

all my Norfolk City Corp. to be held in trust by him for the use & benefit, maintenance and support of my afflicted Daughter Savinia H. Arguehart. If she should intermarry & die leaving issue I give & bequeath the said Norfolk City Corp. or the proceeds of the sale of it, to her child or children, if there be more than one, to be equally divided between them. But in case she should die without leaving issue, I give & bequeath the said Norfolk City Corp. or the proceeds of its sale, to all my children to be equally divided between them. Except in those cases in this my last Will & Testament, in which it is provided that all my children shall share equally, it is not my intention to give to my Sons C. H. Arguehart, Wm. Arguehart, and F. H. Arguehart, any of my Estate, nor to my Daughters M. A. St. Lillard & M. S. Ward, any more than the sum of Three Thousand dollars, each. Over & above the sum of Five hundred dollars, each, given in full satisfaction & payment of the Legacy made to them by Mrs. R. Hill, as hereinbefore stated, in as much as I consider the bequests hereinbefore mentioned, to be the rest of my children, not worth sum sufficient to make up an amount, to each, equal to the advancements made to each of my three sons last mentioned, and to each of my daughters last mentioned, together with the above mentioned Three Thousand dollars. I, Henry Arguehart, do appoint my Sons Wm. Arguehart & F. H. Arguehart to be Executors of this my last Will & Testament, with full power & authority to convey by Deed, any portion of my real estate as hereinbefore directed, and it is my desire that they be allowed to qualify, without giving security, as such. In witness whereof I have hereunto set my hand & Seal this 10th day of July in the year of our Lord, One Thousand Eight Hundred & Sixty Six.

Dated, Sealed, Published and
Witnessed in presence of

James E. Debrell

R. Ridley

A. P. Atkins

C. H. Arguehart. (Seal)

I, C. H. Arguehart, of Sand and disposing Mind & Memory, do make this Codicil to my last Will & Testament, that is to say, I give to my son Thomas H. Arguehart, the tract of Land known as the "Second Farm," lying in Franklin County, purchased by me, from George H. Lamp, provided he shall within five years from the first day of January 1867, pay off and discharge the whole of the purchase money which I have paid & for which I am bound to the said George H. Lamp. That is to say, the sum of Six Thousand Six hundred dollars. But if the said Thomas H. Arguehart shall fail to pay the said purchase money within the time aforesaid, then & in that event I desire the said tract of Land to revert to my Estate to be disposed of as directed in my said last Will & Testament. If the said pay a portion of said purchase money & fail to pay the whole in the time specified, I desire that he shall have credit against my Estate, for the amount so paid. In testimony whereof, I have hereunto set my hand & Seal this 22nd day of October in the year 1867.

In the presence of

R. Ridley

A. P. Atkins

C. H. Arguehart. (Seal)

I, C. H. Arguehart, of Sand and disposing Mind & Memory, do make this second Codicil to my last Will & Testament, that is to say, I give to the children of my son A. B. Arguehart, living at my death, all the property of every kind whatsoever that I have given & bequeathed in my said last Will & Testament, to my son A. B. Arguehart, & should any of said children die before arriving at the age of twenty one, I will