

Sept 1st 1854

signed, sealed, published & declared
by the Testator Thomas Riffley as and
for his last will & Testament, in the
presence of us who in this presence
of each other, have hereunto subscribed
our names as witnesses,

Jacob M. Trout
George A. Miller
William Bersinger

At Roanoke September Court 1854, The last
will and testament of Thomas Riffley deceased was produced in
Court and proved according to law by the oaths of George A.
Miller and Jacob Trout, subscribing witnesses, thereto and is ordered
to be recorded

Teste

J. Johnston

Lucy McLanahan. The last will and testament of Lucy McLanahan
made this 1st day of August 1854, I desire that my grand daughter,
the children of my son Charles, be supported but of the proceeds
of my estate, until they shall be otherwise provided for, either
by the receipt of a sufficient amount for this purpose from the
estate of their Grand-father White or in some other way, I wish
also a sufficient sum retained to send the youngest to some
good boarding school for two years, I wish also the college
expenses of their brother John Henry to be paid for the next
two years at Hapton Sidney College, including necessary
clothing &c. I also desire that the means be provided out of my
estate, to defray all necessary expense of his brother, Gilberton
at some good school for two years, on his return from California
if he desire it, and employs his time at school profitably in
the estimation of his Teacher. Finally, with respect to
the children of my son Charles, I desire that in the division
of what may remain of my estate, the portions to which
he would be entitled, be divided equally among his children,
they to receive their father's part and all my other children to
receive for themselves, an equal share of what may remain.
It is my wish that my men Beaufort & Granville shall not be
separated from their wives, and that in the deviation or disposition
of the negroes, the dictate of humanity as far as possible, be com-
plied with, in attention to their wishes, and avoiding the separation
of husband's & wife's relatives.

Lucy McLanahan

Witnesses
W. G. Walton
John St. Griffin
Kitty Walton

I desire to add to, or alter the provisions of the above will, so far
as to require that the part of my estate to which, my daughter Mary
L. W. White will be entitled, be paid to her. Money, to be used
by herself as she may think proper, not subject to the controlls
of her husband, and also that a sufficient sum of money be retained
in the hands of my Executor, to support my two old servants, Ellen
and Millie, as long as they may live, In order that Ellen and her
children may not be separated from her husband, who belongs
to Henry Hart. I desire provided she wisheth it, that they be sold
to him at their fair cash value.

Witnesses
John St. Griffin
Sally N. White
Lucy J. Tosh

Lucy McLanahan

At Roanoke September Court 1854; This last will
and Testament of Lucy McLanahan deceased, with a Codicil,
thereto attached, was this day produced in Court, and the said
will was proved according to law by the oaths of John St. Griffin
and William L. Walton subscribing witness thereto, and the Codicil
was proved by the oaths of the said John St. Griffin and Sarah
White, subscribing witness thereto, and thereupon the said will
and Codicil are admitted to record

Teste

J. Johnston

John Rann.

In the name of God Amen, I John Rann of the County
of Roanoke and State of Virginia, being of sound and disposing
mind and memory and being conscious of the uncertainty of life,
and being desirous to dispose of all such worldly estate as I
possess do make and ordain this my last will and Testament
in manner and form as follows: First, I return my soul to
God who gave it, and cheerfully resign my body to the earth.
Touching my worldly estate, First, it is my will and desire
that all my just debts and funeral expences be paid by my Exec-
utor (hereinafter named), out of any money that may come into
his hands belonging to my estate. Secondly, I give and
bequeath unto my son Isaac, and my two daughters Catherine
and Lydia, my plantation whereon I now live, containing
two hundred and three acres, be the same more or less, but
it is my express desire that they shall not sell dispose of or
convey to any person, the grounds now enclosed as a burying
ground, but that it shall be kept as a family burying ground.
The balance of my said plantation to be equally divided
between my said son Isaac, and my two daughters Catherine &
Lydia according to quantity & quality as I also give unto my said
daughter Catherine two of the choice of my milch cows, and one
hundred dollars in money to be paid to her by my executor.