

death- or re-marriage of my said wife.

In testimony whereof I sign and seal this instrument in the presence of witnesses, this 24th day of November A.D. 1899

Witnesses

Robert S. Loyd (seal)

D. E. Kifaner.

George P. Horne

At - Roanoke County - Court - March Term 1901.

The last - will & Testament - of Robert S. Loyd deceased, was this day produced in Court - and proved according to law, by the oaths of D. E. Kifaner & Geo. P. Horne, subscribing witnesses thereto, and is thenceupon ordered to be recorded as the true last - will and Testament - of Robert S. Loyd, deceased.

A copy from the records of Court -

Date:

C. D. Smith, Clerk.

no. B. McCleung

I know all men by these presents, that - I, John B. McCleung of the County of Roanoke and State of Virginia, do make this my last - will and testament -

I devise, and will, that - after my death, my body shall be decently buried, in the burying ground, at - my present - home (which said burying ground, shall be enclosed with a permanent - enclosure) and there shall be erected over my remains, and over the remains of my departed wife - if the same is not done before my death - a monument - of granite - or marble comfortable with my estate; that - my estate real and personal shall be divided among my five grand children: children of my lamented daughter, Missouri St - Clair - nee McCleung - as follows: To Zula St - Clair I devise one hundred and five acres of land: that portion of my land which I first purchased of Dr Albert G. Read; to Lady Bell Jones - nee St - Clair - I devise the home house and buildings together with fifty acres of land adjacent - thereto, which said fifty acres of land adjoins those I herein devise to my grand daughter Zula, from the gate west - of the barn on the hill, as far as the Norfolk and Western Rail ways right - of way, thence with - the Norfolk and Western Rail ways right - of way as it - runs eastwardly to my boundary line; thence with - my boundary line as it runs towards the old Samuel G. Wood tract - as far as may be necessary to complete the fifty acres. The residue of my land - some two hundred and seventy nine acres more or less, to be equally divided between my three other grand children, Billy Joe St - Clair, Thomas S. St - Clair and Robt S. St - Clair.

I desire that - my personal property - of every kind shall be disposed of as follows: from the above and bequest, to my grand son Billy Joe St - Clair, shall be deducted five hundred dollars, which I make

as a special bequest, and in addition to her share as hereinbefore mentioned, to Zula St-Clair, and I also make a special bequest of three hundred (\$300.00) dollars to Thomas St-Clair; the residue of my property I bequeath to my fine grand children above mentioned.

My grand child Billy Joe, having received more than five hundred more than the other children I think it but right to deduct this amount from his portion herein given him: Thomas never having been to school to any extent is entitled to the \$300.00 I have above given him - Zula being the youngest will require at least the amount of the special legacy herein given to help her with her education.

I desire and will, that the remainder of my real estate, after deducting the one hundred and five acres given Zula; the fifty (50) acres given Lady Bill shall be equally divided between my three grand sons Billy Joe, Thomas and Robt. S. St-Clair, and in such a manner, that each subdivision shall be of equal value, but nothing in this will shall prevent either or all of my grand children from selling their respective portion, provided the proceeds of sale or sales be reinvested in other real estate the purchase price of which shall not exceed the price of land sold, unless the deficiency be made up without placing or permitting any lien whatever to remain on the land purchased - but nothing in this will shall be construed as requiring any vendor of any child or children to see how the money received from the sale of any of my lands, herein devised, shall be invested.

I devise unto Thomas Bain Jones and Briscoe G. Baldwin and their successors one half of an acre of land that I have set apart for a family burying ground with the right-of-ways and agrees.

I hereby constitute and appoint Thos. B. Jones, Husband of my granddaughter Lady Bill, and Briscoe G. Baldwin my executors and request that the Court allow them to qualify as such without security, and further desire said Jones to act as guardian for Zuley until she be twenty one years of age -

It is my will and desire that Robert S. St-Clair shall receive a business education at the expense of my estate.

Witness my hand this 5th March 1901.

J. B. McCleung.

Signed published and declared by John B. McCleung as and for his last will and testament in the presence of us who in his presence and at his request and in the presence of one another have hereunto subscribed our names as witnesses

J. B. Jones
Nelson Berkley.

At Roanoke County Court - August 19th 1901.

The last will & Testament of J. B. McCleung deceased, was this day produced in Court, and proved, according to law by the oaths of J. B. Jones & Nelson Berkley, subscribing witnesses thereto, whereupon, the said writing is ordered to be recorded as the true last will & Testament of the said

J. B. McElroy deceased.

A copy from the records of Court,

Testi: C. D. Smith-Clark.

Sallie F. Goins.

In the name of God Amen,

I Sallie F. Goins of Salem Roanoke County Va do make this my last-will and testament-henry revoking any and all wills by me heretofore made-

First- I direct- my body to be buried in a suitable manner
2nd I direct- my just debts to be paid

3rd I give and devise to my friend Jerry L Jordan of Salem
Va my house and lot in Salem Va on east side of Chapman Street-
where I now reside

Given under my hand this 5th day of February 1901-

Testi-

Sallie F. Goins
mark

Lutilia Miles

J. B. Camden

J. S. Barr

At- Roanoke County Court-August 19th 1901.

The last-will & Testament of Sallie F. Goins, colored, deceased, was this day produced in Court, and proved according to law, by the oaths of Mrs Lutilia Miles & J. B. Camden, subscribing witnesses thereto, and is therefore ordered to be recorded as the true last-will will and Testament of Sallie F. Goins, deceased.

A copy from the records of Court:

Testi: C. D. Smith-Clark,

Hugo Fischer

I Adolph Hugo Fischer being of sound mind and disposing memory do make and publish this as my last-will and testament- It is my will and desire that my wife Emelie Fischer at my death shall have in fee absolute all of my entire estate, both real and personal and I do therefore bequeath and devise to her the same- I do hereby appoint- my said wife the Executrix of this my last-will and testament- and ask that no appraisement of my estate be required and that my said executrix be allowed to qualify without giving any security-

Given under my hand this 20th day of Nov. 1890.

Adolph Hugo Fischer

The above paper was signed and acknowledged by Adolph Hugo Fischer as his last-will and testament in our presence all three being present at the same time and we signing as witnesses at his request-

Witnesses

J. D. Tanner
H. M. Ford