

each for himself deposited and said, that he is a subscribing witness to the paper writing now shown him by posterity to be the last Will and Testament of Daniel Artis that the said Daniel Artis in the presence of this defendant subscribed his name at the end of such paper writing which is now shown as aforesaid, and which bears date of the 17th day of January, 1905.

Said the defendant further saith, That the said Daniel Artis the testator aforesaid, did at the time of subscribing his name as aforesaid declare the said paper writing as subscribed by him and exhibited to be his last Will and Testament and this defendant 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 they defendant further saith, that at the time when the said testator subscribed his name to the said last Will as aforesaid, the said Daniel Artis 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 defendant; and further these defendants say not.

Therefore I now and then forew^d
subscribed, this 21 day of
March 1905, before the
John R. Dail
Clerk Superior Court

North Carolina, A. S. In the Superior Court,
Greene County,

This thirteenth day of March, 1905
It is therefore demanded and required by
the Court that the said paper writing and
every part thereof is the last Will and Testament of
Daniel Artis, deceased. Let the said Will,
together with the probate, be recorded and
filed.

This 21st day of March, 1905
John R. Dail
Clerk Superior Court

In the name of God: Amen.

I John W. Dillen, citizen of the County of Greene
State of North Carolina, being of sound
mind and memory and of sound mind
the undersigned do hereby make and declare my
Will and Testament this to be my last
Will and Testament in the way following:
Item 1st I desire that my body shall be buried
a decent Christian burial.

2nd I desire and will that all my just debts
be honestly paid.

3rd I give unto my children Anna J. Dillen
Carrie W. Edwood & Edwood A. Dillen
all the personal property which I have
already delivered to them.

4th I give unto my son Edwood A. Dillen
one piece for one thousand dollars in the
Mutual Benefit Life Insurance Company
dated 5th day of September 1893 as he pays the
Premium and sum and is entitled to the same.

Item 5 I do hereby give to my beloved wife Mallie L.
Dillen all the balance of my personal property
of every description to be her said husband
forever to use and to make way with as she may
see fit to do.

6th I hereby name and appoint my beloved son Edwood A. Dillen
my Executor to this my last Will and Testament hereby
choosing and dechaining said all other wills by
me made.

John W. Dillen Seal
Signed and sealed by John W. Dillen to be his last Will
and Testament in the presence of us who at his request
and in his presence sign our names as witnesses
thereto. This the 14th day of September 1899

John C. H. Seig
J. E. Abbotton

State of North Carolina, }
Clerk County, } S. S. In The Superior Court.

A paper purporting to be the last Will and Testament of John W. Dugay deceased is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by C. H. Dugay, the testator therin mentioned, and the document thus purporting to be the last Will and Testament of John W. Dugay is subscribed by the two commissioners of John W. Dugay and J. E. Albritton, the subscribers witness thereto, who being duly sworn doth depon and say, and each for himself deposeth and saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last Will and Testament of John W. Dugay that the said John W. Dugay in the presence of this deponent subscribed his name at the end of said paper writing, which is now shown as aforesaid, and it is to bear date of the 10th day of Sept. 1899.

And the deponent further saith, That the said John W. Dugay the testator aforesaid, did at the time of subscribing his name as aforesaid upon the said paper writing so subscribed by him, and intended to be his last Will and Testament, and this deponent did therupon 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 as an attesting witness thereto, as aforesaid, the said John W. Dugay 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.

Sworn and subscribed J. E. H. Tracy
This 11th day of May, 1905. J. E. Albritton
before me,

J. H. R. Dugay

Clerk Superior Court.

North Carolina }
Clerk County S. S. In the Superior Court.

This therefore I do swear and declare by the Court that the said paper writing and part thereof is the last Will and Testament of John W. Dugay deceased. Let the said will, together with the process, be recorded. This 10th day of May, 1905. J. H. R. Dugay.

North Carolina }
Yancey County }

I, Jesse H. Borrow of the County and State aforesaid, being of sound mind, but considering the uncertainty of my earthly existence, do make and declare this my last will and testament:

Fifth My Executor hereinafter named, shall give my body a decent burial, suitable to the wishes of my friends and relatives, and pay all funeral expenses together with all my just debts out of the first money which may come into the hands belonging to my estate.

Second I give and bequeath to my beloved wife Mary Anna Borrow all of my property, real and personal for her natural life.

Third At the death of my beloved wife is that my land be equally divided between my three sons John O. Borrow, Zebulon V. Borrow and Passmore Borrow, as follows, viz:-

That my son Zebulon V. Borrow shall have the homestead or lot where I now live with the buildings and improvements.

That my son Zebulon V. Borrow shall have the lot that he has improved and where his house and other buildings now stand and that my son John O. Borrow shall have his portion of the other property the plantation not mentioned and specified to my other two sons Passmore L. Borrow and Zebulon V. Borrow.

Fourth my further will and desire is that my three sons John O. Borrow, Zebulon V. Borrow and Passmore L. Borrow jointly pay to my beloved daughter Mary Elizabeth McRae wife of James McRae the sum of one hundred dollars.

Fifth My further will and desire is that my three sons John O. Borrow, Zebulon V. Borrow and Passmore L. Borrow jointly pay to my three grand children, York Creek, Hyatt Creek and Felizine Creek children of my daughter Ella Tracy the sum of one hundred dollars.

Sixth my further will is that all of my personal property, heretofore owned between me and my children John O. Borrow, Ella Tracy wife of B. B. Tracy, Mary Elizabeth McRae wife of James McRae, Zebulon V. Borrow and Passmore L. Borrow.

Seventh I hereby constitute and appoint my beloved son John O. Borrow my true and lawful attorney to act in my place and stead in all such cases as may be necessary.