

And this deponent further saith, that the said Elizabeth P. Freeman the testator aforesaid, did, at the time of subscribing her name as aforesaid, declare his said paper writing as subscribed by her and exhibited to be her 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 her 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 Elizabeth P. Freeman 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.

Sincerely sworn and subscribed,
This 19th day of August, 1921, before me,

C. W. Tinsbore,	J. E. Riel.
Clark Superior Court.	E. H. Ayers.
J. L. Bray, M.D.	

North Carolina } ss, in the Superior Court,
Washington 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 Elizabeth P. Freeman, deceased. Let said Will, together with the probate, be recorded and filed.

This 19th day of August, 1921,
C. W. Tinsbore,
Clark Superior Court,

John B. Hard of the County of Washington and State of North Carolina being of sound mind and memory, do make publish and declare his to be my last Will and Testament to wit: first all my just debts and funeral expenses shall be justfully paid.

Second I give to my sister Mary F. Engmann ten dollars to my brother W. B. Hard, two dollars, to my sister Jane F. Padgett two dollars.

Third, I give devise and bequeath all the rest residue and remainder of my estate, Both Real and Personal Property, to my beloved wife Melissa F. Hard, to have & to hold to her, my said wife, and to her only use. I nominate and appoint my said wife Melissa F. Hard to be the executor of this my last will and testament hereby revoking all former Wills by me made, in witness whereof, I have hereunto set my hand and seal, this 30 day of March, A.D. 1910.

John B. Hard. *(Seal)*

We sign a witness { J. G. Sullivan *(Seal)*
Mannie Sullivan *(Seal)*

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

A paper writing purporting to be the last Will and Testament of John B. Hard, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said county, by Melissa F. Hard the executrix therein mentioned, and the due execution thereof by the said John B. Hard by his mark and examination of J. G. Sullivan & Mannie Sullivan, 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 shown him, purporting to be the last Will and Testament of John B. Hard; that the said John B. Hard, 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 30th day of March, 1910.

And this deponent further saith that the said John B. Hard, 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 said testator, And this defendant further saith, that at the same time when the said testator subscribed his name to the said last will as aforesaid, the said John C. Hard 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;

Saynally sworn and subscribed,
this 29th day of July, 1921, before }
me, }
C. D. W. Tushore, } J. G. Sullivan
Clark Superior Court. } Marie Sullivan.

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

It is therefore considered and adopted by the court that the said paper writing and every part thereof is the last will and Testament of John C. Hard, deceased. Let said will, together with the probate be recorded and filed.

This 29th day of July, 1921,
C. D. W. Tushore,
Clark Superior Court,

North Carolina }
Washington County }

I, Robertson H. Davenport 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.

1st My Executor hereinafter named shall give my body a decent burial suitable to the wishes of my friends and relatives, and pay all my funeral expenses, together with all of my just debts out of the first money which may come into his hands.

2nd I give and devise to my son A. L. Davenport the place where I now live during his life time due to his heirs and should one of his heirs become disinherited, he shall go to the other heirs, by his settling to them and no one else and the said A. L. Davenport shall pay over to my son Richard Davenport one hundred dollars as his part of the value of the Homestead.

3rd Whereas my daughter Annie M. M. Yow and Mary F. Hardly have already had their share I give and bequeath to them one dollar same to be paid by my Executor hereinafter named.

4th I give & bequeath to my son Richard One Hundred dollars provided the same be on hand at my death & if not found then whatever under a hundred dollars may be found, and should there be over a hundred dollars the balance over shall be divided equally between him and his brother A. L. Davenport

5th I hereby provide that in case of the death of either of my sons prior my own that the provisions of this will shall be strictly carried out and their shares and the amount to be paid by A. L. Davenport to Richard Davenport shall be paid by the heirs of A. L. Davenport and should Richard Davenport die prior to myself the sum given him shall be paid to his heirs.

I hereby constitute and appoint my son A. L. Davenport my lawful executor to all intents & purposes