

the time of subscribing his name as aforesaid declare  
The said paper-writing is 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  
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 Willis Boyd 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 says  
this.

Herbert Blount,

Sworn and subscribed this  
13th day of Dec. 1910, before me,

C.V.W. Causbore,  
Clerk Superior Court,

State of North Carolina,

Washington County, } In the Superior Court.  
A paper writing purporting to be the last will  
and testament of Willis Boyd, deceased, is exhibited  
for probate in open Court by William Stultz, one  
of the clerks therein named, and it is therupon  
proved by the oath and examination of W.B. Snell  
that J.H. Snell one of the subscribing witnesses  
thereto is dead, and it is further proved by the  
oath and examination of the said W.B. Snell that  
he is well acquainted with the handwriting of the  
said J.H. Snell, having often seen him write and  
that the name of the said J.H. Snell subscribed  
as a witness to the said will, is in the handwriting  
of the said J.H. Snell. It is therefore considered &  
adjudged by the Court that the said paper-writing,  
and every part thereof, is the last will and testament  
of the said Willis Boyd.

Sworn to before me,  
This 6th day of Oct 1910.

C.V.W. Causbore,  
C.S.C.

(over)

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 Willis Boyd, deceased.  
Let the said will together with the probate, be registered  
and filed.

This 13th day of December 1910,

C.V.W. Causbore,

Clerk Superior Court

In the name of God, Amen.

I, T. G. Smith of the County of Washington and  
State of North Carolina being of sound mind and  
memory, but considering the uncertainty of my  
earthly existence, do make and declare this to  
be my last will and Testament, revoking and  
declaring all other wills heretofore made by me  
void, in manner and form as follows, to wit:

Item, 1st. I bequeath to my beloved wife Mary  
L. Smith during her natural life in lieu of  
her thirds and forever in my landed estate,  
our lot in Belhaven, N.C. fifty by one hundred and  
fifty feet and designated as lot No. 3, it being a  
part of the land purchased of H. J. Bullock and  
wife by deed dated Dec. 2nd, 1900. Our lot in  
Portsmouth, N.C. purchased of R. E. Hall recorded  
in Book 145, folio 337 February 5th, 1884. After her  
death said lot in Portsmouth, to be divided to  
Herbush Smith. Also our lot in Elizabeth City,  
N.C. purchased of J. H. Wilson and wife by  
deed dated Nov. 11th 1896, recorded in Book No.  
17 folio 443 Pasquotank County N.C.

Item, 2nd. I bequeath to my daughter L. M.  
Smith in fee, our lot in Elizabeth City, N.C.  
purchased of Henry Thomas White by deed dated  
March 11th, 1900. The Northern half of the tract  
of land in Norfolk County, Va. Purchased of George  
P. Gordon by deed dated September 6th, 1895,  
recorded in Book No. 193, folio 493 after which  
portion devised to my brother Charles Smith,  
shall have deducted from the whole tract which

will appear in a subsequent item. Also an undivided half interest in the parcel of land in Belhaven, N.C. purchased of W. J. Bullock and wife by deed dated December 2nd, 1890; subject to the life estate of my wife Mary R. Smith in lot No. 3.

Item 3rd: I bequeath to my son J. S. Smith in fee. The Southern half of the tract of land purchased of Geo. W. Gordon by deed dated September 4th, 1895 recorded in Book No. 193, folio 493 after that portion devised to my brother Charles Smith in a subsequent item will appear shall have been deducted from the said tract, an undivided half interest in the parcel of land purchased of W. J. Bullock and wife, situated in Belhaven, N.C. subject to the life estate of my wife Mary R. Smith in lot No. 3. Also the lot in Portsmouth, Va. subject to the life estate of my wife Mary R. Smith.

Item 4th: I bequeath to my two daughters of my wife Mary R. Smith in fee the lot in Elizabeth City, N.C. purchased of J. S. Wilson and wife Nov. 11th, 1896 recorded in Book No. 17 folio 448 Pasquotank County, N.C. subject to the life estate of my wife Mary R. Smith.

Item 5th: I bequeath to my brother Charles Smith ten acres in the Southern portion of the tract or parcels of land in Norfolk County, Va. purchased of George W. Gordon by deed dated September 6th, 1895, recorded in Book No. 193, folio 493 Norfolk County - Va.

In testimony whereof I the said T. A. Smith do hereby subscribe my name and seal, this the 2nd day of April 1908.

T. A. Smith. (Seal)

Witnesses:

J. T. McAllister.  
W. C. Thompson.

To this will Clarence Latham was appointed & qualified as Administrator with the will annexed.

C. W. Tansbar.

(over)

C.S.L.

State of North Carolina  
Washington County. 3<sup>rd</sup>

In the Superior Court,  
A paper purporting to be the last will and Testament of Tony A. Smith, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County by Clarence Latham, Admin. herein mentioned, and the due execution thereof by the said Tony A. Smith by the oath and examination of W. C. Thompson & J. T. McAllister, the subscribing 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 Tony A. Smith, that the said Tony A. Smith 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 2 day of April, 1908.

And this deponent further saith, that the said Tony A. Smith, the testator aforesaid, did at the time of subscribing his name as aforesaid declare he 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 testator subscribed his name to the said last will as aforesaid, and at the time of this deponent's subscribing his name as an attesting witness thereto, as aforesaid, the said Tony A. Smith 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, except that said testator, as aforesaid, signed said will in the presence of W. C. Thompson, signed said will in the presence of J. T. McAllister, both of the witnesses, in the presence of each other, and as witness thereto.

Specially sworn and subscribed,  
this 30 day of January, 1911, before me,

C. W. Tansbar

Clerk Superior Court,

(over)

North Carolina, Washingt<sup>o</sup>n County, 3<sup>ss</sup>. In the Superior Courts  
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 A. Savige deceased. Let the said will  
together with the probate, be recorded and filed.  
This 30 day of Jan<sup>y</sup>, 1911.

C. W. Thosb<sup>r</sup>.,  
Clark Superior Courts

North Carolina, Washington County,

I George H. Allen being of sound mind and  
memory but considering the uncertainty of my  
lengthy existence, do make and declare this my last  
will and testament revoking and declaring all  
other wills heretofore made utterly void. That is to  
say my attorney hereinafter appointed shall give  
to my body a Christian burial and pay all  
burial expenses including all my just debts  
out of the first moneys that shall come into his  
hands to whomsoever owing.

This 1st, I give and devise to my beloved wife,  
Eliza Allen during the time of her natural life in  
view of and satisfactory of her thirds or shares of  
my landed estate - the following described piece  
or parcel of land to wit: Beginning at a big black  
limn tree on the Davis avenue, running thence  
with the avenue to a pecan tree in the back  
of my pasture fence, thence down the woodland  
road to a small sycamore tree near my fence,  
thence southwardly along my field to an apple  
tree and down slate, thence westwardly to a  
Walnut tree at limn row which stands near  
Pearl house, thence southwardly and westwardly  
to the back gate, thence a straight course in  
same direction from Walnut tree to Mylls tree,  
thence the various courses of my line so as to  
include my dwelling and out houses adjacent  
thereto to the first station. Also all my personal  
property of every kind and description including  
real estate mortgages if any during her natural  
life for her maintenance only, after the expenses of

my burial and debts have been satisfied.

Item 2<sup>nd</sup>. I give and devise to Mattie E. Linge  
the remaining portion of my land on which I now  
live during her natural life including that part  
mentioned in item one should she survive my wife  
Eliza Allen and at her death that is to say at the  
death of Mattie E. Linge & her children if surviving  
powers, I also give to Mattie E. Linge should she survive  
my wife Eliza all the remaining personal property  
not used in the maintenance of my wife during  
her lifetime to use as she may see fit. But should  
my beloved wife survive Mattie E. Linge then in that  
case the personal property shall go to the surviving  
children of the said Mattie E. Linge.

Item 3<sup>rd</sup>. I give and devise to my niece  
Cornelia E. Swanner during her natural life the  
tract of land known as the Frazer land on which  
she now lives, and at her death it is to be sold  
and the proceeds thereof to be equally divided be-  
tween my heirs, S. J. Allen, Arthur Jennings and  
Luther Jennings or their heirs if they should or  
either by dead. And Lastly,

I hereby constitute and appoint my trusty  
friend W. M. Bateman my lawful executor to all  
intents and purposes to execute this my last  
will and testament according to the true intents  
and meaning of the same and every part and  
clause thereof.

In witness whereof I the said George H. Allen  
do hereunto set my hand and seal this the  
27<sup>th</sup> day of Sept<sup>r</sup>, 1904.

G. H. Allen, *Seal*

Signed sealed published  
and declared by the said  
George H. Allen to be his last  
will and testament in the  
presence of us who at his  
request in his presence  
do subscribe our names as  
witness thereto.

J. R. Johnson,  
Lori Blount

(over)