

Tues Apr 1st I John T. Harrison, do make & publish
this my last will and testament being
revising all other wills, I have previously
made. First I give to William H. Walker
the sum of one hundred & Twenty five dollars.
Second I give to Edward C. Walker the
sum of fifty dollars.

Third after the payment of all my just
debts and the payment of my expenses
I give the entire residue of my estate
to Mary D. Walker,
fourth and lastly, I appoint William
H. Walker Jr. Executor of this my last
will and testament, witness my
hand and seal this fifteenth day
of March 1882.

John T. Harrison

acknowledged before us
and by us subscribed in
the presence of the testator
& in the presence of each other.

James A. Clark

Jas. R. Ryland

Falling Spring County Court Day 11th 1882,
The last will & testament of John T. Harrison
dead: was presented in Court by William
Walker the executor herein named and re-
cited by the oath of James R. Ryland a
subscribing witness thereto, and ordered to
be record, and under the seal of William H. Walker
the writer herein named who made oath
he did, and together with Edward C. Walker
his son (also qualified and sworn unto to be
sufficient) caused it to be acknowledged and
read in the presence of said Harrison before
the subscriber according to law, Certified

granted him for obtaining a patent office
well in our favor.

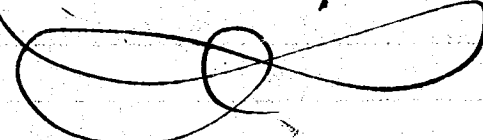
Pista

Kurt Taylor Esq

Truly Received

Pista

B. F. Taylor Esq



1881. I George C. Hume of the County of King of Lear
and State of Virginia, being of sound and dis-
posing mind, do this 17th day of June 1881 make
this my last will as follows viz -

I direct that all my just debts shall
be paid and my remaining estate divided
as follows. I give to my son John Robert
one half of my farm, known as Rock Spring
including about fifteen acres of land, and
running out to the main County road, this
tract is to be divided into two equal parts
as to the value of the land without the
buildings, by alien running east & west
the other half of this farm including
the buildings, I wish to be occupied by
my widow and my son Christopher, one half
of it, that is one fourth of the tract, I give
to my son Christopher, and the other one
fourth I want to my widow during her
life, and at her death give to the chil-
dren of my son Christopher, and if neither
child marry widow shall have the
privilege of selecting her portion between
them, I give my daughter Lea in due