

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 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 the said testator, and this deponent 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 deponent's subscribing his name as attesting witness thereto, as aforesaid, the said Amstiad 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 deponent, and further these deponent's say not;

J. F. Belanga
Sane Central

Solemnly sworn and subscribed this 21st day of October, 1933, before me
W. W. Tansbury
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 every part thereof, is the last will and testament of Amstiad 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.

W. W. Tansbury
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 H. Darden, witness
Della Louise Lambrose, witness.

This 15th day of August, 1933.

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

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 devise therein mentioned, and the due execution thereof by the said J. C. Gurganus is proved by the oath and examination of John H. Darden and Della Louise Lambrose, 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 deponent, 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 the deponent 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 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 the said testator, and this deponent 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 deponent'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

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

John H. Darden
Della Louis Ambrose,

Severally sworn and subscribed,
This 23rd day of October, 1933, before me,

C. W. Ambrose

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 every part thereof, is the last will and testament of
J. C. Grogan, deceased and the same, with the foregoing examination
and this certificate, are ordered to be recorded and filed.

This 23rd day of October, 1933.

C. W. Ambrose

Clerk Superior Court

North Carolina Washington County

I M. H. Hare of the aforesaid County and State being of sound mind,
but considering the uncertainty of my earthly existence, do make and declare
this my last will and testament.

First My executor 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 money
coming into his hands belonging to my estate

Second I give and devise to my son Joe Hare half of my woodland
lying between the public road and Deepfanning river being on the
West side of tract the dividing line to run exactly through the center of
said tract from public road to the river, and a quarter acre in the
Southwest corner of my front yard where he now lives and a fourth of
an acre in the Northeast corner of said land, (see) binding M. H. Hare (see)
line and the public road and a part of my tract of farm land beginning
in M. H. Hares line at the fourth ditch from the road running east and
west through my field running along M. H. Hares line to the third
ditch from the beginning thence along said ditch westwardly to
Melton Furloughs line thence along said line to Lester Darnspotts
line thence along said line to opposite the beginning ditch thence
eastwardly to said ditch and along the ditch to first station (bearing
about twelve) acres, and half of the woodland on the back of my
field, the dividing line to run northwardly and southwardly
through the center of said woodland, he is to have the west side of said
land all the above described land, I give to my son Joe Hare and his
heirs in fee simple, at my death.

Third I give and devise to my son J. E. Hare and his heirs in fee
simple all the remainder of my real estate wheresoever situated, both
of my sons Joe Hare and J. E. Hare and their heirs shall have equal and
free egress to all roads on my land.

Fourth I give and bequeath to my grand daughter Hattie Stovell her
mothers picture and five dollars in cash

Fifth I give and bequeath to my grandson Joe Thomas Stovell,
Five Dollars in cash

Sixth I give and bequeath to my two sons Joe & J. E. Hare all
the residue of all my personal property

Seventh I hereby constitute my son J. E. Hare my lawful
executor to all intents and purposes, to execute this my last