without subscribing witnesses, purporting to be the last will and testament of Julia Courts Holland, deceased, is exhibited for probate in open court by Lucius J. Holland the Executor therein named; and it is thereupon proved by the oath and examination of Eudius D. Holland that the said will was found among the valuable papers and effects of the said Julia Courts Holland after her death; and it is further proved by the oath and examination of three competent and credible witnesses, to-wit: G. R. Rhyne, May Durham, and A. J. Smith, that they are acquainted with the handwriting of the said JULIA Courts Holland, and verily believe that the name of the said Julia Courts Holland subscribed to the said will and the said will itself, and every part thereof, is in the hand writing of the said JULIA Courts Holland, And it is further proved by the evidence of the three last mentioned witnesses, that the said handwriting is generally known to the acquaintances of the said Julia Courts Holland. It is therefore, considered by the Court that the said paper writing is the last will and testament of the said Julia Courts Holland and the same is ordered to be recorded and filed.

G. R. Rhyne

May Durham

A. J. Smith

Sworn to and subscribed before me, this 18th day of Jan., 1911.

C. C. Cornwell, C. S. C.