

At Roanoke County Circuit Court, October Term 1897.  
 A writing purporting to be the last will and testament of Henry A. Forsyth, deceased, was this day produced in court, and there being no subscribing witnesses then, William M. Barnitz and C. A. McLean, were sworn and severally deposed, that they are well acquainted with the testator's hand-writing, and verily believe the said hand-writing, and the name thereon subscribed, to be wholly written by the testator's own hand. Whereupon, the said writing is ordered to be recorded, as the true last will and testament of the said Henry A. Forsyth, deceased.

A copy from the records of court.

Test:

W. Griffin, Clerk.

Martha D. Logan. I give and bequeath to my son Robert Logan two thirds of my estate Real, Personal and mixed.

The other third of my estate I give and bequeath to my son John Lewis Logan.

I request that my son Robert will not let his generous spirit make him take any steps to alter the above provisions of this my last will and testament.

Given under my hand and seal this 9<sup>th</sup> day of January 1892.

Martha D. Logan/ Seal

The war put a stop to Robert's education, so that he was not qualified to make his living as John Lewis was.

Martha D. Logan.

At Roanoke County Circuit Court April Terms 1898.  
 The last will and testament of Mrs Martha D. Logan, deceased, was this day produced in court and proved, according to law, by the oaths of Robert H. Logan and Philip L. Burwell, who deposed that they are well acquainted with the hand-writing of the said Mrs Fannie P. Huff, deceased and only believe the said writing and the

and verily believe the said writing and annexed codicil, and the name of the testator, subscribed to said writing and codicil, to be wholly written by the testator's own hand. Whereupon, the said writing and codicil are ordered to be recorded as the true last will and testament of Mrs Martha D. Logan, deceased.

Whereupon, on motion of Robert Logan, one of the heirs and distributees of the estate of Mrs Martha D. Logan, deceased, who made oath and together with Robert H. Logan, his surety, who made oath as to his sufficiency, entered into and acknowledged a bond in the penalty of Two Thousand Dollars, conditioned according to law, certificate is granted him for obtaining letters of administration with the will annexed on the estate of the said Martha D. Logan, deceased.

A copy from the records of court,  
 Test: W. Griffin Clerk,

Salem January 28<sup>th</sup> 1898

Fannie P. Huff.

Mrs A. E. Huff will

At my death I want this house just as it stands to go to L. B. Huff his life time, I want it kept in the family as long as there is one of them living. If Kent should die or anything happen to Sallie his wife I want her to have a home with you in this house Blanton, if there is any little memento the other children wish let them have it, of course a home for her his life time

Fannie P. Huff

At Roanoke County Circuit Court April 4<sup>th</sup> 1898.

A writing purporting to be the last will and testament of Mrs Fannie P. Huff, deceased, was this day produced in court and proved according to law, by the oaths of W. C. Stone, Willard F. Huff and W. G. Armstrong, who deposed that they are well acquainted with the hand-writing of the said Mrs Fannie P. Huff, deceased and only believe the said writing and the