

magically gap to him and his heirs forever. I devise to my son Philip A. Moorman no more than he has already received. I devise to my son David B. Moorman what he has already received and my house and lot in Salem and one cow one heaf and one rifle, gun to him and his heirs for ever. And finally I do hereby constitute and appoint my two sons Mark B. Moorman & David B. Moorman executors of this my last will and Testament revoking and canceling all former wills by me heretofore made and declared pronouncing & publishing this only to be my last will and Testament. In Testimony whereof I have this 9<sup>th</sup> day of November in thousands eight hundred and forty four signed and sealed the same as such the word Mooney is interlined before signed.

Signed sealed & acknowledged & declared by  
the last will & Testament of the above named

Philip Moorman in presence of us

Lamb. Moorman  
John Lester  
William Jones  
Mark

Philip Moorman

At Roanoke County Court Nov Term 1844, the last will and testament of Phillip Moorman deceased was proved by the oaths of Samuel Moorman John Lester & William Jones witness thereto & is ordered to be recorded

Lester

Sam'l W' Peter D.C.

Jacob Grease

In the name of God aman:

I Jacob Grease being in a low state of health but of disposing memory knowing the certainty of death and the uncertainty of life do make the following dispensation of my worldly goods in the first place. I commend my soul to God who gives it and my body to the tumbrels to be decently interred and after my funeral expenses and all my just debts are paid off it is my will and desire that my beloved wife Sarah Grease be maintained on the plantation during her life or widowhoods to my children namely, Elizabeth, Katherine, Matewin George, Hawking John, Sarah & Rebekah. I leave one dollar each to my son William I leave all my estate both real and personal by him maintaining my widow and paying my just debts to carry this my last will and Testament into effect. I leave my son William my executor signed sealed and acknowledged in presence of

David Sloan

Charley Sloan

Jacob Grease

At Roanoke County Court February Term 1844.

The last will and Testament of Jacob Grease deceased was proved by the oaths of David Sloan & Charley Sloan & ordered to be recorded.

Lester

Sam'l W' Peter D.C.

Christian Snyder In the Name of God Amen. I Christian Snyder being in a low state of health but of disposing mind and memory do make this my last will and Testament in the first place I direct that my body be decently interred and after all my just debts and funeral expenses are paid I leave all my estate both real and personal to my wife Margaret Snyder so long as she lives and after her death I will that James Whiteworth a boy that now lives with me have one hundred dollars and to my niece Christina Steiner I leave two hundred dollars the balance of my estate I leave to Jonathan Mason I direct that their be a sale of so much of my property as will be sufficient to pay my debts and after the death of my wife that the property that she may have in soards and of hair, if not enough to pay the two first legacies named that Jonathan Mason pay them up he is to have the lands if not I direct the lands to be soards and the money divided as above directed to carry this my last will into full effect I appoint my friend Daniel Cook my executor, I have under my hand and seal this 10<sup>th</sup> day January 1845

test

Christian X. Snyder

David Sloan  
Michael Trout  
Peter <sup>big</sup> Hinkle  
mark

At Roanoke County Court February Term 1845.

The last will and Testament of Christian Snyder deceased was proved by the oaths of David Sloan Daniel Cook, & Peter Hinkle witness thereto ordered to be recorded

Lester

Sam'l W' Peter D.C.

Henry Keagy

In the name of God Amen; I Henry Keagy of the County of Roanoke and State of Virginia do make this my last Will and Testament hereby revoking all former wills made by me. Imprimis - The land on which I live and that which I hold in the barrens all of which I bought of Leonard Honty I direct to be divided as following to wit: The home tract or that on which I live, by a line running west of it in the following manner, Beginning at an white oak corner to Christian Gish's formerly John Gish's lands, and thence leaving him south 33° 4' W 135 poles to an apple tree and hence south 48° 4' W 35 poles croping a branch of Caroines creek to a black oak the out corner on a line of Robertson's lands. To my son Henry Keagy and his heirs I give and devise all the lower part of the home tract according to the above recited division being the part on which the dwelling houses stand also one half the tract of land in the barrens the same to be divided afterwards directed. I also give and devise to my said son Henry forty acres of lands adjoining the upper part of the home tract to be laid off as follows: Beginning at two paces on a line of a grant of three hundred acres to William Clegg, and corner to a tract of one hundred and eighty two acres granted to Leonard Honty in 1795 and hence with the line of the same N 68° 34' W 183 poles to three paces and a double chestnut oak thence south 39 W 37 pole to two paces thence south 69 E 183 pole to three paces thence north 41 E 37 pole to the beginning. And to prevent all difficulty that may arise from any mistake in the recital of the boundaries, I state that this tract of forty acres is the timbered lands adjoining the lands of Wood, the lands herein after given to Henry Keagy and which run toward the Green Ridge. I also give to my said son Henry and his heirs the right to keep up the land on the upper

part of the tract at its present height, and to raise it higher provided that by so raising it no deer art floods the lands or injure the spring on the upper tract, also the right to obtain stone from the upper tract for building or repairing said dam and to conduct the water along the present race without hindrance, or molestation, and to dig earth for repairing the same, and the right also of bringing water in pipes from the upper spring to the dwelling house, saving and reserving however, to the devisee of the upper part of the tract herein after mentioned the right to use in a reasonable way the water from the race for watering the meadows. To Henry M. Frantz husband of my daughter Anne, I give all the upper part of my home tract according to the division herein before set forth, also one half of my lands in the Barren to be divided according to quantity & quality and he to have that portion which joins the lands now owned by him. To my said daughter Anne, I give my house clock and also one half my German books and one half the household and kitchen furniture I may die possessed of the other half of the German book, and of the furniture I give to my daughter Mary having already given to Jacob Steckler the husband of my daughter Mary and to my son Christopher Heaggy in money and property as much as I intend or can give them respectively. I hereby declare that it is not my intention that either the said Jacob or his wife Mary or my said son Christopher shall have any further portion of the estate real or personal of which I may die possessed except the devise above mentioned of books and furniture to my daughter Mary. I appoint my son Henry Heaggy & my son in law Henry M. Frantz the executors of this my last will & testament. A testimony of all which I have herein set my hand & seal on this 17<sup>th</sup> day of January 1841  
Signed Henry Heaggy (Seal)

Edward Watty  
Christian Lisch

The death of Henry M. Frantz to whom in my above will I have devised a portion of my property makes it necessary that I should annex thereto this codicil which I hereby declare is to be considered as such & to have full power & validity for all that part of my will which relates to the said Henry M. Frantz so far as any revocation is necessary I declare to be revoked and annulled and to my daughter Anne widow & relief of the said Henry M. and her heirs I give and devise all the estate real and personal which in the body of my will was given and devised to her husband the said Henry M. upon the same terms & conditions & according to the same limits as are therein set forth, In testimony of this being a codicil to my last will & testament I have hereto set my hand & seal this 19<sup>th</sup> day of June 1841  
Signed in presence of  
Edward Watty  
John T. Robinson

front of Henry Heaggy (Seal)

At Roanoke County Court August Term 1844.  
The last will & testament of Henry Heaggy was proved by the oaths of  
Edward Watty & others who appeared thereto & ordered to be recorded  
Teste Sam'l W. Peter S. C.

John Johnston

I John Johnston of the County of Roanoke and State of Virginia being in delicate health but in full possession of my mental faculties; Consider it a duty I owe to my Family to preserve peace and good feelings among them, to make this my last will & testifying & suspending all wills heretofore made, To my highly esteemed wife, Elizabeth Johnston, I give and bequeath all my property both real and personal after the following Legacy are executed, To my Daughter Susan, Louis, William, John, Joseph & George & my daughter Elizabeth whose Dities have not been made to Real Estate, to be made to them & their heirs forever and to pipe all the property they have in possession of every kind undisturbed except those who have given Bonds to me which bonds are now to be paid over to my wife, & my Daughter Ann I bequeath to her heirs the sum of seven thousand Dollars to be paid to them by my Executors as they become of lawful age, but in the event she should have no issue she has then no claim whatever on my Executrix To my son James I bequeath one half of the clear profits of the plantation on which I now reside including stock &c during his mother's life time & at her death ample provision is to be made for his support by my Executors during his life in that way in which my wife may think best. I bequeath to my two Grand sons William & Son John & Elizabeth's son John five hundred dollars each to be paid by my executors from time to time to complete their education also give to each one of them two Negro Boys of suitable ages with themselves to be delivered to their parents in trust as soon as my wife can conveniently do so & to be given to them when they become of Lawfull age provided their conduct should be such as to merit it, I bequeath to my grand son David C. Shanks the sum of five hundred dollars to be paid over to his Mother in trust & to be given to him whenever she may think proper to do so, it is my wish & desire that my executors should make provision for my grand son (John) son John in such a way as they may think best, I appoint my sons Joseph & George executors with their mother to carry into execution every part of this my will also to aids her in the final distribution of all my property entrusted to their Mother to divide among their Brothers & Sisters as their Mother may think best, It is to be distinctly understood should any misunderstanding arise among my children as to the design of the Testator three or five men shall be chosen by the Legatees and refer it to them to decide what the design of the Testator was and no appeal from their decision, I request that this will may be recorded in the County Court Office of Roanoke and having the utmost confidence in my Executors request the Court to require no security of them, Witness my hand & seal this twenty fifth day of February 1845  
Teste,

Ira Peter  
C. C. White  
D. C. Shanks

John Johnston (Seal)

At Roanoke County Court July Term 1845  
This the last will and testament of Doctor John Johnston deceased was this day produced in Court proved by the oaths of Ira Peter and C. C. White witnesses thereto is ordered to be recorded.

A copy Teste Samuel W. Peter S. C.