

things I own and have not mentioned or disposed of in some other way.

My Executor will pay for my son Nathaniel Burwell a Gold Watch, such an one as Mr Warwick bought for Charles Wm. Burwell, and present the same to my son in my name and tell him he will have as much as he will know what to do with. I give my Watch to my Grandson Nathaniel Burwell. I give to my said Grandson all my Silver (a small mallet).

My Executor will pay Mrs Lucy A. Burwell regularly in January and July Sixty Dollars, the amount of her annuity (One Hundred and Twenty Dollars).

Given under my hand and Seal this twenty eighth day of January 1862.

N. Burwell Esq^t

At Roanoke August Court 1866.

A paper purporting to be the last Will and Testament of Nathaniel Burwell deceased, was produced in Court this day and there being no subscribing witnesses Charles H. A. Edmundson and Bernard Petzer were sworn, and severally made oath that they are well acquainted with the Testator's handwriting, and visibly believe the said writing and the names thereto subscribed to be wholly written by the Testator's own hand.

Whereupon the said paper is ordered to be recorded as the true last Will and Testament of the said Nathaniel Burwell deceased. And on the motion of Charles W. Burwell the Executor, therein named, who made oath thereto, and acknowledged a Bond (the said Will not requiring security) in the penalty of \$150.000 with condition according to law, he is appointed Executor of the said Nathaniel Burwell deceased.

A Copy from the records of Court.

Date

W^m McCauley Clerk

Joseph Moore. In the name of God, Amen. I Joseph Moore of the County of Roanoke & State of Virginia being old and afflicted, but of sound mind and memory do make & constitute this my last Will and Testament in manner and form following, viz: Item first - I desire that all my just debts of every kind and nature be paid out of my Estate as soon as practicable after my death.

Item - It is my will and desire that my beloved wife Mary Moore have the use of all my property of every kind and description without taking an Inventory or having it appraised.

So long as she lives, provided, however I desire that she shall pay out of my Estate such legacies as is hereafter specified viz: To Virginia P. Pease one young heifer about eighteen month old & to Mansfield M. Moore one young heifer of the same age & to Cephas & Moore & to Elspit S. Moore & to Benjamin F. Moore & to Agnes C. Moore to each of them one heifer of above specified & to each of them the four last named one feather bed corresponding in value to the beds given the other children. And at the death of my said dear wife it is my desire that all my estate left by her both real & personal may be equally divided amongst all her children & their heirs. And I hereby appoint my two sons N. D. Moore & M. McLeod my Executors to carry this my last Will into effect without their giving any security to the Court - Given under my hand & seal this 13th day of November 1863.

Joseph Moore Seal

At Roanoke County Court, September Term 1866.

A paper purporting to be the last will and Testament of Joseph Moore died on this day produced in Court and it was proved, by the oaths of Wm. Woods and Peter Surface that they are acquainted with the handwriting of the said Joseph Moore, and that the said paper and the signature bears an affinity in his handwriting.

And thereupon the said paper is admitted to record as his last Will and Testament.

And on the motion of Napoleon D. Moore one of the Executors named, (Matthew Moore the other Executor named therein having declined to qualify as Executor), who made oath thereto, (no security being required by the Will), intend into and acknowledged a Bond in the penalty of \$300. conditioned according to law, the said Napoleon D. Moore is permitted to qualify as Executor of Joseph Moore decd.

A Copy from the records of Court.

W^m McCauley Clerk

David Burkett

I David Burkett of the County of Roanoke in the State of Virginia do make the following as my last Will & Testament.

1st I direct that all of my just debts be paid.

2^d After the payment of my debts and burial expenses, it is my will that my land be sold by my Executor hereafter named, so soon as my son Peyton D. Burkett arrives at lawful age which will be in January 1867, and out of the proceeds of sale, that my said Executor pay to my wife Nancy Burkett a third or ^{one}/_{sixth} thereof and likewise a sixth part to each of my five children or their heirs viz: Mary E. Moore, Jane H. Martin, Catharine W. Oney, Frances H. Petzer, and Peyton D. Burkett. It is also my will that my little personal property be sold by my Executor, and the proceeds applied to the payment of my debts. The