

I W H orace Taylor make This my last will and
testament as follows.

Item 1st I wish first that all my just debts be paid.

Item 2^d I give to my two grand daughters Julia Ellerine and

Alice L. Durham each \$200, two hundred dollars

Item 3^d I leave the balance of my property to my widow
during her life, and at her death, I give it to my daughter
Willie A. Mealey and all of her children. It is my
wish that Julia Ellerine & Alice L. Durham come in
for their portion in addition to the two hundred
dollars previously given.

Witness my signature This 20th day of April 1888

W H Taylor

W H orace Taylor signed and acknowledged the above
writing in my presence and we were both present at the
same time

April 20th 1888

Thos Latane

Robt L. Potts, Esq

At a Quarterly Court held for King & Queen
County at the Courthouse thereof on Friday Sept 7th
1888

A paper writing purporting to be the last will and
testament of W H orace Taylor deceased was this day
produced in Court and continued until the next
term for probate. And it is ordered by the Court That
George L Mealey & Willie A his wife, Julia M Dur-
ham, Alice L Durham, Willie J Mealey Ann C
Mealey and Eva B Mealey the last five of whom
are infants who are interested in the probate of
said will be summoned to appear on the first
day of the next term to show cause why such
will should not be admitted to record. And
the Court doth assign H. N. Pollard an attorney
at law practicing at this bar as Guardian ad

lition to defend the interests of the said infants
Julia M. Durham Alice L. Durham Willie J. Munney
Ann L. Munney and Eva T. B. Munney.

Jesse B. T. Taylor, attorney

At a Quarterly Court held for King & Queen County
at the Courthouse thereof on ^{Fourth} December 17th 1888
on the matter of the application for probate of a
paper writing purporting to be the last will and
testament of W. Horace Taylor deceased. On the motion
of George L. Munney and Willie A. Munney his wife
It is ordered that a jury be empannelled at the
bar of this Court to try whether the paper writing
produced in Court as the last will and testament
of W. Horace Taylor deceased, is in fact his last
will and testament. And Thompson came a
jury to wit - A. G. Gresham Esq. B. Fleet, J. M. Baum,
B. H. Robins, W. C. Long, R. H. Munney, A. R. Haeser, J.
Norman, Ambrose Acree, C. H. Watkins, J. J.
Leverick and F. B. Hall who being selected by
lot and sworn, were and truly so ascertained
whether the paper writing produced, be the will
of the said W. Horace Taylor deceased, and having
heard the testimony of witnesses and arguments
of counsel rendered a verdict in the words
following to wit: "We the jury ascertain that
W. Horace Taylor deceased left his estate and that the paper
writing produced in Court as his last will and testament
of said W. Horace Taylor deceased by B. Fleet Esq.
Wherefore it is considered by the Court that the
said paper be recorded as the last will and
testament of the said W. Horace Taylor deceased
And it is ordered that Lucia Taylor Curatrix
of the Estate of W. Horace Taylor deceased out of the
estate of the said W. Horace Taylor in her hands
to be administered pay the costs of these proceedings.

40

including the sum of Fifty dollars which is hereby allowed
to H. N. Pollard Guardian ad litem for the infants Julia M.
Durham, Alice L. Durham, Willie J. Munley, Ann L.
Munley and Eva B. Munley the Court being satisfied
that said Guardian ad litem has rendered substantial
service to the Estate of said infants. And that said
amount is reasonable under the circumstances of the case.
And the Court doth also allow to Thos Leeverton as
Counsel for George L. Munley and Willie A his wife
the contestants in this matter the sum of Fifty dollars
which shall be included in said Costs

Just T. T. Taylor or less

My recorded
Teste

T. T. Taylor 640

In the name of God Amen. I Andrew White of King,
& Queen County do make this my last will and
testament, as follows.

I direct that my body be decently buried, in a manner
corresponding to my estate and situation in life, but
with as little expense as may be consistent therewith. And
as to such worldly estate as I may die possessed of
I dispose of as follows-

- (1) I direct that all of my just debts be paid as soon
after my decease as conveniently may be, and to that
end I do charge all of my estate real and personal
with the same.
- (2) Secondly I give to my beloved wife, all of my property
real and personal to hold so long as she remains
unmarried but at her death or marriage to be equally
divided between my six youngest children
namely, Hiramiah, Andrew, Lettice, Sarah
and Elizabeth White and Milton White
- (3) Thirdly, I appoint Hiramiah White my son