

testator subscribed his name to the said last will as aforesaid, and at the time of the defendants subscribing his name as an attesting witness thereto as aforesaid, the said T. A. Sevair 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.

D. E. Woodley,
C. A. Sevair.

Swearingly sworn and subscribed,
this 10 day of July 1911, before me,

C. W. Tinsbor,
Clark Superior Court,

North Carolina, }
Washington County, } 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 T. A. Sevair, deceased.
Let the said will, together with the probate, be recorded
and filed.

This 10th day of July, 1911,

C. W. Tinsbor,
Clark Superior Court,

Personally appeared Ida M. Sevair, who took and
subscribed to the oath prescribed by law for the
qualification of Executrix, and Letters Testamentary
were issued to her, this the 10th day of July, 1911.

C. W. Tinsbor. C.S.C.

I, Thomas H. Blount, being of sound mind and memory,
but realizing the uncertainty of life, do make and publish this,
my last will and testament.

Item I. I give and bequeath to my beloved and faithful
wife Ida, whatever property, I may die seized of, whether of real
estate personal property, judgments, notes, bonds or mortgages.

Item II. I make my beloved wife Ida, sole executrix of
this my will and I request her to settle all of my just
debt.

Made and declared and published this the 10th day of
Sept. 1911, in the presence of the subscribing witnesses.

Thos. H. Blount.

Witness:

A. C. Constanphew,
Ida M. Halsey,

State of North Carolina, } In the Superior Court,
Washington County, } }

A paper purporting to be the last will and Testament
of Thos. H. Blount, deceased, is exhibited before me, the undersigned,
Clerk of the Superior Court for said County, by Ida Blount,
the Executrix therein mentioned and the due execution thereof by
the said Thos. H. Blount, by the oath and examination of A. C. Constanphew
and Ida M. Halsey the subscribing witnesses thereto, who being
duly sworn, doth depose and say, and each for himself deponeth
and saith, that she is a subscribing witness to the paper writing
now shown her purporting to be the last will and Testament of
Thos. H. Blount, that the said Thos. H. Blount in the presence of
this defendant subscribed his name at the end of said
paper writing, which is now shown as aforesaid, and which
was dat'd the 10th day of Sept. 1911.

And this defendant further saith, that the said Thos. H. Blount,
the testator aforesaid, did at the time of subscribing his name as
aforesaid declare the said paper writing so subscribed by him
and exhibited to be his 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 said testator. And this defendant 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 defendants' subscribing his name as an attesting witness
thereto, as aforesaid, the said Thos. H. Blount 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 wht.
 A. C. Carlsaphus,
 Ida M. Haley,

Swearingly sworn and subscribed,
 This 10th day of October, 1911, before me,
 C.W. Tinslow,
 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 Chas. St. Blount deceased. Let the
 said Will together with the probate, be recorded and filed.

This 10th day of October, 1911.

C.W. Tinslow,

Clerk Superior Court,

Personally appeared Ida Blount, who took and
 subscribed to the oath prescribed by law for the qualification
 of Executrix, and Letters Testamentary were issued to her
 on the 10th day of October, 1911,

C.W. Tinslow, C.C.

In the name of God, Amen, I Thompson Vines of
 Beaufort County, and State of North Carolina, being weak in body
 but blessed be God of sound disposing mind and memory
 Revoking all others do make and declare this my last Will and
 Testament and as touching my worldly goods let it has been
 pleased God to bless me with do dispose of in manner following viz:

In primis, I give and my beloved wife Thinfred Vines, a negro
 man named Ben & negro woman named Grimes, two beds &
 Furniture, one bay mare tan one black plough working plough & two
 horses asses all the crockeryware that belongs to the house one each
 one Room one working & dinner which two pair's cards two cans &
 colors & head of sheep two potts & pot hooks one pot hamper one Tea
 Kettle, Frying pan Dutch oven and skillets his chest one safe
 one oval folding table one pair of Sloydards one woman's riding saddle
 and bridle one boating glass all the slugs & harness one Umbrella
 one Gun case & bottles one large white jug and two half gallon
 Jugs two pewter dishes two basins & six plates one kettle & Skinner
 one horse serving & chair all my stoggs on the North side of
 the river & each side of broad creek.

I lend my wife Thinfred my plantation on the North
 side of Pamlico river that I purchased of Thomas Ellison during
 his widowhood if she continues to live on it as her right of
 Dower of all my lands I give my wife Twenty dollars in
 cash all my provisions that I have at both my plantations for
 the use and support of my family.

Ihere, I give and bequeath unto my son Thomas Vines my
 plantation and lands joining low point all my cattle sheep,
 twenty-five head of hogs belonging to said plantation, one
 negro woman Edie & boy Jeffrey one mare reddish tan
 Furniture one gun two potts & pot hooks hamper all the
 crockery at said plantation two pewter dishes & six plates one
 still two ploughs & ears one each one small square table six
 chairs, I desire that my son Thomas continue to live on his
 plantation and take his property into possession, If my
 Executors (as will be hereafter mentioned) should find that my
 said son Thomas does not take prudent care for a living
 then said Executors to take it into consideration as they may
 think best at this discretion till he arrives at the age of twenty
 one or marries.

Ihere, I give and bequeath unto my son Samuel Vines
 my plantation and land joining the deep run and Bear
 Ford, my plantation is long acre that I bought of Thomas
 Ellison, one Gun.

Ihere, I give and bequeath unto my son John Vines my