

A. Dinkens.
Subscribed and sworn to
before me this 4 day of Aug 1919
J. L. Custer C.S.C.

North Carolina
Yadkin County

E. J. Bates, being duly sworn deposes
and says that he is acquainted with the
signature of R. E. Dixon, deceased, whose
will the attached paper purports
to be, having seen his write his name,
and that the name of the said R. E. Dixon
subscribed to said will is in the
genuine hand writing of the said R. E. Dixon

J. L. Custer

Subscribed and sworn to
before me this 4 day of Aug 1919.
J. L. Custer C.S.C.

And thereupon, it is considered and adjudged
by the Court that the said paper purporting
and every part thereof is the last will
and Testament of R. E. Dixon, deceased and
it is ordered that the same will the
foregoing examinations and this certificate
be recorded and filed.

This the 4 day of August 1919.

J. L. Custer

Clerk Superior Court

M. A. Casstevens Will
North Carolina
Yadkin County

J. M. A. Casstevens, being of sound mind
and memory, do make, publish and declare
the following to be my last will and
testament, to wit:

First. I will and bequeath to my dear wife, Permelia
Casstevens, all of my personal property,
except my money on hand, notes, mortgages,
accounts and other evidences of in-
debtedness which are not included in
this bequest.

Second. I will and devise to my dear wife, Permelia
Casstevens, all of my land and real estate
during her natural life, and after her
death, to my son, R. W. Casstevens, and
his heirs.

Third. It is my will and desire that my
executors, herein after named, give my
body a decent burial, and pay all
my just debts, funeral expenses
and costs of administering my estate
out of the proceeds of my personal
property not bequeathed to my wife,
Permelia Casstevens.

Fourth. I will and bequeath to my daughter, Mrs.
Effie J. Casstevens, one thousand nine
hundred dollars. To my daughter, Mrs.
S. M. Callaway, two thousand one hundred
and one hundred dollars and to my grandson
Oscar E. Casstevens, five hundred
dollars.

These bequests are to be paid out of
the residue of my personal property
not bequeathed to my wife Permelia

Castevens, after the payment of my funeral expenses, just debts and cost of administering my estate, and should there be a deficiency in that fund for the payment of the same, I charge such deficiency to my son, R. W. Castevens, and make the same a charge and specific lien upon the lands which I have devised to him in the second item of this will. The deficiency, if there should be any, to be paid within one year, after the death of my wife, Permelia Castevens, without interest.

I hereby constitute and appoint my son, R. W. Castevens, executor to carry out and execute this, my last will and testament, according to the true meaning and intent thereof.

Hereby revoking, and declaring void all other wills and testaments heretofore made by me.

Given the 31st day of July, 1919.

M. A. Castevens (Seal)

Witness:

J. A. Logan

R. C. Puryear.

State of North Carolina
Yadkin County

35. In the Superior Court

A paper writing purporting to be the last will and testament of M. A. Castevens, deceased, is exhibited before me, the undersigned, Clerk of the Superior Court for said County, by R. W. Castevens the executor thereto, mentioned, and the due execution thereof by the said M. A. Castevens by the oath and affirmation of J. A. Logan & R. C. Puryear, the subscribing witness thereto, who each 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 M. A. Castevens; that the said M. A. Castevens, is, in the presence of this deponent, subscribed his name at the end of said paper writing which is now shown as aforesaid, but which bears date of the 31 day of July, 1919.

And this deponent further saith, that the said M. A. Castevens 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 therupon 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 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 their names as attesting

witnes, heirs, as aforesaid, the said
M. A. Crutevens 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 & subscribed
this 27 day of Sept 1911. } J. A. Logan
before me. } R. C. Puryear.
J. L. Crater
Clark Superior Court

North Carolina }
Yellin County } 33. 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 M. A. Crutevens
deceased. Let this will, together with
the probate, be recorded & filed.

This 27 day of Sept, 1911.
J. L. Crater
Clark Superior Court

W. M. Lain Will

North Carolina }
Yellin County }

I, W. M. Lain, of the aforesaid County and
state, being of sound mind, but considering the
uncertainty of my cattle existence, to make and
declare this my last will and testament.

First. my executor, Christopher Lain, shall give my
body a decent burial and able the wishes of
my relatives and friends, and pay all my
funeral expenses, together with all my just
debts, out of the first moneys which may come
into her hands belonging to my estate.

Second. I give and devise to my beloved wife Nancy
Elizabeth Lain, my house and lot whereof
now lies, situated on the public road
leading from East Bend N.C. to Rossville
N.C. It being the only house and lot that I
own during her natural life or widowhood,
at her death or the termination of her widow-
hood it is my will that said house and
lot shall go to my children or their representation.
It is my will and desire all other personal
property that I may be possessed shall
go to the law decrees.

Third. I hereby constitute and appoint my beloved
wife, Nancy Elizabeth Lain, my lawful
executrix to all interests 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 revoking and declaring utterly
void all other wills and testaments by
me heretofore made.

In witness whereof I, the said W. M.
Lain, so hereunto set my hand and seal,
this the 5th day of September 1911.

W. M. Lain (Seal)