

mentioned, and the due execution thereof by the said Mack Suttors by the oath and examination of P.H. Bell and H.C. Lovre, 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 Mack Suttors; that the said Mack Suttors, 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 26th day of November, 1922.

And this deponent further saith, that the said Mack Suttors, the testator aforesaid, did, at the time of subscribing his name as aforesaid, declare the said paper writing as subscribed by him and as he believed 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 attesting witness thereto, as aforesaid, the said Mack Suttors 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.

Somally sworn and subscribed, } P.H. Bell
 This 4th day of December, 1923, before me, } H.C. Lovre.
 W.W. Tinsber, {

Clark Superior Court,

North Carolina, } ss. In the Superior Court,
 Harnett County,

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 Mack Suttors, deceased. Let said Will, together with the probate, be recorded and filed.

This 4th day of December, 1923.

W.W. Tinsber,

Clark Superior Court,

Will of Rena A. Jackson

This the 25 day of April 1921

I will my undivided interest in twenty acres of land more or less to Percy Reams at my death in which he is to have and hold. This is my final will

Rena A. Jackson,

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

A paper writing without subscribing witness, purporting to be the last will and testament of Rena A. Jackson deceased, is exhibited for probate in open court by Percy Reams, the donee therein named; and it is therefore proved by the oath and examination of Percy Reams that the said will was found among the valuable papers and effects of the said Rena A. Jackson after his death; and it is further proved by the oath and examination of this competent and credible witness, Bank J.R. Lacham, Fannie Boyd and Gerlie Wright that they are acquainted with the handwriting of the said Rena A. Jackson, having often seen her write, and only believe that the name of the said Rena A. Jackson subscribed to the said will, and the said will itself, and every part thereof is in the handwriting of the said Rena A. Jackson. And it is further proved by the evidence of the other last mentioned witnesses, that the said handwriting is generally known to the acquaintances of the said Rena A. Jackson. It is, therefore, considered by the court that the said paper writing is the last will and testament of the said Rena A. Jackson and the same is ordered to be recorded and filed.

Sworn to and subscribed before me, } J.R. Lacham
 This 20th day of January, 1923, } Fannie Boyd,
 W.W. Tinsber, att. } Gerlie Wright

A. C. Herting Co.

Jan 16 1920

I A C Herting being of a sound mind do make and declare this to be my last will and testament

I will my soul to God who gave it, and my body to the dust from which it came

I give to my son A. N. Herting all the money I may have at my death, and every thing I have about the House and Barn but A C Herting is to furnish my burial expenses to cash about about \$200.00 and put a good wire fence around the grave and keep the grass and weeds cut down inside and out side about six feet from the wire fence Given under my hand and seal

A. C. Herting *(Signature)*

I appoint A C Herting my executor to this will without bond

A C Herting

State of North Carolina } In the Superior Court,
Herting Co. County,

A paper writing without subscribing witnesses, purporting to be the last will and testament of A. C. Herting, deceased, is exhibited for probate in open court by A. N. Herting, the executor therein named; and it is therupon proved by the oath and examination of A. N. Herting that the said will was found among the valuable papers and effects of the said A. C. Herting after his death; and it is further proved by the oath and examination of this competent and credible witness, to wit: J. C. Phelps, H. M. Balmer and T. R. Hassell, that they are acquainted with the handwriting of the said A. C. Herting having often seen him write, and only believe that the name of the said A. C. Herting subscribed to the said will, and the said will itself and every part thereof is in the handwriting of the said A. C. Herting. 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 A. C. Herting. It is therefore considered by the Court that the said paper writing is the last

will and testament of the said A. C. Herting, and the same is ordered to be recorded and filed.

Swear to and subscribed before me, } H. M. Balmer
this 19th day of July, 1920. } J. E. Phelps
C. W. Tinslow, Asst. } T. R. Hassell

The Last Will and Testament of Larkin Smith,
In the name of God, My Father, Amen.

To my children, Alexander Smith, Willis Smith, Amelie Campbell, Alice Smith and Joseph Smith, I, while conscious of my actions and being of sound mind and memory, do make and declare this to be my last will and testament hereby revoking and declaring utterly void and null all wills and testaments heretofore made by me and disposing of my earthly possessions as follows:

(1). The house and lot (the homestead) on the East side of Madison Street and on the Southern end of same street, I give and devise to Alexander Smith, Amelie Campbell and Alice Smith in the proportion of five twelfths, his twelfth and five twelfths respectively and no sale of the above mentioned property is to be made nor mortgage on the same to be given until the two girls (and Alice for herself and Alexander) agree to the same.

(2). The household furniture and fixtures are to remain in the possession of Alice Smith with the understanding that she is to care for Alexander Smith or to see that he is well provided for at all times.

(3). The lot on the West side of Madison Street and on the Southern end of said street I leave to Willis Smith, Amelie Campbell and Joseph Smith their heirs and assigns. It is my will that no sale be made or mortgage given of the said lot or on the said lot until there has been an agreement reached between all parties herein interested in the same.

(4). I hereby appoint my beloved daughter Alice Smith administrator of this my last will and testament and direct her to sell all of my personal property not hereinbefore mentioned with the exception of my gold watch which I hereby give to my son Joseph Smith and my double barrel gun which I give to my grand son Augustus Moore, and keep the proceeds of said sale for the support of herself and brother Alexander Smith.

May peace, happiness, and prosperity prevail now, hereafter and forever, Amen.

This 20th day September, 1922.

Larkin Smith.
mark.

Signed, sealed, published and declared by the said Larkin Smith 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:

E. J. Hayes
Edward Spruill,

State of North Carolina, ss. In the Superior Court,
Washington County,

A paper writing purporting to be the last Will and Testament of Larkin Smith, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court of said County, by Alice Smith, the executrix herein mentioned and the due execution thereof by the said Larkin Smith by the oath and examination of E. J. Hayes and Edward Spruill, the subscribing witness thereto, who being duly sworn, doth depose and say, and each for himself deponeth and saith, that he is a subscribing witness to the paper writing now shown him, purporting to be the last Will and Testament of Larkin Smith; that the said Larkin 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 20th day of September 1922.

And this deponent further saith, that the said Larkin Smith, 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 therefore 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 the deponent's subscribing his name as attesting witness thereto, as aforesaid, the said Larkin 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 these deponents say not.

over.