

H. H. Chapman. I, Henry H. Chapman of the County of Roanoke and State of Virginia, being of sound mind and memory knowing the certainty of death and uncertainty of life do make and publish this my last Will and Testament and revoking all others by me made that is in the following manner to wit.

1<sup>st</sup> I give and bequeath to my beloved wife Nancy Ann Chapman during her widowhood all of my property both real and personal as follows to wit. One Negroe or half of a lot in the town of Salem purchased in the name of Chapman and Walton.

Black is the following order. Ned, a man, Winnie and her children, Charlotte, Gile and Harry, Martha and her children, Jim & Mary together with all my bonds, deeds of trust and accounts that may be due me. It is my wish that the plantation on which I now live may be turned to the best advantage this year by the hands now on it, and it is further my wish that Joseph Johnston take back the last year's leers of said plantation. I do further will that all my stock of horses, cattle, hogs and sheep, together with all the grain of every description be sold in the fall after giving of publick Notice on a credit of twelve and eighteen months by the purchaser giving bonds with appro' security to be paid off by my friends herein after named. It is further my will that all of my just debts be paid as early as possible, for which I charge my whole Estate. I do further constitute my beloved wife Nancy Ann Chapman my sole Executor, it is further my wish that my worthy friend, George W. Shanks give my beloved wife aid and instruction as she may require in carrying out this my last will, in the witness whereof I have hereunto set my hand and seal this 1<sup>st</sup> day of February 1863.

Signed sealed and delivered  
in presence of  
Joel Wright  
John S. Chapman  
James Wright  
Daniel Brown

Henry H. Chapman

At Roanoke Court 1863

The last Will & Testament of Henry H. Chapman deceased was this day produced in Court, and it having been proved by the oaths of Frederick Johnston and David C. Shanks that they are acquainted with the hand writing of John S. Chapman and Daniel Brown two of the subscribers witnesses thereto, that the said John S. Chapman is dead, and the said Daniel Brown is not a resident of the State and that their signature to the said Will are in their hand writing - it is thereupon ordered that the said will be admitted to record.

Test. H. Johnston L.

Roanoke County 26<sup>th</sup> January 1863

J. James W. Atty of the County of Roanoke &c being of sound mind but feeble in bodily health, do make this my last Will and Testament in manner & form as follows.

1<sup>st</sup> I direct that my Executors herein after named shall pay all my just debts. This Will exhibited<sup>2d</sup> I give to my son William Atty all my household and kitchen furniture which is in the Exec. Office of May be on hand at the time of my demise; also three horses three cows and one Yolk of Oxen, such as my said son shall himself select from the Stock on the the 1<sup>st</sup> day of October 1863 farm at the time of my demise.

I direct that the farm on which I now reside known as Warroly, shall be duly surveyed and the penalty paid and the property remitted by C. Royal Giddens, Esq. of the 5<sup>th</sup> Dist of Va in the 5<sup>th</sup> July 1867.

Test. H. W. McCaulley C.

Condition of the Country at that time in their estimation justify proceed to dispose of the said estate by private or publick Sale as they may elect, and divide the proceeds thereof into two equal portions, one of which said portions I give to my said son William Atty, and the other I wish equally divided between Anna James, William and Margaret Hainsborough, Children of my deceased daughter Almina Hainsborough.

2d I direct that at the time of the distribution of the proceeds of my land estate, an equal division shall be made of all my other property to wit my Negroes, products of the farm, Stock, farming utensils &c and all monies on hand or which may be due my estate, and that one portion shall be given to my said son William and the other be equally divided among my four Grand Children above named.

3d I wish my son-in-law H. Hainsborough to act as Trustee without security, for my Grand children during the time of their Minority.

4th I appoint my Son-in-law H. Hainsborough, and my son William as joint Executors, without oath or security, of this my last Will & Testament and in testimony whereof I have dictated and caused by Name to be hereunto affixed

Test.  
Charles L. Cocke  
David Beyle

J. W. Atty

At Roanoke March Court 1863

The last Will and Testament of James W. Atty deceased was this day produced in Court and proved according to law by the oaths of Charles L. Cocke and David Beyle subscriber witness thereto and ordered to be recorded

a copy from the records of Court  
Test. H. Johnston L.

James Riffey.

J. James Riffey of the County of Roanoke and State of Virginia being of sound mind and memory do make this my last will and testament as follows (that is to say) I direct that my body may be buried at the direction of my Executors herein after named. 1<sup>st</sup> I give and bequeath to my dear wife Anna in testimony of my sincere regard and affection for her (and whom I appoint Executor) all my estate both