

It is a subscribing witness to the paper writing, now shown
 here purporting to be the last will and testament of
 James Shore, that the said James Shore in the presence
 of the deponent subscribed his name at the end of
 said paper writing which is now shown in evidence
 and which bears date of the 15th day of Dec. 1881 and the
 deponent further swears that the said James Shore the
 testator aforesaid, at the time of subscribing the
 same as aforesaid, declare the said paper writing as
 subscribed by him, and exhibited to be his last will and
 testament, and then deponent did thereupon subscribe
 their name at the end of said will, as in and to the
 witness thereto, and at the request and in the presence
 of said testator, and also said last will as aforesaid
 and at the time of the deponent, subscribing their
 names as an attesting witness thereto, the said James
 Shore was of sound mind and memory, of full age to
 execute a will, and was not under any delusion, to the
 knowledge, information or belief of the deponent, and
 further these deponents say not.

Subscribed and attested }
 this 27th day of June, 1893, before }
 J. L. Baker, }
 Clerk Superior Court }
 A. S. Dutton
 J. H. Dutton

North Carolina }
 Wake County } ss. In 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 James Shore deceased, let
 the said will, together with the probate, be recorded, and
 filed. The 2 day of June 1893.
 J. L. Carter
 Clerk Superior Court.

John T. Conrad Will

I, John T. Conrad, of Little River, Florida, being
 of sound mind and memory, do make, and publish
 and declare this to be my last will and testa-
 ment, hereby revoking all and every former
 will by me heretofore made. I
 first, I order and direct that my Executors be and
 after named, pay all my just debts and funeral
 expenses as soon after my decease as conveniently
 may be.
 Second. After the payment of such debts, and
 funeral expenses, I desire and bequeath
 to my son, Alex. E. Conrad, all of the property real,
 personal and mixed of every kind and nature
 what soever which I enjoy or have or may in
 possession of or may be entitled to have or have
 and enjoy forever.
 Third. I do hereby make, constitute and appoint my
 son Alex. E. Conrad, sole Executor of this last will
 and testament, and as it is my wish and I do
 hereby request that he may not be compelled to
 give any bond or security, as such Executor
 in testimony whereof, I have hereunto subscribed
 my name and affixed my seal, this the 2nd
 day of May A. D. 1893.
 John T. Conrad. (Sd)

Signed, sealed, published, and declared by the said
 testator John T. Conrad to be his last will and
 testament, in our presence, who, at his request
 have subscribed our names thereto, as witnesses
 in his presence, and in the presence of each other.
 John L. Du Que, M.D. (Sd)
 J. L. Taylor (Sd)

In Court of the County Judge, State of Florida

Estate of }
John Conrad, deceased } Duval County

To the Honorable Raymond B. Gantier, Judge of said Court. The petition of Alex C. Conrad, respectfully sheweth that he is a resident of Duval County, State of Florida, that on the second day of May, A.D. 1913, John T. Conrad of Little River, in said Duval County, departed this life at Little River, leaving a last will and testament, duly signed and attested, as your petition shews, which he now presents to your Honor for probate, that said testator in said will nominated your petitioner, Alex C. Conrad, executor thereof, that said decedent left property and effects as follows: 1 horse, 1 wagon, 1 cow, household furniture, etc. all in North Carolina, of the value approximately \$5000.00. That said decedent left her surviving wife and three daughters, and your petitioner, as son, six grandchildren, being children of a deceased son of said decedent, he only heir at law, that your petitioner resides at Little River, Fla. and is willing to accept, and undertake the trust conferred to him in said will. Therefore your petitioner prays that the said will may be admitted to probate and letters testamentary thereon may be issued to Alex C. Conrad, after sworn hearing and proof, and that all other orders necessary may be made.

Alex C. Conrad.

State of Florida, }
County of Duval } 33

Alex C. Conrad, being duly sworn, says that the foregoing petition by him subscribed is true.

Subscribed and sworn to before this 15th day of May, A.D. 1913
Raymond B. Gantier, County Judge.
By: M. S. Bobet, Clerk.

(Here)

In Court of County Judge, State of Florida

In the Estate of }
John T. Conrad, deceased } Duval County

Before me Raymond B. Gantier, County Judge, of and for said County, personally appeared J. G. DuPine, who, being by me duly sworn, says that he was personally present, as subscribing and attesting witness with J. A. Taylor, who was also present, as a subscribing and attesting witness, and saw John testator, John T. Conrad, subscribe his name to the instrument of writing hereto annexed, as and for his last will and testament, and that the said John T. Conrad, did then and there, in the presence of said J. G. DuPine and J. A. Taylor, publish and declare the same to be his last will and testament. That the said witnesses, J. G. DuPine and J. A. Taylor, at the special request of said John T. Conrad, and in his presence, had in the presence of each other, subscribed their names thereto, as attesting witnesses. And the said J. G. DuPine further swears that he verily believes the said instrument of writing hereto annexed, as subscribed, published, declared and attested, as aforesaid, to be the true last will and testament of said testator the said John T. Conrad, and in the presence and in the presence of each other, subscribed their names thereto, as attesting witnesses. And the said J. G. DuPine further swears that he verily believes the said instrument of writing hereto annexed, as subscribed, published, declared and attested, as aforesaid, to be the true last will and testament of said testator the said John T. Conrad, deceased.

John G. DuPine, M.D.
Sworn to and subscribed before me, this nineteenth day of May, A.D. 1913.

(Here)

Raymond B. Gantier
County Judge
By: M. S. Bobet, Clerk.

(over)

In Court of the County Judge, State of Florida

Estate of } Dade County
John T. Conrad, deceased }

By the County Judge of said County

The said last will and testament having been duly established by the sworn testimony of J. H. DuPuis, sworn scribe, and attesting witnesses, to wit, as being the true last will and testament of the said John T. Conrad, deceased, and no objection being made to the probate thereof, and at appearing to the County Judge of said County by due proof that the said John T. Conrad, died on the second day of May, A. D. 1913. It is therefore ordered, adjudged, and decreed, that the said last will and testament, bearing date May 2, - A. D. 1913, and attested by J. H. DuPuis and J. A. Taylor, as subscribing witnesses thereto, be, and the same is hereby admitted to probate according to law, as and for the true last will and testament of said John T. Conrad, deceased, and that the same with the proof thereof, be duly recorded in the Book of Wills and other testamentary records to be kept by Alex. E. Conrad, as proxy. Given under my hand and seal, at Miami, in said County, this twentieth day of May, A. D. 1913.

Redmond B. Gantner, County Judge

In Court of the County Judge, State of Florida.

In Re the Estate of } Dade County
John T. Conrad, deceased }

Before me, Redmond B. Gantner, County Judge of said County personally appeared Alex. E. Conrad, who being by me first duly sworn, says that John T. Conrad, late of the County of Dade, and State of Florida, died on the second day of May, A. D. 1913, leaving his last will and testament, with which he the said decedent is named therein as Executor thereof. That he will faithfully discharge the duties of Executor aforesaid, well and truly perform

the said will and testament, pay the just debts in which the said John T. Conrad shall be bound as far as the assets will extend, and the laws direct, under the will and file in the County Judge Court of said County of Dade, a just true and perfect inventory and account of all, and singular the estate of said decedent, and of his administration thereof which accounts required.

Alex. E. Conrad

Subscribed and attested

before me this 15th day of May, A. D. 1913.

Redmond B. Gantner, County Judge
By: W. J. Bicket, Clerk.

In Court of the County Judge, State of Florida

In Re the Estate of } Dade County
John T. Conrad, deceased }

To all to whom these presents shall come greeting. Whereas John T. Conrad late of the County of Dade, died on the second day of May, A. D. 1913, leaving his last will and testament, which, having been satisfactorily proven, was, on the sixteenth day of May, A. D. 1913, duly admitted to probate and record in this Court, and as by said last will and testament, it appears that the Alex. E. Conrad was named therein as Executor thereof, and said Alex. E. Conrad, having prayed the Court to grant letters testamentary thereon to Alex. E. Conrad as such Executor, and having, in due form of law, taken the prescribed oath, and performed all other acts necessary to his legal qualifications as such Executor, now therefore know ye that I, Redmond B. Gantner, County Judge in and for the County aforesaid, by virtue of the power and authority by law in me vested, do hereby declare the said Alex. E. Conrad, duly qualified by the laws of said State to act as Executor of said last will and testament, with full power, by the pres-