

hand writing of the said Chelius O'White, and thereupon it is admitted to probate as his last Will and Testament having been read George W. Shanks the Executor therein named having been in Court declaimed to qualify as such; and Mr. Nancy P. White the Widow of the said Chelius O'White having signified to the Court her desire that Frederick Johnston shall be appointed Administrator with the Will annexed of said Chelius O'White he is appointed as such accordingly, and thereupon he made oath thereto, and with B. Pittman and George W. Shanks as his security, entered into and acknowledged a bond in the penalty of \$25,000, with condition according to law.

At Copy from the records of Court - Teste  
F. Johnston

Roanoke County V.  
Hester Eakin. I, Hester Eakin do make this my last Will & Testament in manner and form following after the payment of all my just debts and funeral expenses.

1. I give to my Sister Mary and her husband Mark B. Sefler all of my household and kitchen furniture of every description
2. I give to Susannah Painter wife of Bartley Painter all of my wearing apparel
3. I give to Redmon Eakin my brother, Mary Sefler and my husband Mark B. Sefler her husband, all money or real Estate that I may have or in any way be coming to me, to be equally divided in two equal shares.

And I do hereby appoint my brother Redmon Eakin my Executor of this my last Will and that no security be required of him. Given under my hand and seal this 14<sup>th</sup> day of January 1860

Signed in the presence of  
William J. Alexander  
John Deeds

Hester Eakin  
her  
Daughter

At Roanoke April Court 1860

The last Will and Testament of Hester Eakin doth  
now produce in Court and found according to law by the  
witness of W. J. Alexander and John Deeds, subscribing witness  
thereto, and is ordered to be recorded.

At Copy from the Records of Court  
Teste F. Johnston

W. L. Walton. I, William L. Walton of Roanoke County, Virginia, do make the following as my last Will and Testament, hereby revoking all other.

1. It is my Will, and I hereby direct that all my Estates be kept together in its present condition until my son Henry Walton becomes of age, which will be in February 1863. Should I die before that time, it is my will that my Executor make division & to having a Sale immediately upon Henry's arriving of age, or postponing it until the fall after that event takes place. In the mean time, I wish no inventory to be made and in order to discharge my indebtedness to the Exchange Bank, (which is the only debt I owe of any considerable amount) I wish my Executor to apply any sums he may receive from my Savings Bank Stock, or from debts due me from other sources. So as to obviate the necessity of selling any property.

2. At the expiration of the time above referred to, I hereby direct and authorize my Executor to sell all of my Estate real and personal, and for this purpose he is hereby empowered to convey the Real Estate to the purchaser.

3. The proceeds of the sale of my Estate, and of any money due me from any other source, I wish to be disposed of as follows - To my daughter Kate, I give and bequeath four thousand dollars - To my son Henry L. Walton I give and bequeath four thousand dollars. To my beloved wife Fanny, I give and bequeath two thousand dollars and a home and competent support at my house until a sale shall take place. If my daughter Kate desires to continue at my present home, it is also my desire that she shall be allowed a competent support until the sale of my property.

4. With the view of enabling my grand-daughter Lelia Cook to complete her education, I direct my Executor to appropriate such sum annually as may be necessary for that purpose, not to exceed in the whole One Thousand dollars.

5. I wish the five shares of Stock in the Exchange Bank transferred to me by my son William, to be held by my Executor, and the dividends thereon to be applied as far as they will go towards paying my sister Malacia Craig's legacy of \$50 per annum to the Pastor of the Presbyterian Church. When the last year's payment to this object has been made I wish and direct my Executor to transfer the said Stock to my grand-daughter Mary Rice which I hereby give and bequeath to her.

6. The residue of my Estate of my kind whatever after the payment of my debts and the legacies above named, I direct to be equally divided among my seven children viz William, James, Scott, Henry, A. Martha and Kate. It is my wish, however, th-