

Baldwin the testator aforesaid, did, at the time of subscribing her name aforesaid, declare the said paper writing so subscribed by her and exhibited, to be her 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 the said testator. And this defendant further saith, that at the said time when the said testator subscribed his name to the said last Will aforesaid, and at the time of defendants subscribing his name as an attesting witness, aforesaid, the said Rebecca Baldwin 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.

Sincerely sworn and subscribed } J. G. Stevens (Seal)
this 27th, day of Feb, 1890, before }
me. W.H. Harris Jr. }

J. E. G. L. Barringer of the County of Montgomery and State of North Carolina, being aware of the uncertainty of life and the certainty of death, and having arrived at an advanced age but being of sound mind and memory and being desirous during my life time to make a disposition of my effects after my death, do make and publish, and and declare the following to be my last will and testament.

1st. It is my will and desire upon my death that my beloved wife Sarah Barringer shall at once be vested with a life estate in the home tract of land on which I now reside, that is for her own life or widow hood, containing three hundred acres fifty acres more or less, also one house and buggy, cow and calf and other stock as she may select, with household and kitchen furniture her own choice to divide the house with other out buildings and mills with our son E. T. Barringer and at her death or widow hood the right and title of the above named tract adjoining E. T. R. Livingston, T. J. Williams and others to vest absolutely to my son E. T. Barringer and his heirs that is now or may be hereafter.

2nd. It is my will & desire that upon my death that my son Edmund T. Barringer shall be care and possessor of the seventy five acre tract purchased from W. L. Ingram Nov 12th 1888 adjoining Dr. J. C. Christian & wife the old Miller or McRae land and home tract & others by paying to my other lawful heirs the sum of three hundred dollars being fifty dollars each share.

3rd. It is my will and desire my executors as soon as is expedient after my death sell all my estate and the proceeds to be equally divided among all my children, heirs, or if the heirs should so elect may divide my estate in shares by valuation all except that to bequeath my will a testament.

4th. I hereby nominate, appoint, and constitute my son E. T. Barringer and George W. McCulley my lawful executors to carry out the provisions of the foregoing Will and testament.

August 26th, 1892

Acknowledged
J. A. Lubbock,
C. P. Watkins.

E. T. L. Barringer (Seal)

State of North Carolina, before W. R. Harris, cfo.
Montgomery County. 3rd

A paper purporting to be the Last Will and Testament of E. G. L. Barringer deceased, is exhibited before me, the undersigned Clerk of Superior Court for said County, by E. G. Barringer & Co. W. W. McAlary the executors therein mentioned, and the due execution thereof by the said E. G. L. Barringer by the oath and examination of J. A. Goddett and C. R. Watterson the subscribing witnesses thereto, being duly sworn, doth depose 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 E. G. L. Barringer, that the said E. G. L. Barringer, 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 2nd day of August, 1882.

And the deponent further saith, that the said E. G. L. Barringer the testator aforesaid, died, 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 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 the said testator. And this deponent further saith, that at the said time when the said testator subscribed his name to the said last Will, aforesaid, and at the time of deponent's subscribing his name as an attesting witness thereto, as aforesaid, the said E. G. L. Barringer 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 this deponent say, not.

Sincerely sworn and subscribed by J. A. Goddett, Esq.
This 28th day of April, 1890, before C. R. Watterson, Seal
recd.

W. R. Harris, cfo. 3

Montgomery County. In the Probate Court.

In the matter of the will of 3rd Chas. McKinnon, dec'd. 3rd W. R. Harris, cfo. Amilia McKinnon being duly sworn, doth say. That Chas. McKinnon, late of said County, is dead, having first made and published his last Will and Testament; and that Amilia McKinnon is the executrix named therein. Further, that the property of the said consisting of real & personal is worth about \$5000.00, so far as can be ascertained at the date of this application; and that are the parties entitled under said will to the said property, known to and subscribed before me, this 27th day of April, 1890. 3rd Amilia X. McKinnon, W. R. Harris, cfo. 3

Will of
Charles McKinnon
Amilia McKinnon,
Exr.

State of North Carolina, 3
Montgomery County. 3

I, Charles McKinnon of the County of Montgomery State of North Carolina, do make & declare the following to be my last will & Testament viz.

I will devise & give to my beloved wife Amilia M. McKinnon all my estate of every description both real & personal to have, hold and enjoy during her natural life, and at her death I will give, devise & bequeath the same to her daughter Mary Elizabeth, except one hundred acres of my land which I now give to her daughter Mary Elizabeth to be taken off the eastern portion of my land, adjoining the lands of the estate of the late James Sodberry dec'd & John Dunn. It is my intention, desire & will that my beloved wife & her daughter Mary Elizabeth their all my property of every description & have the power to use & dispose of the same as they may think proper at any time.

I do hereby constitute & appoint my beloved wife Amilia Executrix to this my last will & Testament.

Signed, sealed & delivered this 9th day of October 1886
In presence of
J. H. Hartshorne
J. T. McKinnon
E. Hurley
L. P. Boyd

Charles McKinnon, Seal