

the sum of Two Thousand Dollars to be paid him out of my estate. (provided my said son does not receive said sum from the estate of my deceased husband, Henry M. Garst, before my decease,) to equalize him with the rest of our children in advancements. In event the said Jonas should receive the said sum of Two Thousand dollars from my said husbands estate then it is my will and desire that a bond I hold against my brother Abraham Graybill for the sum of \$45⁰⁰ and a bond against my brother G. H. Graybill for a like sum of \$45⁰⁰, each bond being dated on the 17th day of September 1895, and payable on demand, shall be equally divided between my daughter Mary and my son Jonas. In the said event I also bequeath to my said son Jonas a black mare (Rata) and a good bed and bedding, which are included in my one hundred in my one third of the balance of my deceased husbands personal estate, after payment of debts. I will and bequeath all the rest and residue of my property, of whatsoever kind to all my children equally, share & share alike. It is my desire that such personal property I may leave at my decease shall be divided among my children and that there be no public sale of same. I nominate and appoint my son Marshal Garst the executor of this my last will and testament.

Witness my hand and seal this 18th day of October 1895.

Ann C. ^{Garst}
~~Garst~~

Date

Jeremiah Garst.
Monroe Garst.

At Roanoke County Court, January Term, 1896.

The last Will and Testament of Ann C. Garst, was this day produced in Court and proved according to law, by the oaths of Jeremiah Garst and Monroe Garst the subscribing witnesses thereto, and whereupon ordered to be recorded.

A copy from the records of Court.

Date:

W. Griffin, Clerk.

Jno. W. Kittinger

In the name of God Amen.

I, John W. Kittinger, of the County of Roanoke, State of Virginia, being of sound mind and disposing memory, but mindful of the approach of death, do make and publish this my last Will and Testament in the manner and form following.

1st. I direct that as soon after my death as convenient and expedient that all my personal property be sold by my Executor hereinafter named and out of the proceeds of such sale, I

desire that all my debts and funeral expenses be paid; and the residue thereof, after charge of Administration, be distributed in the following manner.

One third of such residue to my dear wife Barbara, if she survive me, and the two thirds thereof, equally among my children named as follows, Daniel Kittinger, John W. Kittinger, Mollie Meadow, Henry J. Kittinger, Charles T. Kittinger, James E. Kittinger and Louisa Roage.

2nd It is my will and desire that, two years after my death, should I survive my said wife, and should she survive me, then, two years after the death of my beloved wife my real estate be sold by public sale on the usual terms of sale of lands, by my said Executor, and as the proceeds thereof are paid, distribute the same, among my children in the following way, to wit:

To Daniel Kittinger, John W. Kittinger, Mollie Meadow, Henry J. Kittinger, Charles T. Kittinger, James E. Kittinger and Louisa Roage each an equal share thereof, except James E. Kittinger, to whom I have, heretofore, advanced the estimated sum of \$200 and with which sum I desire he shall be charged in the distribution of the proceeds of my real estate.

3rd Should my said wife survive me & desire, that until her death she shall enjoy the use and occupancy of the mansion home in which we now live and all necessary out buildings and a full one third of all the income from my real estate and that she be allowed to purchase at the sale of my personal property, such articles as she may desire, at the appraisement price thereof.

4th I appoint my son Daniel Kittinger my executor to sell my personal property, collect what may be due to my estate, sell my real estate and to collect and distribute the proceeds of my personal and real estate in the manner above directed and desired hereby giving him authority to make conveyances to purchase after all the purchase money has been paid. And I hereby revoke all other Wills by me, heretofore made.

Witness my hand and seal this 22nd day of April 1891.

J. W. Kittinger Seal:

Signed by J. W. Kittinger in our presence and we each sign as witnesses in his presence and in the presence of each other.

Mrs McLanahan

J. S. Frantz

Whereas, I John W. Kittinger, of the County of Roanoke, State of Va. have made & executed the foregoing to be my last Will & Testament, now I do hereby declare this to be a Codicil to my said will and direct the same to be annexed thereto and taken as a part thereof and I do hereby will and direct, that before any sale of my real

estate by my said Executor, he shall reserve and set apart three fourths
of an acre of the said land in and around the family burying
ground to be used & perpetuated as such burying ground.

In witness whereof I have hereunto set my hand & seal this 6th
day of June 1892.

J. M. Kittinger Seal

Signed, sealed, published and declared by John M. Kittinger as
and for a Codicil to his last will & testament in the presence of
me, who in his presence, at his request and in the presence of
each other, have subscribed our names as witnesses.

✓ David A. Roage
James W. Turner

Second Codicil

To the foregoing Codicil I add that in granting and setting
aside the family burying ground my executors shall include
a right of way from the public road to the said burying ground.

Given under my hand this 10th day of Decr. 1895.

J. M. Kittinger

Signed in presence of
James W. Turner,
David A. Meador.

At Roanoke County Court, February Term, 1896.

The last Will and Testament of J. M. Kittinger, deceased, and
the several Codicils thereto was this day produced in Court
and proved according to law by the oaths of J. C. Frantz one
of the original subscribing witnesses, David A. Roage, James W.
Turner and David A. Meador the last three being subscribing
witnesses to the said Codicile who also made oath as to the
acknowledgment of will by the testator and to his competency;
and the handwriting of Mr. McLanahan the other original
subscribing witness (a non-witness) having been duly proved
by the oaths of Mr. L. Melching and J. C. Frantz, the said Will
with the Codiciles thereto annexed, is ordered to be regarded.

Teste:-

M. Griffin, Clerk.

C. Dublett. In the name of God amen I - C. Dublett of leave Spring
Roanoke County Virginia being of sound mind do make
and ordain this my last will and testament It is my
desire to be decently buried and my burial expenses to
be paid by executors hereafter named as soon as can be
done after my death And after paying all of my just
debts I will and bequeath to my daughter Cora B. Aikart