

+ access to same, mahogany bed-stead + bedding, rolls of new carpeting, cooking stove + utensils, tea set, looking glass, pictures + toys I leave + bequeath to Mary Louisa Glass, reserving the bed room + kitchen adjoining each other in said Western end of said dwelling house, water privileges, + free use of said one half of Western lot, I leave and bequeath to Patsy Taylor during her natural life, as also the use of my safe, half dozen chairs + dishes enough for the use of the said Patsy Taylor during the said time, and after her death, I direct that all articles given to her + privileges revert to the said Mary Louisa Glass. I also direct that my sons picture be given to my cousin John Goldman, + my log cabin quilt, I direct that it be returned to W. Margret Cross of Durham N.C.

I also direct that after reserving the foregoing articles as set forth, that the remainder of my personal property be sold, and as much as may be necessary from the proceeds of said sale, be taken to aid in payment of my debts + funeral expenses, and after said payment, I direct that the remainder of proceeds of said sale, be given for the benefit of the Methodist Episcopal Church south of said Town.

I appoint J. Boon of said Town my Lawful executor to carry out the requirements of this my Will, + require him to give security for the faithful execution of it. As witness my hand + seal this 19th day of April 1880.

Witness

R. McLelland

J. A. Kern

Angalitta R. Goldman ^{her} _{mark}

at Roanoke County Court, April Term 1880.

The last Will and Testament of Angalitta R. Goldman deceased, was this day produced in Court and proved according to law by the oaths of R. McLelland and Rev. J. A. Kern, subscribing witnesses thereto and is ordered to be recorded.

A Copy from the records of Court

Teste

Wm. McCaulley, Clerk.

Christian Westy of the County of Roanoke and State of Virginia being of sound and disposing mind and Memory, I do make and publish this my last Will and Testament in Masses and form as follows, first, I will that all my just debts funeral Expenses &c be paid by my Executor herein after named.

Then I Will that my beloved wife Nancy Hertz shall have the following property, Two Bedsteads and bedding one Beauro one trunk large chest small table one safe four chairs and such table furniture as she may select and also one Hundred Dollars in money and also the proceeds of my small farm near the Potomac Springs shall be rented out and the rent to be paid to her annually during her natural life and also one Hundred and fifty Dollars shall be loaned out on interest until my two grand Daughters arrive to the age of twenty one year and the Interest be paid to my wife annually when the two above named grand children namely Nanny & Fanny Flora shall arrive to the age of Twenty one year the one Hundred and Fifty Dollars shall be paid to them each one of them seven ty five Dollars, and my wife to have no more controlle of the same and should one of the mentioned grand children depart this life before she arrives to the age of Twenty one year the full amount shall be paid over to the one living and in case both of them should not live to the age of Twenty one year the money shall remain on Interest and be paid over to my wife as before during her natural life then the money shall be paid over to my children as I will further direct.

My wish and Expectation is that my son in law Samuel H. Jimason act as agent for my wife to rent the farm above mentioned & loan the money and pay over to her and so tend to her that she may be well provided for so long as she may live.

I further direct that my two lots of land near Cave Spring be sold at public auction after giving Reasonable notice on such time and payments as will be thought would be to the best advantage to the sold. and when the last payments are made, my Executor shall make to the purchaser a good and lawful title to said lots of land.

I do also direct that when S. C. Beckner and Gideon Turner shall have paid the last payment on the lands I have sold them. My Executor shall make them a good and lawful Deed to the same. I also will that when my wife departs this life then my Executor shall expose to sale at public auction my farm near Potomac Springs and when all the purchase money is paid my Executor shall make to the purchaser a good deed to the same.

I also desire that my Executor to make sale of all my Personal Property that I may have at my decease so soon as convenient.

The spirit and understanding of this Will is that the above mentioned one Hundred and fifty dollars is all that my two grand children Nanny & Fanny Flora is to have out of my Estate provided they live to the age mentioned.

401
If the proceeds that may arise from the sale of my lands
bonds accounts or money in hand shall be divided equal
between my children share & share alike. Namely Henry
Sally Susan John Catharine Abraham & Eliza, my wish and
desire is that our seven children shall be made equal
before a division is made, for which I refer my Executor
to a little book kept with this Will showing that some
of my children has already been paid and some has not
received any thing, those of my children that has been paid
some the same shall stand against them until the others
are made equal then an equal division be made when
my wife is done with proceeds of the little farm near
the Springs and my two grand children should not live
to get the money mentioned, all the proceeds shall be
equally divided between my children also share and
alike and the personal Property that she my wife may
have she shall dispose of at her Will.

I do appoint Samuel H. Jamison Executor of this my
last Will and testament I do hereby revoke all former
wills by me made

In testimony hereof I have hereunto set my hand and
seal this 2nd day of June 1879

Witness

N. Chapman

G. D. Jones

Christian Wertz (Seal)

At Roanoke County Court - April 20th 1880.

The last Will and Testament of Christian Wertz
deceased was this day produced in Court, and was partly proved
by the oath of Nathan Chapman one of the subscribing wit-
nesses thereto and the matter of admission of said Will to
probate is continued until tomorrow for further proof.

At said Court, April 21st 1880.

The last Will and Testament of Christian Wertz deceased
was again produced in Court, and thereupon Samuel C. Beckner
and Samuel H. Jamison made solemn affirmation and severally
deposed that they are well acquainted with the Testator's hand
writing and verily believe the said writing and the name thereunto
scribed 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 Tes-
tament of the said Christian Wertz deceased.

A Copy from the records of Court.

Teste

Wm. McCaulley, Clerk.