

of full age to execute a will and was not under any restraint to the knowledge, information or belief of the deponent and further these deponents say not.

J. C. Miller ^{Sig'd}
John D. Robbins ^{Sig'd}

Severally deponente Subscribed this 2^d day of Decr 1870 before me
S. E. Cure

817

State of North Carolina } In Superior Court
County of Nash }

In the matter of the last will of Mary Ann Eliza Batchelor & affixing to the Court by the above and examination of J. C. Miller and J. W. Robbins the subscribing witnesses thereto that the paper writing proponed by the executors herein named is the last will and testament of Mary A. E. Batchelor and that the same was duly executed by said Mary A. E. Batchelor in the presence of said witnesses and that at the time of signing the same the said Mary A. E. Batchelor was of sound mind, it is therefore adjudged that the said paper writing be admitted to probate as the last will and testament of the said Mary Ann Eliza Batchelor and the executors herein named qualified as such.

This the 1st day of Dec 1870

S. E. Cure
J. C.

818 State of North Carolina }
County of Nash }

I A. W. Arlington of the County and State above written being of sound and disposing Mind and Memory but Considering the uncertainty of my earthly existence do make and declare this My last will and testament in manner and form following that is to say.

First - That my Executors hereinafter named shall pay all of my just debts, however and to whomsoever owing, with or out of the money that may first come into their hands as a part or parcel of my estate.

Item - I give and bequeath to my brother S. S. Arlington my gold watch and chain Item - all of the remainder of my estate both real and personal in the States of North Carolina, Alabama and Tennessee I give divide and bequeath to my brothers T. M. Arlington, S. S. Arlington and J. C. Arlington and to my Sisters Laura, M. L. Arlington and Julia S. Arlington and to my Nephew and Niece Archibald a Thorp land Virginia Thorp to be equally divided, set apart and paid over to them, share and share alike except Archibald, a Thorp and Virginia Thorp who instead of receiving two shares shall receive one share as tenants in common they being the living issues of my sister Mary E. Thorp, to have and to hold to them and their heirs in fee simple forever and lastly I do hereby constitute and appoint my brothers T. M. Arlington, S. S. Arlington and R. W. Arlington my lawful executors to all intents and purposes to execute this my last will and testament according to the true intent and meaning of the same in the States of North Carolina, Alabama and Tennessee, and I further will and direct that my executors be not required to furnish bond in either of the above named States.

In witness whereof I the said A. W. Arlington

To Recorments set My hand and affix My Seal
this 28th day of November A.D. 1892) one Thousand
Eight Hundred and Ninety Two.

A. H. Arnington *(Seal)*

Signed Sealed published
and declared by the said
A. H. Arnington 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

H. E. Brewer
J. S. Wimberly Jr.

818

North Carolina Wash County

In Superior Court Before Clerk
of paper writing purporting to be the last will and
testament of A. H. Arnington deceased is exhibited
before me the undersigned Clerk of the Superior Court
for Said County by J. S. Arnington one of the executors
therein mentioned and the same executed being
by the said A. H. Arnington is proved by the oath
and examination of H. E. Brewer and J. S. Wimberly
the subscribing witnesses thereto, who being duly
sworn doth depose and say and each for himself
affirms and saith that he is a subscribing
witness to the paper writing now shown him pur-
porting to be the last will and Testament of A. H.
Arnington and that the said A. H. Arnington in
the presence of the deponent subscribed his name
at the end of said paper writing now shown as
aforesaid and which bears date of the 28 day
of Nov. 1892 and the deponent further saith
that the said A. H. Arnington the testator as
aforesaid did at the time of subscribing his name
as aforesaid declare the said paper writing 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

time when the said testator subscribed his name
to the said last will as aforesaid and at the time
of deponent's subscribing his name as an attesting
witness thereto as aforesaid the said A. H. Arnington
was of sound mind and memory of full age to ex-
ecute a will and was not under any restraint
to the knowledge information or belief of this
deponent. And further this deponent say not.

H. E. Brewer

Sincerely Swore to and Subscribed } G. S. Wimberly Jr.
before me this day 25th 1893 }

J. S. Eason

J.C.

State of North Carolina Superior Court
Wash County

In the Matter of the last will of A. H. Arnington
it appearing to the court by the oath and exam-
ination of H. E. Brewer and J. S. Wimberly Jr.
the subscribing witnesses thereto that the paper
writing purporting to be the executor therein named
is the last will and testament of A. H. Arnington
and that the same was duly executed by said
A. H. Arnington in the presence of said witnesses
and that at the time of signing the same the
said A. H. Arnington was of sound mind. it is
thereupon adjudged that the said paper writing
be admitted to probate as the last will and
testament of the said A. H. Arnington and the
executor therein named qualify as such.
This the 25th day of Jan 1893.

J. S. Eason

J.C.