

Washington County, North Carolina.

I, Geo. A. Phelps, being of sound mind and body do make and declare this to be my last will and testament revoking all other wills hitherto made by me.

Ilem, 1. I have had my farm situated on the Plymouth-Roper Public Road surveyed off and plotted and said plot is here attached marked Exhibit A, and forms and constitutes a part of the said will and testament; it will there appear what said farming lands are divided in to six lots numbered, reference herein to said lots shall be construed by said plot. The lands herein mentioned is the property which I bought from H. H. Hampton and is that property on said Road above mentioned well known as the Starke Ambrose land.

Ilem, 2. Lots #1 & 2 of the said land as appear by said plot I do give in fee simple absolutely to my son Geo. C. Phelps.

Ilem, 3. Lots #3 & 4 of the said lot of land as appear by said plot I give in fee simple absolutely to my son H. H. Phelps.

Ilem, 4. Lots #5 & 6 of the said land as appears by the said plot I give to my son E. S. Phelps in fee simple absolutely.

Ilem, 5. The woodland of said land bought of H. H. Hampton and not surveyed and plotted in the boundaries of the said lots above mentioned I do give and bequeath in fee simple to the three said sons above mentioned as tenants in common in equal shares to-wit to Geo. C. Phelps, H. H. Phelps, and E. S. Phelps in fee simple.

Ilem, 6. I give to my son Ellis Phelps that land in Daffinburg township said County of Washington containing ten acres more or less adjoining the lands of L. H. Lucas, H. L. Langley Lands and others and situated on the canal of the Alfred Alexander or Sheppard Farm. It being all of the lands which I own at said place and supposed to contain ten acres. To be his in fee simple.

Ilem, 7. All of my personal estate of whatever kind or nature, money, notes, debts, horses, stock, utensils and personal and chattel property of whatever nature and kind I may own at my death I do give and bequeath absolutely to my said sons and daughters. The said sons being those named above and the said daughters being Maggie Phelps, Lilla Phelps, Leslie Johnson, and Eva Spence. The said personally and notes and stocks and money to be equally divided among all of the said sons and daughters.

as mentioned in equal shares.

Ilem, 8. I do nominate and constitute my son Herbert Phelps Executor of this my said last will and testament.

In witness whereof I have hereunto this day at my hand and seal, in the presence of the witnesses whose names are hereunto subscribed and who do witness this will in my presence and at my request as is required by law.

This the 11 day of January, 1913.

G. A. Phelps, (seal)

Witnessed by the undersigned who signed said will as witnesses at request and in the presence of the said Geo. A. Phelps the testator thereto, and in the presence of each other as subscribing witnesses.

H. H. Hampton, witness  
Geo. A. Hardison, witness

This 11 day of January, 1913,

State of North Carolina,  
Washington County, 1913. In the Superior Court,

A paper writing purporting to be the last will and testament of Geo. A. Phelps, deceased, is exhibited before us, the undersigned, Clerk of the Superior Court for said County, by Herbert Phelps, the executor therein mentioned, and the due execution thereof by the said Geo. A. Phelps by the oath and examination of H. H. Hampton and Geo. A. Hardison, the subscribing witnesses 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 showne him, purporting to be the last will and testament of Geo. A. Phelps; that the said Geo. A. Phelps, in the presence of this deponent, subscribed his name at the end of said paper writing, which is more shewen as aforesaid, and which bears date of the 11th day of January, 1913.

And this deponent further saith, that the said Geo. A. Phelps, 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 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 he and others  
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 Geo. H. Phelps was of sound mind and memory, of full age 45—  
except a trifle, 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, the 31st day of December, 1924, before me,

C. D. W. Tinsbury, Clerk Superior Court,

} H. P. Hampshire  
Geo. H. Phelps

North Carolina  
Washington County, } ss. Due 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 Geo. H. Phelps, deceased. Let said will, together with its probate, be  
recorded and filed.

This 31st day of December, 1924.

C. D. W. Tinsbury,  
Clerk Superior Court,

Will of Jeremiah M. Stillman,  
North Carolina, Washington County:

I, Jeremiah M. Stillman, 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 executors, hereinafter named, shall give any 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 which may come  
into his hands belonging to my estate.

Second: I give and bequeath to my beloved wife Malinda Ellen  
Stillman all my real estate, chattel property, money, life insurance, and  
all other property owned by me, for her natural life, then to her heirs  
as follows: Dig. Bell Davenport, Carlie M. Stillman, Geraldine Scott, Herbert  
R. Stillman, George R. Stillman, and Christine Stillman, in equal proportion,  
share and share alike, except to H. Clinton Stillman, to whom has already  
been deducted a tract of land on which he now lives, I give the sum  
of \$25.00 in cash.

Third: My intentions and desire in making this will is to have the  
heirs, Bell Davenport, Carlie M. Stillman, Geraldine Scott, Herbert R.  
Stillman, George R. Stillman, and Christine Stillman, who have  
never been denied any land from me, to have the balance of all my  
property, after my wife's death, except the \$25.00 left to H. Clinton  
Stillman, in equal proportions, share and share alike, account of  
my heirs, H. H. Stillman, A. B. Stillman, and H. Clinton Stillman,  
having had tracts of land deducted to them as they became of age, and  
should not heir equally with the heirs mentioned in section two of this will.

Fourth: I hereby constitute and appoint my son-in-law L. N.  
Davenport my lawful executor 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 hereby re-  
nominating and declaring utterly void all other will and testaments  
by me hitherto made.

In witness whereof, I the said Jeremiah M. Stillman do subscribe  
at my hand and seal, this 27th day of August, 1924,

Jeremiah M. Stillman, (seal)

Signed, sealed, published and declared by the said Jeremiah M.  
Stillman to be his last will and testament in the presence of us, who