

July 28. 1862

This is a Memorandum of what I want done with whatever of my estate that may be found after my just debts is paid & in case I get killed or die without making any other disposal of it. In case I do not get back from the war, after all my just debts are paid, I want all that may be found belonging to my estate to be equally divided between my 2 brothers John and James Mues, first my business settled up and my just debts paid and all that is left of my estate divided equally between my 2 brothers John Mues and James Mues.

(Signed)

Joseph M. Mues

At Roanoke February Court 1863

A paper purporting to be the last Will & Testament of Joseph M. Mues Sr. was this day produced in Court and it was proved by the oaths of William Mues, Thomas R. Mues and John H. Kelly, that they are acquainted with the handwriting of Joseph M. Mues, and that the said paper and the signature thereon are wholly in the hand writing of the said Joseph M. Mues Sr., and that upon the said paper is admitted to be and is the last Will & Testament of the said Joseph M. Mues Sr. And as the actions of James B. Mues who made with therein, and with William Mues and Thomas R. Mues his securities entered into and acknowledged a Bond in the County of Orange and before with evidence according to law, he is appointed Administrator with the will annexed of the said Joseph M. Mues Sr. and it appearing to the Court that the said Joseph M. Mues Sr. owned certain property and estate in the State of Alabama, and that it may be necessary and proper to take an administration of said estate in Alabama it is therefore ordered that leave be given to the said James B. Mues to withdraw the original will aforesaid after the same shall have been read.

Attest for the Court of Orange
John H. Kelly, Clerk

William R. Coon of the County of Roanoke in the State of Virginia do make this my last will and Testament in manner as follows: I will and bequeath to my wife Nancy E. all of my personal and Real Estate so long as she of Roanoke County, May live, and after her death, I will and bequeath my Land to my Brothers, the 1 day of this John Coon, Darius Coon and Robert Coon to be equally divided among them three Brothers or their heirs if either of them should die, without his heirs before the division of the estate the property will go to those living or their heirs. I acknowledge this to be my last will and Testament in the presence of three witnesses this 16th day of June 1862
Witness
John Coon
Darius Coon
Robert Coon
William R. Coon

At Roanoke November Court 1862

This last Will and Testament of William R. Coon dec. was produced in Court and having been proved according to law by the oaths of John Coon and William Reim subscribing witnesses therein, was ordered to be recorded.
Test. St. Johnston Clk.

Mary Hartman. I, Mary Hartman of the County of Roanoke in the State of Virginia being of sound mind and memory and considering the uncertainty of this frail and transitory life, I do therefore make order publish and declare this to be my last Will and Testament, that is to say, first after all my lawful debts are paid, and discharged the residue of my estate real and personal I give bequeath and dispose of as follows to wit: to my son George W. Hartman my three of 200 Acres of Land and also my son Abram part hereunto to George W. Hartman known as the land of Michael Hartman deceased lying in the County of Roanoke and State of Virginia, to my son George W. Hartman all my Town lots and kitchen furniture and all my cattle, hogs and sheep, to my son John L. Hartman One dollar, Little wire & Males Constables and appoint my son George to be executor of this my last will and Testament hereby revoking all former will by me made, the witness whereof I have hereunto subscribed my name and affixed my seal the 1st day March 1862
Mary Hartman

The opposite written instrument was subscribed by the said Mary Hartman in our presence and acknowledged by her to each of us and she at the same time published and declared the opposite instrument so subscribed to be her last will and Testament and we at her request and in her presence have signed our names as witnesses hereunto and written opposite our names
Abram Hartman
Lodwick Boon

At Roanoke May Court 1862

This last Will and Testament of Mary Hartman deceased was this day produced in Court and proved according to law by the oaths of Abraham Hartman & Lodwick Boon subscribing witnesses therein, and is ordered to be recorded.
Test. St. Johnston Clk.

Just Wills. The last will of Jacob Wrote Sr. of Roanoke County being in a law State of health but of sound mind and memory do make this my last will, in manner and form hereinafter. That is, first, I desire that my funeral expenses be paid, and all my just debts be paid, should owe any at my death, I will and bequeath to my beloved wife Elizabeth Wrote all my Real and personal estate whatever there may be at my death, for her so long as she lives to have and hold, and then to dispose of as she chooses at her death.