

15

I William C Haudrey do make and ordain this my last Will  
and Testament in manner and form following to wit.

My Will and desire is, that after the payment of my  
just debts, my wife Sarah B Haudrey shall have all my estate  
both Real and personal during her natural life, and at the death  
of my said wife Sarah B Haudrey my Will and desire is,  
that my Land shall be equally divided between my two sons  
John W Haudrey and William T Haudrey - William T Haud-  
rey having that part on which my houses are, and the residue  
of my estate I wish divided into three equal parts, one third  
part I give to my son John W Haudrey, one third part I give to  
my son William T Haudrey, and the remaining third part  
I divide to my grandson Augustus A Street and should my  
said grandson Augustus A Street reach the age of twenty one  
years, then I will him to have the part named him, in fee  
simple - but should my said grandson die under the age of  
twenty one years, then I will the third part named him retained  
immediate and to be equally divided between my two sons  
John W Haudrey and William T Haudrey.

I doth hereby constitute and appoint my wife, Sarah  
B Haudrey executrix of this my last Will and Testament this 18<sup>th</sup>  
day of November 1867

Signed sealed & acknowledged  
in presence of us

W<sup>m</sup> C Haudrey (Seal)

Pete Hobart

Silvanus Graham

At a Court convened and held for King and Queen County  
at the fourth house on Friday the 10<sup>th</sup> day of July 1868

A Writing purporting to be the last Will and Testa-  
ment of William C Haudrey deceased bearing date on the  
12<sup>th</sup> day of November 1867 does produce in Court by Sarah  
B Haudrey the executrix therein named, in order to be proved  
and Augustus A Street an infant under the age of twenty one  
years of William C Haudrey his next friend and Guardian appeared  
and appeared and affirmed the proofof the said Will and  
William Hobart and Silvanus Graham the subscribing  
Witnesses to the said Will and other witness being sworn and  
examined and the argument of Counsel heard It is ordered  
that the said Writing be recorded as the last Will and  
Testament of the said William C Haudrey deceased

that my said shall be equally divided between my two sons  
John W Haudley and William T Haudley - William Haud  
ley having that part on which my houses are, and the residue  
of my estate I wish divided into three equal parts, one third  
part I give to my son John W Haudley, one third part I give to  
my son William T Haudley, and the remaining third part  
I bind my grandson Augustus D Street and should my  
said grandson Augustus D Street reach the age of twenty one  
years, then I will have the part bequeathed him, in fee  
simple - but should my said grandson die under the age of  
twenty one years, then I will the third bequeath him returned  
to my estate and to be equally divided between my two sons  
John W Haudley and William T Haudley

I astly I hereby constitute and appoint my wife, Sarah  
B Haudley my attorney in this my last Will and Testament this 18<sup>th</sup>  
day of November 1867

I have sealed & acknowledged  
in presence of us

W<sup>m</sup> C Haudley seal

Pete Hobart

Silvanus Graham

At a Court convened and held for King and Queen County,  
at the fourth house on Friday the 10<sup>th</sup> day of July 1868

A writing purporting to be the last Will and Testa-  
ment of William C Haudley deceased, bearing date on the  
10<sup>th</sup> day of November 1867 was produced in Court by Sarah  
B Haudley my attorney there in name, in order to be proved  
and Augustus D Street an infant under the age of twenty one  
years of William C Street his next friend and Guardian appeared  
and appeared and affirmed the prop of the said Will (and  
William Hobart and Silvanus Graham) the subscribers  
witnesses to the said Will and other witness being sworn and  
examined and the argument of Counsel heard It is ordered  
that the said Writing be recorded as the last Will and  
Testament of the said William C Haudley deceased  
From order and judgment of the Court the said Argued  
etc etc pray in an appeal to the next Circuit Court for  
King and Queen County and the said William C Street  
will Peter D Montague his security entered  
into and acknowledged before me on the penalty of

I Wiliam C Haudley do make (and) ordain this my last will  
 and testament in manner and form following to wit.

My will and desire is, that after the payment of my  
 just debts, my wife Sarah B Haudley shall have all my estate  
 both Real and personal during her natural life, and at the death  
 of my said wife Sarah B Haudley my will (and) desire is.  
 That my land shall be equally divided between my two sons  
 John W Haudley and William T Haudley - William T Haudley  
 having that part on which my houses are, and the residue  
 of my estate I will divide into three equal parts, one third  
 part I give to my son John W Haudley, another part I give to  
 my son William T Haudley, and the remaining land part  
 I will to my grandson Augustus B Street and shall to my  
 said grandson Augustus B Street reach the age of twenty one  
 years, then I will have the part loaned him, if he  
 should die before his said grandson die under the age of  
 twenty one years, then I will the third loaned part to my  
 said grandson and to be equally divided between my two sons  
 John W Haudley and William T Haudley.

I do hereby constitute and appoint my wife, Sarah  
 B Haudley my executrix of this my last will and testament this 18<sup>th</sup>  
 day of November 1868  
 I have sealed & acknowledged      W<sup>m</sup> C Haudley Seal  
 in presence of us  
 John Hobart Hopkins

Silvanus Grinnan

At a Court convened and held for King and Queen County  
 at the courthouse on Friday the 10<sup>th</sup> day of July 1868

A writing purporting to be the last will and testament  
 of William C Haudley deceased, bearing date on the  
 18<sup>th</sup> day of November 1868 was produced in court by Sarah  
 B Haudley the executrix therein named, in order to be proved  
 and Augustus B Street an infant under the age of twenty one  
 years by William A Street his father and Guardian appeared  
 and appeared and signed the proof of the said Will, and  
 William Hopkins and Silvanus Grinnan the subscribing  
 witness to the said Will and other witnesses being sworn and  
 examined in the argument of Counsel heard. It is ordered  
 that the said Writing be recorded as the last will and

John W Haudley and William T Haudley - William & Haudley having that part on which my houses are, and the residue  
of my estate I will divide it into three equal parts, one third  
part I give to my son John W Haudley, one third part I give to  
my son William T Haudley, and the remaining third part  
I leave to my grandson Augustus B Street (and should my  
said grandson Augustus B Street reach the age of twenty one  
years, then I will have the part loaned him, if he  
desires - but should my said grandson die under the age of  
twenty one years, then I will the third loaned him returned  
unto me (and) to be equally divided between my two sons  
John W Haudley and William T Haudley

I do hereby constitute (and) appoint my wife, Sarah  
Haudley my attorney to this my last Will and Testament this 18<sup>th</sup>  
day of November 1867  
Signed sealed & acknowledged *W<sup>m</sup>C Haudley* (Seal)  
in presence of us

John Hopkins

Silvanus Graham

At a Court convened and held for King and Queen County  
at the courthouse on Friday, the 10<sup>th</sup> day of July 1868

A Writing purporting to be the last Will and Testate  
munt of William C Haudley deceased bearing date on the  
10<sup>th</sup> day of November 1867 was produced in Court by Sarah  
Haudley the executrix herein named in order to be proved  
and Augustus B Street an infant under the age of twenty one  
years old William C Street his my Grandson and Guardian appeared  
and appeared and affirmed the prop of the said Will (and)  
William Hopkins and Silvanus Graham the subscribing  
Witnesses to the said Will and other witnesses being sworn and  
examined in the argument of Counsel heard. It is ordered  
that the said Writing be recorded as the last Will and  
Testament of the said William C Haudley deceased  
From order and judgment of the Court the said Augustus  
Street prayed an appeal to the next superior Court for  
King and Queen County and the said William C Street  
will Robert B Meadque his attorney be causey entered  
into and acknowledged before us in the penalty of

(16)

of One hundred dollars conditioned according below  
and therupon an appeal is granted this day August  
28th 1868

Pete Robert S.

At a Circuit Court convened and held for King and  
County at the Courthouse on Monday the 23<sup>d</sup> day of  
November 1868

This day am I the parties by their attorney  
hereupon file a transcript of the Record from the said Court  
of King and Queen being seen and inspected as well  
as who witness sworn and examined and arguments of  
parties and considered It seems to the first here that it  
never in the said order Therefore it is considered  
that the same ~~is~~ <sup>is</sup> order and judgment be  
affirmed and the said writing be recorded as the  
will and testament of the said Elizabeth H.  
Second and the sum of one dollar ordered paid the said S.  
H. Haudley executor of Elizabeth Haudley ac-  
cording to the facts of this proceeding including expenses of  
dollars to the Council for the Contestant

Pete Robert S.  
Fully recorded Pete

In the name of God eternally Virginia Wright of the  
King and Queen (and state of Virginia) knowing his end  
for all mankind to die and willing to dispose of my property  
from the way the law points out do make this my last will  
Testament

First I send to my wife Catherine Stephen  
the following negroes Lester Martha Mahaly Deeply  
four children Boston and Charles to go in the profession of

One hundred dollars conditioned according to law  
and therupon an appeal is granted this said August  
23rd

*John Robert Sowle Jr.*

In a Circuit Court convened and held for King and Queen  
County at the Courthouse on Monday the 23<sup>rd</sup> day of  
November 1868

This day and the parties by their attorneys and  
therupon the transcript of the Record from the said County  
Court of King and Queen being seen and inspected as well as  
deaths willfully done and general arguments of counsel  
now and considera It seems to the Court here that there is  
no error in the said order. Therefore it is considered by the  
Court that the said ~~order~~ <sup>order</sup> order and judgment be  
affirmed and the same working be ordered as the true and  
full and settlement of the said Settlement of Hensley  
second and the sum of one dollar ordered paid Hensley before  
Hensley receipt of the said Settlement account  
paying all costs of suit proceeding including fee of attorney  
dollars to the said Justice Content

*John Robert Sowle Jr.*  
Fully recorded

In the name of God Amen Virginia Wright of the County  
of King and Queen (and state of Virginia) knowing she once appointed  
for all mankind to die and willing to dispose of my property differen-  
t from the way the Law points out do make this my last will and  
testament

This I the undersigned Catherine Hopkins Wright  
the freeborn negroes Hester Martha Mahaly Delphy and her  
four children Elton and Charles to go in the possession of a trustee  
hereafter to be appointed named but in the event she dies without  
issue the part allotted her must be equally divided between  
Moore Blight son of my brother John R Wright and