

papers and effects of the said T. N. Gray after his death,
and it is further proved by the oath and examination of three
competent and credible witnesses to wit: D. E. Brodley, E. S. Brodley,
and J. H. Starr, that they are acquainted with the handwriting of
the said T. N. Gray, having often seen him write, and fully believe that
the name of the said T. N. Gray subscribed to the said will and the
said will itself and every part thereof is in the handwriting of the said
T. N. Gray. And it is further proved by the evidence of the three
last mentioned witnesses that the said handwriting is generally
known to the acquaintances of the said T. N. Gray;

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 the said T. N. Gray and the same is ordered to be
recorded and filed.

This the 13th day of August 1933,

C. W. Tinslow

Clerk of the Superior Court
of Washington County,

Certified to Tyrrell County.

Will of Amuslead Alexander,
Know ye all

That I Amuslead Alexander of sound mind do make this
my last will and testament and that all prior wills if any
I declare void.

First It is my will that all my honest debts, my funeral &
Burial expenses shall be paid from my estate.

Second That my executor named hereafter shall pay to my
Brother Peter Alexander (\$1.00 one Dollar) To my nephew Peter
Fenner (\$1.00 one dollar) To my nephew Doctor Fenner (\$1.00 one
dollar) To my nephew Stuart Fenner (\$1.00 one dollar) To my nephew
William Fenner (\$1.00 one dollar) From my estate.

Third It is my will and desire that my nephew Dempsey Fenner
shall have the remainder of my estate both Real & Personal property after
the above Bequests are complied with

Fourth It is my will and desire that my nephew Dempsey Fenner
act as executor to this my last will, and I do hereby appoint him without
bond, This November 18th 1930.

Amuslead Alexander *mark*

Witness

J. F. Belanga
Sam Leathell

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

A paper writing purporting to be the last will and testament, of
Amuslead Alexander deceased, is exhibited before me, the undersigned,
clerk of the Superior Court for said County, by Dempsey Fenner the executor
therein mentioned, and the due execution thereof by the said Amuslead
Alexander is proved by the oath and examination of J. F. Belanga and
Sam Leathell, the subscribing witnesses thereto, who being duly sworn, do
depose and say, and each for himself deposeth and saith that he is
a subscribing witness to the paper writing now shown him, purporting
to be the last will and testament of Amuslead Alexander, that the said
Amuslead Alexander in the presence of this deponent subscribed his
name at the end of said paper writing now shown as aforesaid and
which bears date of the 18th day of November, 1930.

And the deponent further saith that the said Amuslead Alexander,

The testator aforesaid, did, at the time of subscribing his name as aforesaid, declare the said paper writing as 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 the said testator. And this defendant 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 the defendant's subscribing his name as attesting witness thereto, as aforesaid, the said Amundstad Alexander 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;

J. F. Belanga
Sam Bentall

Severally sworn and subscribed this 21st day of October, 1933, before me
C.W. Tinsbury

Clerk 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 any part thereof, is the last will and testament of Amundstad Alexander deceased, and the same, with the foregoing examination and this certificate, are ordered to be recorded and filed.

This 21st day of October, 1933.

C.W. Tinsbury,
Clerk Superior Court,

Will of John C. Gurganus,

I, John C. Gurganus, being of sound mind but being in feeble health and knowing the uncertainty of life, desire to make this my last will and testament.

1st. I desire that my body shall be given an inexpensive but decent burial, such as will be suitable to my sister Della Latham;

2nd. I give to my sister, Della Latham, all of my real estate and personal property of every kind and description.

J.C. Gurganus, (Seal.)

John A. Darden, witness
Della Louise Ambrose, witness.

This 15th day of August, 1933,

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

A paper writing purporting to be the last will and testament of J.C. Gurganus, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by Della Latham, the sole devisee therein mentioned, and the due execution thereof by the said J.C. Gurganus is proved by the oath and examination of John A. Darden and Della Louise Ambrose the subscribing witnesses thereto, who, being duly sworn, do 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 J.C. Gurganus; that the said J.C. Gurganus, in the presence of this defendant, subscribed his name at the end of said paper writing now shown as aforesaid, and which bears date of the 15th day of August, 1933.

And this defendant further saith that the said J.C. Gurganus, 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 the said testator. And this defendant 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 the defendant's subscribing his name as attesting witness thereto as aforesaid, the said J.C. Gurganus was of sound mind and memory, of full age to execute a will, and was not under any