

Margaret Poage I, Margaret Poage of the County of Roanoke and State of Virginia living in my usual health and of disposing mind and memory do make this my last will and Testament.

I give and bequeath to my son George and John and Joseph ten dollars each to be paid out of my estate, and to my grand daughter Margaret Poage daughter of George Poage I give and bequeath my bedstead and bedding usually kept upon it. The residue of my estate of every kind and description whatever I give and bequeath to my son Elijah Poage. I appoint Elijah Poage my Executor.

In witness whereof I have hereunto set my hand and seal this third day of April in the year of our Lord one thousand eight hundred and sixty seven

Witnesses
J. Woodrum
William Griss

Margaret Poage Esq^t
mark Esq^t

At Roanoke County Court, July Term 1869.

The last Will and Testament of Margaret Poage deceased, was this day produced in Court and proved according to law by the oaths of Jordan Woodrum and William Griss subscribing witnesses thereto, and thereupon the said Will and Testament is admitted to record.

A copy from the records of Court

J. Aaron L. Sturt, Clerk.

Jular Wray: I, Jular Wray of the County of Roanoke and State of Virginia do hereby make my last Will and Testament in the following formviz first my desire is that all my just debts be paid. Second I give unto my wife Nancy my Plantation on which I live together with all my stock of Hogs, Cows & also my Household and Kitchen Furniture also my copper still together with all & every thing I happen to have and to hold during her natural life and at her death the the property above given her to be equally divided between my children considering Miriam Birds heirs as one of my children; with the exception of my copper still that I give to my son Andrew extra of the balance of my children - in testimony whereof I have hereunto set my hand and seal this 4 day of September 1861.

Signed sealed and delivered
in presence of
John W. Reid
Benjamin Barnhart
Lewis B. Taylor.

Jular Wray his
mark Esq^t

At Roanoke County Court, September Term 1869.

The last Will and Testament of Jular Wray, was this day produced in Court, and proved according to law by the oaths of John W. Reid and Lewis B. Taylor two of the subscribing witnesses thereto, and thereupon the said Will is ordered to be recorded.

A copy from the records of Court. J. Aaron L. Sturt, Clerk.

Daniel Barnhart.

In the name of God amen. I Daniel Barnhart of the County of Roanoke and State of Virginia being of sound and disposing mind and memory and being desirous to dispose of such worldly estate as God has blessed me with I do make and ordain this my last will and testament in manner and form as follows.

First I do direct that all my just debts Funeral Expenses be paid out of my Estate as such as may be convenient by my Executor hereafter named.

Second my will and understanding is that my Executors shall make sale of all my personal Estate not later six months after my decease and shall also make sale of all my Real Estate that I may have at my decease at the expiration of two years after my death after giving timely notice and to sell and have such time and payment as may be to the best advantage of sale of above named Property.

Third I will that my two sons Daniel B. Barnhart and Jeremiah Barnhart shall have and hold all my farming lands Buildings included for the term of two years after my death by paying one third of all the crop they make on said lands to the Estate then after the expiration of two years they shall give up the said lands payable in such order as they prefered them reasonable wear and tear excepted. My two above named sons Daniel and Jeremiah shall also have the saw mill for two years after my decease and shall pay one half of the profits that the said mill may make during the two years for the benefit of my Estate. And I do further direct that my Executor shall have the Barn and house so covered and also repair the wall under the Barn at the expence of the Estate.

Then further my will is that my four children Josiah Christian Magdalena & Margaret shall be made equal with the rest of my children in the first place. As much to be paid to them as already been paid to my older children.

And then I do also direct all my Estate whether derived from the sale of my lands rents Personal Estate Bonds accounts or money in hand shall be equally divided between all my children I have and shall alike. Namely Elizabeth Lydia Sarah Susan Francis Jeet Saloma Nancy John Mary Daniel B. Anthony Abraham Josiah, Jeremiah Christian Magdalena and Margaret.

And I do further appoint my two sons Daniel B. Barnhart and Jeremiah Barnhart my Executors to execute my will make sale and pay of as I have above directed but avoiding all other wills by me made wherein I have at my my hand and seal the tenth day of March one thousand eight hundred and sixty nine.

Benjamin Heagy
John W. Eller
David Eller

Daniel Barnhart Esq^t