

not under any restraint, to the knowledge, information or belief of the deponent.
And further these deponents say not.

Eld. W. B. Clifton -

Sarah E. Clifton -

Sworn and subscribed, this 2nd day of March, 1932, before me.

C. V. W. Austin

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 Sarah F. Hamilton deceased, and the same, with the foregoing examination and this certificate are ordered to be recorded and filed.

This 2nd day of March, 1932.

C. V. W. Austin.

Clark Superior Court.

State of North Carolina,
County of Washington.

I James M. Ambrose, of the Town of Cherry, County of Washington, and State of North Carolina, being of sound and disposing mind and memory, but considering the uncertainty of my earthly existence, do make and declare this my last will and testament.

First. My executors hereinafter named, shall give my body a decent burial, suitable to the wishes of my friends and relatives, and pay all funeral expenses, together with all my just debts, out of the first moneys which may come into her hands belonging to my estate.

Second. I give, devise and bequeath to my beloved wife, Mary A. Ambrose, all of my property of every kind and nature, both real and personal, with full power and authority to sell, barter, exchange, give away, devise and bequeath by will, and otherwise dispose of, use and enjoy the same with all the rights and privileges incident to complete and full ownership.

Third. In the event that I survive my wife, then I give and devise to Annie Woodley Brown my lot No. 16, in block 15 as appears upon a plat of Glenwood Park of record in the Clerk's office in the Circuit Court of Norfolk County, Va., in map book 8, page No. 1; and in the event my wife survives me, and does not during her lifetime make or provide for some other disposition of same, then, at her death, I give and devise the said lot to Annie Woodley Brown.

Fourth. In the event that I survive my wife, then I give and devise to Annie Woodley my lot in the Town of Cherry which abuts the residence and store property where we now live and which I purchased from S. C. Phelps; and, in the event my wife survives me, and does not during her lifetime make or provide for some other disposition of same, then, at her death, I give and devise the said lot to Annie Woodley.

Fifth. In the event that I survive my wife, I give and devise to Annie Woodley the lot now held and owned by myself and wife jointly as an estate by the entirety, which was purchased from Dr. C. Holmes, is known as the mill lot, and abuts the residence and store property where we now live.

Sixth. Whereas, I am informed and verily believe that my wife has made and declared her last will and testament, by which she gives to me her property, and at my death, unless I have made or provided for some other disposition of same, gives devises and bequeaths

The same to Annie Hordley Brown and to Marie Hordley; now therefore, such being the case, if I should survive my wife, then, in that event I give, devise and bequeath to Annie Hordley Brown and to Marie Hordley, all the property given me by my wife, and not otherwise disposed of by me, in such a manner as expressed in my wife's last will and testament and according to the true intent and meaning thereof.

Seventh. In the event that I survive my wife, or if my wife survives me and does not make some other disposition of same, then, in the first instance, at my death and in the second instance, at the death of my wife, I give, devise and bequeath to Annie Hordley Brown and to Marie Hordley all the rest and residue of my property, to be equally divided between them, share and share alike; except, however, that whereas it is contemplated that I may sell the aforementioned lot in Glenwood Park, it is, therefore, my desire and will, in the event of sale of same by me or my wife, that in view of such lot, Annie Hordley Brown is to receive the sum of Two hundred Fifty (\$250.00) Dollars from my personal property, and the rest and residue of same is then to be equally divided between Annie Hordley Brown and Marie Hordley.

Eighth. I hereby constitute and appoint my beloved wife, Mary A. Ambrose, my lawful executrix, to act without bond, to all intents and purposes, to execute this my last will and testament, according to the true intent and meaning of the same, and every part and clause thereof, and at the death of my wife, if she has not made other provisions, or if I shall survive my wife, then I constitute and appoint Annie Hordley Brown and Marie Hordley, my lawful executrices, to act without bond -- hereby revoking and declaring utterly void all other wills and testaments by me hitherto made.

In witness whereof, I, the said James H. Ambrose, do hereunto set my hand and seal, this the 26th day of July, 1932.

James H. Ambrose. (Seal)

Signed, sealed, published and declared by the said James H. Ambrose to be his last will and testament in the presence of us, who, at his request and in his presence, and in the presence of each other, do subscribe our names as witnesses thereto.

D. E. Hordley,

Cornwall, N.C.

Sam S. Hordley,

Columbia, N.C.

North Carolina,
Washington County } In the Superior Court -
Before the Clerk,
In the matter of the will of James H. Ambrose, deceased.

The paper writing here attached and purporting to be the last will and testament of James H. Ambrose, deceased, is exhibited before the undersigned Clerk of the Superior Court of Washington County, North Carolina, by Mary A. Ambrose, the executrix therein named, and thereupon the following proof thereof is taken by the oath and examination of D. E. Hordley and Sam S. Hordley, the subscribing witnesses thereto, as follows:

North Carolina, Washington County.

D. E. Hordley and Sam S. Hordley, being duly sworn, depose and say, and each for himself deposes and says that he is a subscribing witness to the said paper writing now shown him, purporting to be the last will and testament of James H. Ambrose, and that he saw him execute (or heard him acknowledge the execution of) this writing as his last will and testament, and that affiant attested it in the presence and at the request of said James H. Ambrose, deceased; that at the time of its execution (or at the time its execution was acknowledged) said James H. Ambrose was, in affiant's opinion, of sound mind and disposing memory.

D. E. Hordley,
Sam S. Hordley

Somnally subscribed and sworn to before me,
the 11th day of March, 1932.

C. W. Trumbo

Clerk Superior Court Washington County.

And thereupon it is considered and adjudged by the Court that the said paper writing and every part thereof is the last will and testament of James H. Ambrose, deceased, and it is ordered that the same, with the foregoing examination and this certificate, be recorded and filed.

C. W. Trumbo

Clerk Superior Court of
Washington County.