

John Evans. In the Name of God Amen. — I John S. Evans of the County of
 [Signed] Roanoke State of Virginia being of sound mind and disposing memory do make
 This Will exhibited this my last will and testament in manner and form as follows.
 in the Clerks Office 1st I direct that all my just debts and funeral expenses be paid by my exec-
 of Roanoke County enter out of the first money coming into his hands after my decease. After
 Court the 7th day of October 1867 paying my just debts as above directed, I give and bequeath the residue
 of my Estate both real and personal that I may die possessed of, to my sister
 same having been Mary Evans and my brother Madison J. Evans to be divided as follows
 duly stamped copy. — My Sister Mary Evans to have in the division of my property One
 called and the Thousand dollar more than my brother Madison J. Evans. I make this
 pecuniarily resulted by difference of one thousand dollars in favor of my Sister Mary Evans
 on account of her kind attention to me while on a bed of affliction I
 date of 1st day of July 1867
 hereby appoint and constitute my brother Madison J. Evans my Executor
 of this my last will and Testament hereby revoking all other wills by me
 made. In witness whereof I have hereunto set my hand and affixed
 my seal June the 23rd 1862
 W. McLeary, C.

In the presence of
 J. B. Evans
 Henry Keagy

John S. Evans (Seal)

At Roanoke October Court 1862

The last Will and Testament of John S. Evans deceased
 was this day produced in Court and proved according to law by the
 oaths of Jeptha B. Evans and Henry Keagy Subscribing witness thereto
 and is ordered to be recorded

A copy from the records of Court
 Teste G. Johnston

Mrs. E. B. Watts. I. Elizabeth Breckinridge Watts, of Roanoke County Virginia do
 make this my last will and testament. — Desiring in all respects to
 comply with and carry out the wishes of my late husband, Edward Watts
 as expressed in his last will and testament, and being authorized and
 empowered by his said will to make a final distribution of his estate among our children, in execution of the powers so conferred, I do hereby give
 and devise unto our five surviving children viz., Williams Watts,
 Ann S. Holcombe, Letitia G. Rivers, Alice M. Morris and Emma
 Cleare, each, one fifth part of the estate of every kind possessed by the
 said Edward Watts at the time of his death, and also any profits or
 increase of the slave or any other property since his death, reserving
 any advancement made to any of our said children by my husband in
 his life time; or by myself since his death, subject however, as far as the
 share or interest of my daughter in the said estate are concerned, to the two
 limitations and provisos herein after mentioned. In the said will of the
 said Edward Watts is the following clause viz: — In hereafter making any
 provision for any of my daughters, if my said wife should deem it prudent and
 proper to make such a settlement of it as may appear to them to be most just
 & right.

he approves his desire that none of his property should go to them but of his blood, —
 Regarding these clauses in the said will as advisory, and approving such settlements
 upon our daughters as both prudent and proper, in order to effectuate this purpose,
 I do hereby appoint my son William Watts a trustee to hold all the estate and property
 of every kind to which any of my said daughters, may be entitled under the will of the
 said Edward Watts deceased, or under the provisions of this will, or any advancement
 that I may hereafter make to any of my said daughters, for the sole and separate use
 and benefit of my said daughters respectively, for ever during their life, free from
 the marital rights of the parents or future husband of any of them, and at the death
 of the said daughters respectively, to deliver, surrender and pay over to their respective
 descendants, living at the time of their death, the share of their respective parents, and
 if either of my said daughters should die without issue living at the time of her
 death then her share of the said property and estate is to go and be delivered and
 paid over to her brother and sister or their descendants (the descendants in such case
 taking the share that their father or mother would have taken if alive.) Should
 my son William decline to act as such trustee, or in case of his death, I desire
 that some suitable person, and agreeable to the parties concerned, shall be appointed
 as trustee in his place, by the judge of the Circuit Court of Roanoke County
 either in vacation or in Court as circumstances may require, I do hereby
 nominate and appoint my son William Watts my executor of this my last
 will and testament, and desire that my said executor be allowed to qualify
 as such without giving security, Signed, published and declared this the
 17th day of April 1862.

Signed by the said Elizabeth
 B. Watts in our presence, present
 at the same time and sub-
 scribed by us in her presence
 Peter Saunders Jr.
 William D. Scruggs

Elizabeth B. Watts

At Roanoke September Court 1862 —
 The last Will and Testament of Elizabeth B. Watts deceased was
 produced in Court and proved according to law by the oaths of Jeptha B.
 Evans and William D. Scruggs Subscribing witness thereto and admitted to
 record

Teste

G. Johnston Esq.

In the name of God Amen

JAMES CRAWFORD JR. of the County of Roanoke in
 [Signed] State of Virginia being of sound mind and disposing memory, and
 This Will exhibited knowing that it is appointed for all men once to do, do make this my last
 in the Clerks Office Will and Testament as followeth to wit. First, I recommend my Son
 of Roanoke County to God who gave it, trusting to a happy immortality through the grace
 of the day of our Lord and Saviour Jesus Christ. — Secondly, It is my desire after
 my decease, that I be buried in a decent and Christian like manner
 in a convenient and all funeral expense, this is a sum but not the sum I am