

April 3<sup>rd</sup> 1890.

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This paper writing purporting to be the last will and testament of John P. Bayby deceased was produced in Court by Wm. F. Bayby the executor therein named, and there being no subscribing witness thereto, Tilney P. Pollard was sworn and deposed that he is well acquainted with the testator's handwriting and verily believes the said writing and the name thereof subscribed to be wholly written by the testator's own hand. Whereupon the said writing is ordered to be recorded as the true last will and testament of the said John P. Bayby deceased, and on motion of the said Wm. F. Bayby the executor therein named, who made oath thereto, entered into and acknowledged a bond in the penalty of Ten thousand dollars, conditioned as the law directs without security. The testator having recited in his said will that no security is required of his said Executor, a certificate is granted him for obtaining a probate of the said will in due form.

In the office of T. J. Taylor Esq  
Fully recorded  
T. J. Taylor Esq.

In the name of God amen.

I Robert G. Henley of King & Queen County, Virginia do make this my last will and testament hereby revoking all former wills by me at any time made as follows.

Item - I direct that all my just debts be paid as soon after my decease as conveniently may be, and to that end charge my whole estate clear and free from such debts.

Item - After the payment of all my just debts, I give and devise to my two children Robert G. Henley and Louisa F. Henley. The balance of my estate both real and

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personal to be equally divided between them.

Item - Having already advanced my son Robert, the sum of Five hundred and three dollars. I direct that the same shall be charged with that amount, with out interest, as well as with any and all other amounts which my Estate may have to pay for him, as security, and that he shall account for all such sums in the division of my said estate, and in the event that my said daughter Louisa, after the payment of my debts, do not receive (from my estate) an amount equal to the amount already advanced to my said son Robert, or which may be advanced to him or for him, by me, or out of my estate, then I direct that my said son Robert shall pay to my said daughter Louisa one half the amount, which has been, or shall be advanced to or for him, by me, or out of my estate, so as to equalize her, my said daughter Louisa, in the division of my estate. My intention being, that my estate shall be equally divided between the two children, Robert & Henry and Louisa F. Henry.

Item - My deceased son Thomas W. Henry having received amounts from me at various times, & leaving no money to his children, not from any want of affection on my part for them, for they are intelligent and affectionate, but a sense of justice requires that I divide my estate as above directed.

Item - You being aed of trust upon my said estate to secure to Benjamin F. Dear the sum of the sum of Two thousand dollars, which was borrowed for my son Robert, & invest the same with the power to borrow money upon my real estate or to sell the same or portion thereof as may be necessary, and deemed best to satisfy the said debt. Should my said son Robert be unable to pay the same when demanded.

Item - In the event of the sale of my real es-

of my Executor. I leave one eighth of an acre of land including the graves of my family now buried there as a place of sepulture, with the right of interment and removal - Dearly I appoint Legatee B. Lewis my Executor of this my last will and testament. I mean no slight to my son Robert Y. Stanley, his residence and distance from the state renders it impossible for him to give the necessary attention to my affairs if my Executor.

Witness my hand 24<sup>th</sup> day of October in the year 1889

signed and published by Robert Y. Stanley

Stanley as and for his last will in the presence of us who in his presence and in the presence of each other have countersigned and subscribed our names as witnesses

John H. Gibbs

Zachary Parker Chapman

Thomas & Scott, Executors

have made my last will in writing bearing date the 24<sup>th</sup> day of October 1889 for I do hereby make and add this Codicil and add thereto this to be taken

as a part thereof

I am - owing received from my daughter Anna Lewis Stanley the sum of Nine Thousand dollars which she intended to leave to her said my daughter Anna Lewis Stanley and her successor my grand children. Anna is married to John Parker who was the son of Robert A. Stanley and Anna Lewis. I do however direct that the sum of Nine Thousand dollars to be equally divided among them to be paid to the said Anna F. Stanley. Anna is Stanley. John Parker who was the son of Robert A. Stanley and Anna Lewis and Anna C. in -

I am - owing received from the estate of Frank & Scott the sum of four hundred dollars for my daughter Anna C. Parker and the same being still in my hands for her. I direct that the sum of four hundred dollars be paid to her the said Anna C. Stanley in addition

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To the amount aforesaid devised and bequeathed to her  
in testimony whereof I have hitherto affixed my hand  
this 22<sup>nd</sup> day of February 1890

Signed, published and declared  
by Robt Y. Henley as and for his Codicil to  
his last will and testament, in the  
presence of us, who are his friends  
and at his request and in the presence  
of one witness, have hereunto signed  
as witnesses witness thereto

Robt Y. Henley

Z Parker Richardson

Isaac Diggs

Witnessed in my County Court March 6<sup>th</sup> 1890  
This writing purporting to be the last will and testament  
of Robt Y. Henley dead with a Codicil annexed was  
offered for proof by Isaac Diggs Esq. the Executor there-  
named and the said Codicil was taken from  
the oaths of Isaac Diggs and Z. Parker Richardson  
subscribing witnesses thereto, and the said will was  
partly drawn by the skill of Zachary Parker Richardson  
one of the subscribing witnesses thereto and continued  
for further record.

Isaac B. J. Taylor C.C.

In witness whereof I am this 30, 1890  
The last will and testament of Robt Y. Henley dead was this day  
brought, proved by the oath of Alex G. Grubbs, the other  
witnessing witness thereto and sworn to be recorded, and  
made on the motion of Isaac B. J. Taylor C.C. the Examiner  
there named who made oath thereto and to gether  
with Tom H. Baker as surety, the said Isaac B. J. Taylor  
in this behalf by B. J. Taylor his attorney in fact, man-  
sion of attorney under his hand and seal) sworn  
into and acknowledged a bond in the penalty of Seven thousand dollars  
conditioned as the law directs. Certificate is granted the said Taylor  
permits obtaining a probate of the said will in due form

Isaac B. J. Taylor C.C.

Isaac B. J. Taylor C.C.

Isaac B. J. Taylor C.C.