

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

a paper writing purporting to be the last will and  
testament of John Whitehead deceased is exhibited before  
me, the undersigned Clerk of the Superior Court for said  
County by M H Bryant the executor therein mentioned  
and the two witnesses thereto by the said John Whitehead  
by the oath and examination of M H Bryant and  
L D Sizemore 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 John Whitehead  
that the said John Whitehead in the presence of the  
deponent, subscribed his name at the end of said  
paper writing which is now shown as aforesaid  
and which bears date of the 24<sup>th</sup> day of March 1831  
and the deponent further saith that the said John Whitehead  
the testator aforesaid, did, at the time of subscribing  
his name as aforesaid, declare the said p. per  
writing so subscribed by him and exhibited to  
be his last will and testament and the deponent  
did thereupon 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 the 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 their names as attesting  
witness thereto, as aforesaid, the said John  
Whitehead was of sound mind and memory  
of full age to execute a will, and was not  
under any restraint, to the knowledge  
of informant or belief of the deponent  
and further the deponents say that  
Sincerely Sworn and subscribed M H Bryant  
this 20<sup>th</sup> day of Nov 1831 before me L D Sizemore

North Carolina } In The Superior Court  
Yadkin 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 John Whitehead deceased  
Let said will together with the probate be recorded and put  
This 20<sup>th</sup> day of Nov 1831

J L Crater  
Clerk Superior Court.

### Colam & Share Will

North Carolina } Last will and testament of  
Yadkin County } Colam & Share

I Colam & Share of the aforesaid County and  
State, being of sound mind, but considering  
the uncertainty of my earthly existence, do  
make and declare this to be 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 moneys which may  
come into their hands belonging to my estate.

Second, I give and bequeath to my beloved wife Permelia  
C Share the sum of Three Hundred Dollars (\$300)  
in addition to her year's allowance, as is provided  
by law, to be paid her by my Executor hereinafter  
named. (Third) I give and devise to my beloved  
wife Permelia C Share, and my daughter Sarah  
C Share jointly during their lives, and during  
the life of each of them that is to say, the  
longest lives shall have the whole of the  
said one hundred acres of land until  
her death - said lands shall include the

Leaving town and returning the same embarking and  
one hundred acres of land, to be run and established above  
directed by my said wife, Permelia C Share and my daughter  
Sarah C Share (Fauver) I give and devise to my two  
sons, Henry F Share and John B Share all my lands  
in Gallatin County, North Carolina, subject however  
to the life estate of my beloved wife Permelia C Share  
and daughter Sarah C Share, as set out in paragraph  
"Third" of this my last will and testament in one  
hundred acres of land devised to them by me in  
said paragraph ("Fifth"). It is my will that the said  
lands devised by me to my said two sons,  
Henry F Share and John B Share, in paragraph  
"Fourth" of this my last will and testament  
be divided equally in value between my said  
two sons, Henry F Share and John B Share.  
Henry F Share to have that part lying next to  
his lands and John B Share to have that part lying  
next to his lands, and that my son John B Share  
is to have all of that acre tract which is known  
as the Frank Hall Tract of land this would make  
my son John B Share's part in the same tract  
this much less, that is, the value of the 12 acre tract  
less for him in the same tract. I hereby will and  
direct that all said lands including the remainder  
in the one hundred acre tract mulled and  
devised by me to my two sons, Henry F Share  
and John B Share, be appraised and valued  
by three disinterested men, to be selected  
by my two sons, Henry F Share and John  
B Share, and the amount so determined by  
them to be charged up against my two  
sons Henry F Share and John B Share, in  
the settlement of my estate  
sixth. I will and direct that the interest with  
my will to my daughter, Sarah C Share  
in the one hundred acres of land, set  
out in Paragraph "Third" of this my last

will and testament be appraised and valued by the same  
three men whom selected by my two sons Henry F Share  
and John B Share, and the amount so determined to be  
charged up against my said daughter, Sarah C Share, in the  
settlement of my estate, but in valuing the interest of my  
said daughter Sarah C Share, in the said one hundred acres  
of land, I hereby direct that none of the buildings thereon  
be considered.

Seventh. I give and bequeath to my sons, J C Share and  
Ellis E Share, and to my daughter, Melinda Kenigar, each  
an amount in money equal to the Value of the lands  
devised by me to each of my two sons Henry F Share  
and John B Share, the same to be paid to them by my  
Executor, hereinafter named. I also give and bequeath  
to my daughter, Sarah C Share, an amount in money  
to make her share or interest in my estate equal to the  
Value of the lands devised by me to each of my two  
sons, Henry F Share and John B Share, after settling  
their life estate in the one hundred acres of land.  
Eighth. If there shall not be sufficient money  
in the hands of my Executor, hereinafter named,  
after carrying out the provisions set forth in  
this my last will and testament, then each of  
my said two sons, Henry F Share and John B Share  
shall pay to each of my two sons, J C Share and  
Ellis E Share, and to my two daughters Melinda  
Kenigar and Sarah C Share, each an amount  
such as will make each of their share in my  
estate equal in value to each of my two sons  
Henry F Share and John B Share.

Ninth. If there shall be more than enough money  
in the hands of my Executor, hereinafter named  
to carry out the provisions set forth in Paragraph  
"Seventh" of this my last will and testament  
I give and bequeath all said money still  
remaining in the hands of my said Executor  
hereinafter named, to each of my said children  
Henry F Share, John B Share, J C Share, Sarah C Share

Maisinda Remigia, Eller & Share to them and their two  
share and share alike.

Yours I hereby will and direct that my Executor,  
hereinafter named, shall sell all the remainder of my  
property of every kind and description and wherever  
located, take in charge all money's on hand at the time  
of my death, collect all money's on deposit in Banks  
and collect all money's due me from all sources what-  
ever, and pay said money's out as I have willed and  
directed in the foregoing paragraphs of this my last will  
and Testament.

I likewise I hereby constitute and appoint my two sons,  
Henry F. Share and John T. Share, my lawful Executors  
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 thereof. hereby  
revoking and declaring utterly void all other wills  
and Testaments by me heretofore made  
in writing whereof, I the said Calvin E. Share,  
do hereunto set my hand and seal, this the 23rd  
day of September, 1913.

Calvin E. Share

Signed, sealed, published and declared by the said  
Calvin E. Share to be his last will & 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.

Sam. T. Davis  
John T. Penbow

Probate

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

A paper writing purporting to be the last  
will and Testament of Calvin E. Share  
deceased, is exhibited before me, the under-  
signed Clerk of the Superior Court for said  
County, by Henry F. Share & John T. Share

the testator therein mentioned and the due execution  
thereof by the said Calvin E. Share by the oath and  
examination of Sam. T. Davis & John T. Penbow the subscribing  
witnesses 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 Calvin E. Share, that the said Calvin E. Share  
in the presence of the deponent, subscribed his  
name at the end of said paper writing which is now  
shown as aforesaid, and which bears date of the  
23 day of Sept 1913. And this deponent further saith  
that the said Calvin E. Share the testator aforesaid  
did, at the time of subscribing his name as aforesaid  
declare the said paper writing so subscribed by him  
and as he believed to be his last will and Testament  
and the 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 the deponent's subscribing his name  
as attesting witness thereto as aforesaid, etc said  
Calvin E. Share 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.

Swearly sworn & subscribed  
this 17th day of Nov 1921 }  
before me J. P. Crater }  
John T. Penbow }  
Clerk Superior Court }  
Sam. T. Davis  
John T. Penbow

North Carolina } In The Superior Court.  
Yadkin 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 Calum Ephraim deceased. Let said will, together with the Probate be recorded and filed.  
This 17 day of Nov 1921

J L Crater  
Clerk Superior Court

A. E. Cornelius Will  
State of North Carolina  
Yadkin County

I, A E Cornelius being of sound mind and memory make this my will. I will unto my wife Rachel Cornelius all of my real estate and personal property during her natural life and at her death that my daughter Mary T Cornelius shall have my residence including Thirty nine acres of land on the North side of the public road known as the Breaks Road during her natural life and at her death it shall be divided between my other heirs and the rest of my real estate be divided between my other heirs by division at the death of my wife Rachel Cornelius and that what personal property that may be left at her death shall be equally divided between all of my heirs and what money I may have at my death shall go to my wife Rachel Cornelius and at her death it shall be equally divided between all of my heirs. I appoint Wiley F Cornelius and Mary T Cornelius Executars of this my will.

This 24<sup>th</sup> day of July 1916.  
And that the undersigned  
are witnesses to this  
my will.

A M Brintherman  
F W Pandayter

Probate  
State of North Carolina, Yadkin County

In the Superior Court.

A paper writing purporting to be the last will and Testament of A E Cornelius deceased is exhibited before me, the undersigned Clerk of the Superior Court for said County by Wiley F Cornelius the executor herein named and the due execution thereof by the said A E Cornelius by the oath and examination of A M Brintherman & F W Pandayter 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 A E Cornelius, that the said A E Cornelius in the presence of the deponent, subscribed his name at the end of said paper writing, which is now shown as aforesaid, and which bears date of the 24<sup>th</sup> day of July 1916. And this deponent further saith, that the said A E Cornelius 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 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 deponents, subscribing their names as attesting witness thereto, as aforesaid the said A E Cornelius 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 severally swearnt subscribed this 2<sup>d</sup> day of Jan 1922 before me