

At Roanoke County Circuit Court, October Term 1897.
A writing purporting to be the last will and testament of Henry N. Forsyth, deceased, was this day produced in Court, and there being no subscribing witnesses thereto, William M. Barnitz and P. A. McLean, were sworn and severally deposed, that they are well acquainted with the testator's hand-writing, and verily believe the said hand-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 the said Henry N. Forsyth, deceased.

A Copy from the records of Court.

Teste

W. Griffin, Clerk.

Martha D. Logan. I give and bequeath to my son Robert Logan two thirds of my estate Real, Personal and mixed.

The other third of my Estate I give and bequeath to my son John Lewis Logan.

I request that my son Robert will not let his generous spirit make him take any steps to alter the above provisions of this my last will and Testament.

Given under my hand and seal this 9th day of January 1892.

Martha D. Logan / Seal

The war put a stop to Robert's Education, so that he was not qualified to make his living as John Lewis was.

Martha D. Logan.

At Roanoke County Circuit Court April Term 1898.
The last will and Testament of Mrs Martha D. Logan, deceased, was this day produced in Court and proved, according to law, by the oaths of Robert H. Logan and Philip L. Beaswell, who deposed that they are well acquainted with the Testator's hand-writing,

and verily believe the said writing and annexed codicil, and the name of the testator subscribed to said writing and codicil, to be wholly written by the testator's own hand. Whereupon, the said writing and codicil are ordered to be recorded as the true last will and testament of Mrs Martha D. Logan, deceased.

Whereupon, on motion of Robert Logan, one of the heirs and distributees of the estate of Mrs Martha D. Logan, deceased, who made oath and together with Robert H. Logan, his surety, who made oath as to his sufficiency, entered into and acknowledged a bond in the penalty of Two Thousand Dollars, conditioned according to law, certificate is granted him for obtaining letters of administration with the will annexed on the estate of the said Martha D. Logan, deceased.

A Copy from the records of Court.

Teste: W. Griffin Clerk.

Salem January 25th 1890

Fannie P. Huff.

Mrs A. D. Huff's will

At my death I want this house just as it stands to go to L. B. Huff his life time, I want it kept in the family as long as there is one of them living. If Rent should die or anything happen to Sallie his wife I want her to have a home with you in this house Blanton, if there is any little memento the other children wish let them have it. Of course a home for Pa his life time

Fannie P. Huff

At Roanoke County Circuit Court April 25 1898.

A writing purporting to be the last will and testament of Mrs Fannie P. Huff, deceased, was this day produced in Court and proved, according to law, by the oaths of D. C. Stoner, Millard F. Huff and W. G. Armstrong, who deposed that they are well acquainted with the hand-writing of the said Mrs Fannie P. Huff, deceased and verily believe the said writing and the

signature, thereto subscribed, to be wholly written by the Testator's own hand. And thereupon the said writing is ordered to be recorded as the true last will and Testament of Mrs Fannie P. Huff, deceased. - Whereupon, on motion of L. B. Huff, by his attorney, it is ordered that the estate of said deceased be committed to Geo. W. Griffin, Sheriff of this County, for administration.

A Copy from the records of Court
Taken: - W. Griffin, Clerk.

Georgiana Peel

I, Georgiana Peel of Salem, Roanoke County, Virginia, do make and publish this my last will and Testament:

First, I direct that all my just debts be paid.
Second, I give, devise and bequeath unto William Charles Peel, and Alfred Henry Peel, all of my property, to have and to hold upon the following trust; that said trustees, William Charles Peel, and Alfred Henry Peel, shall hold the said property herein devised and bequeathed to them, during their natural lives, in trust for my children Alfreda Adelaide Marion Peel, and George Starky Talbot Peel, and any other children that may be born to me after the execution of this will. The said trustees William Charles Peel and Alfred Henry Peel to have absolute control and management of the said trust property, to be managed and used by them to the best interests of my said children, and they are hereby empowered to sell all or any part or portions of said property at any time when in their judgment it is to the best interest of my said children so to do, and reinvest the proceeds of said sale of said trust property, in other property, to be held by said trustees upon the same trusts as the property herein bequeathed and devised in trust is held.

The said trustees shall after collecting and receiving the profits, issues, interests and increase of, or on said property, annually, shall apply the same or so much as is necessary, after defraying the annual expenses of said trust, to the maintenance, support and education of my said

children, and as I am desirous that my said children shall have the most liberal education from travel, as well as scholastic training, and that they should receive as much of the time and attention of the said trustees as possible, I direct that the said trustees William Charles Peel and Alfred Henry Peel, accompany my said children when travelling or sojourning in other countries as well as the United States, and that all the expenses of said trustees while so travelling or sojourning, be paid out of the trust property, as well as all other expenses contracted by them in looking after the interests of said trust.

Witness W. D. Armstrong

Georgiana Peel

Marion Chandler

The said trust fund after the death of said trustees shall vest in my said children in equal proportions, but at any time after either of them become of age, and the said trustees think fit, and that it is in their opinion to their best interests so to do, they are empowered to convey all or any portion of said child's share in said trust property in fee simple.

The said William Charles Peel, is hereby empowered to appoint another person to act as trustee, along with him and the said Alfred Henry Peel, whenever in his opinion it is best to do so, and said trustee thus appointed shall have the same power in the management of said trust property, as are vested in the said trustees herein appointed by the provisions of this will, except that he shall not accompany said children when travelling or sojourning in other places, and he shall not act for a longer period than the lives of the within named trustees, William Charles Peel, and Alfred Henry Peel.

The said trustees are not to encroach upon or use any of the principal of the trust fund, for the support, maintenance and education, of my said children, unless the profits, issues and increase of said trust property, be inadequate to support and educate as above set forth, but if said profits, issues and increase, is not sufficient to so support, maintain and educate, then said trustees are hereby empowered to sell and dispose of such a portion of the principal of said trust fund, as will with the said profits, issues, and increase, be sufficient to pay the said expenses for the current year.