

State of North Carolina County of Greene.

I, Eliza Little 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:

- I - My executors hereinafter named shall give my body a decent burial; shall erect iron fences around the family burying grounds at Oakland, and at the Elm Place both in Pitt County; and shall pay all funeral expenses to gether with all my just debts out of the first moneys which may come into his hands belonging to my estate.
- II - I give and bequeath unto my beloved grand-daughter Josephine Little, Twenty five dollars in Gold.
- III - I give and bequeath unto my beloved grand-daughter Emily Little - Twenty Five dollars in Gold.
- IV - I give and bequeath unto my beloved great-grand daughter Eliza Carr - Twenty Five dollars in Gold.
- V - I direct that all bequeaths which shall be found among my private papers, duly labeled and addressed, shall be delivered, to the persons to whom they are addressed.
- VI - My will and desire is that all the residue of my estate after taking out the legacies above mentioned and after all my just debts have been paid and all debts to my own hand have been collected, shall be equally divided and paid over share and share alike, as follows:
 - 1st To my beloved son J. B. Little, I give and bequeath one sixth interest in all said residue -
 - 2nd To my beloved daughter Doris C. Carr. I give and bequeath one sixth interest in all said residue -
 - 3rd To my beloved grand-son B. C. Bates. I give and bequeath one sixth interest in all said residue
 - 4th To my beloved grand-son W. G. Carr I give and bequeath one sixth interest in all said residue
 - 5th To my beloved grand-son F. L. Carr. I give and bequeath one sixth interest in all said residue
 - 6th To my beloved grand-daughter Doris L. Carr. I give and bequeath one sixth interest in all said residue.

VII

It is my will and desire that in case of the death of any or either of the legates above mentioned, prior to the probate of this will, his two or three share or shares shall be divided equally and paid over share and share alike to the remaining legates above mentioned in preceding sections VII

(over)

VIII

I hereby constitute and appoint my beloved grand-son Fred L. Carr, 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 my part and course thereof - hereby making and declaring entirely void all other wills and testaments by me heretofore made, I in witness whereof, I the said Eliza L. Little, do hereunto set my hand and seal this the 28 day of August 1902 -

Eliza L. Little 8821

Witnessed sealed published and read by the said Eliza L. Little to be her last will and testament in the presence of us who at her request and in her presence do subscribe our names as witnesses thereto.

Charles R. Harper.
Floyd Little.

State of North Carolina } I vs the Superior Court.
County of Greene }

A paper purporting to be the last Will and Testament of Eliza L. Little deceased, exhibited paper and the undersigned Clerk of the Superior Court for said County by F. L. Carr the said paper therein recited and the due execution thereof by the said Eliza L. Little by the oath and examination of Charles R. Harper the undersigned witness thereto: who being duly sworn, doth depose and say and for himself depose and say, that he is a subscribing witness to the paper recited and shown him purporting to be the last Will and Testament of Eliza L. Little that the said Eliza L. Little in the presence of this deponent subscribed her name at the end of said paper writing, which is now shown as aforesaid and which has date of the 28th day of August 1902. And the deponent further saith that the said Eliza L. Little the testatrix aforesaid died at the time of subscribing her name as aforesaid declare the said paper entirely as aforesaid so subscribed by her and exhibited to be her last will and testament and that 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 testatrix, and this deponent further saith that at the same time when the said testatrix, subscribed her name to the said last will as aforesaid and at the time of the deponent subscribing her name as an attesting witness thereto as aforesaid. The said

Eliza A Little was of sound 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 this deponent says not

Charles R. Harper

Subscribed and attested this 19th day of March 1906, Before me,

Jno. R. Dail, Clerk Superior Court.

North Carolina
Greene County

I, J. R. Dail, the last Will and Testament of Eliza A Little of the County of Greene and State of North Carolina being duly sworn, deponent and says each for himself - That they are well acquainted with the hand writing of the Late Eliza A Little having often seen her write that they are also each well acquainted with the hand writing of Floyd Dail as subscribing witness to the last Will & Testament of said Eliza A Little who is a now resident of the State of North Carolina and cannot after due diligence be found within the State that the name of Eliza A Little signed to the paper writing offered for probate as the last Will and Testament of Eliza A Little is in her own proper hand writing and that the name of Floyd Dail signed to said Will as a subscribing witness to said Will is in the proper hand writing of said Floyd Dail.

Subscribed and attested before me this 19th day of March 1906.

Jno. R. Dail

Charles R. Harper,
John Harvey Edwards,

North Carolina } ss In the Superior Court,
Greene 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 Eliza A Little, deceased. Let the said Will, together with the probate be recorded and filed This 17th day of March 1906.

Jno. R. Dail,
Clerk Superior Court

North Carolina
Greene County

I Martha L. Eason of the aforesaid County and State being of sound mind but considering the urgency of my earthly existence do make and declare this my last will and Testament.

First - my Executor I have named shall give my body a decent burial suitable to the wishes of my friends and relations and pay all funeral expenses together with all my just debts out of the first money which may come into my hands belonging to my estate.

Second I give and deliver to my grand daughter Maria Ruth Sperry, my bed bedstead Mattress and the bed shall be checked

Third I want my land divided in six equal shares to Josephine Murphy Annie L Sperry Revue Frizzell Nathan H Eason Junius H Eason, Everett L Eason I have except half an acre for burying expenses.

Fourth, I want it divided by three ascertained value at a reasonable value.

Fifth. It is my desire that if Josephine Murphy + Revue Frizzell are living at my death that they also give their respective shares to my daughter Annie L Sperry Nathan H Eason Junius H Eason Everett L Eason is to pay to Josephine Murphy and Revue Frizzell whatever the three amounts value the share at in money.

Sixth It is my desire that Nathan H Eason, Junius H Eason shall have out of my estate, Junius H Eason shall have pay from the tenant house that Hyndman Street did live in and Nathan H Eason shall have pay for the Kitchen that is built to the said house Nathan H Eason, and Everett L Eason shall have pay for the burying house

Seventh my executor is to pay to my son W. G. Eason the sum of three hundred dollars, my executor also shall pay to my daughter Mary Catharine Sperry the sum of fifty cents.

Eighth. I have charge my daughter Mary Catharine Sperry for the care of her for six years

Ninth - at my death my household and personal furniture is to be divided between my son Nathan H Eason my daughter Annie L Sperry and Junius H Eason and Everett