

Chas E. Summers, Appraiser
A. J. Rabey, S.

In the Clerk's office of Mansfield County Court the 10th day
of January 1870: This appraisement of the Estate of William Frost deceased, was re-
turned and admitted to record:
Teste,
Peter B. Prentiss, D.C.

Edward

Elisha Norfleet I Elisha Norfleet of Mansfield County and State of Oregon do
hereby make my last will and testament, revoking all other and former
wills by me at any time made. In the first place, I direct that all my just
debts and all legal charges be paid. Secondly, I give and bequeath
to my beloved wife Sarah E. Norfleet the gold watch and chain, and
now in her possession and used by her, to her and her heirs forever.
Thirdly, I give and bequeath to my daughters, Liddie, Catherine and Anna,
each, a twenty dollar gold piece (United States Coin) now in the hands
of each other heirs forever. Fourthly, I direct that my Executor here
after named, proceed to collect what money may be due me, and
see equal advantage to sell my Chadd estate, and also to sell all my real estate where
ever situated consisting of my home place near Suffolk, and about
four hundred acres now connected therewith on South and West
c.r. st. on 2.1.351 of the road leading from Suffolk up the White Marsh road: about

Twenty six acres, on the opposite side of the road from my dwelling house,
in the fork of the White Marsh & Norfolk roads, in about six acres opposite
my dwelling house & on the North side of the road in The Jason Latsda Lands
& that part of the Caledon farm, not heretofore sold by me. The Prior
Gwinne place on East side of the White road, lying between F. Ransch
on the North & John R. Kelly on the South & running back to the big ditch, also
several Lots houses near Suffolk, and any other real estate not named
& owned by me at my death and in making such sales, my Executor is au-
thorized to use his discretion, as to time & terms of sale, and until sale is
made may rent the same out. Fifth. I give to each of my sons John
and Robert, one thousand dollars (making between them Two thousand
dollars) to aid in their education and support. This I give over and
above what I give to others. Sixth. Having heretofore given my son Ham-
lin, his full share of my estate. I now give him in addition fifty dollars
& no more. Seventh. The Balance of my estate I give to be equally divided
between my beloved wife Sarah E & my children, to wit. Alida, Catharine
Anna, John & Robert, to them and their heirs forever. The portion to my wife,
to be in lieu of Dower and all other legal Interest in my estate.
Lastly. I constitute and appoint my friend John R. Kelly the Executor
of this my Last will and Testament, and I request the Court in which
he may qualify to require of him no security for the performance of
this Trust. In witness whereof I have hereunto set my hand & seal, this
10th day of April 1869.

Signed, sealed & acknowledged
by the Testator in our presence }
(all being present we the undersigned)

Elisha Norfleet. 

who have witnessed the same
at his request.

Peter B. Prentiss.

Solomon Hodges.

1869. December 4th. I. Elisha Norfleet, the Testator above do add
this Codicil to my said will. I appoint Ichabod Reddick my Father
in Law, one of my Executors to the above will, and as a Co. Executor
to my same to mes as my friend John R. Kelly. Given under my hand
as above

Witnessed
Ed. M. Henry.
Henry B. Councill.

Elisha Norfleet.

At a Monthly Court held for Nansemond County the 10th day of
January 1870:

This Last Will and Testament of Elisha Norfleet late of this County,
deceased, was this day fully proved by the oaths of Peter B. Prentiss and
Solomon Hodges, the subscribing witnesses here to; and a Codicil to said
will annexed was also fully proved by the oaths of Edward M. Henry
and Henry B. Councill subscribing witnesses to the said Codicil.
Whereupon, it is ordered that the said Will and Codicil be recorded
as the true last Will and Testament and Codicil hereto of the said
Elisha Norfleet deceased, and John R. Kelly, one of the Executors named
in the said will, in open court, refused to take upon himself the

urther of the execution hereof; whereupon, on the motion of Jethro Reddick, the only executor named in the Codicil to the said will, who made oath as the law directs, and entered into a Bond in the penalty of Forty thousand Dollars, conditioned according to Law (having declared the value of the Estate to be about Twenty thousand Dollars) but without security, the will directing that none should be required of him and which said bond being acknowledged by the obligor therein, is ordered to be recaded; Certificate is granted the said Jethro Reddick for obtaining a probat of said Will and Codicil in due form (stamped of the Internal Revenue, amounting to \$10.00 having been affixed and cancelled.)

Teste,

Peter B. Prentiss. D.C.

Eained

Rebecca J. Norfleet's I. Rebecca J. Norfleet, of the County of Hanover and State of Virginia, being weak in body, but of sound mind and memory, do make this my last will and testament in the following manner ov: First I give and bequeath to my sister Martha J. Cason all's children, the land which I received from my Father's estate, consisting of a part of the home plantation, to them and to their heirs forever. Secondly, I also give and bequeath to my two nephews herein named all of my Chattel, estate, after paying my burial expenses, and other just debts, to them and to their heirs forever. Thirdly, I leave my Brother Jno. Norfleet to sell such of my property as he may think best to pay my burial expenses, and other debts. In testimony whereof I hereunto subscribe my name and affix my seal, on this fourteenth day of May in the year of our Lord, one thousand eight hundred and sixty eight.

Rebecca J. Norfleet
mark

Rebecca J. Norfleet Seal

signed, sealed, published & declared by Rebecca J. Norfleet the Testator to her last will and testament in our presence we believing her to be in her right