

the time of subscribing his name as aforesaid declares
the said paper-writing as subscribed by him and exhibited
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 he said testator
subscribed his name to the said last Will as aforesaid,
and at the time of the deponent's subscribing his name
as an attesting witness thereto, as aforesaid, the said
Charles W. Phelps was of sound mind and memory,
of full age to execute a will, and was not under any
constraint to the knowledge, information or belief of this
deponent; And further this deponent sayeth not,

E. W. Phelps,
H. C. Phelps.

Sincerely sworn and subscribed,
this 19th day of April 1910, before me,

C. W. Tinslons
Clark Superior Court,

North Carolina, ³⁸⁸ In the Superior Court,
Washington 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 Charles
W. Phelps, deceased, but the said Will, together
with the probate, be recorded and filed.

This 10th day of April, 1910,

C. W. Tinslons
Clark Superior Court,

In the name of God Amen;

I, George Allen of the County of Washington, N.C.,
do make publish this my last Will and Testament,

Item the 1. I give and bequeath to my beloved
wife Luvenia P. Allen all the land that I own
on the East side of the main road that leads
from Plymouth to Bath & being the land and
residence where I now live, to have and to hold
during her natural life.

Item the 2. At my death I bequeath to my da-
ughters, Martha E. Ayers, George Anna Raspas and Nora
C. Harris's children I give them their mother's part
I give and bequeath an equal share to my daughter
Delvah E. Harrison and the same share to Nellie
J. Harris so as to make them his and equal share
except Nora C. Harris deceased, her children are to
have this mother's part.

Item 3. I give and bequeath to my son, E. R.
Allen, for the love and affection that I have for him
and other valuable considerations all my right
title and interest in all the land that I own
on the West side of the main road that leads
from Plymouth to Bath, it being on the same
side of the road where E. R. Allen now lives,
embracing all the land from New Swamp bridge
that I own on the West side of the main road
that leads from Plymouth to Bath. I do not
give that part of the land to my wife Luvenia
P. Allen during her natural life.

Item 4. I give to my wife, Luvenia L. Allen,
all my chattel and personal property to dispose
of as she thinks proper.

Given under my hand and seal, this the
23 day of December in the year of Lord nineteen
hundred and nine,

Witness, George Allen, Seal
J. H. Spruill,
Julian Spruill,

(cont)

In view of subscribing his name as aforesaid deposes
the said paper-writing so subscribed by him and exhibited
to be his Last Will and Testament, and this defendant
did therefore 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 defendant
further saith that at the same time when he said testator
subscribed his name to the said last Will as aforesaid,
and at the time of the defendant's subscribing his name
as an attesting witness thereto, as aforesaid, the said
Charles W. Phelps was of sound mind and memory,
of full age to execute a will, and was not under any
constraint to the knowledge, information or belief of this
defendant; And further this defendant say not,

E. H. Phelps.
H. C. Phelps.

Swearingly sworn and subscribed,
this 19th day of April 1910, before me:

C. V. W. Tansboros
Clark Superior Court,

North Carolina,
Washington County, 3rd In the Superior Court,
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 Charles
W. Phelps, deceased, but the said Will, together
with the probate, be recorded and filed.

This 10th day of April, 1910,
C. V. W. Tansboros
Clark Superior Court,

In the name of God Amen;

I, George Allen of the County of Washington, N.C.,
do make publish this my last will and testament.

Item the 1. I give and bequeath to my beloved
wife Luvernia P. Allen all the land that I own
on the East side of the main road that leads
from Plymouth to Bath it being the land and
residence where I now live, to have and to hold
during her natural life.

Item the 2. At her death I bequeath to my daughers, Martha E. Dyer, George Anna Rispars and Nora
C. Harris's children I give them their mothers part
I give and bequeath an equal share to my daughter
Delosah E. Harrison and the same share to Nellie
I. Harris so as to make them his and equal share
except Nora C. Harris deceased, her children are to
have this mothers part.

Item 3. I give and bequeath to my son, E. R.
Allen, for his love and affection that I have for him
and other valuable considerations all my right
title and interest in all the land that I own
on the West side of the main road that leads
from Plymouth to Bath it being on the same
side of the road where E. R. Allen now lives
embracing all the land from New Swamp bridge
that I own on the West side of the main road
that leads from Plymouth to Bath. I do not
give that part of the land to my wife Luvernia
P. Allen during her natural life.

Item 4. I give to my wife, Luvernia L. Allen,
all my chattel and personal property to dispose
of as she thinks proper.

Given under my hand and seal, this the
23 day of December in the year of Lord nineteen
hundred and nine.

Witness, George Allen, Seal
J. H. Spruill,
Julian Spruill,

(cont)

State of North Carolina, }
Washington County, } ss. In the Superior Court,
A paper purporting to be the last Will and Testament
of George Allen, deceased, is exhibited before
me, the undersigned Clerk of the Superior Court for
said County, by C. R. Aller, one of the executors herein
mentioned, and the due execution thereof by the
said George Aller, by his oath and examination
of J. H. Spruill and Julian Spruill, the sub-
scribing witness thereto, who being duly sworn,
doth depose and say, and each for himself deposes
and saith, that he is a subscribing witness to
the paper writing now shown him, purporting to
be the last Will and Testament of George Aller,
that the said George Aller, 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 23^d day
of December, 1909.

And this deponent further saith, That the said
George Aller, the testator aforesaid, did at the
time of subscribing his name as aforesaid de-
clare 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 said testator, and this deponent further
saith, that at the same time when the said tes-
tator subscribed his name to the said last Will
as aforesaid, and at the time of the deponents
subscribing his name as an attesting witness
thereto, as aforesaid, the said George Aller 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.

J. H. Spruill,
Julian Spruill,

Solemnly sworn and subscribed,
this 30th day of April, 1910,
before me,

C. R. W. Cusson,
Clerk Superior Court

North Carolina, }
Washington County, } ss. In the Superior Court,
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 George
Aller, deceased. Let the said Will, together with
the probate, be recorded and filed.
This 30th day of April, 1910.

C. R. W. Cusson,
Clerk Superior Court,

North Carolina, Washington County,
I John Bell, being of sound mind but real-
izing the uncertainty of my earthly existence do
make this my last Will and Testament.

1. I hereby give to my beloved son Isaiah L.
Bell one piece or parcel of land beginning at
Richard Stevens line and thence towards the
corner 40 ft and back 60 ft to have and to hold
in fee but if by sale the same he shall sell to
some of my heirs.

2. The remainder of my real estate I leave
to be divided among all of beloved children,
reserving a life estate in the same for my
beloved wife Nellie Bell.

3. I hereby leave to my beloved daughters,
Hattie A., Lena J., and Baptilia R. Bell, my
piano and my daughters are to pay to my
beloved daughter Mary G. Anderson (\$800)
eight dollars. If my daughter Lena J. Bell
pays over to Hattie A. and Baptilia R. Bell \$50⁰⁰
each and eight dollars to my daughter Mary
G. Anderson then the piano shall become her
property.

4. I give to my beloved wife my house,
car and buggy if she survives me.

I hereby appoint my beloved son P. H.
Bell my executor without bond and if he
fails to qualify then my son Geo. H. Bell or
my son Isaiah L. Bell.

I hereby make this my last Will and
Testament revoking any and all former