

Will of Maria Hoggins. At a County Court begun and held for Gloucester County at the Court House on Tuesday the 2^d day of June, 1896:

An instrument of writing, purporting to be the last will and testament of Maria Hoggins, died, was, this day, produced in Court and fully proved by the oaths of J. C. Wacker and Mrs. Looke, the subscribing witnesses thereto, and is ordered to be recorded as the true last will and testament of Maria Hoggins died, and on motion of Mrs. Looke, who made oath thereto, and together with Beverly Jones, his security, who qualified as to his sufficiency, returned into and acknowledged a bond in the penalty of Two hundred and fifty dollars, with condition according to law, Certificate is granted the said Mrs. Looke, for obtaining letters of Administration, with the will annexed, on the estate of the said Maria Hoggins, died, in due form.

Will of Maria Hoggins. " In the name of God, Amen, I Maria Hoggins of the County of Gloucester and State of Va. being my right mind do make this my last will and testament. My desire is to be buried with as little expenses as decency will permit and that all of my just debts and funeral expenses ^{to be paid} as soon after my death as possible.

I give to my son Beverly Hoggins and my daughter Maria Hoggins my home and three ⁽³⁾ acres of land, the said land being that ^{part} of my land around the house including the yard and garden and six or eight outside the yard and garden to make up the three acres. Should the said Maria depart this life before the said Beverly Hoggins my son that portion of the land given her shall go to my son Beverly Hoggins. I give to my son Counsel Hoggins and my other children the other two acres of land. Should they die before the said Beverly and Maria the said land shall go to the said Beverly & Maria to be equally divided between them. I give to my son Beverly Hoggins my new feather bed and ^{to} my daughter Maria I give one feather bed and to my son Counsel I give the other

equally divid between them. I give to my son Beverly Hoggins my new feather bed
and ^{to} my daughter Mania I give one feather bed and to my son Counsel I give the other
feather bed - and the bed clothing to be dividd equally among them.

I give to my son Beverly Hoggins twenty five (\$25) ^{out of any} of money due me or to become
due to me on account of insurance or other belonging or becoming due me. I give
to my daughter Mania out of any money due or become due to me the sum of twenty
five dollars. and I give to my braid daughter Bell Cooke the sum of twenty five
dollars, and the remainder of my money due me by any persons or by any society I
give to my children to be dividd equally between them all, namly Beverly, Mania, Coun-
sel, Robert, Scott Ernest and Ruth Cooke.

I give to my daughter Ruth Cooke, Beverly Hoggins Counsel and my daughter
Mania all of my cooking and table ware to be dividd among them by my daugh-
ter Ruth Cooke she taking her part and keeping the other for the other children until
they or any one of them get married. & if none of them get married then the said cooking
& tableware shall go and belong to said Ruth Cooke & her children. And I give to my daugh-
ter Ruth Cooke and my other children any and all personal I may own at my death
to be equally dividd among them all, except the money due me by the fishermen
which amount I give to my son Beverly, Counsel and my daughter Mania to be dividd
equally among them. I desire the sisters of Charity to bury me. In witness whereof I
have set my hand and seal this 27 day of April 1896

J. C. Wacker }
Mrs Cooke } witnesses.

Mania ^{her} Hoggins
mark

(seal)

At a County Court continued and held for Gloucester County, at the
Court House, on the Tuesday the 20 day of June, 1896:

An Instrument of writing, purporting to be the last will and Testament of
Mania Hoggins, died, was this day produced in Court and fully proved by the oaths

Eld. Walker and Wm. Cooke, the subscribing witnesses thereto, and is ordered to be re-
 -corded as the true last will and Testament of Maria Roggins, died,
 and, on motion of Wm. Cooke, who made oath thereto, and together with Beverly Jones,
 his security, who qualified as to his sufficiency, entered into and acknowledged a bond
 in the penalty of Two hundred and fifty dollars, with condition according to Law, Certifi-
 -cate is granted the said Wm. Cooke for obtaining letters of Administration with the will
 annexed, on the Estate of the said Maria Roggins, died, in due form: And the said will
 is recorded — Este. W. D. Wiatt, S.C. for A. D. Wiatt, S.C. —

C. P. Roane

Will

In the name of God. Amen.
 I, C. P. Roane being of sound mind do make this my last
 will and testament —

Item first — I wish all of my debts to be paid —

Item second — I desire and bequeath all of my real estate and personal
 property to William C. A. Brown, as trustee for my four children, to be
 used by said trustee just as he thinks right and proper, for the best
 interest of my said children: said trustee to use his best judg-
 -ment and sound discretion, how to invest any money coming into his
 hands, and whether he shall expend any of the principal to educate and
 support my children, I leave this solely to his judgment & should he
 use any of the principal he shall not be responsible to the children
 as they arrive at the age of twenty one. When each of my children
 arrives at the age of twenty one, I wish that the trustee should pay to