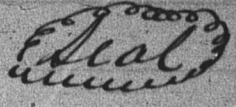


Have Barbara Loungo old sewing machine dishes and the remainder of milk jars to be sold and the money divided equally between my daughters Ella Tyson and Annie Tyson.

Witness my hand and seal this

Hester Ann ^{her} Tyson, 
mark

Witness Orilla C. Stansbury,
Witness Mary A. Miller,

Baltimore County Md. On the 4th day of March 1889 came Chas. A. Stewart, and made oath on the Holy Evangelly of Almighty God, that he does not know of any other will or codicil of Hester A. Tyson, late of said County, deceased, other than the above Instrument of Writing, and that he received the same from Orilla C. Stansbury on or about the 4th day of March 1889, I am to,

Test: Benjamin W. Ady.

Register of Wills for Baltimore County.

Baltimore County Md. On this 12th day of March 1889 came Orilla C. Stansbury and Mary A. Miller subscribing witnesses to the foregoing Last Will and Testament of Hester Ann Tyson late of said County, deceased, and made oath on the Holy Evangelly of Almighty God, that they did see the Testatrix sign and seal Will, that they heard her publish, pronounced, and declared the same to be her last Will and Testament; that at the time of her so doing she was to the best of their apprehensions of sound and disposing mind, memory and understanding, and that they subscribed their names as witnesses to this Will, in her presence at her request, and in the presence of each other. I am to in open Court.

Test: Benjamin W. Ady.

Register of Wills for Baltimore County.

George Hawkins Williams,
Last Will & Testament,
& Codicil.

The Last Will and Testament of me, George Hawkins Williams, of Baltimore County, and State of Maryland.

First: By virtue of the power given to me under the Will of John S. Guttings, deceased, and also by virtue of the absolute ownership I claim therein, I do devise the house and lot at the Southeast corner of St. Paul Street and Monument Street in Baltimore City to my three unmarried daughters, for and during their natural lives, or until their marriage respectively, the interest of each to cease therein at their marriage or death, whichever shall first happen. Should they all of them marry however, then to the three of them for life, each one's interest to cease at their respective deaths, and at the death of the last survivor then to the Children or their descendants of my said daughters who may happen then to be living, they to take per stirpes and not per capita, should there be at the death of said survivor none such to take, then I devise the same to my son William and to my daughter Elizabeth, their heirs and assigns, in equal moities; and I also devise my lot and stable on Hamilton Street

bought by me of J. B. Horvitz, administrator, to my said three daughters, in precisely the same manner as I have devised my house and lot above specified, with alternate remainder to my son William and my daughter Elizabeth, their heirs and assigns in the event of each and all of my daughters aforesaid dying without descendants living at the death of the last survivor of said three.

Second: I devise all my land in Harford County bought by me of Agnes Williams to my said ^{son} William, his heirs and assigns.

Third: I devise to my son William all my portraits, paintings, engravings, books constituting my Law Library, my own family silver; the residue of the furniture in my dwelling, No. 147 St. Paul Street, I bequeath to my said three daughters.

Fourth: To my daughter Elizabeth I devise my lot and warehouse, No. 85 South Street in said City, which I bought of the Mosher Estate to her, her heirs and assigns.

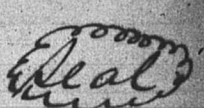
Fifth: I devise and bequeath to my son William S. G. Williams my house and lot, No. 56 St. Paul Street, (via Richter and wife to me, Deed recorded Liber F. A. P. No. 869. Folio 546), to him, his heirs and assigns.

Sixth: I bequeath to my son Ernault W. Williams all my stock in the Baltimore and Harre de Grace Turnpike Company.

Lastly: All the rest and residue of my Estate, real and personal of whatever kind, and wheresoever situate, I direct to be divided into five equal parts, which I devise as follows: one fifth to my daughter Eleanor, one fifth to my daughter Rebecca, one fifth to my daughter Elizabeth, one fifth to my daughter Charlotte, one fifth to my son William.

Hereby Constituting my said daughter Eleanor Executrix and my son William Executor hereof.

Witness my hand and seal this 22^d day of December A. D. 1885.

Geo. Hawkins Williams, 

Signed, sealed, published and declared by the above named Testator as and for his last Will and Testament in our presence; and who, at his request, in his presence and in the presence of each other have hereunto subscribed our names as ailing witnesses thereto.

J. Irvin Carey.

Saml. J. Shaw.

Yates Penniman.

Thos. P. Amoss.

Baltimore County, Md.

On this 12th day of March 1889 came Samuel J. Shaw, Yates Penniman and Thomas P. Amoss subscribing witnesses to the aforesaid last Will and Testament of George Hawkins Williams late of said County, deceased, and made oath on the Holy Evangelical of Almighty God, that they did see the Testator sign and seal this Will, that they heard him publish, pronounce and declare the same to be his last Will and Testament; that at the time

of his so doing he was to the best of their apprehensions of sound and disposing mind, memory and understanding, and that they together with J. Irwin Cary, who is sick and whose attendance cannot be had, subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other.

Sworn to. Test: Benjamin W. Ady.
Register of Wills for Baltimore County.

Codicil

Whereas by my last will and testament, bearing date the twenty second day of December A.D. 1885, I constituted and appointed my daughter Eleanor and my son William Executors and Executor thereof, I do hereby revoke said appointment and do hereby constitute and appoint my said son William S. G. Williams to be the sole Executor of my said last will and testament as fully as if he alone were the Executor therein named, hereby releasing him from all bond for the faithful performance of the trust confided in, in accordance with section 41 of article 93 of the Code of Public General Laws of the State of Maryland, as amended by the act of the General Assembly of 1882 Chapter 365.

I hereby declare this to be a codicil to my last will and testament, ratifying and confirming all things therein contained, except as to the Executorship thereof.

Given under my hand and seal this twenty first day of January A.D. 1889.
George Hawkins Williams, (Seal)

Signed, Sealed, published, pronounced and declared by the above named George Hawkins Williams, as and for a Codicil to his last will and testament; who in his presence, at his request, in his presence and in the presence of each other have subscribed our names as witnesses hereto.

P. E. Tome,
John S. Broutter.

Baltimore County, Md.
On the 12th day of March 1889, I, William S. G. Williams and made oath on the Holy Evangelists of Almighty God, that he does not know of any other Will or Codicil of George Hawkins Williams late of said County, deceased, other than the above Instruments of Writing, and that he received the same from the testator on or about the 21st day of January, 1889, and said testator died on the 7th day of March 1889. Sworn to. Test: Benjamin W. Ady.

Register of Wills for Baltimore County.

Baltimore County, Md. On this 12th day of March 1889, came P. E. Tome and John S. Broutter subscribing witnesses to the foregoing Codicil to the Last Will and Testament of George Hawkins Williams late of said County, deceased, and made oath on the Holy Evangelists of Almighty God, that they did see the Testator sign and seal this Codicil.

they heard him publish, pronounce, and declare the same to be a be-
-queath to his Last Will and Testament; that at the time of his so doing
he was to the best of their apprehensions of sound and disposing mind,
memory and understanding, and that they subscribed their names as
witnesses to this bequeath in his presence at his request, and in the
presence of each other. Sworn to.

Test:

Benjamin W. Ady.

Register of Wills for Baltimore County.

David S. Longnecker,
Last Will and Testament,

It is appointed for all men once to die,
and desiring to dispose of my estate to the
best advantage and convenience of my fam-
-ily, I hereby make, publish and declare this my last will and testa-
-ment, as follows:

Item 1st as soon as convenient after my death to pay my funeral
expenses and all my just debts.

Item 2^d To my wife I give and bequeath all my residuary es-
-tate, real, personal and mixed, to be held during the term of her nat-
-ural life, and after her death to be equally divided between my chil-
-dren, after paying my daughter Anna, one thousand dollars as an
offset to the value of live stock and farm implements, already giv-
-en to my son John.

Lastly I appoint my wife Anna B. Longnecker, my sole Exe-
-cutrix to carry out the intention of the above will in letter and spirit.
January 18th 1879.

David S. Longnecker,

Signed in presence of the undersigned witnesses:

John Bachman,
Eugene Barr,

Baltimore County, Md.

On the sixth day of March 1889 came Anna B. Longnecker, and made
oath on the Holy Evangelists of Almighty God, that she does not know of any
other Will or bequeath of David S. Longnecker late of said County, deceased, other
than the above Instrument of Writing, and that she received the same from a
among the papers of the testator on or about the 15th day of Feb. 1889.
Sworn to in open Court; Test:

Test:

Benjamin W. Ady.

Register of Wills for Baltimore County.

Baltimore County, Md. On this 6th day of March 1889 came Eugene Barr,
subscribing witness to the foregoing Last Will and Testament of David S.
Longnecker late of said County, deceased, and made oath on the Holy Evangelists
of Almighty God, that he did see the testator sign this will, that he heard
him publish, pronounce, and declare the same to be his last Will and Testa-
-ment; that at the time of his so doing he was to the best of his apprehension
of sound and disposing mind, memory and understanding, and that he together
with John Bachman subscribed their names as witnesses to this Will in his
presence at his request, and in the presence of each other, and that said will
was executed on the 18th day of January 1889. Sworn to in open Court.