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November, 1900.

Witness:
E. L. Helms
Mrs. St. Morse
W. C. Campbell. Seal

I, William C. Campbell, of the County of Roanoke, Va. being of sound
mind and disposing memory, do make this codicil to this, my last
will and testament.

I devise and bequeath that at my death that whatsoever money
I may have in the First National Bank of Roanoke, Virginia, one-half
of same shall be paid to the guardianship of my son, Lacy W. Camp-
bell, for his education or as said guardianship may direct. The
other half I give to my beloved wife, Harriet E. Campbell to use
as she may wish.

Given under my hand and seal this 23rd day of October, 1905.
Wm. C. Campbell Seal

Witnesses:
St. S. Trout
Mrs. St. Morse

In the Clerk's office of the Circuit Court of Roanoke County, Va.
15th day of July, 1907.

On presenting, for recording to be attached to the will and testament of William
C. Campbell deceased, bearing date the 14th day of November, 1900 to-
gether with a codicil annexed thereto, bearing date the 23rd day of
October, 1905; was this day produced before me in the Clerk's Office
of said Court, and proved according to law as to the body of said
will by E. L. Helms and Mrs. St. Morse, subscribing witnesses thereto,
and the codicil to said will was also proved according to law
by the oaths of St. S. Trout and Mrs. St. Morse, subscribing witnesses
to said codicil, and thereupon the said will and codicil being
thus proved as the true last will and testament and codicil of the
said William C. Campbell, deceased, are ordered to be recorded as such.

Teste: Chas. D. Davis, Clerk

In the Clerk's Office of the Circuit Court of Roanoke County, Va.
the 23rd day of July, 1907.

On petition of Mrs. Harriet E. Campbell, she is permitted
to qualify as Administratrix, with the will annexed, of the estate of
William C. Campbell, deceased; thereupon the said Mrs. Harriet E.
Campbell who made oath thereto, and together with Kellie Camp-
bell, her surety, who justified on oath as to his sufficiency, entered
into and acknowledged a bond in the penalty of One Thousand Dollars
(\$1000.00) conditioned according to law, certificate is granted
her for obtaining letters of administration upon the estate of the said
William C. Campbell deceased, in due form.

Teste: Chas. D. Davis, Clerk.

Or true copy from the records.

Teste: Chas. D. Davis, Clerk.

Henry M. Bandy, the Executors therein named, who made oath thereto, and entered into and acknowledged a bond in the penalty of Six Thousand Dollars (\$6,000.00) conditioned according to law, but without security, as provided for in said will. Certificate is granted the said Ernest E. Bandy and Henry M. Bandy for obtaining a probate of the said will in due form.

In testimony whereof

Charles D. DeWitt Clerk

A true copy from the records of the Clerk's office of Roanoke County.

In testimony whereof

Charles D. DeWitt Clerk

October 11th 1906.

Rollin J. Ferguson

This is the last will and testament of Rollin J. Ferguson he being of sound mind doth bequeath his Real Estate and Personal property which is situated on the waters of Deep Creek in Roanoke County State of Virginia as follows

It is my will that all of my heirs shall share equal in my Real estate in valuation, but that John B. Ferguson my son shall have my homestead including the dwelling house in which I now live together with the garden and Barn which are to be valued by Commissioners, and that my daughter Aurice G. Bohon shall have 1 Singer sewing machine, and my daughter Virginia A. Ferguson shall have 1 Organ, and that Doctor B. Ferguson's wife shall have 1 Bureau which is in N.E. room on second floor of my dwelling house, and that Willie N. Ferguson shall have Fifty Dollars worth of house hold goods of her own selection to be valued by Commissioners all of which must remain in the house until after the sale, and it is my will that John B. Ferguson shall have all apple butter all dried fruit, all garden vegetables of various kinds, and all of the haw which I have at present, and it is also my will that should any of my heirs try to set aside this will, that they shall pay all expense of suit and and one half of all of their inheritance be forfeited to the remainder of my heirs, in witness whereof I have affixed my signature

Rollin J. Ferguson

The C. M. Shorsley and Edgar M. Richardson being present and in the presence of each other witnesses the signature of Rollin J. Ferguson to the foregoing will. This the 11th day of October 1906.

C. M. Shorsley
Edgar M. Richardson

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office, and proved according to law by the oaths of Wm. Hampton
Barnett, Jr., and Wm. Barnett, the subscribing witnesses thereto,
and is ordered to be recorded.

And on motion of Ellen Kyle Adair, the Executrix named in
said will, who made oath thereto, and entered into and acknowledged
a bond in the penalty of three thousand dollars (\$3,000.00) conditioned
according to law, but without security, as provided in said will,
certificates is granted herefor obtaining a probate of the said will
in due form.

Teste: Chas. D. Deuit Clerk
Attesty
Jesse Thos. J. Norton D. Clerk.

Bettie M. Skunt

I, Bettie M. Skunt of the Town of Vinton, County of
Roanoke, Virginia, knowing the uncertainty of life,
and the certainty of death; and being of sound mind,
but weak in body, do make this my last will and
Testament.

1st I give and bequeath to my beloved husband
R. A. Skunt, all of my estate, both real and personal, to have
and to hold, after my death, and do as pleases with.
2nd He shall take possession of the property hereby
bequeathed to him after my death, and shall have this
my will recorded, and shall not be required to give
any bond or security.

Given under my hand and seal this the 10th day
of October 1907.

Bettie M. Skunt, ^{her} ~~X~~ ^{mark} ~~mark~~ (Seal)

Witnesses
Wm. G. Graves
J. H. Upson

In the Clerk's office of the Circuit Court of Roanoke
County, the 30th day of December, 1907.

A writing purporting to be the last will and
Testament of Mrs. Bettie M. Skunt, deceased, was this
day produced before me in the Clerk's office of said
Court, and proved according to law by the oaths of
W. G. Graves and J. H. Upson, the subscribing witnesses
thereto, and is ordered to be recorded as the true last
will and Testament of the said Mrs. Bettie M. Skunt,
deceased.

And on motion of R. A. Skunt, husband and
sole beneficiary under the will of the said deceased
he is permitted to qualify as Administrator, with
the will annexed, of the estate of the said Mrs. Bettie
M. Skunt, deceased.

Date of said will in due form
Teste: Chas D. Deuit Clerk
P.

A True Copy from the record.

Teste: Chas D. Deuit Clerk
P.

Moses Ross.

I, Moses Ross of the town of Salem, County of Rowan, State of N.C., being of sound mind and memory, do make, publish and declare this to be my last will and testament, to wit:

First: I give, devise and bequeath my home place, north of Salem Va., to my wife Mariah Ross during her life time. At her death the above mentioned property to be equally divided between my two sons, John Henry Ross and Isaac Wayman Ross.

2nd My Insurance policy in the Metropolitan Insurance Co I give to my wife Mariah Ross.

In witness whereof I have hereunto set my hand and seal this the 20th Nov. 1907.

Moses ^{his} Ross ^{mark} 

Signed, sealed, published and declared as and for his last will and testament by the above named testator in our presence who have at his request acted in his presence and in the presence of each other, signed our names as witnesses thereto

John H. Duckwilder
David B. Freeman

In the Clerk's office Circuit Court of Rowan County, N.C., the 10th day of February, 1908.

A writing purporting to be the last will and testament of Moses Ross, deceased, was this day produced before me in the said office by Mariah Ross, wife of said decedent and the beneficiary therein named, and being duly proved according to law by the oaths of John H. Duckwilder and David B. Freeman, the subscribing witnesses thereto, is ordered to be recorded as the true last will and testament of the said Moses Ross deceased.

Teste: Chas D. Deuit, Clerk.

A True Copy from the records of the Clerk's office of said court.

Teste:
Chas D. Deuit, Clerk.
P.

P. E. Firebaugh

I, Philip E. Firebaugh of Salem, Roanoke County, State of Virginia, being of sound mind and memory do make publick and declare this to be my last will and testament to-wit:

First- All my just debts and funeral expenses shall be first fully paid.

Second- I give devise and bequeath ^{all} of the net residue and remainder of my estate both real and personal to my beloved wife Elizabeth B. Firebaugh (if she survive me) to have to hold to her my said wife and to her heirs and assigns forever.

Third- I nominate and appoint my said wife Elizabeth B. Firebaugh to be the executor of this my last will and testament hereby revoking all former wills by me made.

In witness whereof I have hereunto set my hand and seal this 24th day of December A. D. 1896.

Philip E. Firebaugh. (Seal)

Witness
W. K. Ruchrauff
D. L. Sedon

In the Clerk's office of the Circuit Court of Roanoke County, this 24th day of February 1919.

A writing purporting to be the last will and testament of Philip E. Firebaugh deceased, was this day produced before me, in the Clerk's office of said Court, by Mrs Elizabeth B. Firebaugh, the executrix therein named, and proved according to law by the oaths of W. K. Ruchrauff and D. L. Sedon, the subscribing witnesses thereto.

Whereupon said writing is ordered to be recorded as the true last will and testament of the said Philip E. Firebaugh deceased. Thereupon, Mrs Elizabeth B. Firebaugh, the executrix named in said will, who made oath thereto, together with D. L. Sedon, her surety, who justified on oath as to his sufficiency, entered into and acknowledged a bond in the penalty of \$1000.00 as by law required. Certificate is granted her for obtaining a probate of said will in due form.

Teste: Wm J. Preston J.C.

A true copy from the records.

Teste: Thos J. Preston D.C.

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Philip E. Firebaugh of Salem, Roanoke County, State of Virginia, being of sound mind and memory do make public and declare this to be my last will and testament to-wit:

First - All my just debts and funeral expenses shall be first fully paid.

Second - I give devise and bequeath ^{all} of the rest residue and remainder of my estate both real and personal to my beloved wife Elizabeth B. Firebaugh (if she survive me) to have to hold to her my said wife and to her heirs and assigns forever.

Third - I nominate and appoint my said wife Elizabeth B. Firebaugh to be the executor of this my last will and testament hereby revoking all former wills by me made.

In witness whereof I have hereunto set my hand and seal this 21st day of December A. D. 1896

Philip E. Firebaugh. (S)

Witness

W. H. Rauhaupt

D. L. Sedon

In the Clerk's office of the Circuit Court of Roanoke County, this 1st day of February 1919.

A writing purporting to be the last will and testament of Philip E. Firebaugh deceased, was this day produced before me, in the Clerk's office of said Court, by Mrs Elizabeth B. Firebaugh, the executrix therein named, and proved according to law by the oaths of W. H. Rauhaupt and D. L. Sedon, the subscribing witnesses thereto.

Whereupon said writing is ordered to be recorded as the true last will and testament of the said Philip E. Firebaugh deceased. Thereupon, Mrs Elizabeth B. Firebaugh, the executrix named in said will, who made oath thereto, together with G. S. Sears, her secretary, who justified on oath as to his sufficiency, entered into and acknowledged a bond in the penalty of \$1000.00 as by law required. Certificate is granted her for obtaining a probate of said will in due form.

Teste: Thos J. Preston J.C.

A true copy from the records.

Teste: Thos J. Preston J.C.

deceased, and for that purpose, I do hereby authorize and empower my said executor as heretofore named to sell and dispose of all my said real estate, either by public or private sale or sales, for the best price or prices that can be gotten for the same, and by proper deed or deeds, conveyances or assurances in the law, to be duly executed, acknowledged, and perfected, to grant, convey, and assure the same to the purchaser or purchasers thereof, in fee simple, and to this I subscribe my name and affix my seal 9th day of March 1908.

Gordon M. Suttle Seal

Witness

Signed and sealed by the said Gordon M. Suttle as and for his last will and testament in our presence this 9th day of March 1908.

J. H. Upson
J. E. McGuire
M. J. Vinyard

In the Clerk's office of the County of Roanoke, the 17th day of March 1908.

A writing purporting to be the last will and testament of Gordon M. Suttle, deceased, was this day produced before me in the Clerk's office of said County by J. H. Upson, and proved according to law by M. J. Vinyard, J. E. McGuire and J. H. Upson, the subscribing witnesses thereto. Whereupon said writing is ordered to be recorded as the true last will and testament of the said Gordon M. Suttle, deceased.

Teste: Thos D. Preston D.C.

A true copy from the records.

Teste: Thos D. Preston D.C.

Salem Va

Sept 20th 1905.

I, J. J. Shickel

of Salem Va do hereby make this my last will. I give devise and bequeath to my wife Mattie B. Shickel Lots 1 to 10 inclusive and lot 17 all of Section 48 and lots B & C situated at corner of College Av & Boulevard Salem Va together with my Dwelling and Furniture therein, to bequeath to whom ever she desires.

I also give devise and bequeath the balance of my estate both real and personal of every description to my wife Mattie B. Shickel, to be

J. J. Shickel

decease, and for that purpose, I do hereby authorize and empower my said executor as heretofore named to sell and dispose of all my said real estate, either by public or private sale or sales, for the best price or prices that can be gotten for the same, and by proper deed or deeds, conveyances or assurances in the law, to be duly executed, acknowledged, and perfected, to grant, convey, and assure the same to the purchaser or purchasers thereof, in fee simple, and to this I subscribe my name and affix my seal 9th day of March 1908.

Gordon M. Settle *(Seal)*

Witness

Signed and sealed by the said Gordon M. Settle as and for his last will and testament in our presence this 9th day of March 1908.

J. H. Upson
S. E. McGuire
M. J. Vinyard

In the Clerk's office of the County of Roanoke, the 17th day of March 1908.

A writing purporting to be the last will and testament of Gordon M. Settle, deceased, was this day produced before me in the Clerk's office of said County by J. H. Upson, and proved according to law by M. J. Vinyard, S. E. McGuire and J. H. Upson, the subscribing witnesses thereto. Whereupon said writing is ordered to be recorded as the true last will and testament of the said Gordon M. Settle, deceased.

Teste: Thos D. Preston D.C.

A true copy from the records.

Teste: Thos D. Preston D.C.

Salum Va

Sept 20th 1905.

I, J. J. Shickel

of Salum Va do hereby make this my last will. I give devise and bequeath to my wife Mattie B. Shickel Lots 1 to 10 inclusive and lot 17 all of Section 48 and lots B & C situated at corner of College Av & Boulevard Salum Va together with my Dwelling and Furniture therein, to bequeath to whom ever she desires.

I also give devise and bequeath the balance of my estate both real and personal of every description to my wife Mattie B. Shickel to be

of the said J. Shickel, deceased. And on the motion of Mrs
Mattie B. Shickel, the Executrix named in said will, who made
out thereto, and entered into and acknowledged a bond in
the penalty of ten thousand Dollars (\$10,000.00) without
security, as provided by the terms of said will, conditional ac-
cording to law, certificate is granted herfor obtaining a probate
of said will in due form.

Teste: Chas D Smith Clerk

A True Copy from the Record.

Teste: Tho J Purton D.C.

Joseph W. Berry

In the name of God, Amen:
I, Joseph W. Berry, of the County of Roanoke, State of Virginia,
being of sound mind and memory, do make and publish this my
last will and testament.

I desire after my death, to be decently buried, and all my
just debts and funeral expenses to be paid, as soon after
my death as practicable, by my Executrix, hereinafter named.
And as to my worldly estate, and all the property of whatever
kind, whether real, personal, or mixed, of which I shall die
seized and possessed, or to which I may be entitled at the
time of my decease, left after the payment of my just debts,
I give and bequeath absolutely to my beloved wife, Mary
E. Berry, to be held, used and enjoyed and disposed of by her,
in any manner she may prefer or adopt.

I hereby appoint my beloved wife, the said Mary E. Berry,
Executrix of this my last will and testament and ask that no
security will be required of her by the Court before which
she may qualify.

I hereby declare and publish this to be my last will
and testament, revoking all others by me heretofore made.
In testimony whereof I hereto subscribe my name and
affix my seal, on this the 26 day of Nov- 1898.
J. W. Berry

Signed, sealed, published, and declared by Joseph W. Berry,
as and for his last will and testament, in our presence, who,
at his request, and in his presence, and in the presence of each
other, have subscribed our names as witnesses hereto.

P. Harris Chief
J. R. Brown

In the Clerk's office of the Circuit Court of Roanoke County
Va., the 26th day of March 1903.
A writing purporting to be the last will and testament
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in the Clerk's office of Roanoke County Circuit Court by

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of the said J. Shinkel, deceased. And on the motion of Mrs
 Mattie B. Shinkel, the executrix named in said will, who made
 oath thereto, and entered into and acknowledged a bond in
 the penalty of ten thousand Dollars (\$10,000.00) without
 security, as provided by the terms of said will, conditioned ac-
 cording to law, certificate is granted her for obtaining a probate
 of said will in due form.

Teste: Chas D. Smith Clerk

A True Copy from the record.

Teste: Thos J. Purton D.C.

In the name of God, Amen:

J. Joseph W. Berry, of the County of Roanoke, State of Virginia,
 being of sound mind and memory, do make and publish this my
 last will and testament.

I desire after my death, to be decently buried, and all my
 just debts and funeral expenses to be paid, as soon after
 my death as practicable, by my executrix, hereinafter named.
 And as to my worldly estate, and all the property of whatever
 kind, whether real, personal or mixed, of which I shall die
 seized and possessed, or to which I may be entitled at the
 time of my decease, left after the payment of my just debts,
 I give and bequeath absolutely to my beloved wife, Mary
 E. Berry, to be held, used and enjoyed and disposed of, by her,
 in any manner she may prefer or adopt.

I hereby appoint my beloved wife, the said Mary E. Berry,
 executrix of this my last will and testament and ask that no
 security will be required of her by the Court before which
 she may qualify.

I hereby declare and publish this to be my last will
 and testament, revoking all others by me heretofore made.
 In testimony whereof I hereto subscribe my name and
 affix my seal, on this the 26 day of Nov - 1898.

J. W. Berry *Witness*

Signed, sealed, published, and declared by Joseph W. Berry,
 as and for his last will and testament, in our presence, who,
 at his request, and in his presence, and in the presence of each
 other have subscribed our names as witnesses hereto.

P. Harris Chief
 J. R. Brown

In the Clerk's office of the Circuit Court of Roanoke County
 Va., the 26th day of March 1908.

A writing purporting to be the last will and testament
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 in the Clerk's office of Roanoke County Circuit Court, by

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by Mrs Helen E. Royer, the executrix therein named, and it appearing to the Court that J. Allen Watts, one of the subscribing witnesses to said will, has departed this life, and that Edward W. Robertson, the other subscribing witness, is out of the Commonwealth, the Court was sworn, and depose that he is well acquainted with the handwriting of both said J. Allen Watts and Edward W. Robertson, and verily believes that their signatures as witnesses to said will are in the handwriting of the said witnesses. Whereupon it is ordered that the said will be recorded as the last will and testament of O. Howard Royer, deceased.

And on motion of Mrs Helen E. Royer, the executrix named in said will, who made oaths thereto, and entered into and acknowledged a bond in the penalty of ten thousand dollars (\$10,000.00), conditioned according to law, but without security, as provided in said will, a certificate is granted her for obtaining a probate of said will in due form.

And on motion of Mrs Helen E. Royer, it is ordered that C. W. Compton, Joseph W. Cox, Lucian St. Coles, W. W. Cox and Joseph St. Howard, any three of whom may act, being first duly sworn for the purpose shall truly & justly appraise such of the goods and chattels of O. Howard Royer, deceased as may be produced to them and return their appraisement under their hands as the law directs.

A true copy from the records.

Test: Thos D. Overton D.C.

A copy

Test: Thos D. Overton D.C.

Will and Testament of Benjamin Franklin Fox,

B. F. Fox,

I, Benjamin Franklin Fox, of the town of Salem in the County of Roanoke and State of Virginia, being of sound mind and understanding, do make my last will and testament in the manner and form following:

1st. - I desire that my body may be decently buried, without needless expense, in manner corresponding to my estate and situation in life.

2nd. - I direct that all my just debts be paid.

3rd. - I give and bequeath to my beloved wife Eliza O. all of my property, real and personal, of any kind whatsoever, to hold, use, sell, or to make any other disposition of it she may wish, for her personal support, without being interfered with, in any way, by my executors hereinafter named.

4th. - If there remain any of my property, not disposed of by my wife Eliza O., nor needed to pay any of her just debts (including her burial expenses) at the time of her decease, I give, devise and bequeath the same as follows, to wit: Two-sixths (2/3) of it to my sister Mary E. Shadmy; Two-sixths (2/3) of it to my sister Lucinda Redmont; One-

A true copy from the records of the Clerk's office of Roanoke County, Va.

Teste:

Chas. D. DeWitt Clerk

In the name of God Amen.

I, Mary Eliza Helms do make this my last will and testament

I bequeath to my daughter, Lucy Eliza Helms \$700⁰⁰ (seven hundred dollars) and to my son Charles Dandridge Helms (who has remained wife me to this date), \$300⁰⁰ (three hundred dollars) as a small compensation for what he has done for me. After these legacies have been paid, I bequeath an equal distribution between my nine children, Flora M. Cox, Leroy E. Helms, Olen W. Helms, Charles D. Helms, Nancy C. Bandy, Lucy E. Helms, Clara C. Helms, Mary K. Brantz and James J. Helms. This will was written on the 27th of October in the County of Roanoke, State of Virginia, the writer believing herself to be of sound mind and judgment.

In testimony whereof I hereunto set my hand and seal, Mary E. Helms.

Witness
Witness

Mary P. Preston
C. P. Chapman

In the Clerk's office of the Circuit Court of Roanoke County Va, the 26th day of May, 1908.

A paper purporting to be the last will and testament of Mrs Mary E. Helms, deceased, was this day produced before me in the Clerk's office of said County, by C. C. Helms, and proved according to law by the oaths of Mrs Mary P. Preston and Mrs C. P. Chapman, the subscribing witnesses thereto, whereupon said writing is ordered to be recorded as the true last will and testament of the said Mrs Mary E. Helms, deceased.

Teste: Tho. D. Preston DC

A Copy

Teste: Tho. D. Preston DC

Received of C. C. Helms agent for Mrs Mary E. Helms three hundred dollars being in full settlement for amount which I owe by my mother Mary E. Helms, this the 27th of October 1908.

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A true copy from the records of the Clerk's office of Roanoke County, Va.

Teste:

Chas. D. Davis Clerk,

In the name of God, Amen.

I, Mary Eliza Helms do make this my last will and testament

I bequeath to my daughter, Lucy Elizabeth Helms, ¹⁹⁰⁷ \$700⁰⁰ (seven hundred dollars), and to my son Charles Sandridge Helms (who has remained wifeless to this date), \$300⁰⁰ (three hundred dollars) as a small compensation for what he has done for me. After these legacies have been paid, I bequeath an equal distribution between my nine children: Flossa M. Cop, Leroy E. Helms, Olin W. Helms, Charles D. Helms, Nancy O. Bandy, Lucy E. Helms, Obed C. Helms, Mary K. Prantz and James P. Helms. This will was written on the 27th of October in the County of Roanoke, State of Virginia, the writer believing herself to be of sound mind and judgment.

In testimony whereof I hereunto set my hand and seal, Mary E. Helms.
Witness Mary O. Preston
Witness C. P. Chapman

In the Clerk's office of the Circuit Court of Roanoke County Va., the 26th day of May, 1908.

A paper purporting to be the last will and testament of Mrs. Mary E. Helms, deceased, was this day produced before me in the Clerk's office of said County, by C. C. Helms, and proved according to law by the oaths of Mrs. Mary O. Preston and Mrs. C. P. Chapman, the subscribing witnesses thereto, whereupon said writing is ordered to be recorded as the true last will and testament of the said Mrs. Mary E. Helms, deceased.

Teste: Thos. J. Preston Jr

A Copy

Teste: Thos. J. Preston Jr

Wm Guzman

The following is to be my last will as to the disposition of the worldly goods and lands with which it has pleased God to bless me in this life.

I wish my Executor to be hereafter named by this will, to select auction on such credit as they may think best for the interest of my estate. All my property, both real and personal, except such articles of personal property as my dear wife Susan may see proper to select and keep for her use, amounting to not exceeding one third of my personal property.

I wish them to pay all my debts including the funeral expenses of a decent burial. I then wish them to put at yearly interest one third of my whole estate, after taking from that third the value of the articles selected by my said wife of my personal property for the sole use and benefit of my said wife during her life the said interest to be paid her yearly for her use and support, & to be by her used as she may see fit & proper.

The balance of the proceeds of my estate, I wish disposed of as follows.

I wish my Executor as soon as that amount of my estate may be in hand, after the end of one year after my death, to pay to Christopher Bowman of Floyd New Numbered and fifty dollars to be by him held in Trust for the use and benefit of the poor of the Denmark denomination of Christians, the interest thereof to be used and applied by said Bowman at his will & discretion during his life time and the principal to be disposed of by him at his death as he may direct for the further use & benefit of the poor of said denomination.

I give to my daughter Mrs Elizabeth Graham One hundred dollars to be paid to her and not to her husband. The balance of the proceeds of my estate, I wish divided between my seven remaining children or the children and heirs of the body of such as may be dead at my death including the third of my estate willed to my wife during her lifetime, in the proportion and manner following.

I direct my executor to pay to my son John Guzman, one seventh part of my said estate. I direct them to pay my son George Guzman, one seventh part of my said estate. I direct them to pay to my daughter Mrs Catharine Sumrell one seventh part of my said estate to be paid to her or her order & not that of her husband, to be disposed of as she may see fit. I direct them to pay to my daughter Asseneth Guzman one seventh part of my said estate. I direct them to put at interest one seventh of my said estate for, and until the full end of six years after my death to bear interest from the time it is collected & thus loaned out. The interest that may accrue to be paid to my son Peter Guzman if then living, and the principal of said one seventh to be paid to his then living children, and the children and heirs of such as may be dead.

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The following is to be my last will as to the disposition of the worldly goods and lands with which it has pleased God to bless me in this life.

I wish my Executor to be hereafter named by this will, to select auction on such credit as they may think best for the interest of my estate. All my property, both real and personal, except such articles of personal property as my dear wife Susan may see proper to detain and sleep for her use, amounting to not exceeding one third of my personal property.

I wish them to pay all my debts including the funeral expenses of a decent burial. I then wish them to put at yearly interest one third of my whole estate, after taking from that third the value of the articles selected by my said wife of my personal property for the sale use and benefit of my said wife during her life the said interest to be paid her yearly for her use and support, & to be by her used as she may see fit & proper. The balance of the proceeds of my estate, I wish disposed of as follows.

I wish my Executor as soon as that amount of my estate may be in hand, after the end of one year after my death, to pay to Christopher Bowman of Floyd seven hundred and fifty dollars to be by him held in Trust for the use and benefit of the poor of the Dunkard denomination of Christians, the interest thereof to be used and applied by said Bowman at his will & discretion during his life time and the principal to be disposed of by him at his death as he may direct for the further use & benefit of the poor of said denomination.

I give to my daughter Mrs Elizabeth Graham one hundred dollars to be paid to her and not to her husband. The balance of the proceeds of my estate, I wish divided between my seven remaining children or the children and heirs of the body of such as may be dead at my death, including the third of my estate willed to my wife during her lifetime, in the proportion and manner following.

I direct my executor to pay to my son John Swanson, one seventh part of my said estate. I direct them to pay my son George Swanson, one seventh part of my said estate. I direct them to pay to my daughter Mrs Catharine Sumrell one seventh part of my said estate to be paid to her or her order & not that of her husband, to be disposed of as she may see fit. I direct them to pay to my daughter Assuet Swanson one seventh part of my said estate. I direct them to put at interest one seventh of my said estate for, and until the full end of six years after my death to bear interest from the time it is collected & thus loaned out. The interest that may accrue to be paid to my son Peter Swanson if then living, and the principal of said one seventh to be paid to his then living children, and the children and heirs of such as may be dead.

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 to us we being all present
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 Wm A. Wade
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March Term 1868.

The last will and Testament of Adam Guaruan died was presented to Court and the same was proven by the oath of John Gardner one of the witnesses thereto, and the handwriting of the other witnesses thereto being proven. The same was ordered to be recorded, and on motion of George Guaruan the executor therein named, who made oath & together with Alay & Smith & William Smith his securities entered into and acknowledged a bond in the penalty of \$12000 - Conditioned as the Law directs, a certificate is granted for obtaining a probate of said will in due form of Law.

In Teste
 John C. Wade D.C.

A copy Teste

Geo Wilson Clerk

In the Clerk's office of Roanoke County the 24th day of July, 1906.

The foregoing copy of the last will and Testament of Adam Guaruan, deceased, duly attested, was this day presented, and with the Certificate annexed admitted to record.

In Teste: Charles Derritt, Clerk.

My R. Olson

In the name of God, Amen, I, Mary Louisa Olson of Salem, Roanoke County, State of Virginia, being of sound mind and disposing memory, do make this my last will and Testament, as follows:

First; I give and devise unto my dearly beloved husband Charles J. Olson, all my interest in all the real estate I now own or may hereafter acquire, except my interest in the Case and one acre of land, known as the Goodwin Case. I also give to my husband Charles J. Olson, all my personal property of whatsoever kind I may die seized.

Second; I give devise and bequeath to my dear and loved niece Alice M. Clark, all my interest in Case and one acre of land known as the Goodwin Case.

I hereby appoint my said husband Charles J. Olson, Executor of this my last will, and desire that no security shall be required of him as such.

Witness my hand this 24th day of October 1907. Mary L. Olson

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Jno Gardner Jr
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March term 1868.

The last will and Testament of Adam Guaruan died was presented to court and the same was proven by the oath of John Gardner one of the witnesses thereto, and the handwriting of the other witness thereto being proven. The same was ordered to be recorded and on motion of George Gardner the executor therein named, who made oath, & together with Alay D Smith & William Smith his securities entered into and acknowledged a bond in the penalty of \$12000 - Conditioned as the law directs, a certificate is granted for obtaining a probate of said will in due form of law.

Teste

John C. Wade J. C.

A copy Teste

Geo Wilson Clerk

In the Clerk's office of Roanoke County the 24th day of July, 1908.

The foregoing copy of the last will and Testament of Adam Guaruan, deceased, duly attested, was this day presented, and with the certificate annexed admitted to record.

Teste: Chas. D. Smith, Clerk.

P.

part

In the name of God, Amen, I, Mary Louisa Olson of Salem, Roanoke County, State of Virginia, being of sound mind and disposing memory, do make this my last will and testament, as follows:

First: I give and devise unto my dearly beloved husband, Charles J. Olson, all my interest in all the real estate I now own or may hereafter acquire, except my interest in the Case and one acre of land, known as the Goodwin Cave. I also give to my husband Charles J. Olson, all my personal property of whatsoever kind I may die seized.

Second: I give devise and bequeath to my dear and loved niece, Alice M. Clark, all my interest in Case and one acre of land known as the Goodwin Cave.

I hereby appoint my said husband Charles J. Olson, Executor of this my last will, and desire that no security shall be required of him as such.

Witness my hand this 24th day of October 1907. Mary L. Olson

the husband of said decedent, and proved according to law by the oaths of R L Bahou and W S Bahou, the subscribing witnesses thereto. Whereupon it is ordered that the said papers writing be probated and admitted to record as and for the last will and testament of the said Sarah A. Martin deceased.

Teste:

Chas D Dunit, Clerk.

A true copy from the records of the clerks office.

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Chas D Dunit, Clerk.

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Emilia Fischer

I, Emilia Fischer, of Salem Va, do hereby make the following as my last will and testament, this being the first and last will I have ever made:

1ST: I do hereby give give and bequeath, subject to the marriage clause at the end of this item, set out, unto my only daughter, Lena Fischer, all my real estate, consisting of a house and lot in Salem Va, and of a tract of land containing about ten acres situate in Roanoke County, Va, and all my household effects contained in the said dwelling situate upon said lot: provided however, my said daughter shall not require my sons, or either of them, to pay anything upon a certain lien for four hundred dollars, now held by her upon the said house and lot, above referred to, but should my said daughter ever marry, then it is my will, that the said real estate shall be sold, at such price and upon such terms, as my children in this will named, may agree upon, and the proceeds derived from such sale shall be dis. divided amongst my four children herein named, as follows: that is to say, that my said daughter shall have one-fourth of the proceeds of such sale, and in addition to such one-fourth, an amount out of such sale as will equal the amount of what one of my sons in the next item of this will set out shall thereunder receive; the residua shall go equally to my sons;

2ND: I give and bequeath unto my three sons, Hans A. Fischer, Harry Fischer and Max W. Fischer, each one third thereof, all of my money however the same may be evidenced, after payment of my debts.

3RD: I hereby appoint my said daughter Lena Fischer, Executrix of this will, and I do request that she may be allowed to qualify as such without giving any security upon her official bond.

Witness my hand and seal this 31st day of August 1908
Emilia Fischer. *[Signature]*

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the husband of said decedent, and proved a crossing to him by the oaths of R. L. Bahou and W. G. Bahou, the subscribing witnesses thereto. Whereupon it is ordered that the said papers writing be probated and admitted to record as and for the last will and testament of the said Sarah A. Maslin deceased.

Test:

Chas D. Smith, Clerk.

A true copy from the records of the clerk's office.

Test:

Chas D. Smith, Clerk.

I, Emilia Fischer, of Salem Va, do hereby make the following as my last will and testament, this being the first and last will I have ever made:

1st: I do hereby give give and bequeath, subject to the marriage clause at the end of this item, set out, unto my only daughter, Lena Fischer, all my real estate, consisting of a house and lot in Salem, Va, and of a tract of land containing about ten acres situate in Roanoke County, Va, and all my household effects contained in the said dwelling situate upon said lot; provided however, my said daughter shall not require my sons, or either of them, to pay anything upon a certain lien for four hundred dollars, now held by her upon the said house and lot, above referred to, but should my said daughter ever marry, then it is my will, that the said real estate shall be sold, at such price and upon such terms, as my children in this will named, may agree upon, and the proceeds derived from such sale shall be dis. divided amongst my four children herein named, as follows: that is to say, that my said daughter shall have one-fourth of the proceeds of such sale, and in addition to such one-fourth, an amount out of such sale as will equal the amount of what one of my sons in the next item of this will set out shall thereunder receive; the residuum shall go equally to my sons;

2nd: I give and bequeath unto my three sons, Henry A. Fischer, Harry Fischer and Max W. Fischer, each one-third thereof, all of my money however the same may be evidenced, after payment of my debts.

3rd: I hereby appoint my said daughter, Lena Fischer, Executrix of this will, and I do request that she may be allowed to qualify as such without giving any security upon her official bond.

Witness my hand and seal this 31st day of August 1908

Emilie Fischer. *(Signature)*

present the property therein conveyed from being sold at forced sale under said deed, I hereby authorize and empower my Executor to borrow a sufficient sum if necessary, to pay off said deed of trust, and to execute a deed of trust upon said property, to secure the payment of the sum so borrowed, or he is empowered to adopt such other means as may be necessary, and which his judgment would approve to prevent the property above devised from being sold.

I give and devise and bequeath to my Aunt Sarah E. Lawson as trustee, in trust for my youngest child Thelma Johnson Deyesse my interest in the real property situated in the town of Gosham, County of Tazewell, Virginia, inherited by me from my father, N. C. Parson's deed, and also my jewelry to her heirs and used by my Aunt, Sarah E. Lawson for the use and benefit, and education of my said daughter, and when my said daughter shall arrive at the age of twenty one years, or marries - whatever of said property may then not have been used in her education, shall be turned over to her absolutely.

I hereby appoint my husband Charles Melvin Deyesse Executor of this my last will and testament, and desire that he in that capacity shall exercise such acts of guardianship over our children as if regularly appointed guardian.

I hereby revoke any and all wills by me heretofore made, In witness whereof, I hereto sign my name and affix my seal by way of seal, on this the 17th day of September 1908.

Jane Parson Deyesse *[Signature]*

We the undersigned at the request of Jane Parson Deyesse in the presence of each other, and of the said Jane Parson Deyesse do sign our names to this paper, which the said Jane Parson Deyesse declared and published as her last will and testament, as witnesses of same.

W. W. Ballard
Bessie A. Early

In the Clerk's office of the Circuit Court of Roanoke County, the 9th day of Nov 1908.

The last will and testament of Jane P. Deyesse ^{deceased} was this day produced before me in the Clerk's office of said County, and proved according to law by the oaths of W. W. Ballard and Bessie A. Early, the subscribing witnesses thereto, and is ordered to be recorded as the true last will and testament of the said Jane P. Deyesse.

prevent the property therein conveyed from being sold at forced sale under said deed, I hereby authorize and empower my Executor to borrow a sufficient sum, if necessary, to pay off said deed of trust, and to execute a deed of trust upon said property, to secure the payment of the sum so borrowed, or he is empowered to adopt such other means as may be necessary, and which his judgment would approve to prevent the property above devised from being sold.

I give and devise and bequeath, to my Aunt Sarah E. Lawson as trustee, in trust for my youngest child Thelma Johnson Dupree my interest in the real property situated in the town of Graham, County of Tazewell, Virginia, inherited by me from my father, W. C. Parson's deed, and also my jewelry to her and used by my Aunt, Sarah E. Lawson for the use and benefit, and education of my said daughter, and when my said daughter shall arrive at the age of twenty one years, or marries - whatever of said property may then not have been used in her education, shall be turned over to her absolutely.

I hereby appoint my husband Charles Melvin Dupree Executor of this my last will and testament, and desire that he in that capacity shall exercise such acts of guardianship over our children as if regularly appointed guardian.

I hereby revoke any and all wills by me heretofore made, In witness whereof, I hereto sign my name and affix my seal by way of seal, on this the 17th day of September 1908.

Jane Parson Dupree *[Signature]*

We, the undersigned at the request of Jane Parson Dupree in the presence of each other, and of the said Jane Parson Dupree, do sign our names to this paper, which the said Jane Parson Dupree declared and published as her last will and testament, as witnesses of same.

W. W. Ballard
Bessie A. Early

In the Clerk's office of the Circuit Court of Roanoke County, the 9th day of Nov 1908.

The last will and testament of Jane P. Dupree, ^{deceased} was this day produced before me in the Clerk's office of said County, and proved according to law by the oaths of W. W. Ballard and Bessie A. Early, the subscribing witnesses thereto, and is ordered to be recorded as the true last will and testament of the said Jane P. Dupree.

W.A. Francis and W.K. Driscoll, or any three of them, being first duly sworn for the purpose, do truly & faithfully appraise such of the goods and chattels of the said W.C. Wilkie as may be produced to them, and make return of their appraisement as the law directs.

Teste: Thos J. Preston D. Clerk
A true copy from the records.
Teste: Thos J. Preston D. Clerk

A. Bowman

In the name of God Amen, I, Alexander Bowman, of the City of Roanoke, Virginia, do make this my last will and testament as follows;

1. First, I desire that my body may be decently buried without needless expense in a manner corresponding to my estate and my condition in life.

2. Secondly, I direct that all my just debts be paid as soon after my decease as conveniently may be, and to that end charge my whole estate real and personal with the same.

3. Thirdly, I desire and bequeath to my dear wife, Janet Bowman, as testimony of my affection for her after the payment of my just debts as afore provided;

Firstly, Two certain lots of land with the appurtenances thereto belonging, lying and being in the City of Ocala in the State of Florida, which constitutes the only estate I own there and secondly, one half of all other real estate wherever the same may be situated, of which I may die seized and possessed or to which I may in any right or manner be entitled to have and to hold unto her and her heirs in fee simple forever together with one half of any interest, or and rents and profits arising out of any real estate, which I may own or be entitled to.

I also give and bequeath to my said wife, as her, as her own absolutely, all my household goods and furniture, plate, Chinaware, household linen, books, paintings and prints, together with all household utensils of every kind and all provisions and supplies that may be in or belonging to my house in the City of Roanoke where I now reside or where I shall reside at the time of my death not to include however any of the implements, machinery or utensils belonging particularly to the Bowling establishment or supplies therein now connected with and adjacent to my said house and conducted by myself and my son James. I do also give my said wife one-half of all other personal estate including money bonds and all evidences of debts due or owing to me or which I may have but as to all insurance money on my life in the Queens Insurance Company of Liverpool England or money benefits which I may be entitled to or which may be

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W A Francis and W K Drisley, or any three of them, being first duly sworn for the purpose, do truly & purely appraise such of the goods and chattels of the said W C Wilkie as may be produced to them, and make return of their appraisement as the law directs.

Teste: Tho^s J Preston D. Clerk.
A true copy from the records.

Teste: Tho^s J Preston D. Clerk.

In the name of God. Amen, I, Alexander Bowman, of the City of Roanoke, Virginia, do make this, my last will and testament as follows;

1. First, I desire that my body may be decently buried without needless expense in a manner corresponding to my estate and my condition in life.

2. Secondly, I direct that all my just debts be paid as soon after my decease as conveniently may be, and to that end charge my whole estate real and personal with the same.

3. Thirdly, I devise and bequeath to my dear wife, Janet Bowman, as testimony of my affection for her after the payment of my just debts as afore provided, firstly, Two certain lots of land with the appurtenances thereto belonging, lying and being in the City of Ocala in the State of Florida, which constitutes the only estate I own there and secondly, one half of all other real estate wherever the same may be situated, of which I may die seized and possessed or to which I may in any right or manner be entitled to have and to hold unto her and her heirs in fee simple forever together with one half of any interest, or annuities and profits arising out of any real estate which I may own or be entitled to.

I also give and bequeath to my said wife, as her, as her own absolutely, all my household goods and furniture, plate, Chinaman household linen, books, paintings and prints, together with all household utensils of every kind and all provisions and supplies that may be in or belonging to my house in the City of Roanoke, where I now reside or where I shall reside at the time of my death not to include however any of the implements machinery or utensils belonging particularly to the Bowling establishment or supplies therein now connected with and adjacent to my said house and conducted by myself and my son James. I do also give my said wife one-half of all other personal estate including money bonds and all evidences of debts due or owing to me or which I may have but as to all insurance money on my life in the Queens Insurance Company of Liverpool England or money benefits which I may be entitled to or which may be

children or their issue who shall survive me the same in my estate being the parents share.

In the event of any of my children dying before my decease with issue living at my death who shall attain the age of twenty one years or more than the share or shares of such of my children so dying shall go to such issue who shall take the respective parents share.

All of my children who shall survive me and at the time of my decease shall have attained the age of twenty one years or who shall thereafter attain the age of twenty one years shall therefore take and have their respective shares as hereinbefore provided to hold unto them and their heirs forever in fee simple.

6th. Sixthly, I appoint my wife Janet Bowman Guardian during their respective minorities of such of my children as at the time of my death shall be under the age of twenty one years and I desire that no security shall be required of her as such guardian.

7. Seventhly, I appoint my said wife Janet Bowman Executrix and my son ^{James} Executor to act in conjunction with each other but with authority in either to act as such Executrix or Executor solely, in case of the death refusal or for any other cause it becomes impossible or improper for both to act. And I desire that no security shall be required of either of them as such. And I further desire that no appraisement of my estate shall be required or made.

8. Eighthly, I hereby revoke all previous wills or codicils heretofore made by me.

Witness my hand this the 19th day of May 1894.

Alexander Bowman

Signed and published by Alexander Bowman as and for his last will in the presence of us, who in his presence and the presence of each other have herewith subscribed our names as witnesses.

Geo. W. Ammen,
W. R. Sparks.

At a Circuit Court continued and held for the City of Roanoke, Virginia on the 27th day of January 1901.

A writing purporting to be the last will and testament of Alexander Bowman deceased, was this day presented in Court and being proved by the testimony of Geo. W. Ammen one of the subscribing witnesses thereto who made oath that he subscribed his name as witness to said will in the presence of W. R. Sparks the other attesting witness and in the presence of the testator and that the said W. R. Sparks subscribed his name as attesting witness in the presence of said Geo. W. Ammen and said testator the same is ordered to be recorded as the last will and testament of the said Alexander Bowman deceased.

Geo. S. Proake Clerk

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In the event of any of my children dying before my death with issue living at my death who shall attain the age of twenty one years or marry then the share or shares of such of my children so dying shall go to such issue who shall take the respective parents share.

All of my children who shall survive me and at the time of my death shall have attained the age of twenty one years or who shall thereafter attain the age of twenty one years shall therefore take and have their respective shares as hereinbefore provided to hold unto them and their heirs forever in fee simple.

6th. Sixthly, I appoint my wife Janet Bowman Guardian during their respective minorities of such of my children as at the time of my death shall be under the age of twenty one years and I desire that no security shall be required of her as such guardian.

7. Seventhly, I appoint my said wife Janet Bowman Executrix and my son ^{James} Executor to act in conjunction with each other but with authority in either to act as such Executrix or Executor solely, in case of the death refusal or for any other cause it becomes impossible or improper for both to act. And I desire that no security shall be required of either of them as such. And I further desire that no appraisement of my estate shall be required or made.

8. Eighthly, I hereby revoke all previous wills or codicils heretofore made by me.

Witness my hand this the 19th day of May 1894.

Alexr Bowman

Signed and published by Alexander Bowman as and for his last will in the presence of us, who in his presence and the presence of each other have herunto subscribed our names as witnesses.

Geo. W. Ammen,

W. R. Sparks.

At a Circuit Court continued and held for the City of Roanoke, Virginia on the 27th day of January 1901.

A writing purporting to be the last will and testament of Alexander Bowman deceased, was this day presented in Court and being proved by the testimony of Geo. W. Ammen one of the subscribing witnesses thereto who made oath that he subscribed his name as witness to said will in the presence of W. R. Sparks the other attesting witness and in the presence of the testator and that the said W. R. Sparks subscribed his name as attesting witness in the presence of said Geo. W. Ammen and said testator the same is ordered to be recorded as the last will and testament of the said Alexander Bowman deceased.

Geo. S. Proase Clerk

And on the motion of the said Mrs. Susie Plaine, who made oath thereto, and entered into and acknowledged a bond in the penalty of Two Thousand (\$2000.00) Dollars without security, as provided in said will, Certificate is granted her for obtaining a probate of said will in due form.

Copy - Teste:
Chas. D. Deuit Clerk.

A True Copy from the records of the clerk's office of the Circuit Court of Roanoke County.

Teste: Chas. D. Deuit, Clerk.

New Orleans La

March 3, 1906

I give bequeath and leave my brother William G. Debault, my entire estate both real and personal property, subject to the usufruct of my said estate which I desire my husband Joseph K. Anderson to enjoy as long as he lives provided he he does not marry, should he remarry then the said usufruct shall be revoked. I appoint my said husband Joseph K. Anderson and William G. Debault executors of this my last will and testament with seizin of my estate.

Virginia Caroline Debault Anderson.

Virginia, Roanoke County, to-wit:
In the Circuit Court of said County, the 5th day of April, 1909.

It appearing to the Court that Virginia Caroline Debault Anderson, ^{deceased} died on the day of 1908, in the City of Cincinnati, State of Ohio and that the said Virginia Caroline Debault Anderson at the time of her death had no mansion house or place of residence in the State of Virginia, but owned real estate in the County of Roanoke, Virginia, which was devised by descent, and a writing signed by the said Virginia Caroline Debault Anderson, ^{deceased} but without any subscribing witnesses thereto, bearing date on the 2nd day of March, 1906 and purporting to be the true last will and testament of the said Virginia Caroline Debault Anderson deceased, having this day been produced before this Court and proved according to law by the oaths of H. C. Penn and E. B. Spencer who depared, severally, that they were acquainted with the hand writing of the said Virginia Caroline Debault Anderson, deceased, and that they ^{fully} believed the said writing and the name of Virginia Caroline

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And on the motion of the said Mrs. Susie Plumer, who reads each thereto, and enters into and acknowledged a bond in the penalty of Two Thousand (\$2000.00) Dollars without security, as provided in said will, Certificate is granted her for obtaining a probate of said will in due form.

Copy - Teste:

Chas. D. Deuit Clerk.

A true copy from the records of the clerk's office of the Circuit Court of Roanoke County.

Teste: Chas. D. Deuit, Clerk.
P.

New Orleans La

March 3, 1906-

I give bequeath and leave my brother William G. Debault, my entire estate both real and personal property, subject to the usufruct of my said estate which I desire my husband Joseph K. Anderson to enjoy as long as he lives provided he he does not marry. Should he remarry then the said usufruct shall be revoked. I appoint my said husband Joseph K. Anderson and William G. Debault executors of this my last will and testament with seizure of my estate-

Virginia Caroline Debault Anderson.

Virginia, Roanoke County, to-wit:

In the Circuit Court of said County, the 5th day of April, 1909.

It appearing to the Court that Virginia Caroline Debault Anderson, ^{deceased} ^{in this will} died on the day of 1908, in the City of Cincinnati, State of Ohio and that the said Virginia Caroline Debault Anderson at the time of her death had no mansion house or place of residence in the State of Virginia, but owned real estate in the County of Roanoke Virginia, which was devised by descent, and a writing signed by the said Virginia Caroline Debault Anderson, ^{deceased} ^{in this will} but without any subscribing witnesses thereto, bearing date on the 2nd day of March, 1906 and purporting to be the true last will and testament of the said Virginia Caroline Debault Anderson deceased, having this day been produced before this Court and proved according to law by the oaths of N.C. Penn and E. B. Spencer who deposed, severally, that they were acquainted with the hand writing of the said Virginia Caroline Debault Anderson, deceased, and that they ^{fully} believed the said writing and the name of Virginia Caroline

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by his attorney, it is
binding and
it is to record
in Virginia
Court of
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signed, sealed, published
and declared by the above
named testator to be his
last will and testament
in our presence, and we
in his presence, and in
the presence of each other,
Subscribed our names
as witnesses.

J. H. Bailey
J. B. Woody
J. M. Baugues } witnesses

West Virginia,
I hereby
make and
in manner
my sister
hereinafter
named of
Virginia:

West Virginia:

In Mercer County Court Clerk's office, May 6th 1909.
The last will and testament of D. N. Neal deceased,
was presented in said office for probate and the said being
proven by the testimony in oath of J. H. Bailey, J. B.
Woody J. M. Baugues the subscribing witnesses,
the same is admitted to probate and ordered to be recorded.
Date: E. L. Bowman, Clerk

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West Virginia; }
Mercer County } to wit:

I, E. L. Bowman, Clerk of the County Court of said
County and State do hereby certify that the foregoing
writing is a true copy from the records of my office,
Given under my hand and seal of my said Court, this
June 1st, 1909.

E. L. Bowman Clerk
Mercer County Court

if I desire
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remain
ed, I give
with my
Virginia
Roanoke

In the Clerk's office of the Circuit Court of Roanoke
County, Va., June 14th 1909.

This day came John St. Smith, by his next friend
W. M. Smith, his factor, and presented to the Clerk in
the Clerk's office of said County, a paper purporting
to be a copy of the last will and testament of D. N. Neal,
deceased, together with a copy of the record from
Mercer County, West Virginia, admitting to probate
said paper, as the true last will and testament of the
said D. N. Neal deceased, duly attested by E. L. Bowman
Clerk of the County Court of Mercer Co. West Va.

It is thereupon ordered that the said paper writing be
admitted to record in this office as the true last will
and testament of the said D. N. Neal, deceased.

Date: Tho. J. Orntow D.C.

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a copy.

Date: Tho. J. Orntow D.C.

signed, sealed, published
and declared by the above
named testator to be his
last will and testament
in our presence, and we
in his presence, and in
the presence of each other,
subscribed our names
as witnesses.

J. P. Bailey
J. B. Moody
J. M. Baugues } witnesses

West Virginia:

In Mercer County Court Clerk's office, May 6th 1909.

The last will and testament of D. N. Neal deceased,
was presented in said office for probate and the said being
proven by the testimony on oath of J. P. Bailey, J. B.
Moody J. M. Baugues the subscribing witnesses,
the same is admitted to probate and ordered to be recorded.

Date: E. L. Bowman, Clerk

West Virginia; }
Mercer County } to wit:

I, E. L. Bowman, Clerk of the County Court of said
County and State do hereby certify that the foregoing
writing is a true copy from the records of my office.

Given under my hand and seal of my said court, this
June 1st, 1909.

E. L. Bowman Clerk
Mercer County Court

(no seal)

In the Clerk's office of the Circuit Court of Roanoke
County, Va., June 14th 1909.

This day came John H. Smith, by his next friend
W. M. Smith, his father, and presented to the Clerk in
the Clerk's office of said County, a paper purporting
to be a copy of the last will and testament of D. N. Neal,
deceased, together with a copy of the record from
Mercer County, West Virginia, admitting to probate
said paper, as the true last will and testament of the
said D. N. Neal deceased, duly attested by E. L. Bowman
Clerk of the County Court of Mercer Co. West Va.

It is thereupon ordered that the said paper writing be
admitted to record in this office as the true last will
and testament of the said D. N. Neal, deceased.

Date: Tho. J. Preston D.C.

a copy.

Date: Tho. J. Preston D.C.

C. H. Cumaday

Will of Chas. Graham Cumaday:

Postores Monroe, Va., Dec. 5, 1908.

I, Chas. Graham Cumaday of Roanoke, Va., being of sound mind and disposing memory do hereby make my last will and testament and so hereby revoke all former wills, this is made of my own free will & in my own hand writing.

1st. I will that my burial expenses be paid & a suitable tomb stone erected to my grave & a neat metallic coffin be used, the whole not to exceed six hundred dollars in cost.

2nd. I will that all my bonds & accounts be collected & all my personal property be sold on such time as my executor may decide and all my insurance on my life be collected and the proceeds from the above as well as what money I have in hand be applied to paying off my just debts I owe.

3rd. I will that my medical books & medical & surgical instruments & appliances be disposed of or given away to such of my relatives as my dearly beloved wife Emma F. Cumaday may decide & her decision to be final.

4th. There is some personal property in parlor & library & dining room that belongs to my dearly beloved wife & which I have no claim on & she is to be allowed to select them & do with them as she pleases.

5th. I constitute & appoint my wife Mrs Emma F. Cumaday of Roanoke, Va., & Mr. James P. Woods, attorney at Law of Roanoke, Va. as my executors, my wife to not be required to execute bond if possible.

I will that all real estate such as lots in Roanoke, Va., & lots & houses in Roanoke, Va., & Norfolk Va., & Rosemont Cooperation near Norfolk Va., & about 6 lots & houses on south side of Salem Avenue E. of Card Street & 1 lot 50 ft. I think on St. parallel with Patterson Ave. S. W. no house on this, 1 stone house & dwelling combined on N. W. corner of Foxwell St. & 10" St. S. E. & also a four room cottage situated on same lot & 1-3 story brick building situated on Norfolk Ave. S. E. & 1-3 story brick building known as the Cumaday Building no. 10 Jefferson St. S. E. & used by said C. H. Cumaday as an office building also 2 lots on 5th ave. N. W. 1 of which has good 8 room building on it & the other vacant.

Also have about 150 acres land more or less situated and joining Metropolitan Land Company & Shent Realty Co. of Roanoke Co. Va. all of this land to be held & sold on such terms & such size of lots as may seem best for interest of my estate also & go the farm & crops & cattle & stock to be kept & sold on & at such time as my wife & Mr James P. Woods may deem best & proper.

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Will of Chas. Graham Comaday:

Porter's Monroe, Va., Dec. 5, 1908.

I, Chas. Graham Comaday of Roanoke, Va., being of sound mind and disposing memory do hereby make my last will and testament and do hereby revoke all former wills, this is made of my own free will & in my own hand writing.

1st. I will that my burial expenses be paid & a suitable tomb stone erected to my grave & a neat metallic coffin be used, the whole not to exceed six hundred dollars in cash.

2nd. I will that all my bonds & accounts be collected & all my personal property be sold on such time as my executor may decide and all my insurance on my life be collected and the proceeds from the above as well as what money I have in hand be applied to paying off my just debts I owe.

3rd. I will that my medical books & medical & surgical instruments & appliances be disposed of or given away to such of my relatives as my dearly beloved wife Emma F. Comaday may decide & her decision to be final.

4th. There is some personal property in parlor & library & dining room that belongs to my dearly beloved wife & which I have no claim on & she is to be allowed to select them & do with them as she pleases.

5th. I constitute & appoint my wife Mrs Emma F. Comaday of Roanoke, Va., & Mr. James O. Woods, attorney at Law of Roanoke, Va. as my executors, my wife to not be required to execute hand if possible.

I will that all real estate such as lots in Roanoke, Va., & lots & houses in Roanoke, Va., & Norfolk Va., & Rosemount Corporation near Norfolk Va., & about 5 lots & houses on south side of Salem Avenue E. of Park Street & 1 lot 50 ft. I think on St. parallel with Patterson Ave. S.W. no house on this, 1 stone house & dwelling combined on N.W. corner of Foxwell St. & 10" St. S.E. & also a four room cottage situated on same lot & 1-3 story brick building situated on Norfolk Ave. S.E. & 1-3 story brick building known as the Comaday Building no. 10 Jefferson St. S.E. & used by said C. G. Comaday as an office building also 2 lots on 5th ave. N.W. 1 of which has good 8 room building on it & the other vacant.

Also have about 180 acres land more or less situate and joining Metropolitan Land Company & Shent Realty Co. of Roanoke Co. Va., all of this land to be held & sold on such terms & such size of lots as may seem best for interest of my estate also * * * the farm & crops & cattle & stock to be kept & sold on & at such time as my wife & Mr James O Woods may deem best & proper.

A copy. Teste:

A. S. Brooks, Clerk

A copy. Teste:

A. S. Brooks, Clerk

In the Chancery office of the Circuit Court of Roanoke County, Va., July 13, 1909.

A copy of the last will and testament of Ches. G. Comaday, deceased, duly attested by A. S. Brooks, Clerk of the Corporation Court of Roanoke City, of date Dec. 22nd 1908, was this day presented in my office, as having been duly probated and admitted to record in the said city of Roanoke. The same is therefore admitted to record in this County, this 13th day of July 1909.

Teste:

Thos. J. Preston D.C.

A copy.

Teste: Thos. J. Preston D.C.

Sarah A. Hall

In the name of God, Amen, I Sarah Ann Hall, being of sound mind and disposing memory, do make this my last will and testament, as follows.

I give and bequeath to my dearly beloved children, Samuel Hall, Corn Hall, Levi Hall, Matton Hall, Maudie Lillian Hall, and Mary Hall, all my real estate, containing one hundred and thirty three acres, known as the Samuel Brillhart farm, and lying in Roanoke County, State of Virginia, and adjoining the lands of Jacob Gross and Gray Lester. I desire that my children Samuel Hall, Levi Hall, Matton Hall, Maudie Lillian Hall and Mary Hall, shall each contribute in equal proportion for the support and maintenance of my dear husband, their father during his natural life, in consideration of the above bequests.

Witness my hand this 21st day of September, 1907.

Sarah A. Hall

Signed, published and acknowledged by Sarah Ann Hall as and for her last will, in the presence of us, who, in her presence and in the presence of each other, have hereto subscribed our names.

J. E. Bradley
W. A. Francis

a copy. Teste:

A. S. Proctor, Clerk

a copy. Teste:

A. S. Proctor, Clerk

In the Clerk's office of the Circuit Court of Roanoke County, Va., July 13, 1909.

A copy of the last will and testament of Chas. G. Combs, deceased, duly attested by A. S. Proctor, Clerk of the Corporation Court of Roanoke City, of date Dec. 22nd 1908, was this day presented in my office, as having been duly probated and admitted to record in the said city of Roanoke. The same is therefore admitted to record in this County, this 13th day of July 1909.

Teste:

Thos. J. Preston D.C.

a copy.

Teste: Thos. J. Preston D.C.

a. Hall In the name of God, Amen, I Sarah Ann Hall, being of sound mind and disposing memory, do make this my last will and testament, as follows.

I give and bequeath to my dearly beloved children, Samuel Hall, Cora Hall, Levi Hall, Maton Hall, Maudie Lillian Hall, and Mary Hall, all my real estate, containing one hundred and thirty three acres, known as the Samuel Brillhart farm, and lying in Roanoke County, State of Virginia, and adjoining the lands of Jacob Gross and Giny Curtis. I desire that my children Samuel Hall, Levi Hall, Maton Hall, Maudie Lillian Hall and Mary Hall, shall each contribute in equal proportion for the support and maintenance of my dear husband, their father during his natural life, in consideration of the above bequests.

Witness my hand this 21st day of September, 1907.

Sarah A. Hall

Signed, published and acknowledged by Sarah Ann Hall as and for her last will, in the presence of us, who, in her presence and in the presence of each other, have hereto subscribed our names.

J. E. Bradley
W. A. Francis

I leave my little silver mug, given me long ago by his father. A gold pencil case, given me by cousin Beverly, is for Cary Johnston, my nephew. I wish my guitar, and a brooch given me by Henry Johnston, to go to my dear niece Nancy Johnston. A few pieces of furniture, and any other personal property I may have I wish given my sister Lucy, to be divided as I shall direct in another memorandum. I appoint my brother Nathaniel B. Johnston Executor of this my last Will and Testament
 Francis Royall Johnston.

Witnesses,
 Martha D. Logan
 R. Logan

Codicil 1st April 29th 1895.

Any money in my possession at death, or due me, apart from that in Bank, I wish used for my burial expenses. If there is any surplus, I wish it to go to my Executor. My clothes I wish given my sister Martha, except my plaid shawl, which I wish given Nancy.

In the Clerk's office of the Circuit Court of Roanoke County, Virginia. August 11th 1899.

A paper purporting to be the last will and Testament, together with a codicil thereto annexed, of Francis Royall Johnston, deceased, was this day produced before me in the Clerk's Office of said Court by M. B. Johnston the executor therein named, and it being shown that both of the subscribing witnesses to said will have departed this life prior to this date, the said will was proven according to law by the oaths of W. W. Ballard and L. M. Sneed, who severally deposed that they were well acquainted with the hand writing of the said Francis Royall Johnston, deceased, and that they verily believed that said writing and the name thereto signed to have been wholly written by the said Francis Royall Johnston. Whereupon, on the motion of M. B. Johnston, the executor named in said writing, it is ordered that the said writing be, and the same is hereby, probated and admitted to record as and for the true last will and testament of the said Francis Royall Johnston, deceased.

Thereupon, M. B. Johnston, the executor named in said will, who made oath thereto, and together with Eld Hubbard, his surety, who justified on oath as to his sufficiency, having entered into and acknowledged a bond in the penalty of Two Hundred and Fifty (\$250.00) Dollars, Conditioned according to law, Certificate is granted him for obtaining a probate of said will and Codicil in due form

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I leave my little silver mug, given me long ago by his father. A gold pencil case, given me by cousin Beverly, is for Cary Johnston, my nephew. I wish my guitar, and a brooch given me by Henry Johnston, to go to my dear Miss Nancy Johnston. A few pieces of furniture, and any other personal property I may have I wish given my sister Lucy. To be divided as I shall direct in another memorandum. I appoint my brother Nathaniel B. Johnston Executor of this my last will and testament.

Francis Royal Johnston.

Witnesses,

Martha D. Logan

R. Logan

Codicil 1st April 19th 1895.

Any money in my possessions at death, or due me, apart from that in Bond. I wish used for my burial expenses. If there is any surplus, I wish it to go to my Executor. My clothes I wish given my sister Martha, except my plaid shawl, which I wish given Nancy.

In the Clerk's office of the Circuit Court of Roanoke County, Virginia. August 11th 1909.

A paper purporting to be the last will and testament, together with a codicil thereto annexed, of Francis Royal Johnston, deceased, was this day produced before me in the Clerk's office of said Court by N. B. Johnston, the executor therein named, and it being shown that both of the subscribing witnesses to said will have departed this life prior to this date, the said will was proven according to law by the oaths of W. W. Ballard and L. M. Sneed, who severally depose that they were well acquainted with the hand writing of the said Francis Royal Johnston, deceased, and that they verily believed that said writing and the name thereto signed to have been wholly written by the said Francis Royal Johnston. Whereupon, on the motion of N. B. Johnston, the executor named in said writing, it is ordered that the said writing be, and the same is hereby, probated and admitted to record as and for the true last will and testament of the said Francis Royal Johnston, deceased.

Thereupon, N. B. Johnston, the executor named in said will, who made oath thereto, and together with Eld Hubbard, his surety, who justified on oath as to his sufficiency, having entered into and acknowledged a bond in the penalty of Two Hundred and Fifty (\$250.00) Dollars, Conditions according to law, Certificate is granted him for obtaining a probate of said will and codicil in due form.

for my brother to sell the said one half portion of said real estate or any portion thereof at any time if in his judgment it be necessary to provide for the maintenance & support of my brother - and for like purposes, I do hereby empower him to sell one half part of said real estate or any portion thereof and invest the proceeds of the sale in some safe manner at any time he should deem it advisable for the better execution of this trust.

Being impressed with the unhappy & misfortunes always attending upon family disputes over property if at any time there should arise disagreement and controversy between my husband and brother touching the execution of this trust by the former I earnestly enjoin upon them both to refer the same to friendly reference and arbitration and to this end I designate my friend Walter A. Watson of Nantoway County Va. and appoint him sale umpire and arbitrator between them and direct that they shall abide his decision in all matters which may arise in controversy between them concerning this subject.

If any portion of the estate thus devised and bequeathed in trust for my brother shall remain unexpended during his life I will and direct that by will at his death he may dispose of the same and give and devise it to whom he pleases.

I hereby authorize and appoint my husband W. Monroe Jeffress executor of this my last will and testament and request that that he be allowed to qualify as such without security - witness my hand and seal this 7th day of July 1900
Victoria H. Jeffress

Witness
Patience Hines
Walter A. Watson

In Nantoway County, ^{County} Oct. 4th 1900
A paper writing purporting to be the last will and testament of Victoria H. Jeffress deceased was this day produced in court & offered for proof & was duly proven as the law requires by the oath of Walter A. Watson one of the subscribing witnesses thereto and the same was ordered to be recorded as the last true will and testament of Victoria H. Jeffress deceased. And on motion of W. Monroe Jeffress the executor named therein, who entered into and acknowledged a bond in the penalty of \$7,000.00 conditioned and payable as the law directs with no security, none being required of him by the will. A certificate for obtaining

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for my brother to sell the said one-half portion of said real estate or any portion thereof at any time if in his judgment it be necessary to provide for the maintenance & support of my brother - and for like purposes, I also empower him to sell one-half part of said real estate or any portion thereof and invest the proceeds of the sale in some safe manner at any time he should deem it advisable for the better execution of this trust.

Being impressed with the unhappy & misfortunes always attending upon family disputes over property if at any time there should arise disagreement and controversy between my husband and brother touching the execution of this trust by the former I earnestly enjoin upon them both to refer the same to friendly reference and arbitration and to this end I designate my friend Walter A. Watson of Nottoway County Va. and appoint him sale umpire and arbitrator between them and direct that they shall abide his decision in all matters which may arise in controversy between them concerning this subject.

If any portion of the estate thus devised and bequeathed in trust for my brother shall remain unexecuted and unexpended during his life I will and direct that by will at his death he may dispose of the same and give and devise it to whom he pleases.

I hereby authorize and appoint my husband Mr. Horace Jeffress executor of this my last will and testament and request that that he be allowed to qualify as such without security - witness my hand and seal this 7th day of July 1900
Victoria H. Jeffress *W.H.*

Witness

Pattie J. Hines

Walter A. Watson

In Nottoway County, ^{and} Octo. 4th 1900.

A paper writing purporting to be the last will and testament of Victoria H. Jeffress deceased was this day produced in court & offered for proof & was duly proven as the law requires by the oath of Walter A. Watson one of the subscribing witnesses thereto and the same was ordered to be recorded as the last true will and testament of Victoria H. Jeffress deceased. And on motion of Mr. Horace Jeffress the executor named therein, who entered into and acknowledged a bond in the penalty of \$7,000.00 conditioned and payable as the law directs with no security, none being required of him by the will. A certificate for obtaining

sale of said home place at public auction on the premises to the highest bidder after giving due notice of said sale upon such terms as he my said executor may deem best to all parties interested, together with such house-hold and kitchen furniture as may belong to my estate at said time.

I hereby nominate and appoint my son Tho. Cook my Executor of this my last will and testament, and it is my desire that he be allowed to qualify without security.

Witness my hand which I have set to this my last will and testament, this the 13th day of July, 1907.

George W. Cook

Signed, published and declared by Geo. W. Cook as for his last will and testament, in presence of us, who in his presence and in the presence of each other hereto subscribed our names as witnesses thereto.

A. P. Groves }
J. E. Sisk } witnesses

Virginia - In the Clerk's office of the Circuit Court of Roanoke County, the 29th day of October, 1909.

A writing purporting to be the last will and testament of George W. Cook, deceased, was this day produced before me in the Clerk's office of said Court by Thomas Cook, the executor therein named, and duly proved according to law by the oaths of A. P. Groves and J. E. Sisk, the subscribing witnesses thereto, and is thereupon admitted to record as the true last will and testament of the said George W. Cook, deceased.

And the said Thomas Cook having declined to qualify as executor of the said decedent's estate, on motion of C. J. Cook, in his own right, and as guardian, and Administrator of the estate of W. M. Mason, deceased; Robert Sisk, Mary Cook, Lydia Cook, F. J. Cook, J. R. Cook, and G. I. Cook, heirs of said decedent, W. M. Cook is permitted to qualify as Administrator, with the will annexed of said decedent's estate. Whereupon the said W. M. Cook, who made oath thereto, and together with C. J. Cook, his surety, who justified on oath as to his sufficiency, having entered into and acknowledged a bond in the penalty of sixteen thousand (\$16,000.00) Dollars, conditioned as the law directs, Certificate is granted the said W. M. Cook for obtaining letters of Administration upon the estate of Geo. W. Cook, deceased, in due form.

Teste: Chas. D. Deist Clerk

A true Copy from the records of the Clerk's office of the Circuit Court of Roanoke County.

Teste:

Chas. D. Deist Clerk

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sale of said home place at public auction on the premises to the highest bidder after giving due notice of said sale upon such terms as he my said executor may deem best to all parties interested, together with such house-hold and kitchen furniture as may belong to my estate at said time.

I hereby nominate and appoint my son Thos. Cook my Executor of this my last will and testament, and it is my desire that he be allowed to qualify without security.

Witness my hand which I have set to this my last will and testament, this the 13th day of July, 1907.

George W. Cook

Signed, published and declared by Geo. W. Cook as for his last will and testament, in presence of us, who in his presence and in the presence of each other, hereto subscribed our names as witnesses thereto.

A. P. Gross }
J. E. Sisk } witnesses

Virginia - In the Clerk's office of the Circuit Court of Roanoke County, the 29th day of October, 1909.

A writing purporting to be the last will and testament of George W. Cook, deceased, was this day produced before me in the Clerk's office of said Court by Thomas Cook, the executor therein named, and duly proved according to law by the oaths of A. P. Gross and J. E. Sisk, the subscribing witnesses thereto, and is thereupon advised to record as the true last will and testament of the said George W. Cook, deceased.

And the said Thomas Cook having declined to qualify as executor of the said decedent's estate, on motion of C. J. Cook, in his own right, and as guardian, and Administrator of the estate of W. Mason, deceased; Robert Sisk, Mary Cook, Lydia Cook, F. J. Cook, J. R. Cook, and G. I. Cook, heirs of said decedent, W. M. Cook is permitted to qualify as Administrator, with the will annexed of said decedent's estate. Whereupon the said W. M. Cook, who made oath thereto, and together with C. J. Cook, his surety, who qualified on oath as to his sufficiency, having entered into and acknowledged a bond in the penalty of sixteen thousand (\$16,000.00) Dollars, conditioned as the law directs, Certificate is granted the said W. M. Cook for obtaining letters of Administration upon the estate of Geo. W. Cook, deceased, in due form.

Teste: Chas. D. Derrit Clerk

A true Copy from the records of the Clerk's office of the Circuit Court of Roanoke County.

Teste:

Chas. D. Derrit Clerk

This is the last will and Testament of Marion Chandler of Salem Virginia made this day of January 24th 1907. I hereby revoke all former wills. I will and bequeath all I am possessed of in trust to my son Richard E. and Frederick Chandler, my daughter Lizzie Eleanor Sarah the use of the house and contents on lot 24 Broad St. N.E. or equivalent in interest during her life and at her death the aforesaid property shall be divided between my two sons Richard E. and Frederick in equal halves.

Signed in the presence of
 Mrs J. H. Board
 Ella Camper

Marion Chandler.

Virginia - In the Clerk's office of the Circuit Court of Roanoke County the 14th day of January, 1910.

The last will and Testament of (Mrs) Marion Chandler, deceased, was this day produced before me in the Clerk's office of said Court by Liberty Chandler, husband of the decedent, and was proved according to law by the oaths of Mrs J. H. Board and Ella Camper, the subscribing witnesses thereto, and was thereupon admitted to record as and for the true last will and Testament of the said (Mrs) Marion Chandler, deceased.

Teste: Chas. D. Dunit Clerk.

A true copy from the records of the Clerk's Office of the Circuit Court of Roanoke County.

Teste: Chas. D. Dunit Clerk.

Julius Oliver

I Julius Oliver, of the County of Roanoke, Virginia, do make this my last will and Testament, hereby revoking all former wills by me at any time made.

First: I direct that all my just debts shall be paid.
 Second: I have heretofore divided my home place in Roanoke County, Virginia, known as the Bell Grove tract, into four parts, and then placed my four children, to-wit: Martha Edwards, Edw. Oliver, Jd. Oliver, and Laura J. Anderson, into possession of the same, each of them agreeing to pay me a stipulated rental therefor, to-wit: the sum of thirty dollars each per annum.

Since this apportionment was made, my daughter, Laura J. Anderson, has departed this life, leaving no children, and that portion of said land of which she had possession is now in my possession.

Also, since said apportionment was made, my

This is the last will and Testament of Marion Chandler of Salem Virginia made this day of January 24th 1907. & I hereby revoke all former wills. I will and bequeath all I am possessed of in trust to my son Richard E. and Frederick Chandler, my daughter Lizzie Eleanor Sarah the use of the house and contents on lot 24 Broad St N + S 1/2 or equivalent in interest during her life and at her death the aforesaid property shall be divided between my two sons Richard E. and Frederick in equal halves.

Marion Chandler.

Signed in the presence of
Mrs J. W. Board
Ella Campen

Virginia - In the Clerk's office of the Circuit Court of Roanoke County the 14th day of January, 1910.

The last will and Testament of (Mrs) Marion Chandler, deceased, was this day produced before me in the Clerk's office of said Court by Libert Chandler, husband of the decedent, and was proved according to law by the oaths of Mrs J. W. Board and Ella Campen, the subscribing witnesses thereto, and was thereupon admitted to record as and for the true last will and Testament of the said (Mrs) Marion Chandler, deceased.

Teste: Chas. D. DeWitt - Clerk.

A true copy from the records of the Clerk's office of the Circuit Court of Roanoke County.

Teste:
Chas. D. DeWitt - Clerk. P.

I Julius Oliver, of the County of Roanoke, Virginia, do make this my last will and Testament, hereby revoking all former wills by me at any time made.

First: I direct that all my just debts shall be paid.

Second: I have heretofore divided my home place in Roanoke County, Virginia, known as the Bell Grove tract, into four parts, and then placed my four children, to-wit: Martha Edwards, Ed. Oliver, J. D. Oliver, and Laura J. Anderson, into possession of the same, each of them agreeing to pay me a stipulated rental therefor, to-wit: the sum of thirty dollars each per annum.

Since this apportionment was made, my daughter, Laura J. Anderson, has departed this life, leaving no children, and that portion of said land of which she had possession is now in my possession.

Also, said said apportionment was made, my

and which I have devised to Jesse and Martha, as herein above set forth.

Seventh: I also own about thirty two acres of land near Hollins, Virginia, and about 218 acres of land in Catawba, in Rowan County, Virginia.

I will and desire that these lands shall be either sold and the proceeds divided equally among my two children, Martha Edwards and Jesse D. Oliver, and the children of my deceased son, P. W. Oliver, these children taking one third to be divided among them; with this proviso, however, that my daughter, Martha Edwards, shall receive a preference of \$50.00 out of the Catawba land, that being the sum which her late husband paid on account of the purchase price; or these two parcels of land may be divided in kind, at the election of the beneficiaries named in this paragraph, preferring my daughter, Martha, however, in such division, to the value of \$50.00.

Eighth: The estate of my son P. W. Oliver owes me Five Hundred and Sixty-six Dollars and Seventeen Cents (\$566.17) principal upon which I do not desire to charge interest, and my son Jesse D. Oliver owes me Five Hundred Dollars (\$500.00) principal, upon which I do not desire to charge interest.

I will and desire that these two debts shall be paid by my said sons to my executor, and that the amounts so realized to my estate shall be equally divided among my two children, Martha Edwards and Jesse D. Oliver, and the children of my deceased son, P. W. Oliver, share and share alike, the said children taking the portion of their deceased father.

I have heretofore paid to my son Jesse D. Oliver for my grandson Julius, the sum of One Hundred Dollars (\$100.00), which I will and desire shall be paid by him to my said Grandson Julius, and I hereby charge the portions of my estate which I will to my son, Jesse D. Oliver, and to the wife and children of my son P. W. Oliver, with the payment of the respective sums mentioned in the paragraph of my will.

Ninth: Any other estate, real or personal, of which I may be seized or possessed, shall be divided equally among my two children, Martha Edwards and Jesse D. Oliver, and the children of my son P. W. Oliver, share and share alike, the said children to take the portion of their deceased father.

Tenth: The portion of the Bell Grove Tract which I have heretofore devised to my daughter, Martha Edwards, is to be held and enjoyed by her during her natural life, and then to pass, as she may hereafter set forth; but the other portion of my estate which I have devised and bequeathed to her under this will shall be held by her in fee-simple, except the half interest in the land formerly assigned by me to my

and which I have devised to Jesse and Martha, as herein above set forth.

Seventh: I also own about thirty two acres of land near Skollins, Virginia, and about 218 acres of land in Catawba, in Rowan County, Virginia.

I will and desire that these lands shall be either sold and the proceeds divided equally among my two children, Martha Edwards and Jesse D. Oliver, and the children of my deceased son, P. W. Oliver, these children taking over their to be divided among them; with this proviso, however, that my daughter, Martha Edwards, shall receive a preference of \$50.00 out of the Catawba land, that being the sum which her late husband paid on account of the purchase price; or these two parcels of land may be divided in kind, at the election of the beneficiaries named in this paragraph, preferring my daughter, Martha, however, in such division, to the value of \$50.00.

Eighth: The estate of my son P. W. Oliver owes me Five Hundred and Sixty-six Dollars and Seventeen Cents (\$566.17) principal, upon which, I do not desire to charge interest, and my son Jesse D. Oliver owes me Five Hundred Dollars (\$500.00) principal, upon which, I do not desire to charge interest.

I will and desire that these two debts shall be paid by my said sons to my executor, and that the amounts so realized to my estate shall be equally divided among my two children, Martha Edwards and Jesse D. Oliver, and the children of my deceased son, P. W. Oliver, share and share alike, the said children taking the portion of their deceased father.

I have heretofore paid to my son Jesse D. Archer for my grandson Julius, the sum of One Hundred Dollars (\$100.00), which I will and desire shall be paid by him to my said Grand-son Julius, and I hereby charge the portions of my estate which I will to my son, Jesse D. Oliver, and to the wife and children of my son P. W. Oliver, with the payment of the respective sums mentioned in the paragraph of my will.

Ninth: Any other estate, real or personal, of which I may be seized or possessed, shall be divided equally among my two children, Martha Edwards and Jesse D. Oliver, and the children of my son P. W. Oliver, share and share alike, the said children to take the portion of their deceased father.

Tenth: The portion of the Bell Grove Tract which I have heretofore devised to my daughter, Martha Edwards, is to be held and enjoyed by her during her natural life, and then to pass, as herein before set forth; but the other portion of my estate which I have devised and bequeathed to her under this will shall be held by her in fee-simple, except the half interest in the land formerly assigned by me to my

the subscribing witnesses thereto, whereupon it is ordered that the said will be admitted to probate and records as the true last will and testament of the said Julius Olivar, deceased.

Upon motion of Jesse D. Olivar, son of said Julius Olivar, deceased, named and appointed executor in the said will of Julius Olivar, the said Jesse D. Olivar is permitted to qualify as such executor and is required to enter into and acknowledge bond in the penalty of \$4000⁰⁰, but without security, said security having been ^{separately} waived by said testator.

Thereupon the said Jesse D. Olivar entered into and acknowledged bond in the penalty above required, conditioned as by law directed.

And upon motion of Jesse D. Olivar, executor of Julius Olivar, W. S. Murray, J. C. Brugh, D. W. Patterson, J. A. Duross and Gordon Murray are hereby appointed appraisers of the estate of Julius Olivar, deceased, and said appraisers are directed to appraise such of the personal estate of the testator as may be produced to them, and such real estate of which he died seized as is directed by the terms of said will to be sold, and make return of same under their hands as the law directs.

The Court fixes the value of the property which passes by the will, and which is subject to taxation at \$4000⁰⁰.

A true copy from the records of Roanoke County Circuit Court.

J. S. Preston D.C.

Worley
I Nancy Worley of the County of Roanoke and State of Virginia, being of sound disposing mind make this my last will and testament, first it is my will that all of my just debts be paid. Second it is my will that William H. Citty is to have all my property both real and personal so long as he lives, and third it is my will at the death of the said William H. Citty, that J. D. Citty have my real estate, by paying one bond owned and held by Daniel O. Horn, given under my hand and seal this the 11th day of June 1905.

Nancy ^{her} Worley ^{mark}

Witnesses
J. H. Richardson
W. P. Smith
H. F. Harey

Virginia:

In the Clerk's office of the Circuit Court of Roanoke County, the 17th day of January 1910.

A writing purporting to be the last will and testament of Nancy Worley, deceased, was this day produced before the Clerk of Roanoke County Circuit Court by Wm. H. Citty, one of the beneficiaries under said will, and proved according

remaining balance than \$1000 the said balance shall be equally divided among my said three sons,

Item, All the net residue and remainder of my estate, real, personal and mixed, I give devise and bequest to my executors hereinafter named, or such of them as may be qualified hereunder, the net income thereof after the payment of all taxes, insurance and repairs necessary to the proper preservation of the property, to be paid over to my two daughters, Jessie and Christine so long as they shall remain unmarried, and should either of my said daughters marry, the said net income shall be paid over to my remaining daughter so long as she shall continue unmarried, and upon the marriage or death of the remaining daughter, whichever event shall first occur, I give, devise and bequest my said estate unto my five children equally to be divided among them, share and share alike, the child or children of any deceased child, to take the share which said parent would have been entitled to if then alive.

Item, It is my desire and I so direct that the devise and bequest hereinbefore made to my son Frederick C. Kippy shall be held by my executors hereinafter named in trust for my said son Frederick for and during the term of his natural life, and upon his decease the corpus of said fund to be equally divided among his brothers and sisters living at the time of his death, the child or children of any deceased brother or sister to take the share which said parent would have been entitled to if then living, provided however, that should the present wife of my said son Frederick predecease him or cease to be his wife, that my said executors on the happening of either of said events shall convey the said interest to my said son Frederick free and discharged of any and all trusts.

Item, It being my intention to provide a suitable support for my two daughters so long as they or either of them may remain unmarried, I hereby empower my executors, should the income derived from my said estate prove in their judgment inadequate to the proper support of my said daughters, to encumber or sell such part of the corpus of my estate as may from time to time be necessary to provide for such reasonable maintenance and support of my said daughter or daughters so long as they or either of them may remain unmarried. And should any of my said sons at any time find themselves in need of a home and so desire, it is my wish that my said daughters or daughter shall permit him or them to reside with them or her so long as such exigencies may require, provided that the income of the estate is then sufficient to enable my said daughters to keep house.

Item, I nominate, constitute and appoint my three sons, Edwin S., William J., and Frederick C. Kippy, the executors of this my will, giving my said executors or such of them

power

remaining balance than \$1000 the said balance shall be equally divided among my said three sons.

Item. All the rest, residue and remainder of my estate, real, personal and mixed, I give devise and bequest, to my executors hereinafter named, or such of them as may be qualified hereunder, the net income thereof after the payment of all taxes, insurance and repairs necessary to the proper preservation of the property, to be paid over to my two daughters, Jessie and Christine so long as they shall remain unmarried, and should either of my said daughters marry, the said net income shall be paid over to my remaining daughter so long as she shall continue unmarried; and upon the marriage or death of the remaining daughter, whichever event shall first occur, I give, devise and bequest my said estate unto my five children equally to be divided among them, share and share alike, the child or children of any deceased child to take the share which said parent would have been entitled to if then alive.

Item. It is my desire and I so direct that the devise and bequest hereinbefore made to my son Frederick C. Kippy shall be held by my executors hereinafter named in trust for my said son Frederick for and during the term of his natural life, and upon his decease the corpus of said fund to be equally divided among his brothers and sisters living at the time of his death, the child or children of any deceased brother or sister to take the share which said parent would have been entitled to if then living. Provided however, that should the present wife of my said son Frederick predecease him or cease to be his wife, that my said executors on the happening of either of said events shall convey the said interest to my said son Frederick for and discharged of any and all trusts.

Item. It being my intention to provide a suitable support for my two daughters so long as they or either of them may remain unmarried, I hereby empower my executors, should the income derived from my said estate prove in their judgment inadequate to the proper support of my said daughters, to encumber or sell such part of the corpus of my estate as may from time to time be necessary to provide for such reasonable maintenance and support of my said daughter or daughters so long as they or either of them may remain unmarried. And should any of my said sons at any time find themselves in need of a home and so desire, it is my wish that my said daughters or daughter shall permit him or them to reside with them or her so long as such exigencies may require, provided that the income of the estate is then sufficient to enable my said daughters to keep house.

Item. I nominate, constitute and appoint my three sons, Edwin S., William P., and Frederick C. Kippy, the executors of this my will, giving my said executors or such of them

of Charlotte S. Kippy, deceased, was this day produced before the Clerk of Roanoke County Circuit Court, by Frederick C. Kippy, one of the executors named therein, and proved according to law by the oath of C. A. McHugh, one of the subscribing witnesses thereto, it appearing from satisfactory evidence, that H. M. Conde, the other subscribing witness has departed this life, the said C. A. McHugh testifying under oath that the testatrix, as also the other subscribing witnesses, signed and acknowledged their names to said will, and the Codicil thereto attached, all being present at the same time, and that they, the said witnesses signed and acknowledged their names as subscribing witnesses to the said will and codicil, at the request of the testatrix and in her presence, and in the presence of each other, whereupon the said paper writing, and the Codicil thereto attached, is admitted to record as the true last will and testament of the said Charlotte S. Kippy, deceased.

And on motion of the said Frederick C. Kippy, who made oath thereto, and who is named in said will as one of the executors thereof, having entered into and acknowledged a bond in the penalty of eleven thousand six hundred dollars (\$11,600.00) conditioned as the law directs - no security being required as provided by the terms of said will - Certificate is granted the said Frederick C. Kippy for obtaining a probate of said will in due form, and

On motion of Frederick C. Kippy Executor as above set forth, it is ordered that Est. Dugdale, Brand Cook, J. J. Mitchell, J. J. Mitchell and C. A. McHugh, or any three of them, being first duly sworn for the purpose, do truly and justly appraise such of the goods and chattels of Charlotte S. Kippy, deceased, as may be produced to them, and return their appraisement under their hands as the law directs.

Teste: Tho^s J. Preston D. Clerk

A true copy from the records

Teste: Tho^s J. Preston D. Clerk

Susan C. McFauver

I Susan C. McFauver of Roanoke County, State of Virginia, recognizing the uncertainty of life, and the certainty of death, do make this my last will and testament. In consideration of the care, kindness and attention shown me during life by my brother D. E. McFauver and of his obligations to pay all the expenses of my sickness, and of a decent and Christian burial, I do give to him, the said D. E. McFauver all of my property, both real and personal. The real estate consists of a tract of land lying in Roanoke County, containing thirty three acres more or less, and is the remainder of the lands assigned to me in the division of the lands

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of Christie S. Shippey, deceased, was this day produced before the Clerk of Roanoke County Circuit Court, by Frederick C. Shippey, one of the executors named therein, and proved according to law by the oath of C. A. M. Hugh, one of the subscribing witnesses thereto, it appearing from satisfactory evidence, that H. M. Corde, the other subscribing witness has departed this life, the said C. A. M. Hugh testifying under oath that the testatrix, as also the other subscribing witnesses, signed and acknowledged their names to said will, and the Codicil thereto attached, all being present at the same time, and that they, the said witnesses signed and acknowledged their names as subscribing witnesses to the said will and codicil, at the request of the testatrix and in her presence and in the presence of each other. Whereupon the said paper writing, and the Codicil thereto attached, is admitted to record as the true last will and testament of the said Christie S. Shippey, deceased.

And on motion of the said Frederick C. Shippey, who made oath thereto, and who is named in said will as one of the executors thereof, having entered into and acknowledged a bond in the penalty of eleven thousand six hundred dollars (\$11,600⁰⁰) conditioned as the law directs - no security being required as provided by the terms of said will - Certificate is granted the said Frederick C. Shippey for obtaining a probate of said will in due form, and

On motion of Frederick C. Shippey Executor as above set forth, it is ordered that Est. Dugdale, Brand Cook, J. J. Mitchell, J. J. Mitchell and C. A. M. Hugh, or any three of them, being first duly sworn for the purpose, do truly and justly appraise such of the goods and chattels of Christie S. Shippey, deceased, as may be produced to them, and return their appraisement under their hands as the law directs.

Teste: Tho^s J. Preston, D. Clerk

A true copy from the records

Teste: Tho^s J. Preston, D. Clerk

Deceased: I, Susan C. Hefauver of Roanoke County, State of Virginia, recognizing the uncertainty of life, and the certainty of death, do make this my last will and testament. In consideration of the care, kindness and attention shown me during life by my brother D. E. Hefauver and of his obligations to pay all the expenses of my sickness, and of a decent and Christian burial, I do give to him, the said D. E. Hefauver all of my property, both real and personal. The real estate consists of a tract of land lying in Roanoke County, containing thirty three acres more or less, and is the remainder of the lands assigned to me in the division of the lands

to be by her taken in fee simple; then my said Executor is hereby directed to pay them of One Hundred (\$100.00) dollars to each of my sisters, Mrs. Mollie Thacker and Mrs. Sallie Thacker; After the payment of the said three several sums of money to the said three several persons, I do hereby give and bequeath all the rest and residue of the money derived from the sources set out in this clause of my will to my said two sons, William Knox Martin and Samuel Morris Martin, share and share alike, the same to be taken and held by William F. Knox, whom I hereby nominate and appoint as Guardian of my said two sons, and by him, as such Guardian, invested in good securities, preferably upon real estate, the proceeds and interest upon which, inasmuch as he is hereby directed to use in assisting my said wife in their respective support, maintenance and education, until each of my said sons shall attain the age of twenty one years, at which time the said Guardian is hereby directed to pay any unpaid interest and the full principal over to my said sons, respectively;

And I hereby nominate and appoint Rutkine as Executor of this will;
 It is my desire that the said Guardian and Executor, respectively, shall, before entering upon their respective duties under this will, enter into, respectively, such bonds as may be proper under the laws of the said State;
 Witness my hand and seal this 23rd day of November 1909.

D. M. Martin (Signature)

The foregoing instrument was executed, declared and published by D. M. Martin, as and for his last will and testament in the presence of us, who, in his presence and at his request, have hereunto set our names, as witnesses,

Cora E. Eller,
 Mary M. Thomas,

Virginia:

In the Clerk's Office of the Circuit Court of Roanoke County the 17th day of February, 1910.

The last will and Testament of D. M. Martin, deceased, was this day pronounced before me in the clerk's office of said Court by Rutkine, the executor named therein, and pronounced according to law by the oath of Cora E. Eller, one of the subscribing witnesses to said will; it being shown that Mary M. Thomas, the other subscribing witness is not now a resident of this State. The said Cora E. Eller testified that the said will was executed, declared and published by D. M. Martin as and for his last will

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 (Signature)

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