

to the paper writing now shown him, purporting to be the last Will and Testament of Mrs S. P. Edwards that the said Mrs Sullie Edwards in the presence of this deponent subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 27th day of December 1900.

And the deponent further saith That the said Mrs. Sullie P. Edwards the testator aforesaid did at the time of subscribing his name as aforesaid declare the said paper writing so subscribed by her and exhibited to her as her last Will and Testament, and this 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 testator. And this deponent further saith that at the time when the said testatrix subscribed her name to the said last Will as aforesaid, and at the time of the deponent's subscribing her name as an attesting witness thereto, as aforesaid, the said Mrs Sullie P. Edwards 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.

Sincerely sworn and subscribed,
 this 21st day of Dec 1900, before me.

J. A. Edwards &
 Sullie P. Spruell
 Clerk Superior Court

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 Mrs. Sullie Edwards, deceased. Let the said Will, together with the probate, be recorded and filed.

This 21st day of Dec 1900.

John R. Dail,
 Clerk Superior Court.

North Carolina,
 Greene County.

I Richard E. Jones of the County of Greene, State of North Carolina do make and publish my last will and Testament in manner and form following, to wit:

First: It is my will and desire that my burial be ordered and conducted in the manner suitable to the wishes of my relations and friends, and that the service for such occasion used by the church to which I belong be read at my funeral, which I desire to be conducted by the minister in charge of the congregation in which my membership is held.

Item 2. - I have bequeathed made sundry gifts to my following named children, to wit: Ardiant wife of L. E. Hodgson, Mary V. wife of William M. Fields, Thomas F. Jones, George W. Jones, and Lela E. wife of John H. Holm, and they are excluded from the provisions of this my will.

Item 3. - All of the land now owned by me consisting of two tracts situate in said County of Greene and described in this item of my will, and all other real estate which I may own at the time of my death, I give and devise to Mary Catherine, wife of my son George W. Jones, and to their children in the manner following, to wit, to the said Mary Catherine Jones for and during the term of her life or (if she survive her said husband) her widowhood. And at and from the (the said Mary Catherine) decease or the termination of her widowhood, I devise the said real estate, including the two tracts aforesaid and all other real estate that I may own at my death as aforesaid, to the children of the said Mary Catherine Jones, born or to be born during her present marriage, to have and to hold to said children in equal shares, and to their heirs forever, but if any of said children shall die leaving issue from me to the time of my death, then it is my will and desire that such issue shall represent his or her ancestor (being such decedent child) and take the share which would have fallen to such ancestor.

of the same nor being. The said two tracts of land are described as follows, to wit:

The first tract beginning at the point of the Hull road and the New road formerly of Jones's Corner, runs thence South 60° East 196 paces to a dog wood near Happers branch in New line; thence with said line South 58° West to Poplar branch (to what was formerly my and Hills corner in the edge of said branch); thence South 55° West 6 paces to a stake, thence with said Hills line North 60° West 52 paces to a stake in Poplar branch, thence up said branch to Galline Patis Corner, thence with said Patis line North 83° West to Hull road thence with the road to the beginning containing ninety four ~~and a half~~ (94 1/2) acres more or less; excepting one fourth (1/4) of an acre of ground at the place where the grave yard now is on the said premises, which one fourth acre I reserve and set apart for a burial ground, and which it is my will and desire shall so remain for myself and family. - The second tract lies on the West side of Hull road, being the premises conveyed to me by Thomas Waller, containing one acre more or less.

It is my will and desire and I hereby direct that as soon as may conveniently be done after my decease, all my crops, ~~and~~ farming tools, carts, buggies, household and kitchen furniture and all other goods chattels and personal effects which I may leave at my death, be sold by the executor of this my will, by either private or public sale as she may think best; and that out of the money arising therefrom and any other money in her hands as executor she pay first my funeral expenses, and whosoever I may owe Express Company, and William H. Fields, and the sum of Twenty five dollars (\$25) to Dr. H. C. Gallowsay, if payment in full to said shall not have been made previous to my death; and that immediately thereafter my executor pay

Item 4. -

Item 5. -

all other my just debts out of the said funds. The residue of said money after the discharge of said debts and the payment of the due and proper charges of administration on my estate I lend to the said Mary Catherine Jones for and during her life or (in the event of her death) for said husband) her widowhood; and she is to have the same as if I said without being chargeable with any interest thereon, and from and after the determination of her life or widowhood, I give and bequeath the said moneys to her said children, some or to be born of her present marriage to them absolutely, there and there alike, and to the issue of such of them as shall have died leaving issue before the time of the taking effect of this bequest to them.

Lastly, I hereby constitute and appoint my beloved daughter in law the said Mary Catherine Jones my lawful executrix to all intents and purposes to execute this my last will and Testament, according to the true intent and meaning of the same. I hereby revoking and declaring void all other wills and Testaments by me heretofore made.

In witness whereof I the said Richard E. Jones, do hereunto set my hand and seal this thirtieth day of August in the year one thousand nine hundred.

Richard E. Jones Seal

Signed Sealed published and declared by the said Richard E. Jones to be his last will and Testament in the presence of us.

Who at his request and in his presence do subscribe our names as witnesses thereto.

Jasial Exum
W. H. Dail

North Carolina }
Gruen County } In the Superior Court
A paper purporting to be the last will and Testament of Richard E. Jones deceased is exhibited before me the undersigned

clerk of the Superior Court for said County,
by Mary Catherine Jones the executrix therein
mentioned and the due execution thereof by the
said Richard & Jones, by the oath and command
of Josiah Dunn and W. H. Dail the subscribing
witnesses thereto, who being duly sworn each
depose and say, and each for himself depose
and say, that he is a subscribing witness
to the paper writing now shown him, purporting
to be the last will and testament of Richard &
Jones in the presence of this deponent subscribed
and his name at the end as said paper writ-
ting, which is now shown as aforesaid, and
which bears date of the 7th day of August 1900.

And the deponent further saith, that the
said Richard & Jones the testator aforesaid,
did at the time of subscribing his name
as aforesaid declare the said paper writing
as subscribed by him and shewed to
be his last will and testament, and this
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 testator. And this
deponent further saith that at the same
time when the said testator subscribed his
name to the said last will as aforesaid, and
at the time of the deponent subscribing
his name as attesting witness thereto the
said Richard & Jones was of sound mind
and memory, of free will and sane a will
and was not under any restraint, to the
knowledge information or belief of this
deponent. And further this deponent
say not.

Josiah Dunn
W. H. Dail,

Several sworn and
subscribed, this 19th day
of Feb 1901 before me
John R. Dail C. C.

North Carolina } In the Superior Court
Graham County }

It is therefore considered and adjudge
ed by the Court that the said paper writing
and every part thereof is the last will and
testament of Richard & Jones deceased. Let the
said will together with the probate be recorded
and filed. This 19th day of February 1901
John R. Dail
Clerk Superior Court

North Carolina }
Graham County }

I, Mary Randolph of the above State
and County, do make and declare this to be my last
will and testament.

1st I direct direct my executor to be hereinafter
mentioned to provide for my Body a decent
burial pay all funeral expenses together with
just debts out of the first money that may come
into his hands belonging my estate.

Then I give to my Brother John T. Randolph
and Sister Martha Randolph, all my property
of every description share and share alike.
I hereby appoint John T. Randolph my Brother
my lawful executor to all intents and purposes to
execute this my last will and testament
according to its true intent and meaning and
every part and clause thereof.

Witness my hand and seal this 18th day of
1900. Mary A. Randolph

Signed sealed published and declared by the
said Mary Randolph to be the last will and
testament in the presence of us who at her request
and in her presence do subscribe our names as
witnesses thereto
John H. Taylor
James H. Loversen

North Carolina } In the Superior Court
Graham County }

A paper purporting to be the last will and
testament of Mary A. Randolph deceased is exhibited
before me, the undersigned, Clerk of the Superior Court
for said County by John T. Randolph the executor
therein mentioned, and the due execution thereof