

In New Kent County Court July 9th 1891.

The last will and testament of John P. Pearson deceased was presented in court proved by the oaths of B. W. Moore and J. H. Elyson, its subscribing witnesses, and ordered to be recorded. And on the motion of William C. Pearson the Executor therein named he has leave to qualify whereupon he executed a bond in the penalty of One thousand dollars without Security conditioned according to law the testator having requested in his will that no Security be required of his said Executor.

W. C. Pearson

John P. Pearson

In the name of God Amen I John C. Trunstall of the County of New Kent, State of Va^a being of sound mind do make this my last will as follows. First I give to my wife Betty J. Trunstall two thirds of my personal Estate and leave to her so long as she remains my Widow all of my land and buildings on the Northeast Side of Little Wayne Oak Swamp also the Big meadow Second I give to my son Seymour C. Trunstall one third of my personal Estate and my land on the South West West Side of Little Wayne ^{Swamp} except the Big meadow. After the death of my wife I give to my said son the lands leased to my said wife provided he will take good and sufficient care of my daughter Betty Florence Trunstall my

crops growing) that may be growing on the said land, my
 said wife I give one third to my said son: he to bear one third
 the expense of Cultivating or gathering the same. Any crops
 growing on the said land, my said son I give two thirds to
 my said wife. She to bear two thirds the expense of Cultivating
 or gathering the same. I hereby appoint my said son Executor
 to this my last will and do not require Security of him in
 qualifying as such. Given under my hand and seal this 18th
 Mar. 1886

Tho. C. Tinsatt, (Seal)

In New Kent County Court February 11th 1892.

A writing purporting to be the last will and Testament of Thomas, C.
 Tinsatt deceased was produced in Court by Seymour, C. Tinsatt,
 the Executor therein named, and there being no subscribing witnesses
 thereto, L. Raynor and W. R. Moore were sworn and severally
 deposed that they are well acquainted with the Testator's hand
 writing and truly believe the said writing and the name thereto
 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 said Thomas, C. Tinsatt
 deceased. And on the motion of Seymour, C. Tinsatt the Executor
 therein named, he has leave to qualify, whereupon he has taken
 a bond in the penalty of One Thousand Dollars without
 Security conditioned according to law. The Testator having

In New Kent County Court February 11th 1892.

A writing purporting to be the last will and Testament of Thomas, C., Tunstall deceased was produced in court by Seymour, C. Tunstall, the Executor therein named, and there being no subscribing witnesses thereto, S. Raynor and W.R. Moore were sworn, and severally deposed that they are well acquainted with the Testator's hand writing and truly believe the said writing and the name therein 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 said Thomas, C. Tunstall deceased. And on the motion of Seymour, C. Tunstall the Executor therein named, he has leave to qualify, whereupon he executed a bond in the penalty of one thousand dollars without security conditioned according to law, the Testator having requested in his will that no security be required of said executor. And on the motion of Seymour, C. Tunstall, R. W. Moore, C. C. Tunstall, A. C. Woodward, J. M. Moore, and W. E. Ellyson are appointed Appraisers any three of whom being duly sworn will appraise the personal Estate of Thomas, C. Tunstall deceased, in current money and report to the Commissioner of Accounts of this court.

Liste
J. M. Harrison