

In the name of God. Amen,
I William F. Hellingworth of the County of Clark
State of North Carolina, being of sound mind
and memory having in view the uncertainty of human
existence, do make publish and declare this to be
my last Will and Testament that is to say:

First I give and bequeath to my beloved
wife Lucinda Hellingworth (After all of my just
debts shall have been paid and discharged) during
her lifetime as widow of my entire estate, both
real and personal.

Second After the death and marriage of my said
wife Lucinda Hellingworth I give and bequeath to
my son John Hellingworth One-Half of my real
estate including the place where he now lives.
Except the family graveyard including a space
thirty feet square, the same to pay to my son J. Hellingworth
One Hundred and Fifty (\$150⁰⁰) Dollars; and to
my daughter Louisa Andrews, the other half of my
real estate, including my home place, the same to pay
to my said J. H. Hellingworth One Hundred and
Fifty dollars or if they my said Son John and
my said daughter Louisa require it, my real estate
may be divided equally among my three youngest
children, John J. & Louisa.

Third I give and bequeath to my grand son
Edwin Hellingworth One hundred and contents to be
held trust for him by my daughter Louisa
until he shall have attained the age of majority.

Fourth I give the residue of my personal
property to all of my living children, to be equally
divided between them by my son John
and J. H. Hellingworth.

Fifth I hereby appoint my sons John Hellingworth
and J. H. Hellingworth the executors of this my last
will and testament. I have given my daughter
Lucy no part of my real estate because she has
already, during my life time received a consider-
able amount in various ways. In testimony whereof I
have hereunto set my hand and seal this 11th day of
January A.D. 1884. W. F. Hellingworth (seal)

B. A. Lappin No. 6
J. H. Bills

State of North Carolina } In the Probate Court.
Clark County.

A paper purporting to be the last Will and Testament
of Wm F. Hellingworth deceased, is exhibited before
me, the undersigned Judge of Probate for said County,
by J. H. and John Hellingworth the executors thereto,
and the due execution thereof by the said Wm F. Helling-
worth by the oath and examination of J. H. Bills a Cen-
sor for and J. H. Bills the Subscribing Witness thereto,
who being duly sworn doth depon and say and
each of them self deposes and saith, that he is at
Subscribing witness to the writing now shown him
purporting to be the last Will and Testament of Wm F. Hellingworth,
that the said Wm F. Hellingworth
in the presence of this deponent subscribed his name
at the end of said paper writing which now shows as
aforesaid, and which bears date of the 11th day of January
1884. And the deponent further saith that the
said Wm F. Hellingworth the testator aforesaid, died
at the time of subscribing his name aforesaid
dear the said paper writing so 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 as aforesaid and at the time of deponents
subscribing his name as an attesting witness thereto,
as aforesaid, the said Wm F. Hellingworth 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
sayeth not.

B. A. Lappin No. 6
J. H. Bills (seal)

Severally deposed and sworn to before me,
this 3rd day of Dec 1884 before me,

Jos. D. Morgan
Probate Judge