

in Court and proved according to law by the oaths of Dr. C. H. Cannady and Hardens Light subscribing witnesses thereto, and is thereupon admitted to record.

A copy from the records of Court.

Teste: - Wm<sup>m</sup> McCauley, Clerk

George P. Ferrill

In view of the uncertainty of life at all times, but particularly so when traveling by steam, and making great changes in climate even for a brief while; and being about to visit the city of New Orleans for ten or fifteen days, I George P. Ferrill being of sound mind and disposing memory do make this my last will and testament - To Wit I give and bequeath to my wife Sarah B. Ferrill all the property both personal & real of which I may die possessed to be used and disposed of by her as her judgement may direct.

Written with my own hand this 14<sup>th</sup> day of May one thousand eight hundred and seventy-seven.

George P. Ferrill

At Roanoke County Court Nov. Term '84.

A writing purporting to be the last Will and Testament of Dr. George P. Ferrill deceased, was this day produced in Court, and there being no subscribing witnesses thereto, Wm. W. Ballard and Wm. McCauley were severally sworn, and deposed that they are well acquainted with the handwriting of Dr. George P. Ferrill and that they verily believe the said writing with the name subscribed thereto to be wholly written by the Testator's hand. Whereupon the said writing is ordered to be recorded as the true last Will and Testament of the said Dr. Geo. P. Ferrill deceased.

A copy from the records of Court.

Teste: - Wm<sup>m</sup> McCauley, Clerk

Annie Airheart

In the name of God Amen -

I Annie Airheart of the County of Roanoke & State of Virginia being of sound mind and memory do hereby make - publish and declare this to be my last Will and Testament hereby revoking and making void all former Wills by me at any time heretofore made.

First I direct that my body be decently buried in a manner corresponding to my Estate and situation in life - And as to any and all such worldly Estate as I may die seized or possessed of - I dispose of the same as follows - I order and direct my Executor as soon after my decease as practicable - to pay off and discharge all the debts due and liabilities that may exist against me at the time of my decease.

Secondly - I give and bequeath to my son John W. Airheart and his heirs forever - all of the personal property, of every kind whatsoever - including all bonds - accounts - money (including the bonds given by Sand. Coit) for my dower interest in the purchase of same by the River Iron Company or in whatever name said purchase was made - That may remain unpaid at my death - and in fact all personal property of any kind whatsoever - The fore-

going bequests are made - upon the following conditions - viz. That the said John W. Airheart is to take care of me - during my life - to see that I am properly cared for - in sickness and health - and to see that all of my temporal wants are supplied so long as I may live.

I hereby nominate and appoint my son John W. Airheart Executor of this my last Will and Testament - without being required to give security as such Executor - In Witness whereof - I have hereunto subscribed my name this 5<sup>th</sup> day of December 1858.

Anna Airheart

The above and foregoing instrument was at the date thereof signed and declared by the said Anna Airheart as for her last Will and Testament in the presence of us who at her request and in her presence and in the presence of each other here subscribed our names.

Noah J. Hertz, Roanoke, Va.

Anthony Leonard, Roanoke, Va.

At Roanoke County Court Dec. Term 84.

The last Will and Testament of Mrs. Anna Airheart deceased was this day proved in Court and proved according to law by the oaths of Noah J. Hertz & Anthony Leonard, subscribing witnesses thereto, and is thereupon admitted to record.

A copy from the records of Court.

Testes - Wm. McCauley, Clerk.

John J. Moorman

In the name of the Holy Trinity: Amen: I, John J. Moorman of Salem, Roanoke County Virginia, do make and ordain this my last Will and Testament: written with my own hand - and to the following effect: that is to say: -

First: I appoint my son, Robert Bruce Moorman, my Executor to this my Will, with full power to carry out all its provisions, and without requiring him to give security for the administration thus intrusted to him.

Second: I give to my devoted and ever affectionate wife, the whole of my household and kitchen furniture, as well as the live stock and vehicles of every kind that I may own at the time of my death; with the understanding, that she is to have the sole right to use or dispose of the whole or any part thereof during her life, or to give away, or will the same away to any person or persons as she may think proper to do: but if she shall die without having given, sold or willed it away, then and in that case, it is my <sup>will</sup> that the whole, or such portion of the above specified property that may remain undisposed of by her, shall belong to our niece, Ann M. Scott and to her heirs forever.

I also give to my wife, my Library of Books and Manuscripts, the same or such portion of them that remain at her death, to belong to my grand sons John Bruce and Robert Powers.

I also give to my wife the sum of two hundred dollars to be paid to her in cash directly after my decease, with the additional sum of