

Harvey J. Dent. In the name of God Amen. I, Harvey J. Dent of the County of Roanoke, State of Virginia, do make this my last will and testament, as follows (that is to say). My desire is to be buried with as little expense as decency will permit and that all my debts and funeral expenses be paid as soon after my decease as conveniently may be. And I give and bequeath to my unmarried daughter and youngest Son Albert Nash Dent jointly for their sole use and benefit all of my personal property of every kind and description whatsoever to do with as they, my unmarried daughter, may agree: and, my daughter marrying, all of the interest of either one marrying or dying, shall pass jointly to the unmarried daughter or daughters. I also give to my unmarried daughters jointly and to my Son Albert Nash Dent during his minority all my real estate messuages land tenements and hereditaments whatsoever and upon his attaining the age of twenty one years, he, with such of my children as desire it may have a portion of land allotted to each cut off on side of farm by written consent of unmarried daughters it being my desire, intent and purpose to first provide a home for my unmarried daughters and Son Albert Nash Dent during his minority and my Sister Rhoda V. Dent during her life.

And I give the custody, tuition and guardianship of the persons of such of my children as shall be under the age of twenty one years at the time of my death to my three oldest unmarried daughter during their respective minorities. And I nominate and appoint my three oldest unmarried daughters executors of this my last will and testament. On the qualification of my daughters as executors of this my will ^{request and} direct that no security be required of them.

In witness whereof, I the said testator, Harvey J. Dent have hereunto set my hand and seal this 8 day of March 1898.

H. Dent *(seal)*

Signed, sealed, published and declared by the testator Harvey J. Dent as and for his last will and testament, in presence of us who in his presence, at his request, and in the presence of each other, have hereunto subscribed our names as witnesses

J. C. Morgan *(seal)*

T. J. Dent. *(seal)*

At Roanoke County Court September 19, 1898.

The last will and testament of Harvey J. Dent was this day again produced in Court and proved according to law by the oaths of J. C. Morgan and T. J. Dent the subscribing witnesses thereto, and thereupon the said will is ordered to be recorded. And on the motion of Rosa Dent, one of the executrices named in said will, Mollie P. and Mary Dent, the other executrices named in said will declining to qualify as such, who made oath thereto entered into and acknowledged a bond in the penalty of one thousand and five hundred dollars, no security being required.

by the will, conditioned as the law directs, certificate is granted her for obtaining a probate of said will in due form.

A copy from the Records of Court.

Teste:

• W.B. Bowles, Clerk.

Robert Huff.

Copy Will of Robert Huff, dec'd.

Know all men by these presents: That I, Robert Huff of the County of Floyd and State of Virginia, do make this my last will and testament.

It is my will and desire that after my deceas'd, that my body shall be decently buried in that portion of the burying ground situated on my farm, which I now live which has been set aside by me as a private burying ground and that there shall be erected over my remains a tomb stone of marble or granate and the said private portion of said burying ground shall be enclosed with a suitable enclosure of stone or iron.

To my beloved wife Mary Huff, I devise and bequeath all my estate both real and personal during her life

It is my will and desire that after the death of my beloved wife Mary Huff that all my estate real and personal, after the expences of her burial and the cost of a tomb stone over her have been deducted shall be equally divided between my three children Waller P. Huff Penelope Ann Huff and Emma P. now the wife of Richard F. Cannaday, the real estate to be so divided that each portion shall be of equal value with the other two.

It is my will and desire that if either of my above mentioned children die without leaving issue of their bodies, that such portion of my estate both real and personal, to which such child would have been entitled to under this will had he or she lived, shall be equally divided between those of them the above mentioned as may survive him or her or the living issue of their bodies.

I will and desire that my son Waller P. Huff and my son in Law Richard F. Cannaday shall be the Executors of this my last will and testament.

I devise unto Waller P. Huff and Richard F. Cannaday, and their successors, the one acre of ground used as a burying ground set apart $\frac{1}{2}$ acre for a private and $\frac{1}{2}$ acre as a neighbourhood burying ground with right of ingress and egress.

In testimony whereof I have hereunto set my name and affixed my seal this the 13th day of February, in the year of Our Lord eighteen hundred and ninety two

Robert Huff (seal)

Signed published and declared by Robert Huff as and for his last will and testament, in the presence of us who in his