

Calvin L. Hickerson, test.

North Carolina
Yadkin County

I Calvin L. Hickerson of Yadkin
County NC being of sound mind
do make this my last will and testament
in manner following:

I give devise, bequeath my estate and property
real & personal, as follows, that is to say:
To my beloved wife Leggie M. Hickerson
several acres of land on the North side of the
Wilkesboro road, house and household furniture
together with all moneys that may be in my
possession at the time of my death to be
left during her entire life time, and
should it become necessary at any time
for her to sell any of the property for her
maintenance, I desire that she sell only
the lot between Charlie Hickerson to the
road leading down to the Berry tree at Wilkesboro
road, and also the foot path from my residence
and Charlie Hickerson's, and at the decease of my
wife Leggie M. Hickerson all of said property
goes to the heirs of Henry Corn Mole now
residing in Wilkes Co. NC.

In witness whereof I have signed and
sealed and published and delivered this
instrument as my will.

This the 30th day of April in the year of our
Lord Nineteen hundred and fourteen

Calvin L. Hickerson Esq

Then and there signed, sealed and
published by Calvin L. Hickerson the
testator as & for his last will
in the presence of us, who at
his request in his presence (C. H. Bodenhamer)
and in the presence of each other
have hereunto set our names as
witnesses;

M. P. Gregary
(C. H. Bodenhamer)

State of North Carolina } In The Superior Court.
Yadkin County }

a paper purporting to be the last will and
testament of Calum L. Hickerson deceased
is exhibited before me, the undersigned Clerk
of the Superior Court for said County, by the parties
therein named, and the due execution thereof by
the said Calum L. Hickerson by them and
examination of C. H. Bodenhamer & M. P. Gregary
the subscribers witness thereto, who being
duly sworn, doth depose and say and each for
himself deposes and saith, that they are a
subsisting witness to the paper writing
now shown him, purporting to be the last
will and testament of Calum L. Hickerson
that the said Calum L. Hickerson 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 April 1914.

And the deponent further saith, that the
said Calum L. Hickerson 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 these deponents did
hereupon subscribe their names at the
end of said will as an attesting witness
thereto, and at the request and in the presence
of said testator, and these deponents 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 deponents subscribing their names
as an attesting witness thereto, as aforesaid
the said Calum L. Hickerson was of sound
mind and memory of full age to execute

222

a will, and was not under any restraint, to
the knowledge, information or belief of this
deponent. And further these deponents say,
Sincerely sworn and subscribed
this 20th day of June 1914 before
me J. L. Crater, Clerk Superior Court.

M. Bodenhamer
M. F. Gray
North Carolina, in the Superior Court,
Madison County,

It is therefore considered and adjudged
by the Court that the said paper purporting
and every part thereof is the last will
and testament of Calvin H. Chickman
deceased. Let the said will, together with
the probate, be recorded and filed.

This June 20th 1914

J. L. Crater
Clerk Superior Court.

J. F. George Will
State of North Carolina
Yelkin County

I know all men by these presents
that I J. F. George of the aforesaid county and
state, being of sound mind and disposing
judgments, and viewing the uncertainty of life
and the certainty of death, do make this my
last will and testament.

First, that all my just debts and funeral expenses
be paid out of my estate by my executor whom
I hereinafter nominate and appoint, as soon after
my decease as practicable.

Second, that all the property of which I die, seized,
both real and personal, and of whatever character
it may consist, at the time of my death be
disposed of as hereinafter directed.

Item first. My will is that thirty dollars be
placed in the hands of my executor, the interest
of which must be used annually, or so much of
it as is necessary for the support of the grave of
the George family at Swains Church in a
respectable condition.

Item Second. That all debts due me if any either
by open account, or otherwise be collected by my
executor as the law may direct.

Item Third, That after complying with the above require-
ments, then all the property, both real and
personal of whatever character it may consist at
the time of my death be equally divided between
my beloved wife Nancy Coboline George, and my
beloved son Arthur Wesley George, except my stock
in the building and Loan Association of Elkin and
Jonesville said stock shall belong to Arthur Wesley
George after my decease. If any such stock shall
exist at that time.

Item Fourth, that the land of which I die seized remain
unsold without the consent of my beloved wife