

to be by her taken in fee simple; then my said Executor is hereby directed to pay them of One Thousand (\$100.00) dollars to each of my sisters, Mrs. Mallie Thacker and Mrs. Sallie Thacker. After the payment of the said sum 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 Knob Martin and Samuel Morris Martin, share and share alike, the same to be taken and held by William J. Knob, 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 prunes and interest upon which, investment, 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 my unsupert interest and the full principal owing my said sons, respectively:

But I hereby nominate and appoint Ruskine as Executor of this will;

3rd 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 the 23<sup>rd</sup> day of November 1909.

S. M. Martin (Seal)

The foregoing instrument was executed, declared and published by S. 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 17<sup>th</sup> day of February, 1910.

The last will and testament of S. M. Martin, deceased, was this day produced before me in the Clerk's office of said court by Ruskine, the Executor named therein, and proved 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 S. M. Martin as and for his last will

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in the year of our Lord 1910

*Regina Mays*

C. Smallwood 3  
W. Christley 3  
J. D. Morris 3  
Witnesses

Signed and published by Regina Mays as and for  
her last will in the presence of us who in her presence  
and in the presence of each other have hereunto subscribed  
our names as witnesses

C. J. Smallwood  
W. S. Christley  
J. D. Morris

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

A paper purporting to be the last Will and Testament  
of Regina Mays, deceased, was this day produced before me  
in the Clerk's Office of said Court by W. S. Ferguson, the  
executor named in said Will, and found according to  
law by the oaths of C. J. Smallwood, W. S. Christley, and  
J. D. Morris, the subscribing witnesses thereto, and is there-  
upon admitted to record as and for the true last Will  
and Testament of the said Regina Mays, deceased. And  
on motion of W. S. Ferguson who made oath thereto, and  
together with W. S. Ferguson, his surety, who also filed an  
oath as to his sufficiency, having sworn true and certain  
leaving a bond in the penalty of Five Thousand (\$5000.00) Dollars  
constrained to the law prescribes. A certificate is granted the  
said W. S. Ferguson for obtaining a probate of said will  
in due form.

Title:

Chas. D. Dunit Clerk

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

Title:

Chas. D. Dunit Clerk

Mary Robinson

This is the last will and testament of Mrs Nancy Jane  
Robinson of Roanoke County Va. She being of sound mind  
and felle in body deposes and says as follows.

It is my will that my Real estate consisting of 1/2  
interest in my husband Anderson Robinson's tract  
of land lying in Roanoke County State of Va consisting  
of 78 acres to remain undivided as long as I live, and  
after my death 1/4 of my interest I give to M. L. Kirkwood  
and wife and 1/4 of my interest I give to Annie S. Robinson

in the year of our Lord 1910

*Regina Keys*

C J Smallwood  
W S Christley  
J D Morris

Signed and published by Regina Keys a sound and  
honest will in the presence of us who in her presence  
and in the presence of each other have hereunto subscribed  
our names as witnesses

C J Smallwood  
W S Christley  
J D Morris

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

A paper purporting to be the last Will and Testament  
of Regina Keys, deceased, was this day produced before me  
in the Clerk's Office of said court by W. S. Ferguson, the  
executor named in said Will, and proved according to  
law by the oaths of C J Smallwood, W S Christley, and  
J D Morris, the subscribing witnesses thereto, and is there-  
upon admitted to record as and for the true last Will  
and Testament of the said Regina Keys, deceased. And  
on motion of W. S. Ferguson who made oath thereto, and  
together with R. W. Ferguson, his surety, who also made an  
oath as to his sufficiency, having sworn to me and acknowledged  
before a bond in the penalty of Five Hundred (\$500.00) Dollars  
convention as the law prescribes. Certificate is granted the  
said W. S. Ferguson for obtaining a probate of said will  
in due form.

Teste:

Chas D. Denit Clerk

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

Teste:

Chas D. Denit Clerk

This is the last will and testament of Mrs. Nancy Jane  
Robinson of Roanoke County Va. She being of sound mind  
and fable in body desires and says as follows,

It is my will that my Real estate consisting of 1/2  
interest in my husband's possession Robinson's tract  
of land lying in Roanoke County State of Va consisting  
of 78 acres to remain undivided so long as I live, and  
after my death 1/4 of my interest I give to H. L. Kirkwood  
and wife and 1/4 of my interest I give to Miss Robinson

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Giles Cudiff know all munity these premises:

That I, Giles Cudiff of the County of Roanoke, State of Virginia, being of good health and sound of mind, memory, and understanding but considering the uncertainty of life, do make and publish this my last will and testament, to-wit:

I give and bequeath and devise all my real estate, and all my personal effects wheresoever, and wheresoever, to my beloved wife, for her use and benefit forever and support J. A. Stover, Executor, after my way, without bond. In witness where-

-to set my hand and seal,

this 9th day of June 1906.

Giles his Cudiff seal.

Attest in presence of testator and each other.

Jno E Easter  
C. R. Stuteman

Virginia - In the Clerk's office Circuit Court of Roanoke County, the 26th day of February, 1910.

A paper purporting to be the last Will and Testament of Giles Cudiff, deceased, was this day produced before me in the Clerk's office of said Court by J. A. Stover, the Executor herein named, and was passed according to law by the oaths of Jno E. Easter and C. R. Stuteman, the subscribing witnesses thereto, and is therupon admitted to probate as and for the true last will and testament of the said Giles Cudiff, deceased.

Authorization of J. A. Stover, the Executor named in said will, who made oath thereto, and entered into and acknowledged a bond in the penalty of Two Hundred (\$200.00) Dollars without security, as provided for in said will, certificate is granted him for obtaining a probate of said will in due form.

Teste: Chas. D. Denit Clerk.

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

Teste: Thos. S. Preston, D.C.

Giles Cudiff

In the name of God, Amen,

I, Giles Cudiff, residing near Nixon in Roanoke County, Virginia, being of sound and disposing mind and memory, and in good health, but knowing the uncertainty of life and certainty of death, do make and probar this my last will and testament, hereby revoking any and all others by me heretofore made.

First, I desire after my death, to be decently buried, and my funeral expenses and all my just debts which I may owe at my death to be paid out of my estate by my Executor hereinafter named.

Item, I give and devise to my brother Christian A. Irish, the sum of fifty dollars, and to my nephew William G. Irish, the sum of one hundred dollars, and to my two nieces Sarah Alice Gross

3/1/1910  
R.E.K.

Know all men by these presents:  
 That I, Giles Caudiff of the County of Roanoke, State of Virginia,  
 being of good health and sound of mind, memory, and understanding  
 but considering the uncertainty of life, do make and publish this  
 my last will and testament, to-wit:-  
 I give and bequeath and devise all my real estate, and all  
 my personal effects wheresoever, and wheresoever, to my beloved  
 wife, for her use and benefit forever,  
 and appoint J.A. Steiner, Executor, of this my will, without bond.  
 In witness whereof - to set my hand and seal  
 this 9th day of June 1906.

Giles Caudiff seal.

Attest in presence of testator and each other,

Jno E Easter  
 C.R. Stutsmen }

Virginia - In the Clerk's office Circuit Court of Roanoke  
 County, the 26th day of February, 1910.

A paper purporting to be the last Will and Testament of Giles Caudiff,  
 deceased, was this day produced before me in the Clerk's office of said Court by  
 J.A. Steiner, the executor therein named, and was proved according to law  
 by the oaths of Jno E. Easter and C.R. Stutsmen, the subscribing witnesses thereto,  
 and is hereupon admitted to probate as and for the true last will and testament  
 of the said Giles Caudiff, deceased.

Upon the motion of J.A. Steiner, the Executor named in said will, who made  
 oath thereto, and entered into and acknowledged a bond in the penalty of  
 Two Hundred (\$200.00) Dollars without security, as provided for in said  
 will, certificate is granted him for obtaining a probate of said will in  
 due form.

Teste: Chas D. Denet Clerk.

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

Teste: Thos J. Preston D.C.

3/1/1910  
 B.M.C.

In the name of God, amen.

I, Giles Caudiff, residing near Drinton in Roanoke County, Virginia,  
 being of sound and disposing mind and memory, and in good health,  
 but knowing the uncertainty of life and certainty of death, do make  
 and proclaim this my last will and testament, hereby revoking  
 any and all others by me heretofore made.

First, I desire after my death, to be decently buried, and my funeral  
 expenses and all my just debts which I may owe at my death to  
 be paid out of my estate by my Executor hereinafter named.

Item, I give and devise to my brother Christian A. Isich, the  
 sum of fifty dollars, and to my nephew William G. Ulmer, the sum  
 of one hundred dollars, and to my two nieces Sarah Alice Gross

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to my wife, subject  
to her William  
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as I have  
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and affix  
a thousand

Henry Yates

of the said Henry Yates, deceased.

Pardon me of Geo. W. Morris, the Executor named in said will, and who  
made oath thereto, and entered into bond in the sum of \$5000, Three  
Thousand Dollars, conditioned according to law, and without security.  
as provided in said will, certificate is granted him for obtaining a  
probate of said will in due form.

Teste: Thos. Preston Deputy Clerk.

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

Teste: Thos. Preston D.C.

Paper Will Oct 29th 1909

I Henry Yates of the County of Roanoke and State of Virginia,  
being of sound mind do make this my last will and testament  
in way and manner hereafter prescribed (to wit)

- First - I bequeath all of my land household furniture  
ready money goods and chattels and other parts of my  
real estate to Letitia Yates my wife for her to have and  
contrive as long as she remains to be my widow, subject  
only to the payment of my just debts funeral testamentary  
expenses, and the charges and expenses and requiring  
this my will, and I do hereby appoint my said wife  
executrix of this my will - in witness whereof I have  
set my hand and seal the day and year above mentioned.

{Henry his Yates Seal

Signed and sealed and acknowledged  
by the said Henry Yates as and for  
his last will and testament in the  
presence of us who in his presence  
and at his request and in the pres-  
ence of each other have subscribed  
our names hereunto as witnesses  
thereto.

James L. Henry seal

County of Roanoke,

David L. Henry seal

County of Roanoke,

Virginia.

In the Clerk's office of the Circuit Court of Roanoke County,  
the 19th day of March 1910.

A paper purporting to be the last will and testament  
of Henry Yates, deceased was this day produced before me  
in the Clerk's office of Roanoke County Circuit Court by Mrs  
Letitia N. Yates, the widow of the said Henry Yates, who  
resided after said Henry Yates, deceased and who is

of the said Syria Sette, deceased.

Indorsation of Geo. M. Musse, the Executor named in said will, and who made oath thereto, and entered into bond in the sum of \$5000 - Three Thousand Dollars, conditioned according to law, and without security, as provided in said will. Certificate is granted him for obtaining a probate of said will in due form.

Teste: Thos. Preston Deputy Clerk.

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

Teste: Thos. Preston D.C.

Paper Will Oct 29th 1909

I Henry Yates of the County of Roanoke and State of Virginia, being of sound mind do make this my last will and testament in way and manner hereafter prescribed (to wit)

- First - I bequeath all of my land household furniture ready money goods and chattels and other parts of my real estate to Lucilia Yates my wife for her to have and controul as long as she remains to be my widow subject only to the payment of my just debts funeral testamentary expenses, and the charges and printing and registering this my will, and I do hereby appoint my said wife executrix of this my will - in witness whereof I hereunto set my hand and seal the day and year above mentioned.

{Henry X Yates Seal

Signed and sealed and acknowledged  
by the said Henry Yates as and for  
his last will and testament in the  
presence of us who in his presence  
and at his request and in the pres-  
ence of each other have subscribed  
our names hereunto as witnesses  
thereto.

James L. Henry seal

County of Roanoke,

David L. Henry seal

County of Roanoke,

Virginia:

In the Clerk's office of the Circuit Court of Roanoke County,  
the 19th day of March 1910.

A paper purporting to be the last will and testament  
of Henry Yates, deceased was this day produced before me,  
in the Clerk's office of Roanoke County Circuit Court by Mrs  
Lucilia N. Yates, the widow of the said Henry Yates, the  
widow of the said Henry Yates deceased and who is

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We also choose and direct that L.S. James be appointed by  
the Court to be the Executor of this our last will and testament  
in witness whereof we hereto affix our hands and seals day  
and date above mentioned

R.W. Craig *R.W.C.*  
Susan M. Craig *S.M.C.*

We the witnesses to  
these signatures jointly saw  
them signed

Witnesses R.A. Kurt  
Giles Grinn

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

A paper purporting to be the joint last will and testament  
of R.W. Craig and Susan M. Craig, his wife, both deceased, was  
this day produced before me in the Clerk's office of the said  
Court by L.S. James, the Executor therein named, and proved  
according to law by the oath of R.A. Kurt, one of the subscri-  
bing witnesses thereto, it appearing that Giles Grinn, the  
other subscribing witness to said paper has departed this  
life since signing the same, and is thereupon probed and  
admitted to record as and for the joint & true last will and  
testament of the said R.W. Craig and Susan M. Craig, deceased.

Thereupon, on motion of L.S. James, the Executor named in said  
writing, who made, each thereto, and together with C.L. Bush,  
his surety, who justified on each as to his sufficiency, having  
entered into and acknowledged a bond in the penalty of Four  
Thousand Dollars (\$4000.00), conditioned according to law  
certificate is granted him for obtaining a probate of said  
joint will of said deceased in due form.

On the motion of L.S. James, Executor, it is ordered that  
C.W. Howell, C.J. Cook, C.W. Bradley, Lester Meadow and J. Lemon,  
any three or more of whom may act, being first duly sworn  
for the purpose, shall justly and truly appraise such of its  
goods and chattels of R.W. Craig and Susan M. Craig, deceased,  
as may be produced to them, and return their appraisement  
under their hands as the law directs.

Teste: Chas. D. Dent Clark

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

Teste: Chas. D. Dent Clark.

We also choose and direct that L.S. James be appointed by the Court to be the Executor of this our last will and testament in witness whereof we hereto affix our hands and seals day and date above mentioned

R.W. Craig *Red*  
Susan M. Craig *Red*

We the witnesses to  
these signatures jointly saw  
them signed

Witnesses R.A. Kurt  
Giles Grinn

Virginia - In the Clerk's office of the Circuit Court of Roanoke County, January 1st, 1910.

A paper purporting to be the joint last will and testament of R.W. Craig and Susan M. Craig, his wife, both deceased, was this day produced before me in the Clerk's office of the said Court by L.S. James, the Executor therein named, and proved according to law by the oath of R.A. Kurt, one of the subscribing witnesses thereto, it appearing that Giles Grinn, the other subscribing witness to said paper has departed this life since signing the same, and is therefore probated and admitted to record as and for the joint & true last will and testament of the said R.W. Craig and Susan M. Craig, deceased. Thereupon, on motion of L.S. James, the Executor named in said writing, who made oaths thereto, and together with C.L. Bush, his surety, who justified on oath as to his sufficiency, having entered into and acknowledged a bond in the penalty of Four Thousand Dollars (\$4,000.00), conditioned according to law, certificate is granted him for obtaining a probate of said joint will of said deceased in due form.

On the motion of L.S. James, Executor, it is ordered that Wm. Howell, C.J. Cook, C.W. Bradley, Luther Meadow & J. Penon, any three or more of whom may act being first duly sworn for the purpose, shall justly and truly appraise such of the goods and chattels of R.W. Craig and Susan M. Craig, deceased, as may be produced to them, and return their appraisement under their hands as the law directs.

Teste: Chas. D. Dent Clark

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

Teste: Chas. D. Dent Clark

a probate of the will of the decedent in due form,  
Teste: Chas D. Dunit Clark

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

Signed:

Chas D. Dunit Clark  
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In the name of God, Amen.

I Columbia A. N. Palmer, of Salem Roanoke  
County, Virginia, do make and publish this my last will  
and testament, hereby revoking any and all wills by me  
herebefore made.

First. I direct that all my just debts be paid by  
my Executor hereinafter named.

Second. I give, devise and bequeath to my daughters,  
Annie A. Palmer and Jessie Fisher, wife of Newton E. Fisher  
and to John N. Palmer and Arthur B. Pugh, trustees for my  
son Frank H. Palmer. Share and share alike, all of my  
property real and personal, of every description, which  
I may own at the time of my death, including that certain  
tract of land, with all of its appurtenances, lying in the  
town of Salem, Virginia, upon which I now reside and  
which was conveyed by S. T. Simmons to John B. & Logan  
trustee, to hold for my sole and separate use by and  
dated the first day of February, 1872, and recorded in the  
Clerk's office of the County Court of Roanoke County, in Book  
B, page 404, said tract containing five and one  
half acres, more or less.

The one-third interest in my said property herein devised  
and bequeathed to my daughter Annie A. Palmer is to be  
held by her for her sole and separate use.

The one-third interest in my said property herein  
devised and bequeathed to my daughter Jessie D.  
Fisher is to be held by her for her sole and separate  
use free from any use, control, or claim, by her hus-  
band during her life or after her death.

The one-third interest in my said property herein  
devised, and bequeathed to the said John N. Palmer  
and Arthur B. Pugh, trustees, as aforesaid, is to be  
held upon the following trust;

The said trustees, and the survivor, in the event of the death  
of either, and their successors to be appointed by a Court  
of Chancery in the event of the death of both, before the

a probate of the will of the decedent in due form,  
Teste: Chas D. Smith Clark

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

Date:

Chas D. Smith Clark  
P.

O. V. In the name of God, amen.

I, Columbia A. V. Palmer, of Salem Roanoke  
County, Virginia, do make and publish this my last will  
and testament, hereby revoking any and all wills by me  
heretofore made.

First. I direct that all my just debts be paid by  
my Executor hereinafter named.

Second. I give, devise and bequeath to my daughters,  
Annie A. Palmer and Matie D. Fisher, wife of Newton E. Fisher  
and to John N. Palmer and Arthur B. Pugh, trustees for my  
son Frank H. Palmer, share and share alike, all of my  
property real and personal, of every description, which  
I may own at the time of my death, including that certain  
tract of land, with all of its appurtenances, lying in the  
town of Salem, Virginia, upon which I now reside and  
which was conveyed by S. T. Simmons to John B. & Logan  
trustee, to hold for my sole and separate use by me  
dated the first day of February, 1872, and record in the  
Clerk's office of the County Court of Roanoke County, in said  
Book 5, page 454, said tract containing five and one  
half acres, more or less.

The one-third interest in my said property herein devised  
and bequeathed to my daughter Annie A. Palmer is to be  
held by her for her sole and separate use.

The one-third interest in my said property herein  
devised and bequeathed to my daughter Matie D.  
Fisher is to be held by her for her sole and separate  
use from any use, control or claim, by her hus-  
band during her life or after her death.

The one-third interest in my said property herein  
devised, and bequeathed to the said John N. Palmer  
and Arthur B. Pugh, trustees, as aforesaid, is to be  
held upon the following trust:

The said trustees, and the survivor, in the event of the death  
of either, and their successors to be appointed by a court  
of Chancery in the event of the death of both, before the

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and the portion to go to said trustees, to be held by them  
upon the same trust as the property herein directly devised  
to them as such trustees.

I hereby constitute and appoint my husband, John H. Palmer  
executor of this my last will and testament and it is my wish  
that no bond be required of him as such executor.

In witness whereof I have hereunto set my hand to this  
will on the 19th day of August 1902.

Columbia A. V. Palmer

Witness

R.C. Stearns

W.G. Younger

Whereas, I, Columbia A. V. Palmer, did on the 19th day of  
August, 1902, make my last will and testament, I do now, add  
this codicil to my said will and to be taken as a part thereof:

First: I hereby ratify and confirm my said Last Will  
and Testament in every respect, save so far as any part of it  
is inconsistent with or expressly revoked by this Codicil.

Second: It is my wish that my personal property be divided  
according to the lists which I have made, and that the remain-  
ing personal property be distributed without the necessity  
of an inventory being made.

Third: By reason of the death of my husband John H.  
Palmer, whom I constituted and appointed my executor  
in my said will. I now constitute and appoint by this  
my last codicil, my daughter Amie A. Palmer executrix.  
And it is my wish that no bond be required of her as such  
executrix.

In witness whereof, I hereunto affix my signature this  
27th day of July, in the year of our Lord one thousand nine  
hundred and five, and declare this to be a codicil to my  
said will and amendment thereto.

Columbia A. V. Palmer

Witness:

W.G. Younger  
R.C. Stearns

I, Columbia A. V. Palmer do make and publish this  
second codicil to my foregoing will dated the 19th day of  
August 1902, and witnessed by W.G. Younger and R.C. Stearns;

I hereby change the devise and bequest in my said will  
of a one-third interest in all my real and personal property  
to my daughter, Willie A. Fisher, so that the said one-third  
any additional interests she may acquire  
interest, and instead of going directly to my daughter as in  
my said will set forth, shall go to Ernest A. Palmer and  
George A. Palmer, trustees, to be held by them or her legally  
appointed successors in office, upon the following trust:

and the portion to go to said trustees, to be held by them upon the same trust as the property herein directly devised to them as such trustees.

I hereby constitute and appoint my husband, John H. Palmer, executor of this my last will and testament and it is my wish that no bond be required of him as such executor.

In witness whereof I have hereunto set my hand to this will on the 19th day of August 1902.

Columbia A. V. Palmer

Witnesses

R.C. Stevens

W.F. Younger

I, Columbia A. V. Palmer, did on the 19th day of August, 1902, make my last will and testament, I do now, add this codicil to my said will and to be taken as a part thereof:

First:- I hereby ratify and confirm my said last will and testament in every respect, save so far as any part of it is inconsistent with or expressly revoked by this codicil.

Second:- It is my wish that my personal property be divided according to the lists which I have made, and that the remaining personal property be distributed without the necessity of an inventory being made.

Third:- By reason of the death of my husband John H. Palmer, whom I constituted and appointed my executor in my said will, I now constitute and appoint by this my last codicil, my daughter Annie A. Palmer executrix, and it is my wish that no bond be required of her as such executrix.

In witness whereof, I hereunto affix my signature this 27th day of July, in the year of our Lord one thousand nine hundred and five, and declare this to be a codicil to my said will and amendment thereto.

Columbia A. V. Palmer

Witness:

W.F. Younger  
R.C. Stevens,

I, Columbia A. V. Palmer do make and publish this second codicil to my foregoing will dated the 19th day of August 1902, and witnessed by W.F. Younger and R.C. Stevens;

I hereby change the devise and bequest in my said will of a one-third interest in all my real and personal property to my daughter, Mable A. Fisher, so that the said one-third interest, <sup>any additional interest she may require</sup> instead of going directly to my daughter as in my said will set forth, shall go to Ernest A. Palmer and George A. Palmer, trustees, to be held by them or their legally appointed successors in office, upon the following trust:

one tenth  
of my said  
after her  
son said  
it or she  
shall become  
as - whenever  
such child  
is and the  
is but in  
have any  
to avoid these  
after his trust  
is above, than  
in shall be  
the trustees  
s., to be held  
as my said  
property,  
hand on

List of furniture that I want given to have, and for  
Baby May <sup>also baby</sup> at her mother's death.

Parlor furniture. Sofa and three chairs.  
Piano and cover on the piano.  
Sitting room table.

A set of furniture bedstead wash stand and bureau;  
Sideboard and dining room table, large fruit picture in dining room,  
Walnut closet in dining room.

Butter dish, pickle stand and fork. Syrup pitcher and silver  
butter knife.

Small bedstead in "little room" wash stand (server room) and bureau  
in room over the dining room. Four larger <sup>silver</sup> spoons and two  
dinner spoons.

Drapes upstairs.

The two iron vases and service are to be sent to the cemetery lot  
Loovingly

Mamma  
Mrs. John K. Palmer

List of furniture I want given to have.

Nat rack.

Walnut furniture bedstead, bureau, wash stand, marble  
top table and five chairs.

Lace curtains in sitting room.

Large Wicker Chair.

Silver cake basket, silver laide,

Six (6) plated knives and forks, spoon holder

Six (6) coffee spoons (in box).

One large spoon (Aunt Prudy's gift to Papa)

Picture over easer and "The last cause"

Drapes in sitting room

Rug at front door.

Papa's watch and case he intended for you  
Take care of both.

The two iron vases and service are to be sent to the cemetery lot.

Loovingly

Mamma  
Mrs. John K. Palmer;

Virginia - In the Clerk office of the Circuit Court of Roanoke  
County, the 7<sup>th</sup> day of July, 1910.

A paper purporting to be the last will and testa-  
ment of (Mrs.) Columbia A. V. Palmer, deceased, together with  
the two codicils thereto annexed, was this day produced

List of furniture that I want Maud to have, and for  
Baby Mary <sup>also baby</sup> at her mother's death.

Parlor furniture. Sofa and chair chairs.

Piano and cover on the piano.

Sitting room table.

Parlour suit of furniture, bedstead wash stand and bureau,  
Sideboard and dining room table, large fruit picture in dining room,  
Walnut clock in dining room.

Butter dish, pickle stand and fork. Syrup pitcher and silver  
butter knife.

Small bedstead in "little room" washstand (cannery) and bureau  
in room over the dining room. Four larger <sup>silver</sup> spoons and two  
dinner spoons.

Dining up stairs.

The two iron vases and settee are to be sent to the cemetery lot  
Painfully

Mamma  
Mrs. John H. Palmer

List of furniture I want Grand to have.

Nest rack.

Walnut furniture, bedstead, bureau, wash stand, marble  
top table and five chairs.

Lace curtains in sitting room.

Large wicker chair.

Silver cake basket, silver laide,

six (6) plated knives and forks, spoon holder

six (6) coffee spoons (in box).

One large spoon (Aunt Prudy's gift to Papa)

Picture our creamy and "The last cause"

Dining in sitting room

Rug at front door.

Papa's watch and case he intended for you.  
Take care of both.

The two iron vases and settee are to be sent to the cemetery lot.  
Painfully

Mamma  
Mrs. John H. Palmer;

Virginia - In the Clerk's office of the Circuit Court of Roanoke  
County, the 7<sup>th</sup> day of July, 1910.

A paper purporting to be the last will and testa-  
ment of Mrs. Columbia A. V. Palmer, deceased, together with  
the two codicils thereto annexed, was this day produced.

provid  
describing  
and P. O. Eanes,  
as in the  
ed the will  
all being  
describing  
up and  
by depositor  
writing  
ed another  
name others  
is Columbia  
June 2  
number  
probated  
elast will  
Alma, son  
is named in  
and who  
said Dallas  
without  
me after  
her for  
caducies

The above signature of the testator, John Hardy, was made  
and the foregoing will was acknowledged by the said John Hardy,  
in the presence of us two competent witnesses, do hereunto sub-  
scribe the said will in the presence of the said testator  
and of each other, at the request of the said testator, this  
30th day of October, 1906.

M. C. Palser  
A. W. Eanes

Virginia:

In the Clerk's office of the Circuit Court of Roanoke  
County, the 10th day of July 1910.

A paper purporting to be the last will and testament  
of John Hardy, deceased, was this day presented before  
the Clerk of the Circuit Court of Roanoke County, by Leon Wilson  
the beneficiary under said will, and proved according to law by  
the oaths of M. C. Palser and A. W. Eanes, the subscribing  
witnesses thereto, and thereupon admitted to record as  
and for the true last will and testament of the said  
John Hardy, deceased.

Teste: Thos. Preston D.C.

A true Copy from the records of the Clerk's office.  
Teste: Thos. T. Preston D.C.

A. B. Kirschberger

In the name of God. Amen.

I, A. B. Kirschberger, of the County of Roanoke, and the Town  
of Vinton in the State of Virginia, Being of sound and dis-  
posing mind But being aware of the certainty of death and  
the uncertainty of life, do make this my last will and testament.  
First I direct that all my debts & burial expenses be paid,  
Second that that my beloved wife Kate C. Kirschberger is to  
have the use or rental value of my eight room house on lot  
8, Street of the Actua Land Co in the town of Vinton for  
a support her natural life or as long as she remains  
my widow, also all my personal property.

Third whatever other property belonging to me after  
my death shall be sold and divided equally between  
my Children (vis) Julia C. Mininger, S. C. Kirschberger,  
Fannie O. Noflinger and H. M. Kirschberger. Mary  
B. Rusher having already received her part in \$100.  
One hundred dollars and other wise indebted to me  
by her husband W. L. Rusher, and after the death  
of my wife Kate C. Kirschberger whatever remains  
of my property personal or real, shall be sold by my  
Administrator, in the person of P. A. Miller of Roanoke

The above signature of the testator, John Hardy, was made  
and the foregoing will was acknowledged by the said John Hardy,  
in the presence of us two competent witnesses, do hereunto sub-  
scribe the said will in the presence of the said testator  
and of each other, at the request of the said testator, this  
30th day of October, 1906.

M. C. Palsell  
A. W. Eanes

Virginia:

In the clerk's office of the Circuit Court of Roanoke  
County, the 10th day of July 1910.

A paper purporting to be the last will and testament  
of John Hardy, deceased was this day produced before  
the Clerk of the Circuit Court of Roanoke County, by Anna Wilson,  
the beneficiary under said will, and proved according to law by  
the oaths of M. C. Palsell and A. W. Eanes, the subscribing  
witnesses thereto, and thereupon admitted to record as  
and for the true last will and testament of the said  
John Hardy, deceased.

Teste: Thos. J. Preston D.C.

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

Teste: Thos. J. Preston D.C.

In the name of God, Amen,

I, A. B. Stenshberger, of the County of Roanoke, and the Town  
of Vinton in the State of Virginia, Being of sound and dis-  
posing mind But being aware of the certainty of death and  
the uncertainty of life, do make this my last will and testament.  
First I direct that all my debts & burial expenses be paid,  
Second that that my beloved wife Kate C. Stenshberger is to  
have the real or rental value of my eight room house on lot  
8, Street of the Arter Land Co in the town of Vinton for  
a support her natural life or as long as she remains  
my widow, also all my personal property.

Third whatever other property belonging to me after  
my death shall be sold and divided equally between  
my children (vis) Julia C. Mininger, S. C. Stenshberger,  
Fannie O. Nofinger and H. N. Stenshberger. Mary  
B. Rusher having already received her part in \$100.  
One hundred dollars and other wise indebted to me,  
by her husband W. L. Rusher, and after the death  
of my wife Kate C. Stenshberger whatever remains  
of my property personal or real, shall be sold by my  
Administrator, in the person of P. S. Miller of Roanoke.

In the name of God, Amen.

I Susan E. Stenck Bergen, being of sound mind and disposing memory, do make and constitute this my last will and testament hereby revoking all former wills.

Then 1st I desire that my funeral expenses and all my just debts to be paid as soon as may be expedient.

Then 2nd that my husband J. A. B. Stenck Bergen to have and hold all my property both real & personal during his natural life.

" 3rd that after the death of my husband the property is to be equally divided between my children, namely, Julia C. Niemeyer, Samuel L. Stenck Bergen, Gust B. Stenck Bergen, Mary B. Becker, Anna P. Hoffmeyer, and Henry M. Stenck Bergen, and that my daughters are to have, hold & use their share after the death of my husband in their own name, and dispose of same as they may desire.

And 4th I appoint my husband J. A. B. Stenck Bergen, as my Administrator without any security, as this my last will and testament.

Given under my hand this 3rd day of June 1893.

Susan E. Stenck Bergen.

Witness:

A.B. Stanley,

B.R. McDaniel,

C.B. Fisher.

At Bedford County Court, Moosuply 29th. 1893.

This will and testament of Susan E. Stenck Bergen, deceased, bearing date the 3rd day of June 1893, was this day produced in court and proved according to law by the oath of B.R. McDaniel, one of the subscribing witnesses thereto, who testifies that the said will was signed by the testatrix as and for her last will and testament in his presence and in the presence of A.B. Stanley and C.B. Fisher, the other subscribing witnesses thereto, all being competent witnesses, all three witnesses being present at the same time, and that the said will was subscribed by the said witnesses in the presence of the testatrix and of each other and at the request of the testatrix; and it is ordered that the said will be recorded as the true last will and Testament of the said Susan E. Stenck Bergen, deceased.

And on the motion of J.A.B. Stenck Bergen, the Executor in said will named, who made oath thereto, and without security, according to the direction of said will, released into and acknowledged a bond in the penalty of Six hundred dollars, conditioned according to law. Certificate is granted to him for obtaining a probate of said will in due form.

Teste,

Teste. R.D. Buford, C.R.C.

A copy, Teste:-

Signed J.W. Balling, Clerk.

Bedford Circuit Court.

In the name of God, Amen.

I, Susan E. Kershberger, being of sound mind and disposing memory, do make and constitute this my last will and testament hereby revoking all former wills.

Then 1st I desire that my funeral expenses and all my just debts to be paid as soon as may be expedient.

Then 2nd that my husband J. A. B. Kershberger to have and hold all my property both real & personal during his natural life.

" 3rd that after the death of my husband the property is to be equally divided between my children, namely, Julia C. Niemeyer, Samuel L. Kershberger, Geo. B. Kershberger, Mary B. Becker, Anna O. Nofftingen, and Henry M. Kershberger, and that my daughters are to have, hold & use their share after the death of my husband in their own name, and dispose of same as they may desire.

And 4th I appoint my husband J. A. B. Kershberger, as my Administrator without any security, as this my last will and testament.

Given under my hand this 3rd day of June 1893.

Susan E. Kershberger.

Witnesses:

R.B. Stanley,  
R.P. McDaniel,  
C.B. Fisher.

At Bedford County Court, Noovember 29th, 1893.

This will and testament of Susan E. Kershberger, deceased, bearing date the 3rd day of June 1893, was this day produced in court and proved according to law by the oath of R.P. McDaniel, one of the subscribing witnesses thereto, who testified that the said will was signed by the testatrix as and for her last will and testament in his presence and in the presence of A.B. Stanley and C.B. Fisher, the other subscribing witnesses thereto, all being competent witnesses, all three witnesses being present at the same time, and that the said will was subscribed by the said witnesses in the presence of the testatrix and of each other and at the request of the testatrix; and it is ordered that the said will be recorded as the true last will and testament of the said Susan E. Kershberger, deceased.

And on the motion of J.A.B. Kershberger, the Executor in said will named, who made oath thereto, and without security, according to the direction of said will, entered into and acknowledged a bond in the penalty of six hundred dollars, conditioned according to law. Certificate is granted to him for obtaining a probate of said will in due form.

Teste,

46

Teste. Rod Buford, A.B.C.

A copy, Teste:-

Signed & Notarized, Clerk.

Bedford Circuit Court.

the time of my decease shall be sold and proceeds divided  
Amongst my six children named herein before,

I hereby name and appoint Richard T. Moorman and Henry  
C. Webb as the executors of this my last will and testament  
neither of whom shall be required to give any security  
for the performance of their duties hereby imposed.

In witness whereof I subscribe my name this 11th day of  
June 1897.

William Webb Seal

The above instrument of writing was at the date thereof  
signed, sealed, published, and declared by the said William Webb, as  
and for his last will and testament, in presence of us who at  
his request, and in his presence and in presence of each other  
have subscribed our names as witnesses.

Witnesses

Samuel P. Harris  
John C. Dickerson

In Bedford Circuit Court Clerks Office, May 18th, 1909.

This paper writing purporting to be the last will and  
testament of William Webb deceased bearing date the  
11th day of June, 1897, was this day produced to me in  
said office, by Henry C. Webb, one of the executors named  
therein, and Samuel P. Harris, one of the subscribing  
witnesses thereto, being duly sworn, testifies that the  
said paper writing was signed by the testator as and  
for his last will and testament, in his presence and  
in the presence of John C. Dickerson, the other subscribing  
witness thereto, all being present at the same time, and  
the said paper writing was signed by the said witness  
in the presence of the testator and of each other, at the  
same time and at the request of the testator, whereupon  
the said paper writing is admitted to record as the true  
last will and testament of the said William Webb,  
deceased.

And upon the application of Henry C. Webb, one of the  
executors named in said will, C. C. Kirk, deputy for  
Samuel M. Balling, Clerk, doth appoint the said Henry  
C. Webb executor of the last will and testament of the  
said William Webb, whereupon the said Henry C. Webb  
made oath to said will and without security, as required  
in said will, entered into and acknowledged a bond in  
the penalty of five thousand dollars, conditioned accord-  
ing to law, certificate is granted him for obtaining a  
probate of said will in due form. And said bond is  
approved and admitted to record.

And liberty is granted to Richard T. Moorman, the  
other executor named in said will, to qualify hereafter  
if he shall think fit.

the time of my decease shall be sold and proceeds divided  
amongst my six children named herein before,

I hereby nominate and appoint Richard T. Moorman and Henry C. Webb as the executors of this last will and testament  
neither of whom shall be required to give any security  
for the performance of their duties hereby imposed.

In witness whereof I have this 11th day of  
June 1897.

William Webb *Seal*

The above instrument of writing was at the date thereof  
signed, sealed, published and declared by the said William Webb, as  
and for his last will and testament, in presence of us, who at  
his request, and in his presence and in presence of each other  
have subscribed our names as witnesses.

Witnesses

Samuel P. Harris  
John C. Dickerson

In Bedford Circuit Court Clerk's Office, May 18th, 1909.

This paper writing purporting to be the last will and  
testament of William Webb deceased, bearing date the  
11th day of June, 1897, was this day produced to me, in  
said Office, by Henry C. Webb, one of the executors named  
therin, and Samuel P. Harris, one of the subscribing  
witnesses thereto, being duly sworn, testifies that the  
said paper writing was signed by the testator as and  
for his last will and testament, in his presence and  
in the presence of John C. Dickerson, the other subscribing  
witness thereto, all being present at the same time, and  
the said paper writing was signed by the said witness  
in the presence of the testator and of each other, at the  
same time and at the request of the testator, Whereupon,  
the said paper writing is admitted to record as the true  
last will and testament of the said William Webb,  
deceased.

And upon the application of Henry C. Webb, one of the  
executors named in said will, C. C. Kurt, deputy for  
Samuel M. Balling, Clerk, doth appoint the said Henry  
C. Webb executor of the last will and testament of the  
said William Webb, Whereupon the said Henry C. Webb  
made oath to said will and without security, as required  
in said will, entered into and acknowledged a bond in  
the penalty of five thousand dollars, conditioned accord-  
ing to law, certificate is granted him for obtaining a  
probate of said will in due form, and said bond is  
approved and admitted to record.

And liberty is granted to Richard T. Moorman, the  
other executor named in said will, to qualify hereafter  
if he shall think fit.

in addition to the foregoing, the interest of my deceased son Briske in my home.

Being seized and possessed of certain lots in the town of Salem, having an interest by purchase and inheritance, I give all my interest in said lots to my two married daughters, Ethel Stokes and Lora Richardson.

(A) To my two sons grand children living at the time of my death, Lucile Richardson and Dillard Dillard, I give an equal undivided interest in a certain tract of Eleven acres, lying adjacent to Tinker Creek and the Macadam Road, being the tract of land assigned to Rembush Dillard in a division of the family interests, of record in the County Court of Roanoke County.

Given under my hand and seal this the 1st day of June, 1910:

Lucy S. Dillard (Seal)

Witness the signature of the above, and said witnesses in the presence of each other.

J. M. Williams

J. W. Laughlin

Dollie P. Williams

Codicil of Lucy S. Dillard to the foregoing Will and Testament.

I, Lucy S. Dillard, do make this codicil to my last will and testament, with no desire or intention of revoking any part thereof.

Except that in the last dispensing clause<sup>(4)</sup> to my two grand children, I desire that my daughter Ethel shall hold said land in trust as guardian for said children until they become of age, and if she deems it advisable to sell said land and pay them the amount in money, she shall do so; and if she desires to become the purchaser of said land at a fair valuation, paying as much as she can get by private sale, she shall have the refusal thereof.

Out out of the sale of this tract I desire and will, that Ethel shall pay Walter Philpott, who so faithfully attended my son during his affliction, the sum of One Hundred Dollars and if she advances him the amount before selling this property, she shall be reimbursed when sold.

Witness my signature in the presence of the attesting witnesses, who sign in the presence of each

in addition to the foregoing, the interest of my deceased son Brooke in my home.

Being seized and possessed of certain lots in the town of Salem, bearing an interest by purchase and inheritance, I give all my interest in said lots to my two married daughters, Ethel Stokes and Clara Nicholson.

(A) To my two true grand-children living at the time of my death, Lucy Nicholson and Dillard Stokes, I give an equal undivided interest in a certain tract of Eleven acres, lying adjacent to Tinker Creek and the Macadem Road, being the tract of land assigned to Pembroke Dillard in a division of the family interests, of record in the County Court of Roanoke County.

I sign under my hand and seal this the 1st day of June, 1910:

Lucy S. Dillard (Seal)

Witness the signature of the above, and said witnesses in the presence of each other.

J. M. Williams  
J. W. Laughlin  
Dollie B. Williams

Codicil of Lucy S. Dillard to the foregoing Will and Testament:

I, Lucy S. Dillard, do make this codicil to my last will and testament, with no desire or intention of rescinding any part thereof.

Except that in the last disposing clause<sup>(A)</sup> to my two grand children, I desire that my daughter Ethel shall hold said land in trust as guardian for said children until they become of age, and if she deems it advisable to sell said land and pay them the amount in money, she shall do so; and if she desires to become the purchaser of said land at a fair valuation, paying as much as she can get by private sale, she shall have the refusal thereof.

But out of the sale of this tract I desire and will, that Ethel shall pay Doctor Philpot, who so faithfully attended my son during his affliction, the sum of One Hundred Dollars and if she advance him the amount before selling this property, she shall be reimbursed when sold.

Witness my signature in the presence of the attesting witnesses, who sign in the presence of each

Paul S. Davis

- Know all men by these presents, that I, Paul S. Davis of the town of Salem, County of Roanoke & State of Virginia, being of sound mind do hereby make this my last will & testament
- 1st I direct that my body be decently & economically laid to rest beside my dear wife in our burial lot in East Hill Cemetery, & the expenses thereof paid.
- 2nd That out of my estate shall be paid all debts I may lawfully owe at the time of my death.
- 3rd I desire paid to my dear daughter, Anna, the sum of Five Hundred Dollars (\$500), in small recognition of the faithful & loving care she has given my home since the death of my wife.
- 4th The rest of my estate I desire divided equally between my two (2) children - Anna Marie Davis & Paul Bell Davis.
- I do hereby make & appoint my daughter Anna Marie Davis, sole executrix of this my last will & testament, without bond other than the law may require,
- written and signed this 30th day of November, 1909,  
by my own hand-

Paul S. Davis.

Salem, Va Nov. 30th 1909.

Virginia:

In the Clerk's office, Roanoke County Circuit Court,  
August 22, 1910.

A paper purporting to be the last will and testament of Paul S. Davis, deceased, was this day produced before me in the Clerk's office of said Court, and there being no subscribing witnesses thereto, Rev. Kline and J. V. Chapman were duly sworn, and severally deposed that they are well acquainted with the hand writing of the said Paul S. Davis, deceased, and that they verily believe that the said writing and the name thereto signed to have been wholly written by the hand of the said Paul S. Davis, deceased.

Whereupon, on motion of Anna M. Davis, one of the heirs of the decedent, the said will was duly admitted to probate, and ordered to be recorded as the true last will and testament of the said Paul S. Davis, deceased.

Test: Thos. Preston D.C.

A copy.

Test: Thos. S. Preston D.C.

Recd 9/1/1970  
On Oct 1

- Know all men by these presents, that I, Paul S. Davis of the  
 town of Salem, County of Roanoke & State of Virginia, being  
 of sound mind do hereby make this my last will & testament  
 I direct that my body be decently & economically laid to  
 rest beside my dear wife in our burial lot in East Hill  
 Cemetery, & the expenses thereof paid.
- 2nd That out of my estate shall be paid all debts I may lawfully  
 owe at the time of my death.
- 3rd I desire paid to my dear daughter, Anna, the sum of  
 Five Hundred Dollars (\$500), in small recognition of her  
 faithful & loving care she has given my home since the  
 death of my wife.
- 4th The rest of my estate I desire divided equally between  
 my two (2) children - Anna Marie Davis & Paul Bell  
 Davis.

I do hereby make & appoint my daughter Anna Marie  
 Davis, sole executrix of this my last will & testament,  
 without bond other than the law may require.  
 Written and signed this 30th day of November, 1909.  
 by my own hand-

Paul S. Davis.

Salem, Va Nov. 30th 1909.

Virginia:

In the Clerk's office, Roanoke County Circuit Court,  
 August 22, 1910.

A paper purporting to be the last will and testament  
 of Paul S. Davis, deceased, was this day produced before  
 me in the Clerk's office of said Court, and there being no  
 subscribing witnesses thereto, Rev. Kline and J. H. Chapman  
 were duly sworn, and severally deposed  
 that they are well acquainted with the hand writing  
 of the said Paul S. Davis, deceased, and that they  
 verily believe that the said writing and the name  
 thereto signed, to have been wholly written by the  
 hand of the said Paul S. Davis, deceased.

Whereupon, on motion of Anna M. Davis, one  
 of the heirs of the decedent, the said will was duly  
 admitted to probate, and ordered to be recorded  
 as the true last will and testament of the said  
 Paul S. Davis, deceased.

Test: Thos. G. Weston D.C.

A copy.

Test: Thos. G. Weston D.C.

Recd. 7/1/1910  
On accts

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

Teste:

Chas. D. Denton, Clerk.

Wm. P. Bush.

I, William P. Bush, of Roanoke Co., Va., do hereby make and ~~and~~ execute this my last will and testament hereby revoking all former wills by me at any time heretofore made.

(1) I direct that all my just debts and funeral expenses be paid as soon after my death as can conveniently be done.

(2) I direct my executors hereinafter named, out of any funds coming into their hands as such, to pay to Howard W. Bush, Lula Bush, Martin Bush and Carrie Bush, each the sum of One Hundred Dollars, they being the children of my brother, Chas. L. Bush, also they shall pay to Loula May Graham, Elizabeth Lam, Frank M. Donald & Pertie McDonald, children of Jas. S. & Matilda McDonald, each the sum of One Hundred Dollars, and toannah Le Few and Charlie Le Few, children of my sister, Annie Le Few, each the sum of One Hundred Dollars.

(3) I direct that my executors, out of funds coming into their hands as such, purchase in Salem, Va., or elsewhere, a suitable home costing not exceeding \$3000.00 for my sister, Annie Le Few, to be used and enjoyed by her during her natural life, and at her death the same to revert to and rest absolutely and in fee simple in the Corporate Board of Finance of the Baltimore Conference of the N. E. Church, South, & I hereby request that said Board use same, or the proceeds derived therefrom either as a home for the superannuated preachers of said Conference or otherwise as in the discretion of said Board will best promote their welfare. The title to said property in said Board, however, subject to said life estate of my said sister, shall be absolute and without condition, and said Board is hereby fully authorized and empowered to dispose of said property and convey same & to use the proceeds thereof as to it shall seem most advisable.

(4) I will bequeath to my sister, Annie Le Few, also the rental or annuity of \$500.00 per year, due and each year to become due me by the Union Roanoke Water Co. as long as she may live, and at

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

Teste:

Phas. D. Dent, Clerk.

I, William C. Bush, of Roanoke Co., Va., do hereby make and ~~and~~ execute this my last will and testament, hereby revoking all former wills by me at any time heretofore made.

(1) I direct that all my just debts and funeral expenses be paid as soon after my death as can conveniently be done.

(2) I direct my executors hereinafter named, out of any funds coming into their hands as such, to pay to Howard W. Bush, Lula Bush, Martin Bush and Carrie Bush, each the sum of One Hundred Dollars, they being the children of my brother, Chas. S. Bush. Also they shall pay to Loula May Graham, Elizabeth Lam, Frank McDonald & Bertie McDonald, children of Jas. F. & Matilda McDonald, each the sum of One Hundred Dollars, and to Pennah LeFever and Charlie LeFever, children of my sister, Annie LeFever, each the sum of One Hundred Dollars.

(3) I direct that my executors, out of funds coming into their hands as such, purchase in Salem, Va., or elsewhere, a suitable home costing not exceeding \$3000.00 for my sister, Annie LeFever, to be used and enjoyed by her during her natural life, and at her death the same to revert to and rest absolutely and in fee simple in the Corporate Board of Finance of the Baltimore Conference of the M. E. Church, South, & I hereby request that said Board use same, or the proceeds derived therefrom either as a home for the superannuated preachers of said Conference or otherwise as in the discretion of said Board will best promote their welfare. The title to said property in said Board, however, subject to said life estate of my said sister, shall be absolute and without condition, and said Board is hereby fully authorized and empowered to dispose of said property and convey same & to use the proceeds thereof as to it shall seem most advisable.

(4) I will bequeath to my sister, Annie LeFever also the rental or annuity of \$500.00 per year, due and each year to become due me by the Vinton Roanoke Water Co. as long as she may live, and at

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Witness my hand which I have this day set to  
this my last will + testament this Sept 13, 1910.

H. P. Bush.

Digned, published and declared  
by H. P. Bush as + for his last will  
& testament in the presence  
of us who in his presence + in  
the presence of each other  
hereunto sign our names as  
witnesses:

H. B. Muse, Jr.

L. B. James

Sept. 13, 1910.

H. P. Bush

Virginia - In the Clerk's Office of the Circuit Court  
of Roanoke County the 19th day of September, 1910.

The last Will and Testament of H. P. Bush, deceased,  
was this day produced before me in the Clerk's  
Office of said Court by Chas. L. Bush and Jno. R.  
McCulloch, the executors therein named, and was  
duly proven according to law by the oaths of  
H. B. Muse, Jr., and L. B. James, the subscribing  
witnesses thereto, and is thereupon on motion  
of said executors admitted to record as and  
for the true last Will and Testament of the  
said H. P. Bush, deceased. And on motion of the  
said C. L. Bush and Jno. R. McCulloch, the executors  
named in said will, who made oath thereto,  
and who having entered into and acknowledged  
a bond in the penalty of Fifty Thousand Dollars  
(\$50,000.00) conditioned as the law directs, but  
without security as provided in said will,  
certificate is granted them for obtaining a  
probate of the said Will in due form.

Whereupon on motion of C. L. Bush and Jno. R.  
McCulloch, executors aforesaid, it is ordered  
that L. B. James, H. B. Muse, Jr., John B. Feather, E. L.  
Bright and Jno. R. Muse, or any three of them,  
being first duly sworn for the purpose do  
truly and justly appraise such of the goods  
and chattels of the estate of H. P. Bush, deceased,  
as may be produced to them, and return their  
appraisal under their hands as the law directs.

Teste: Chas. D. Dent, Clerk.

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

Teste: Chas. D. Dent, Clerk.

to the other.

Witness my hand which I have this day set to  
this my last will & testament this Sept 13, 1910.

H. C. Bush.

Signed, published and declared  
by H. C. Bush as & for his last will  
& testament in the presence  
of us who in his presence & in  
the presence of each other  
hereunto sign our names as  
witnesses:

H. C. Muse, Jr.

L. B. James

Sept. 13, 1910.

vsb Virginia - In the Clerk's Office of the Circuit Court  
of Roanoke County the 19th day of September, 1910.

The last Will and Testament of H. C. Bush, deceased,  
was this day produced before me in the Clerk's  
Office of said Court by Chas. L. Bush and Jno. R.  
McBullock, the executors therein named, and was  
duly proven according to law by the oaths of  
H. C. Muse, Jr., and L. B. James, the subscribing  
witnesses thereto, and is therupon on motion  
of said executors admitted to record as and  
for the true last Will and Testament of the  
said H. C. Bush, deceased. And on motion of the  
said C. L. Bush and Jno. R. McBullock, the executors  
named in said will, who made oath thereto,  
and who having entered into and acknowledged  
a bond in the penalty of Fifty Thousand Dollars  
(\$50,000.00) conditioned as the law directs, but  
without security as provided in said will,  
certificate is granted them for obtaining a  
probate of the said Will in due form.

Whereupon on motion of C. L. Bush and Jno. R.  
McBullock, executors aforesaid, it is ordered  
that L. B. James, H. C. Muse, Jr., John S. Feather, C. L.  
Bright and Geo. W. Muse, or any three of them,  
being first duly sworn for the purpose do  
truly and justly appraise such of the goods  
and chattels of the estate of H. C. Bush, deceased,  
as may be produced to them, and return their  
appraisal under their hands as the law directs.

Teste:

Chas. D. Dent, Clerk

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

Teste: Chas. D. Dent, Clerk

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

Note:

Third Draft dated

Joseph S. Tipton

Last will and testament

of  
Joseph S. Tipton

I Joseph S. Tipton, of the City of Roanoke, being of sound mind, do make this my last will and testament, hereby revoking all former wills by me at any time made:

I desire that all my just debts shall be paid by my executor, and that I may be buried in a manner suited to my estate and station in life, and that a suitable and proper stone shall be placed over my grave.

II. I give and bequeath to Miss Mary F. Jarrett, in consideration of her many years of faithful services and unremitting attention and care for my comfort, when both sick and well, the house and lot on which I now reside in the City of Roanoke, Virginia, together with all household and kitchen furniture therein and equipments of all kinds. Said house is located on Wells Avenue Northeast at No. 24. To have and to hold the same for her sole use and benefit during her natural life. At her death I will and desire the said house and the personal property therein above mentioned, in fee, to my name-sake and great nephew, Joseph S. Tipton, son of Walter Tipton, of Hillville, Virginia.

III. I give and bequeath the sum of Four Thousand Dollars (\$4000.00) to the children of my niece, Kate Foster, and of my nephew, Walter S. Tipton, the said sum to be divided equally between all of such children, share and share alike.

IV. I give and bequeath to Mary Ann Carson, who waited on my mother and nursed and cared for her during her last illness, the sum of Five Hundred Dollars (\$500.00), as a

Joseph S. Tipton

testimony of my appreciation of her services, and I desire and direct that this legacy shall be treated as the first charge on my estate after the payment of my debts, and request that my executor shall pay the same in full with as little delay as possible.

V. I give to my niece, Martha Tipton, daughter of James S. Tipton, the sum of Five Hundred Dollars

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

Teste:

Joseph D. Tipton

Last will and testament

of

Joseph S. Tipton

I Joseph S. Tipton, of the city of Roanoke, being of sound mind, do make this my last will and testament, hereby revoking all former wills by me at any time made.

I desire that all my just debts shall be paid by my executor, and that I may be buried in a manner suited to my estate and station in life, and that a suitable and proper stone shall be placed over my grave.

II. I give and bequeath to Miss Mary F. Burnett, in consideration of her many years of faithful services and unremitting attention and care for my comfort, when both sick and well, the house and lot on which I now reside in the City of Roanoke, Virginia, together with all household and kitchen furniture therein and equipments of all kinds. Said house is located onHello Avenue Northeast at No. 24. To have and to hold the same for her sole use and benefit during her natural life. At her death I will and desire the said house and the personal property therein above mentioned, in fee, to my namesake and great nephew, Joseph S. Tipton, son of Walter Tipton, of Killerville, Virginia.

III. I give and bequeath the sum of Four Thousand and Dollars (\$4000.00) to the children of my niece, Kate Foster, and of my nephew, Walter S. Tipton, the said sum to be divided equally between all of such children, share and share alike.

IV. I give and bequeath to Mary Ann Carson, who waited on my mother and nursed and cared for her during her last illness, the sum of Five Hundred Dollars (\$500.00), as a

Joseph S. Tipton

testimony of my appreciation of her services, and I desire and direct that this legacy shall be treated as the first charge on my estate after the payment of my debts, and request that my executor shall pay the same in full with as little delay as possible.

V. I give to my niece, Martha Tipton, daughter of James S. Tipton, the sum of Five Hundred Dollars

for the purpose of speedily carrying out the bequests and devises contained in this will, and the other things necessary for the final settlement of my estate.

I further authorize and direct the said James P. Goods to proceed to sell any personal property not specifically devised herein of which I may die seized and possessed, publicly or privately, and upon such terms of cash or credit as he may deem best; and I further authorize and direct him to sell, publicly or privately, upon such terms of cash or credit, as he may deem best, either as a whole, or in parts, any real estate of which I may die seized, not herein specifically devised. It being my purpose that he shall have full authority and sanction hereunder to use his best judgment in making said sales, and for that purpose, to have full authority to sell the land in separate parcels or otherwise, as he may deem best.

Joseph S. Tipton

In witness whereof I have hereunto set my hand this 18 day of Sept A.D. 1905.

Joseph S. Tipton

Signed, published and declared by  
Joseph S. Tipton as and for his  
Last Will in the presence of us, who,  
in the presence of each other,  
have hereunto subscribed our names as  
witnesses:

Sept. 18-05

Frank W. Butt  
H. H. Crockett

Codicil No. 1

To this my last will I hereby make and execute this codicil - I give to my nephew Dr. William Tipton son of my deceased brother, Wm. L. Tipton, the sum of Five Hundred Dollars to be paid by my said Executor out of the proceeds of my estate ratably with the bequests made in my will to my sisters, nieces and nephews.

Witness my signature to this codicil No. 1 to my last will and testament this the 29th day of Oct. 1905.

Joseph S. Tipton

Signed, published and declared by Jos. S. Tipton as and for a codicil to this his last will and testament who in his presence at his request and in the presence of each other hereunto subscribe our names as witnesses to this codicil to said will

for the purpose of speedily carrying out the bequests and devises contained in this will, and the other things necessary for the final settlement of my estate.

I further authorize and direct the said James P. Goods to proceed to sell any personal property not specifically devised herein of which I may die seized and possessed, publicly or privately, and upon such terms of cash or credit as he may deem best; and I further authorize and direct him to sell, publicly or privately, upon such terms of cash or credit, as he may deem best, either as a whole, or in parts, any real estate of which I may die seized, not herein specifically devised. It being my purpose that he shall have full authority and sanction hereunder to use his best judgment in making said sales, and for that purpose, to have full authority to sell the land in separate parcels or otherwise, as he may deem best.

Joseph D. Tipton

In witness whereof I have hereunto set my hand this 18 day of Sept A.D. 1905.

Joseph D. Tipton

Signed, published and declared by  
Joseph D. Tipton as and for his  
Last Will, in the presence of us, who  
in the presence of each other,  
have hereunto subscribed our names as  
witnesses:

Sept. 18-05

Frank W. Putt

H. H. Cuschett

#### Codicil No. 1.

To this my last will I hereby make and execute this codicil - I give to my nephew Dr William Tipton son of my deceased brother, Wm L Tipton, the sum of Five Hundred Dollars to be paid by my said Executor out of the proceeds of my estate ratably with the bequests made in my will to my other nieces and nephews.

Witness my signature to this codicil No. 1 to my last will and testament this the 29th day of Oct 1905.

Joseph D. Tipton

Signed, published and declared by Joe D. Tipton  
as and for a codicil to this his last will and  
testament who in his presence at his request and  
in the presence of each other hereunto subscribe our  
names as witnesses to this codicil to said will

J. P. Knottz.

I, J. P. Knottz, of the County of Roanoke, State of Virginia, being of sound mind and disposing memory, do make and publish this my Last Will and Testament in the manner and form following, revoking all others heretofore made by me.

I devise and bequeath all my estate, of whatever kind, to my beloved wife, Isabell J. Knottz for and during her natural life, with authority to my executrix, hereinafter named, to sell such portion thereof as may be necessary for the support and comfort of my said wife.

All the rest and residue of my estate remaining after the death of my said wife, I devise and bequeath, in equal portions, to our nephew and niece, Edward D. and Lavinia F. McCaulley, share and share alike.

Should either the said nephew or niece die without issue, it is my will and desire that his or her portion, or residue thereof, shall go to the surviving one.

Should the said nephew and niece both die without issue, I devise and bequeath whatever residue there may be of my estate to the Trustees of the Luciferan Orphan Home at Salem, Virginia, for the benefit and use of the orphan inmates therein.

It is my further will and desire that the provisions herein in favor of the said nephew and niece shall not effect unless & until after the death of my said wife, they purchase and cause to be placed at the graves of my said wife and myself a suitable monument, plain but neat & durable.

I desire the said nephew to keep or cause to be kept, dressed up, the old family burying ground in which my parents, grand parents and other dear relatives and friends are buried, by an annual clearing of weeds and shrubs.

I nominate and appoint my said wife the executrix of this my will and desire that no security shall be required of her in its execution.

In witness whereof, I hereunto affix my hand and seal, the 28th day of May 1908

J. P. Knottz *R. Knottz*

Acknowledged, published and declared by the testator, J. P. Knottz, as and for his Last Will and Testament, in presence of us, who in his presence, and at his request and in the presence of each other, have hereunto subscribed our names as witnesses.

James A. Persinger  
John W. Drury

In the Circuit Court Clerks office of Roanoke County,  
Nov. 15th 1910.

A paper purporting to be the last will and testament

I, J. P. Knottz, of the County of Roanoke, State of Virginia, being  
of sound mind and disposing memory, do make and publish  
this my Last Will and Testament in the manner and form following,  
repeating all entries heretofore made by me.

I devise and bequeath all my estate, of whatever kind, to my  
beloved wife, Isabell J. Knottz for and during her natural  
life, with authority to my executrix, hereinafter named,  
to sell such portion thereof as may be necessary for the  
support and comfort of my said wife.

All the rest and residue of my estate remaining after the death  
of my said wife, I devise and bequeath, in equal portions,  
to our nephew and niece, Edward D. and Lavinia F.  
McCaully, share and share alike.

Should either the said Nephew or Niece die without  
issue, it is my will and desire that his or her portion,  
or residue thereof, shall go to the surviving one.

Should the said Nephew and niece both die without  
issue, I devise and bequeath whatever residue there  
may be of my estate to the Trustees of the Lutherau Orphan  
Home at Salem Virginia, for the benefit and use of the  
Orphan inmates therein.

It is my further will and desire that the provisions  
herein in favor of the said Nephew and Niece shall not  
effect unless & until after the death of my said wife,  
they purchase and cause to be placed at the graves  
of my said wife and myself a suitable monument,  
plain but neat & durable.

I desire the said Nephew to keep or cause to be kept,  
dressed up, the old family burying ground in which  
my parents, grand parents and other dear relatives  
and friends are buried, by an annual clearing of  
weeds and shrubs.

I nominate and appoint my said wife the executrix  
of this my will and desire that no security shall be required  
of her in its execution.

In witness whereof, I hereunto affix my hand  
and seal, the 28th day of May 1908

J. P. Knottz 

Acknowledged, published and declared by the testator  
J. P. Knottz, as and for his Last Will and Testament, in  
presence of us, who in his presence, and at his request  
and in the presence of each other, have hereunto  
subscribed our names as witnesses.

James A. Prossinger  
Loyd D. Risley

In the Circuit Court Clerks office of Roanoke County,  
Nov. 10th 1910.

A paper purporting to be the last will and testament

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III. I appoint my son, Welle goodyhoontz, Executor of this, my Will, and desire that he shall not be required to give security upon his qualification as such Executor.

IV. Whilst by a preceding clause I have given unto my said wife a life estate in all my property, subject to the charge of my indebtedness, yet it is my further will and direction that she shall be permitted to use freely, in her own manner and without restriction, my said estate.

S. M. goodyhoontz.

Page Firs.

including the rents, issues and profits of my lands, after the payment of taxes, not only for her own purposes as long as she lives, but for the support and maintenance of my two daughters until such time as they may become married, in such manner and to such extent as she may deem proper.

V. And I do empower my said Executor, with the consent of my said wife, to make sale, either publicly or privately, of the real estate, or any part thereof, of which I may die seized, at such time, on such terms, and at such price as my said Executor may deem proper; and I do further empower my said Executor, with the assent of my said wife, to reinvest from time to time the proceeds of the sale of such real estate, in other real estate or personal property, as he in his discretion may deem proper and best for the interest of my said estate; and to carry out these purposes, and the purposes mentioned below, my said Executor is further empowered, authorized and directed to make, execute and deliver any deeds or assurances of title necessary or requisite for the carrying into effect of the provisions hereof.

VI. At the death of my said wife, my said Executor is further authorized and directed to convert any property, real or personal, then remaining, into money, by public or private sale, and to gather in my estate then existing, and to distribute the same to my children, in equal interests to each; and in case of the prior death of one of my said children, leaving descendants, then the portion of my estate which would have gone to such deceased child had he or she been living, shall pass to the descendants of such

S. M. goodyhoontz

III. I appoint my son, Ville Goodykoontz, Executor of this, my Will, and desire that he shall not be required to give security upon his qualification as such Executor.

IV. Whilst by a preceding clause I have given unto my said wife a life estate in all my property, subject to the charge of my indebtedness, yet it is my further will and direction that she shall be permitted to use freely, in her own manner and without restriction, my said estate,

H. M. Goodykoontz.

Page Two.

including the rents, issues and profits of my lands, after the payment of taxes, not only for her own purposes as long as she lives, but for the support and maintenance of my two daughters until such time as they may become married, in such manner and to such extent as she may deem proper.

V. And I do empower my said Executor, with the consent of my said wife, to make sale, either publicly or privately, of the real estate, or any part thereof, of which I may die seized, at such time, on such terms, and at such price as my said Executor may deem proper; and I do further empower my said Executor, with the assent of my said wife, to reinvest from time to time the proceeds of the sale of such real estate, in other real estate or personal property, as he in his discretion may deem proper and best for the interest of my said estate; and to carry out these purposes, and the purposes mentioned below, my said Executor is further empowered, authorized and directed to make, execute and deliver any deeds or assurances of title necessary or requisite for the carrying into effect of the provisions hereof.

VI. At the death of my said wife, my said Executor is further authorized and directed to convert any property, real or personal, then remaining, into money, by public or private sale, and to gather in my estate then existing, and to distribute the same to my children, in equal interests to each; and in case of the prior death of one of my said children, leaving descendants, then the portion of my estate which would have gone to such deceased child had he or she been living, shall pass to the descendants of such.

H. M. Goodykoontz

H. O. Crawford

I, H. O. Crawford, being of sound mind and good health, but realizing the uncertainty of life, do hereby make, publish and declare this my last Will and Testament, hereby revoking all other wills heretofore made by me, in manner and form as follows, that is to say:-

I. I desire that all my just debts be paid.

II. I have agreed and promised to pay the sum of Five Hundred Dollars (\$500.00) towards the new church building of the congregation of St. Paul's Protestant Episcopal Church of Salem, Virginia, and I have also agreed and promised to pay to the congregation of said Church an additional Five Hundred Dollars (\$500.00) for the general purposes of said congregation. I direct that, unless said One Thousand Dollars has been paid prior to my death, my executor, hereinafter appointed, shall pay said amount, or such amount as at my death may remain unpaid, to the Trustees of said congregation.

III. To my brother Buffly Crawford I give and bequeath the sum of One Hundred and Fifty Dollars (\$250.00).

IV. To the Trustees of Roanoke College, at Salem, Virginia, I give and bequeath Five Hundred Dollars (\$500.00).

I expressly charge, however, that none of my personal or real property shall be sold to pay any of the special bequests hereinabove made under paragraphs II, III, and IV; but unless there shall be on hand at my death cash and funds in bank or elsewhere, sufficient to pay said special bequests, together with all my just debts and funeral expenses, such special bequests shall be paid by my executor, hereinafter appointed, out of the rents, issues and profits of my estate, as follows, viz:

H. O. Crawford (Seal)

-2-

The bequest to the congregation of St. Paul's Protestant Episcopal Church to be paid at the rate of Three Hundred and Thirty-three Dollars and Thirty-three cents (\$333.33) per year, beginning one year after my death.

The bequest to Buffly Crawford to be paid at the rate of Fifty Dollars (\$50.00) per year, beginning one year after my death.

The bequest to the Trustees of Roanoke College to be paid at the rate of One Hundred Dollars (\$100.00) per year, beginning one year after my death.

wford I, H. O. Crawford, being of sound mind and good health, but realizing the uncertainty of life, do hereby make, publish and declare this my Last Will and Testament, hereby revoking all other wills heretofore made by me, in manner and form as follows, that is to say:-

I. I desire that all my just debts be paid.

II. I have agreed and promised to pay the sum of Five Hundred Dollars (\$500.00) towards the new Church building of the congregation of St. Paul's Protestant Episcopal Church of Salem, Virginia, and I have also agreed and promised to pay to the congregation of said Church an additional Five Hundred Dollars (\$500.00) for the general purposes of said congregation. I direct that, unless said One Thousand Dollars has been paid prior to my death, my executor, hereinafter appointed, shall pay said amount, or such amount as at my death may remain unpaid, to the Trustees of said congregation.

III. To my brother Buffy Crawford I give and bequeath the sum of One Hundred and Fifty Dollars (\$150.00).

IV. To the Trustees of Roanoke College, at Salem, Virginia, I give and bequeath Five Hundred Dollars (\$500.00).

I expressly charge, however, that none of my personal or real property shall be sold to pay any of the special bequests hereinabove made under paragraphs II, III, and IV; but unless there shall be on hand at my death cash and funds in bank or elsewhere, sufficient to pay said special bequests, together with all my just debts and funeral expenses, such special bequests shall be paid by my executor, hereinafter appointed, out of the rents, issues and profits of my estate, as follows, viz:

H. O. Crawford (seal)

-2-

The bequest to the congregation of St. Paul's Protestant Episcopal Church to be paid at the rate of Three Hundred and Thirty-three Dollars and Thirty-three cents (\$333.33) per year, beginning one year after my death.

The bequest to Buffy Crawford to be paid at the rate of Fifty Dollars (\$50.00) per year, beginning one year after my death.

The bequest to the Trustees of Roanoke College to be paid at the rate of One Hundred Dollars (\$100.00) per year, beginning one year after my death.

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I hereby devise and bequeath all of my property  
of whatsoever kind to the following children of  
said Maggie M. Sheppard, viz.: Lila C. Sheppard,  
Mamie C. Sheppard, Annie P. Sheppard, and Theodore  
Crawford Sheppard; said devises and bequests  
to take effect only as of the date of the death  
of said Maggie M. Sheppard. Should any of said  
children have departed this life prior to the  
death of said Maggie M. Sheppard.

T. O. Crawford (Seal)

-4-

leaving issue surviving as of that date, then the  
above-named brother and sisters surviving as  
of that date, or sisters surviving as of that date,  
shall take the share of said decedent; should  
said decedent have left issue surviving as of  
that date, such issue shall take the share of  
its parent. It being my intention hereby to create  
cross-remainders between the said four children,  
or the issue of such of them as shall die  
before the vesting of this estate, with ultimate  
remainder to the survivors, as at the time of vesting.

X. I bequeath to my nephew G. Otaway Sheppard  
One Dollar (\$1.00).

X. I direct that none of my estate shall be sold  
or encumbered, unless necessary for the payment  
of my debts and funeral expenses, and that all  
of my property be kept together, held and managed  
by my said executor and trustee, until after the  
death of my sister Maggie M. Sheppard, and  
until the youngest of my said sister's children  
shall have arrived at the age of twenty-one years,  
until which time my said executor and  
trustee shall hold and manage my estate as  
hereinafter provided for, and shall, if at my  
sister's death the youngest of said children  
mentioned in paragraph X. above is not yet  
twenty-one years of age, pay the rents, issues  
and profits of my estate, to such of said  
children as are surviving at that time, and  
as are of age, and as to such as are yet under  
twenty-one years of age, he shall apply their  
part of the rents, issues and profits to the  
maintenance and education of such children,  
until such time as all of said children shall  
attain the age of twenty-one years.

T. O. Crawford (Seal)

-5-

XI. Upon the termination of the beneficial life  
interest given to my sister Maggie M. Sheppard in

I hereby devise and bequeath all of my property of whatsoever kind to the following children of said Maggie M. Sheppard, viz: Lila V. Sheppard, Mamie C. Sheppard, Annie P. Sheppard, and Theodore Crawford Sheppard; said devises and bequests to take effect only as of the date of the death of said Maggie M. Sheppard. Should any of said children have departed this life prior to the death of said Maggie M. Sheppard,

T. O. Crawford (Seal)

-4-

leaving issue surviving as of that date, then the above-named brother and sisters surviving as of that date, or sisters surviving as of that date, shall take the share of said decedent; should said decedent have left issue surviving as of that date, such issue shall take the share of its parent. It being my intention hereby to create cross-remainders between the said four children, or the issue of such of them as shall die before the vesting of this estate, with ultimate remainder to the survivors, as at the time of vesting.

X. I bequeath to my nephew T. Otaway Sheppard One Dollar (\$1.00).

X. I direct that none of my estate shall be sold or encumbered, unless necessary for the payment of my debts and funeral expenses, and that all of my property be kept together, held and managed by my said executor and trustee, until after the death of my sister Maggie M. Sheppard, and until the youngest of my said sister's children shall have arrived at the age of twenty-one years, until which time my said executor and trustee shall hold and manage my estate as herein provided for, and shall, if at my sister's death the youngest of said children mentioned in paragraph X. above is not yet twenty-one years of age, pay the rents, issues and profits of my estate, to such of said children as are surviving at that time, and as are of age, and as to such as are yet under twenty-one years of age, he shall apply their part of the rents, issues and profits to the maintenance and education of such children, until such time as all of said children shall attain the age of twenty-one years.

T. O. Crawford (Seal)

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XI. Upon the termination of the beneficial life interest given to my sister Maggie M. Sheppard in

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At a Circuit Court for the County of Roanoke, continued  
and held at the Court House thereof, on Monday, November 25, 1910.  
A paper purporting to be the last will and  
testament of H. O. Crawford, deceased, was this day  
produced in Court by Horace M. Fox, the executor  
trustee named therein, and was duly proven  
according to law by the oaths of E. M. Fitzgerald and  
J. S. Brown, the subscribing witnesses thereto, and  
is therupon, on motion of said executor trustee  
admitted to record as and for the true last  
will and testament of the said H. O. Crawford,  
deceased. And on motion of the said Horace  
M. Fox, the executor trustee named in said will,  
who made oath thereto, and together with the  
United States Fidelity & Guaranty Company, his  
surety, having entered into and acknowledged a  
bond in the penalty of Twenty Five Thousand Dol-  
lars (\$25,000.00) conditioned as the law directs,  
certificate is granted him for obtaining a  
probate of said will in due form.

Whereupon on motion of Horace M. Fox, executor  
trustee, it is ordered that H. K. Tinsley, Wm. Johnston,  
J. H. Chapman, R. S. Hubbard, and J. C. Persinger, or  
any three of them, being first duly sworn for  
the purpose, do truly and justly appraise  
such of the goods and chattels of the said  
H. O. Crawford, deceased, as may be produced to  
them and return their appraisement under  
their hands as the law directs.

a Copy - Teste:

Chas. D. Dent Clerk.

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

Teste:

Chas. D. Dent, Clerk.

Fannie Simms

### Will and Testament of Fannie Simms

I, Fannie Simms of the County of Roanoke and State of  
Virginia, being of sound mind and memory and under-  
standing, do make my last will and testament in  
manner and form following:

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

2nd I direct that all my just debts be paid

3rd I give and bequeath unto Elizabeth Muse (the daughter

At a Circuit Court for the County of Roanoke, Continued,  
and Held at the Court House Thereof, on Monday, November 25, 1910.

A paper purporting to be the last will and testament of H. O. Crawford, deceased, was this day produced in court by Horace M. Fox, the executor trustee named therein, and was duly proven according to law by the oaths of E. M. Fitzgerald and J. S. Brown, the subscribing witnesses thereto, and is therupon, on motion of said executor trustee admitted to record as and for the true last will and testament of the said H. O. Crawford, deceased. And on motion of the said Horace M. Fox, the executor trustee named in said will, who made oath thereto, and together with the United States Fidelity & Guaranty Company, his surety, having entered into and acknowledged a bond in the penalty of Twenty Five Thousand Dollars (\$25,000.00) conditioned as the law directs, certificate is granted him for obtaining a probate of said will in due form.

Whereupon on motion of Horace M. Fox, executor trustee, it is ordered that G. H. Tinsley, Wm. Johnston, J. H. Chapman, R. S. Hubbard, and J. C. Persinger, or any three of them, being first duly sworn for the purpose, do truly and justly appraise such of the goods and chattels of the said H. O. Crawford, deceased, as may be produced to them and return their appraisement under their hands as the law directs.

A Copy - Teste:

Chas. D. Dent Clerk.

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

Teste:

Chas. D. Dent Clerk.

### Will and Testament of Jamie Simms

I, Jamie Simms of the County of Roanoke and State of Virginia, being of sound mind and memory and understanding, do make my last will and testament in manner and form following:

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

2nd I direct that all my just debts be paid

3rd I give and bequeath unto Elizabeth Muse (the daughter

place, on which I now live and which was conveyed to me by deed from A. S. McElanahan under date of the 30<sup>th</sup> day of June, 1890, to my daughters, Sarah M. C. Allen and Henrietta E. McElanahan, to be held by them, share and share alike, and to this extent I intend that my two said daughters shall have this preference in the division of my estate.

Third: - All the rest and residue of my estate, of whatever kind and character whatsoever, I devise and bequeath to my three children, Sarah M. C. Allen, William S. McElanahan and Henrietta E. McElanahan, to be equally divided between them, and in the event of the death of any of my three children, prior to the time when this will shall become effective, then it is my will and desire that the child or children of the deceased parent shall take the portion which would have come to such parent under this will.

Fourth: - I hereby appoint my son, William S. McElanahan, executor of this my Last Will and Testament, and request that he shall not be required to give security for the faithful discharge of his duties as such executor.

Fifth: - In a certain will made by me on the 9<sup>th</sup> day of June, 1892, and a codicil thereto, dated the 4<sup>th</sup> day of January, 1902, I made certain provisions in favor of Mrs. Laura Pitzer, the wife of A. S. Pitzer; and Mrs. Blanche S. White, the wife of H. W. White; but having since that time made such gifts to them as I deemed proper, I have not made any provision for them in this will. And I now hereby revoke and renounce all and every will and testament heretofore made by me, and especially the will and codicil thereto, hereinbefore referred to.

Witness my hand, this 17<sup>th</sup> day of December, in the year Nineteen Hundred and Three.

Emma S. McElanahan.

Signed and published by Emma S. McElanahan, as and for her Last Will and Testament, in the presence of us, who in her presence and in the presence of each other, have hereunto subscribed our names as witnesses.

Given under our hands this 17<sup>th</sup> day of December, Nineteen Hundred and Three.

J. C. Davenport  
J. Tyler Meadow

place, on which I now live and which was conveyed to me by deed from St. L. McBlanahan under date of the 31<sup>st</sup> day of June, 1898, to my daughters, Sarah M. C. Allen and Henrietta E. McBlanahan, to be held by them, share and share alike, and to this extent I intend that my two said daughters shall have this preference in the division of my estate.

Third: - All the rest and residue of my estate, of whatever kind and character whatsoever, I devise and bequeath to my three children, Sarah M. C. Allen, William S. McBlanahan and Henrietta E. McBlanahan, to be equally divided between them, and in the event of the death of any of my three children, prior to the time when this will shall become effective, then it is my will and desire that the child or children of the deceased parent shall take the portion which would have come to such parent under this will.

Fourth: - I hereby appoint my son, William S. McBlanahan, executor of this my Last Will and Testament, and request that he shall not be required to give security for the faithful discharge of his duties as such executor.

Fifth: - In a certain will made by me on the 9<sup>th</sup> day of June, 1892, and a codicil thereto, dated the 4<sup>th</sup> day of January, 1902, I made certain provisions in favor of Mrs. Laura Pitzer, the wife of A. H. Pitzer; and Mrs. Blanche H. White, the wife of H. H. White; but having since that time made such gifts to them as I deemed proper, I have not made any provision for them in this will. And I now hereby revoke and renounce all and every will and testament heretofore made by me, and especially the will and codicil thereto, hereinbefore referred to.

Witness my hand, this 17<sup>th</sup> day of December, in the year nineteen hundred and three.

Emma S. McBlanahan.

Signed and published by Emma S. McBlanahan, as and for her last will and testament, in the presence of us, who in her presence and in the presence of each other, have hereunto subscribed our names as witnesses.

Given under our hands this 17<sup>th</sup> day of December, nineteen hundred and three.

J. L. Davenport.

J. Tyler Meadow.

my niece Jessie Tompkins, as long as she remains unmarried, shall have a home at Monterey with her mother during the latter life.

Third - after the death of my said sister Emilie Tompkins, I give and devise said real estate "Monterey," or the proceeds of the sale thereof, as follows: - One-half to my Niece Jessie Tompkins; and the remaining half thereof to the Sisters and brother of my said Niece Jessie Tompkins, in equal portions, viz: Mary Hoover, Daisy Thompson and Mervor Tompkins; But in the event any or either of my said Nieces and nephews, named above, shall die without lawful issue living, before said property is sold, the interest or share of the deceased dying shall go to the <sup>survivor</sup> or ~~survivors~~ of them. And I further provide that after the death of my sister Emilie Tompkins, my niece Jessie Tompkins shall have entire control over and the exclusive use of said property "Monterey"; and shall not be charged with rent for the use and occupation thereof, until the same is sold.

Fourth - I direct my executor to sell my house and lot, on 17th Avenue (Lewis addition) in Roanoke City, Virginia, to do which full power to sell and convey the same, is hereby given to him, and to collect my land bonds and my other debts that may be due me, and out of the proceeds of the sale of said house and lot and of said bonds and debts, to pay to my Nephew James M. Pitzen, son of Is. Madison Pitzen, the sum of Five Hundred dollars, and to Kate Pitzen, the daughter of the late Andrew Pitzen, the sum of one hundred dollars; also the residue to my Sister Emilie Tompkins.

But if I survive my said Nephew, James M. Pitzen my executor will pay the amount, \$500<sup>00</sup> herein directed to be paid to him my said Nephew, to my said Sister Emilie Tompkins, or in the event of her death to her children then living, and should I survive the said Kate Pitzen, the amount \$100<sup>00</sup> directed to be paid to her, shall be paid also to my said Sister Emilie Tompkins, or, she being dead, to her children then living.

Fifth: My executor is authorized and directed, after the death of my Sister Emilie Tompkins to sell and convey my said real estate in the town of Salem Va. called "Monterey", where he shall be directed so to do by a majority in interest of those who will be entitled to said property or the proceeds thereof after the death of Emilie Tompkins, as provided in clause three of this my will, and the proceeds after the sale thereof shall be paid by my executor to my Nieces Jessie Tompkins, Daisy Thompson and Mary Hoover and my Nephew Mervor Tompkins, according to the respective interest of each as prescribed in said third clause of this my will.

Sixth - I hereby appoint O. N. Hoover, of New Market, Virginia, executor of this my last will and testament, and request that he be allowed to qualify as such without security.

In witness whereof I have hereunto set my hand and

my niece Besie Tompkins, as long as she remains unmarried, shall have a home at Monterey with her mother during the latter's life.

Third - After the death of my said Sister Emilie Tompkins, I give and bequeath my real estate "Monterey", or the proceeds of its sale hereof, as follows: - One-half to my Niece Besie Tompkins, and the remaining half hereof to the Sisters and brother of my said Niece Besie Tompkins, in equal portions, viz: Mary Hoover, Daisy Simpson and Werner Tompkins; But in the event any or either of my said Nieces and nephews, named above, shall die without lawful issue living, before said property is sold, the interest or share of the over so dying shall go to the <sup>survivor</sup> ~~survivors~~ of them. And I further provide that after the death of my Sister Emilie Tompkins, my Niece Besie Tompkins shall have entire control over and the exclusive use of said property "Monterey"; and shall not be charged with rent for the use and occupation thereof, until the same is sold.

Fourth - I direct my executor to sell my house and lot, on 12th Avenue (Lewis addition) in Roanoke City, Virginia, to do which full power to sell and convey the same, is hereby given to him, and to collect my land bands and my other debts that may be due me, and out of the proceeds of the sale of said house and lot and of said bands and debts, to pay to my Nephew James M. Pitzen, son of Is. Madison Pitzen, the sum of One Hundred dollars, and to Kate Pitzen, the daughter of the late Andrew Pitzen, the sum of one hundred dollars; also the residue to my Sister Emilie Tompkins.

But if I survive my said Nephew James M. Pitzen my executor will pay the amount \$100<sup>00</sup> as herein directed to be paid to him my said Nephew, to my said Sister Emilie Tompkins, or in the event of her death, to her children then living, and should I survive the said Kate Pitzen, the amount \$100<sup>00</sup> directed to be paid to her, shall be paid also to my said Sister Emilie Tompkins, or, she being dead, to her children then living.

Fifth: My executor is authorized and directed, after the death of my Sister Emilie Tompkins to sell and convey my said real estate in the town of Salem, Va. called "Monterey", where he shall be directed so to do by a majority in interest of those who will be entitled to said property or the proceeds hereof after the death of Emilie Tompkins, as provided in clause three of this my will, and the proceeds of the sale thereof shall be paid by my executor to my Nieces Besie Tompkins, Daisy Simpson and Mary Hoover and my Nephew Werner Tompkins, according to the respective interest of each as prescribed in said third clause of this my will.

Sixth - I hereby appoint O. N. Hoover, of New Market, Virginia, executor of this my last will and testament, and request that he be allowed to qualify as such without security.

In witness whereof I have hereunto set my hand and

L.M.Bruffey

Last will and testament of L. M. Bruffey  
In the name of God, Amen. I, L. M. Bruffey of Salem, Virginia, do  
make this my last will and testament as follows:

I also such worldly estate, real, personal and mixed, and may  
die seized and possessed of, I dispose of the same as follows:

1. First, I give and bequeath unto my two nephews, William  
Lee Crawford and Eugene Lee Crawford, my house and lot in Salem,  
Virginia where I live, together with all the personal property  
therein contained, said lot fronting on the South side of Main Street,  
in said town, and bounded on the West by the lot of Mr. Jeff.  
formerly owned by Mr. Bernard Pitzer, to be held by  
them in fee simple.

2. Secondly, I give and bequeath to Belle Davis Crawford  
one thousand dollars, I give and bequeath to Mrs. Margaret  
Shippard one thousand dollars, I give and bequeath to  
William Lee Crawford one thousand five hundred dollars.  
I give and bequeath to Eugene Lee Crawford, one thousand  
five hundred dollars.

3. Thirdly, after the payment of the above legacies, I will  
devise and bequeath all the residue of my estate, real, personal  
and mixed, to my executors to be sold by him and the  
proceeds of the sale of same to be divided as follows;

One-fifth to William Lee Crawford; one-fifth to Eugene  
Lee Crawford; one-fifth to Laura Rickett, only child of Sallie  
Crawford Rickett, and grandchild of John Crawford; one-fifth  
to Belle Davis Crawford; one-fifth to Mrs. Eddie Lahey.

4. Fourthly, I hereby authorize my executor to sell  
all my estate, real, personal and mixed, except the house and  
lot, together with all the personal property therein contained,  
heretofore devised to William Lee Crawford and Eugene  
Lee Crawford, and after paying my just debts and the  
special legacies as heretofore bequeathed in Clause two  
(2) of this will, to divide the same among the legatees as  
set out in Clause three (3) of this will.

5. Fifthly, I would respectfully suggest that my executors  
do not sell the real estate coming into his hands under this  
will within one year of my death, but wish him to use  
his discretion in this matter and not to consider my  
suggestion as binding upon him.

6. Sixthly, It is my will, which I want my executor  
to enforce, that in case any of the legatees under this  
will do undertake to bring suit to have this will broken,  
that said legatee shall be cut out of his legacy in any  
of the provisions of the said will, and such legatee or  
legatees part shall be equally divided among the other  
legatees of this will as set forth in Clause three (3).

7. Seventhly, I hereby nominate and appoint William Lee  
Crawford my executor. It is my will, that my executor act  
without security on his bond, and that no compensation  
be allowed him, other than necessary expenses, including

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Bruffey

Last will and testament of L. M. Bruffey  
In the name of God, amen. I, L. M. Bruffey of Salem, Virginia, do  
make this, my last will and testament as follows:

As to such worldly estate, real, personal and mixed, and my  
all seized and possessed of, I dispose of the same as follows:

1. First, I give and bequeath unto my two nephews, William  
Lee Crawford and Eugene Lee Crawford, my house and lot in Salem,  
Virginia where I live, together with all the personal property  
therein contained, said lot fronting on the South side of Main Street,  
in said town, and bounded on the West by the lot of Mr. Jeff.  
formerly owned by Mr. Bernard Pitzer, to be held by  
them in fee simple.

2. Secondly, I give and bequeath to Belle Davis Crawford  
One thousand dollars, I give and bequeath to Mrs. Margaret  
Sheppard One thousand dollars, I give and bequeath to  
William Lee Crawford one thousand five hundred dollars.  
I give and bequeath to Eugene Lee Crawford, one thousand  
five hundred dollars.

3. Thirdly, after the payment of the above legacies, I will,  
devise and bequeath all the residue of my estate, real, personal  
and mixed, to my executor to be sold by him and the  
proceeds of the sale of same to be divided as follows:

One-fifth to William Lee Crawford; one-fifth to Eugene  
Lee Crawford; one-fifth to Laura Racket, only child of Jessie  
Crawford Racket, and grandchild of John Crawford; one-fifth  
to Belle Davis Crawford; one-fifth to Mrs. Eddie Lahey.

4. Fourthly, I hereby authorize my executor to sell  
all my estate, real, personal and mixed, except the house and  
lot, together with all the personal property therein contained,  
hereof before devised to William Lee Crawford and Eugene  
Lee Crawford, and after paying my just debts and the  
special legacies as heretofore bequeathed in Clause two  
(2) of this will, to divide the same among the legatees as  
set out in clause three (3) of this will.

5. Fifthly, I would respectfully suggest that my executor  
do not sell the real estate coming into his hands under this  
will within one year of my death, but wish him to use  
his discretion in this matter and not to consider my  
suggestion as binding upon him.

6. Sixthly, It is my will, which I want my executor  
to enforce, that in case any of the legatees under this  
will do undertake to bring suit to have this will broken,  
that said legatee shall be cut out of his legacy in any  
of the provisions of the said will, and such legatee or  
legatee past shall be equally divided among the other  
legatees of this will as set forth in Clause three (3).

7. Seventhly, I hereby nominate and appoint William Lee  
Crawford my executor. It is my will, that my executor act  
without security on his bond, and that no compensation  
be allowed him, other than necessary expenses, including

C. Hoffman

I, Samuel C. Hoffman, of the city of Roanoke, in the state of Virginia, being of lawful age and sound mind, do make publick, and declare this as and for my last will and testament, hereby revoking any and all wills heretofore by me made.

It is my desire that my body shall be buried at Fairview Cemetery, if my wife deems proper to do so, otherwise where she may direct; and with such expense and provisions as accords with my position in life.

I hereby direct that all my lawful debts be paid from my estate, and that all the remainder of my estate, of whatever real personal money in bank debts survives, in whatsoever bequeathed me or other property however evidenced to be and the same is hereby devised and bequeathed to my wife, Ella May Hoffman, to be held used or sold during her widowhood but should my said wife re-marry, I give absolute unused part of my said estate remaining in her hands at the time of such marriage to our surviving children and direct that the same shall then be set apart for their benefit, education, clothing and maintenance.

I hereby appoint my said wife the guardian of our children and the executrix of my estate, to serve without bond and without being required to file any inventory of my estate or to have the same appraised.

In witness whereof I have hereunto set my hand and seal this fifteenth day of January, 1908.

Samuel C. Hoffman *Sig'd*

State of Virginia  
Roanoke City, To-wit -

We, the undersigned in said City and State, on the 10th day of January, 1908, in the presence of each other and of the testator, Samuel C. Hoffman, at his request and as witnesses hereof, have hereunto set our hands, and we further certify that the said Samuel C. Hoffman signed the foregoing writing in our presence and acknowledged the same to be his last will and testament.

W.L. Andrews, witness  
James Bowman, witness

Virginia:

At a Corporation Court convened and held in and for the City of Roanoke, Virginia, on the 14th day of January, 1909,

A writing purporting to be the last will and testament of Samuel C. Hoffman, deceased was this day presented to the court, and the said will was proved according to law by the oaths of W.L. Andrews and James Bowman, the attesting witnesses to the said will, whereupon it is ordered that the said will be admitted to probate and recorded as the true last will and testament of the said Samuel C. Hoffman, deceased.

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I, Samuel C. Hoffman, of the city of Roanoke, in the state of Virginia, being of lawful age and sound mind, do make publish, and declare this as and for my last will and testament, hereby revoking any and all wills heretofore by me made.

It is my desire that my body shall be buried at Fairview Cemetery if my wife deems proper to do so, otherwise where she may direct, and with such expense and provisions as accords with my position in life.

I hereby direct that all my lawful debts be paid from my estate, and that all the remainder of my estate, of whatsoever real personal, money in bank, debts due me, inheritances bequeathed me or other property however evidenced be and the same is hereby devised and bequeathed to my wife, Ella May Hoffman, to be held undivided during her widowhood but should my said wife re-marry, I give absolute unreserved part of my said estate remaining in her hands at the time of such marriage to our surviving children and descent that the same shall then be set apart for their benefit, education, clothing and maintenance.

I hereby appoint my said wife the guardian of my children and the executrix of my estate, to serve without bond and without being required to file any inventory of my estate or to have the same appraised.

In witness whereof I have hereunto set my hand and seal this fifteenth day of January, 1908.

Samuel C. Hoffman Seal

State of Virginia

Roanoke City, To-wit-

I, the undersigned in said City and State, on the 10th day of January, 1908, in the presence of each other and of the testator, Samuel C. Hoffman, at his request and as witnesses hereof, have hereunto set our hands, and do further certify that the said Samuel C. Hoffman signed the foregoing writing in our presence and acknowledged the same to be his last will and testament.

W. L. Andrews, witness  
James Bowman, witness

Virginia:

At a Corporation Court convened and held in and for the City of Roanoke, Virginia, on the 14th day of January, 1909,

A writing purporting to be the last will and testament of Samuel C. Hoffman, deceased was this day presented to the court, and the said will was proved according to law by the oaths of W. L. Andrews and James Bowman, the attesting witnesses to the said will, whereupon it is ordered that the said will be admitted to probate and recorded as the true last will and testament of the said Samuel C. Hoffman, deceased.

Cleveland Street, thence with 4th Street S. 16 deg. W. (190) over hundred and thirty feet to an alley; thence with said alley S. 74 deg. E. (100) <sup>but to a point being N. 16 deg. E. (100) over hundred</sup> over hundred and thirty feet to Cleveland Street; thence with Cleveland Street N. 74 deg. W. (100) over hundred feet to the Beginning, and known as lots 1 and 2 Section 7, according to the map of the Union Land Loan and Building Company, together with the buildings thereon, and appurtenances thereto belonging.

W. J. Maselby

Fourth, it is my intention that my said wife, Mattie D. Maselby, shall take the above described property in full in lieu of my lower interest in any other real estate which I now own or may hereafter acquire, whether the same be legal or equitable.

Fifth, I do appoint my wife, Mattie D. Maselby, to be Executrix of this my last will and testament.

Witness: My hand which I have set to this my last will and testament, written on two sheets of paper and signed my name to back of them, this the 24th day of February, 1906,

W. J. Maselby

Signed, published and declared by W. J. Maselby, as and for his last will and testament, written on two sheets of paper, he signing each of them in the presence of us, who in his presence and in the presence of each other, hereunto subscribe our names as witnesses thereto.

J. P. Wade  
A. Lincoln Peagins <sup>Sub</sup> witness.

Virginia:

In the Clerk's office Circuit Court of Roanoke County,  
Va. January 20th 1911.

A paper purporting to be the last will and testament of W. J. Maselby, deceased, was this day produced before me in the Clerk's office of Roanoke County, by Mrs. Mattie D. Maselby, the executrix therein named, and was proved by the oath of J. P. Wade, one of the subscribing witnesses thereto, and the other witness being out of the state, J. E. Shirk and J. P. Wade being duly sworn, severally deposed that they were present when Mr. A. Lincoln Peagins, the absent subscribing witness affixed his signature to said paper, in their presence, and in the presence of the testator, the said witnesses and the testator all being present at the same time, and all signing in the presence of each other, whereupon the said writing is ordered to be recorded as the true last will and testament of said W. J. Maselby, deceased.

And on motion of Mrs. Mattie D. Maselby, the executrix

Cleveland Street; thence with 4th Street S. 16 deg. W. (190) one hundred and thirty feet to an alley; thence with said alley S. 74 deg. E. (100) one hundred and thirty feet to Cleveland Street; thence with Cleveland Street N. 74 deg. W. (100) one hundred feet to the Beginning, and known as lots 1 and 2 Section 7, according to the map of the Union Land Co. and Bdg. Company, together with the buildings thereon, and appurtenances thereto belonging.

W.S. Maselby

Fourth: It is my intention that my said wife, Nellie D. Maselby, shall take the above described property in full in lieu of any down payment in my other real estate which I now own or may hereafter acquire, whether the same be legal or equitable.

Fifth: I do appoint my wife, Nellie D. Maselby, to be Executrix of this my last will and testament.

Witness: My hand which I have set to this my last will and testament, written on two sheets of paper and signed my name to both of them, this the 21st day of February, 1906,

W.S. Maselby

Signed, published and declared by W.S. Maselby, as and for his last will and testament, written on two sheets of paper, he signing each of them, in the presence of us, wherein his presence and in the presence of each other, hereunto subscribe our names as witnesses thereto.

J.D. Wade  
A. Deuelus Peagys <sup>3</sup> witnesses.

Virginia:

In the Clerk's office Circuit Court of Roanoke County,  
on January 20th 1911.

A paper purporting to be the last will and testament of Mrs. Maselby deceased was this day produced before me in the Clerk's office of Roanoke County, by Mrs. Nellie D. Maselby, the Executrix therein named, and was proved by the oath of J.D. Wade, one of the subscribing witnesses thereto, and the other witness being out of the state, J. Elsh and J.D. Wade being duly sworn, severally deposed that they were present when Mr. A. Deuelus Peagys, the absent subscribing witness affixed his signature to said paper, in their presence, and in the presence of the testator, the said witnesses and the testator all being present at the same time, and all signing in the presence of each other, whereupon the said writing is ordered to be recorded as the true last will and testament of said Mrs. Maselby, deceased.

And on motion of Mrs. Nellie D. Maselby, the Executrix

Virginia:

In the Clerk's office, Circuit Court of Roanoke County, ~~xx~~,  
the 20th day of February, 1911.

A paper purporting to be the last will and testament of G. W.  
Rateiff, deceased, was this day produced before me in the Clerk's  
office of said court by John M. Petty, and was duly proven  
according to law, by the oaths of W. B. Lindenbauer and W. Hamilton  
two of the subscribing witnesses thereto, and is thereupon admitted  
to record as and for the last will and testament of the said  
G. W. Rateiff, deceased.

Teste: Thos. Preston D.C.

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

Teste: Thos. Preston D.C.

H.B. Martin

I, H.B. Martin, of the town of Snoville, State of Virginia,  
and County of Pulaski Being of sound mind and memory  
do declare this to be my last will and testament.

I give and bequeath to my wife Nellie P. Martin, all  
Bedtimes Books and Household goods chattels and  
furniture. I bequeath to her my wife Nellie P. Martin  
all my personal property Bonds Money & such

I give and devise to my Nephew Henry N. Bryan my  
gold watch.

I appoint my wife Nellie P. Martin My executrix  
of this will and devise nor shall she be required to  
give any security for the performance of her duties  
~~in witness whereof I H.B. Martin have hereunto set my~~  
hand and Seal this the day of ~~in the year of our~~  
Lord.

January 16 1901

H.B. Martin

M. Hawley  
W. J. Hawley  
J. Winston

Virginia - In the Clerk's office Circuit Court of  
Roanoke County, the 18th day of March, 1911.

A writing purporting to be the last will and testa-  
ment of H.B. Martin, deceased, was this day produced  
before me in the Clerk's office of said court by (Mrs) Nellie  
P. Martin, widow of said decedent and the executrix  
named in said will, and there being no subscribing

Virginia;

In the Clerk's office, Circuit Court of Roanoke County, ~~209~~,  
the 20th day of February, 1911.

A paper purporting to be the last will and testament of G.W. Ratcliff, deceased, was this day produced before me in the Clerk's office of said court by John M. Petty, and was duly proven according to law, by the oaths of W.C.P. Lincoln Jr. and W.J. Hamilton two of the subscribing witnesses thereto, and is hereupon admitted to record as and for the last will and testament of the said G.W. Ratcliff, deceased.

Test: Thos Preston D.C.

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

Test: Thos Preston D.C.

I, N.B. Martin, of the town of Snowville, State of Virginia, and County of Pulaski, Being of sound mind and memory do declare this to be my last will and testament.

I give and bequeath to my wife Nellie R. Martin, all Pictures Books and Household goods chattels and furniture. I bequeath to her my wife Nellie R. Martin all my personal property Bonds Money & c. f.

I give and devise to my nephew Harry N. Bryan my gold watch.

I appoint my wife Nellie R. Martin My executrix after my death and devise nor shall she be required to give any security for the performance of her duties  
in witness whereof I N.B. Martin have hereunto set my hand and seal this the day of January 16 in the year of our Lord.

January 16 1901

N.B. Martin

M. McNealey  
W. J. Hawley  
J. H. Winston

Virginia - In the Clerk's office Circuit Court of Roanoke County, the 18th day of March, 1911.

A writing purporting to be the last will and testament of N.B. Martin, deceased, was this day produced before me in the Clerk's office of said court by (Mrs) Nellie R. Martin, widow of said decedent and the executrix named in said will, and there being no subscribing

W. W. Brand  
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other children or their heirs, the sum of one dollar each.  
It is my desire that no account or sale of my property be  
taken, but that everything be kept as it is as long as my wife  
should live, except it becomes necessary for the support  
of my wife, and if such occasion should arise, I authorize  
my executor to sell whatever may be necessary to make her  
comfortable.

Please the entire control of my property in the hands  
of my Executor and request him to qualify to carry out  
these provisions of this my last will and testament, and  
request him to turn over to my son named or if he  
does not accept the trust, to whom does accept it,  
the entire estate at my wife's death after paying the expenses  
named and the charges of administration.

I here command and appoint Joseph P. Woods  
my sole Executor to carry out the provisions of this  
my last will and testament.

Given under my hand and seal this 20th day of April, 1902

Alexander X. Moses *AS*

signed and sealed in  
the presence of Alexander  
Moses and in each others  
presence

W.W. Brand *WWB*

J.R. Larch *JRL*

Virginia - In the Clerk's office Circuit Court of Roanoke  
County, March 21st 1911,

A writing purporting to be the last will and testament  
of Alexander Moses, deceased, was this day produced before  
me in the Clerk's office of said Court by Walter T. Moses,  
and was proved according to law by the oath of J.P.  
Larch, one of the subscribing witnesses thereto, W.W.  
Brand, the other subscribing witness thereto, having  
removed beyond the limits of this state, and the said  
J.P. Larch having testified that he signed the said  
writing as a witness in the presence of Alexander  
Moses, the testator, who acknowledged the same  
as and for his last will and testament in the  
presence of the said J.P. Larch and W.W. Brand, the  
other subscribing witness, all of them being present  
at the same time. Thereupon the said writing  
is admitted to probate, and ordered to be recorded as  
the last will and testament of the said Alexander  
Moses, deceased.

Teste: Chas. Bentz Clerk

other children or their heirs, the sum of one dollar each.  
 It is my desire that no account or sale of my property be taken, but that everything be kept as it is as long as my wife should live, except it becomes necessary for the support of my wife, and if such occasion should arise, I authorize my executor to sell whatever may be necessary to make her comfortable.

Please the entire control of my property in the hands of my Executor and request him to qualify to carry out the provisions of this my last will and testament, and request him to throw over to my son named, or if he does not accept the trust, to whom does accept it, the entire estate at my wife's death after paying the legacies named and the charges of administration.

I here recommend and appoint Joseph R. Ideals my sole Executor to carry out the provisions of this my last will and testament.

Giam under my hand and seal this 20th day of April, 1907

Alexander X Moses 

Signed and sealed in  
the presence of Alexander  
Moses and in each others  
presence

W.W. Brand   
J.R. Larch 

Virginia - In the Clerk's office Circuit Court of Roanoke  
County, March 21st, 1911,

A writing purporting to be the last will and testament of Alexander Moses, deceased, was this day produced before me in the Clerk's office of said Court by Walter T. Moses, and was proved according to law by the oaths of J.P. Parrot, one of the subscribing witnesses thereto; W.W. Brand, the other subscribing witness thereto, having removed beyond the limits of this state, and the said J.R. Larch having testified that he signed the said writing as a witness in the presence of Alexander Moses, the testator, who acknowledged the same as and for his last will and testament in the presence of the said J.R. Larch and W.W. Brand, the other subscribing witness, all of them being present at the same time. Thereupon the said writing is admitted to probate, and ordered to be recorded as the last will and testament of the said Alexander Moses, deceased.

Teste: Chas. Bentz Clerk

Campbell to be exempted from giving bond.

In witness whereof I have hereunto set my hand and seal this  
18th day of March, 1911 A.D.

William his Russ  
mark

*REED*

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, and in his presence, and in the presence of  
each other signed our names as witnesses thereto:

Moses Hale John H. Duckwiler

Virginia - In the Clerks office, Circuit Court of Roanoke County,  
April 3, 1911.

A paper purporting to be the last will and testament of William  
Russ deceased was this day produced before me in said Clerks  
office, by A.B. Campbell, the Executor herein named, and was duly  
examined by the oaths of Moses Hale and John H. Duckwiler, accord-  
ing to law, they being the two subscribers thereto, and  
is thereupon, on motion of said Executor, admitted to record as  
and for the true last will and testament of the said William  
Russ deceased. And on motion of the said A.B. Campbell, the  
Executor herein named, who made each thereof, and having  
sworn unto and acknowledged a bond in the penalty of  
One thousand dollars (\$1000) conditioned as by law directed  
but without security, as provided in said will, certificate  
is granted him for obtaining a probate of the said will in  
due form.

Teste: Thos. Preston D.C.

A true copy from the records.

Teste: Thos. Preston D.C.

Mary S. Wolfenden

I, Mary S. Wolfenden, of Salem, Roanoke County, Virginia, being  
of sound and disposing mind do make and publish this as  
my last and only will and testament.

Having no real estate, I give, bequeath and bestow to my  
son, William Edward Wolfenden, all personal property  
to be left to his good judgment and conscience in disposing  
of same as I have wholly suggested, and herein appoint  
him executor of my estate, without security as there will  
be no debts to pay.

Given under my hand and seal this the twenty-first  
day of December 1910.

Mary Sue Wolfenden (seals)

We, Mrs. E.A. Wolfenden and James Howard Lambert  
together in the presence of each other and at the request  
of the testator and in her presence, both togetherdo

Campbell to be exempted from giving bond.

In witness whereof I have hereunto set my hand and seal this  
18th day of March, 1911 A.D.

William X Russ  
mark

(Seal)

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, and in his presence and in the presence of  
each other signed our names as witnesses thereto.

Moses Hale John H. Duckwiler

Virginia - In the Clerks office. Circuit Court of Roanoke County.  
April 3, 1911.

A paper purporting to be the last will and testament of William  
Russ deceased was this day produced before me in said Clerks  
office by A.B. Campbell, the Executor therein named, and was duly  
known by the oaths of Moses Hale and John H. Duckwiler, acon-  
ding to law, they being the two subscribing witnesses thereto, and  
is thereupon, on motion of said executor, admitted to recordes  
and for the true last will and testament of the said William  
Russ deceased. And on motion of the said A.B. Campbell, the  
Executor therein named, who made each thereto, and having  
entered into and acknowledged a bond in the penalty of  
One thousand dollars (\$1000.00) conditioned as by law directed,  
but without security, as provided in said will, a certificate  
is granted him for obtaining a probate of the said will in  
due form.

Testi: Thos. Preston D.C.

A true Copy from the records.

Testi: Thos. Preston D.C.

I, Mary S. Wolfenden, of Salem, Roanoke County, Virginia, being  
of sound and disposing mind do make and publish this as  
my last and only will and testament.

Having no real estate, I give, bequeath and bestow to my  
son, William Edward Wolfenden, all personal property  
to be left to his good judgment and conscience in disposing  
of same as I have already suggested and him appoint  
him executor of my estate without security as there will  
be no debts to pay.

Given under my hand and seal this the twenty-first  
day of December 1910.

Mary Sue Wolfenden (Seal)

The Mrs. Ed. A. Wolfenden and James Howard Lambert  
together in the presence of each other and at the request  
of the testator and in her presence, both together  
affixed their signatures to this instrument.

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autograph of Mrs. M. E. Williams were duly sworn, and severally  
deposed that they are well acquainted with the testator's handwriting,  
and doth believe that the said paper writing, and the name thereon  
subscribed to have been written by the testator's own hand.  
Whereupon the said writing is admitted to probate, and ordered  
to be record as the true last will and testament of the said J. M.  
Williams, deceased.

Test: Thos Preston D. Clark

A true copy from the records.

Date: Tho Preston D. C.

Virginia Saunders

Will of Virginia P. Saunders  
In the name of God, Amen:- I, Virginia P. Saunders,  
of the County of Roanoke, Town of Vinton, Virginia, Considering  
the uncertainty of life and being of sound mind and disposing  
memory, do make this my last will and testament in manner  
and form as follows; hereby revoking all former wills  
by me made at any time.

First: I direct that my body be decently buried, with  
out useless expense, in a manner corresponding to my  
estate and situation in life.

Second: I direct that my funeral expenses, and physi-  
cians bills be paid as soon after my death as conveniently  
as may be, and that all my other just debts be paid, and  
to this end, I charge my whole estate both real and  
personal for the payment of same, which estate consists  
of household and kitchen furniture in Vinton, Va.,  
located in the house in which I now reside, known as the Homestead,  
and the real estate consists of the house and lot in the Town  
of Vinton where I now reside, a vacant lot in the Town  
of Vinton, adjoining the property of Mr. Neffinger, and one  
half undivided interest in two houses and lots purchased  
of Mrs. Vining, situated on Second and Jackson Streets  
and a house and lot in Roanoke County, in what is  
known as the McDonald Addition, just outside the  
corporate limits of the City of Roanoke.

Third: After the payment of all my just debts, as  
hereinabove provided, I desire and bequeath unto  
my beloved husband,

Virginia P. Saunders

(2)

I, E. Saunders, for his natural life, all of my estate, both  
real, personal and mixed, of whatever nature and kind,  
now owned, or which I may hereafter acquire and  
own at the time of my death, whether the same be legal  
or equitable, with full control over the same. At this  
death, I desire all the residue of said estate, both real

and Mrs. Mattie E. Williams were duly sworn, and severally deposed that they are well acquainted with the testator's handwriting, and verily believe that the said paper writing, and the same bears subscription to have been written by the testator's own hand. Whereupon the said writing is admitted to probate, and ordered to be recorded as the true last will and testament of the said J. M. Williams, deceased.

Test: Thos Preston D. Clerk

A true copy from the records.

Date: Thos Preston D.C.

### Will of Virginia P. Saunders

In the name of God, Amen: I, Virginia P. Saunders, of the County of Roanoke, Town of Vinton, Virginia, considering the uncertainty of life and being of sound mind and disposing memory, do make this my last will and testament in manner and form as follows; hereby revoking all former wills by me made at any time.

First: I direct that my body be decently buried, without useless expense, in a manner corresponding to my estate and situation in life.

Second: I direct that my funeral expenses, and physician's bills be paid as soon after my death as conveniently as may be, and that all my other just debts be paid, and to this end, I charge my whole estate both real and personal for the payment of same, which estate consists of household and kitchen furniture in Vinton, Va., located in the house in which I now reside, known as the McDonald, and the real estate consists of the house and lot in the Town of Vinton where I now reside, a vacant lot in the Town of Vinton, adjoining the property of W. Noflesinger, and one half undivided interest in two houses and lots purchased of Mrs. Vinyard, situated on Second and Jackson Streets and a house and lot in Roanoke County, in what is known as the McDonald Addition, just outside the corporate limits of the City of Roanoke.

Third: After the payment of all my just debts, as hereinabove provided, I desire and bequeath unto my beloved husband,

Virginia P. Saunders

(2)

I, Saunders, for his natural life, all of my estate, both real, personal and mixed, of whatever nature and kind, now owned, or which I may hereafter acquire and own at the time of my death, whether the same be legal or equitable, with full control over the same. At his death, I desire all the residue of said estate, both real

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hereupon admitted to probate as and for the last will and testament of the said Virginia P. Saunders, deceased; and on motion of Willkins B. Gray, the executor named in said writing, who made such terms, and entered into and acknowledged a bond in the penalty of Four Thousand Dollars (\$4,000.00) conditioned according to law, but without security as provided in said will. Certificate is granted him for obtaining a probate of the said will in due form.

A Copy - Teste;

Chas D. Dent Clerk,

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

Teste:

Chas D. Dent Clerk.

Roanoke, Va.

W.M. Turner This is my will This the 23rd day of May 1900 that I bequeath <sup>all</sup> of my personal effects after all of my debts are paid to my wife Julia E. Turner, including Stock, bonds and all other personal effects also lands with 1st payment paid on certain lands that adjoin Belmont Land Co., and a portion of Taylor Street ~~amounting~~ to 2½ acres interest which I allow one  $\frac{1}{2}$  Interest with A. H. Markey the balance of my possessions is in stocks and notes & money on dep. which you can find in my Safety Vault in City Safe with my life Ins. which is assigned or made to her the money & bank stock is in the Peoples Nat. Bank of Roanoke, Va. all of this I attest as all of my effects which with all other stuff owned by me I want her to have

Witness my hand and seal

W.M. Turner

My signature is, if taken to the banks of this City will be my witness

XXX  
XXX  
XXX

Virginia;

At a Corporation Court convened and held in and for the City of Roanoke, in the State of Virginia, at the Court-House thereof, on Wednesday the 1st day of June, 1910.

A paper writing purporting to be the last will and testament of W.M. Turner, deceased was this day presented to the Court and the said will was proved, according to law.

hereupon admitted to probate as and for the last will and testament of the said Virginia P. Saunders, deceased; and on motion of Willis B. Gray, the executor named in said writing, who made such terms, and returned unto and acknowledged a bond in the penalty of Four Thousand Dollars (\$4000.00) conditioned according to law, but without security as provided in said will. Certificate is granted him for obtaining a probate of the said will in due form.

A copy - Teste:

Chas D. Denit Clerk

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

Teste:

Chas D. Denit Clerk.

Roanoke, Va.

Wm. M. Durmer This is my will This the 23rd day of May 1900 that I bequeath ~~all~~ of my personal effects after all of my debts are paid to my wife Julia E. Durmer, including Stock, bonds and all other personal effects also lands with 1st payment paid on certain lands that adjoin Belmont Land Co., and a portion of Taylor Street amounting to  $\frac{1}{2}$  acre interest which I own one  $\frac{1}{2}$  interest with A. T. Mansley the balance of my possessions is in stocks and notes & money on dep. which you can find in my Safety Vault in City Safe with my life Ins. which is assigned or made to her the money & bank stock is in the Peoples Nat. Bank of Roanoke, Va. allaf this I attest as allaf my effects which with all other stuff owned by me I want her to have.

Witness my hand and seal

W. M. Durmer

My signature is if taken to the banks of this City will be my witness

W.M.D.  
W.M.D.  
W.M.D.

Virginia:

At a Corporation Court convened and held in and for the City of Roanoke, in the State of Virginia, at the Court-House thereof, on Wednesday the 1<sup>st</sup> day of June, 1910.

A paper writing purporting to be the last will and testament of W.M. Durmer, deceased was this day presented to the Court and the said will was proved, according to law,

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in the office of the Clerk of the Circuit Court of Roanoke  
County, I do hereby make and publish my last will and testament  
as follows: I give and bequeath all my real and personal property  
to my wife Emily, during her natural life or so long as she  
remains my widow. After her death or widowhood I  
want all of my estate to be divided among my children  
and grand children except Lewis Assington, Taylor  
Assington and Anna Assington and Mary Taylor.  
These four I bequeath one dollar each. I bequeath  
to Benjamin and Anna Assington grand children  
one shillings part to be equally divided between them,  
Anna Assington, grand child I bequeath one shillings part.  
I hereby appoint E. P. Boon and J. C. Dillard as executors  
of my will without security. I witness my hand this the  
19<sup>th</sup> of Nov, 1902

Creed Taylor  
his man

Witness  
J. P. Boon

Witness E. P. Boon  
J. C. Dillard

Virginia:

In the Clerk's Office, Circuit Court of Roanoke  
County, July 10th 1911.

A paper writing purporting to be the last will and  
testament of Creed Taylor, deceased, bearing date on the 19th  
day of November 1902, together with the codicil thereto  
annexed, dated May 27th 1910, was this day produced before  
me in the Clerk's office by J. C. Dillard and Riley Taylor, the  
latter being sole heir of said decedent and the body of said  
will was proved according to law by the oaths of E. P. Boon  
and J. C. Dillard, two of the subscribing witnesses thereto  
the said witnesses testifying upon oath that the body of said

by the said witnesses in the presence of the testator, and each other,  
at the same time, and at the request of the testator. Thompson  
the said paper writing is duly probated and admitted to record  
as and for its true last will and testament of the said George H.  
Sugdale deceased. Whereupon on motion of Mrs. Bertha  
M. Sugdale, the executrix named in said will who made out  
hence, and entered into bond in the penalty of Twenty Thousand  
(\$20,000.00) Dollars, conditioned according to law, but without  
security, according to the terms of said will, certificate is granted  
her for obtaining a probate of said will in the form  
Teste:

Roanoke & City

a copy.

Teste, Roanoke & C,

by the said witnesses in the presence of the testator and each other, at the same time, and at the request of the testator. That upon the said paper writing is duly probated and admitted to record as and for the true last will and testament of the said George H. Augdale deceased. Whereaspon are the widow of Mrs. Bertha M. Augdale, the executrix named in said will who made oath thereto, and entered into bond in the penalty of Twenty Thousand (\$20,000<sup>00</sup>) Dollars, conditioned according to law, but without security, according to the terms of said will. Certificate is given herfor attaining a probate of said will in due form.

Teste:

Notary Public

a copy.

Teste, Notary Public,

*on November 19th 1911, Cred Taylor made his will in the presence of E.P. Boon and T.C. Dillard, his witnesses.*

I Cred Taylor do make this my last will and testament. I bequeath to my wife Emily all of my property both real and personal during her natural life or so long as she remains my widow. After her death or widowhood I want all of my estate to be divided among my children and grand children except Lewis Arington, Taylor Arington and Anna Arington and Mary Taylor. These four I bequeath one dollar each. I bequeath to Benjamin and Ammon Arington grand children one child's part to be equally divided between the two. Anna Arington, grand child I bequeath one child's part. I hereby appoint E.P. Boon and T.C. Dillard as executors of my will without security. I witness my hand this the 19<sup>th</sup> of Nov. 1908

Cred x Taylor  
his mark

Witness E.P. Boon  
T.C. Dillard

Virginia:

In the Clerk's Office, Circuit Court of Roanoke County, July 10th 1911.

A paper writing purporting to be the last will and testament of Cred Taylor, deceased, bearing date on the 19th day of November 1908, together with the codicil thereto annexed, dated May 27th 1910, was this day produced before me in the Clerk's office by T.C. Dillard and Stanley Taylor (the latter being a wife of said decedent) and the body of said will was proved according to law by the oaths of E.P. Boon and T.C. Dillard, two of the subscribing witnesses thereto, the said witnesses testifying upon oath that the body of said

- 1 Parlor lamp - Mrs Fannie James  
 15 " pictures - To be divided among Mrs Johnston, Mrs James, Mattie Smith  
 6 sofa pillows - Mrs Johnston, Mattie Smith & Mrs James  
 1 large family Bible - Mattie Smith.  
 1 Range - Mattie & Lily Smith.  
 9 dining room pictures, To be divided with all.  
 6 " chairs - Mattie Smith.  
 1 " room table - Mattie & Lily Smith.  
 1 side board - Mrs Fannie James  
 1 sewing machine - Mattie & Lily Smith.  
 1 Mill rack Mrs J. Johnston.  
 1 pair parlor curtains - Mrs Fannie James  
 5 Parlor rugs - Mattie & Lily Smith.  
 1 Pett table scarf - Mattie Smith  
 1 Pair window shades - Mattie Smith.  
 1 Silver casket - Mrs J. Johnston.  
 1 Glass fruit bowls - Mrs Johnston & Mrs James.  
 1 Vinegar bottles - Mattie Smith.  
 1 Doz cups & saucers - Mrs J. Johnston.  
 3 Cake plates - Mrs Fannie James & Lily Smith.  
 1 Doz punch cups - Mattie & Lily Smith.  
 1 " Saucer dishes - Lily Smith.  
 4 Large platters - Mrs J. Johnston & Mrs James.  
 1 Doz dinner plates - Mattie & Lily Smith  
 1 Dozen individual dishes - Mrs Fannie James  
 1 Glass butter dish - Lily Smith.  
 1 Carving set - Mattie Smith.  
 14 Silver teaspoons - Mattie & Lily Smith & Mrs James  
 4 Wine glasses - Mrs Fannie James.  
 1 Spoon holder - Lily Smith.  
 14 Salad dishes - Lily Smith  
 5 Glass preserves dishes - Mattie & Lily Smith & Mrs James  
 1 Dozen white doilies - Mattie & Lily Smith  
 4 Table mates - Mattie & Lily Smith.  
 6 China Plates - Mrs Fannie James.  
 6 Breakfast - Mrs J. Johnston  
 6 Heavy plates - Mattie & Lily Smith.  
 3 Old China Saucers - "  
 1 Demitasse table cloth - Lily Smith  
 1 Tray - "  
 1 Small braided table scarf - Mrs J. James.  
 1 Side table cloth - Lily Smith.  
 4 Table cloths - Mrs Johnston, Mrs James & Lily & Mattie Smith  
 3 Dozen napkins - Mrs Johnston, Mattie & Lily Smith.  
 1 Center matting - Mattie & Lily Smith  
 1 Reptile - Mrs J. Johnston  
 1 Picture for Mrs M. Jeter  
 1 Glass in castle - Mrs M. Jeter  
 Quills & bed covers for Mrs Johnston & Mrs James  
 Bedding for Mrs Johnston  
 Sew bedding for Mrs Fannie James.

- 1 Parlor lamp - Mrs Fannie James  
 15 " pictures - To be divided among Mrs Johnston, Mrs James, Mattie Smith  
 6 sofa pillows - Mrs Johnston Mattie Smith & Mrs James  
 1 large family Bible, Mattie Smith.  
 1 Range - Mattie & Lily Smith.  
 9 Dining room pictures, To be divided with all.  
 6 " chairs - Mattie Smith.  
 1 " room table - Mattie & Lily Smith.  
 1 side board - Mrs Fannie James  
 1 sewing machine - Mattie & Lily Smith.  
 1 Mail rack Mrs J. Johnston.  
 1 pair parlor curtains, Mrs Fannie James  
 5 Parlor rugs - Mattie & Lily Smith.  
 1 Ott table scarf - Mattie Smith  
 1 Pair window shades, - Mattie Smith.  
 1 Silver caster, - Mrs J. Johnston.  
 7 Glass fruit bowls, - Mrs Johnston & Mrs James,  
 2 Vinegar bottles, Mattie Smith.  
 1 Dozen cups & saucers, Mrs J. Johnston.  
 3 Cake plates, - Mrs Fannie James & Lily Smith.  
 1 Doz punch cups, - Mattie & Lily Smith.  
 1 " Saucer dishes, - Lily Smith.  
 7 Large platters, - Mrs J. Johnston & Mrs James.  
 1 Doz dinner plates, - Mattie & Lily Smith  
 1 Dozen individual dishes, - Mrs Fannie James  
 1 Glas butter dish, - Lily Smith.  
 1 Carving set, - Mattie Smith.  
 14 Silver teaspoons, - Mattie & Lily Smith & Mrs James.  
 4 Wine glasses, - Mrs Fannie James.  
 1 Spoon holder, - Lily Smith.  
 4 Salad dishes, - Lily Smith  
 5 Glass preserves dishes, - Mattie & Lily Smith & Mrs James  
 1 Dozen white saucers, Mattie & Lily Smith  
 4 Table mutes, - Mattie & Lily Smith.  
 6 China Plates, - Mrs Fannie James.  
 6 Breakfast " - Mrs J. Johnston  
 6 Heavy plates, - Mattie & Lily Smith.  
 3 Old China Sauers, - "  
 1 Damask table cloth, - Lily Smith  
 1 Tray  
 1 Small braided table scarf, - Mrs J. James.  
 1 side table cloth, - Lily Smith.  
 4 Table cloths, - Mrs Johnston, Mrs James & Lily & Mattie Smith  
 3 Dozen napkins, - Mrs Johnston, Mattie & Lily Smith.  
 1 Teapot Warmer, - Mattie & Lily Smith  
 1 Refrigerator, - Mrs J. Johnston  
 1 Picture for Mrs M. Jeter  
 1 Glass in Castle, - Mrs M. Jeter  
 Quilts & bed covers for Mrs Johnston & Mrs James  
 Bedding for Mrs Johnston  
 Some bedding for Mrs Fannie James.

Wherupon on motion of William Smith, the executor herein named, who was a citizen, and together with Mr. Smith, his son, who justified on oath as to his sufficiency, and having entered into and acknowledged a bond in the penalty of Three Thousand Dollars (\$300.00) conditions according to law, certificate is granted him for obtaining a probate of said will in due form.

Teste: Chas. D. Smith Clerk.

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

Teste: Chas. D. Smith Clerk.

In the name of God, Amen:-

Julian C. Newcomb, I, Julian C. Newcomb in my sound mind, do make this my last will and testament, on this the 15th day of April, 1905, I will and bequeath,

1st: All of my earthly goods that I may die possessed of, both personal and real estate to my beloved wife Ma E. Turberville, and do not wish any bond or security be given by her.

2nd: I wish none of this property to be sold or rented for any debt of her husband or children, but to her own, to do as she may seem proper.

Witness this my hand and seal,

April 15th, 1905.

Julian C. Newcomb, Seal

3 N.E. Prince

Witnesses 3 J.W. Turberville

3 M.K. Turberville

Virginia,

In the Clerk's office of the Circuit Court of the City of Danville, on the 28th day of August, 1911.

The last will and testament of Julian C. Newcomb, late of this city, deceased, was this day fully proved before me the Clerk of said Court, by the oaths of J.W. Turberville and M.E. Prince, two of the subscribing witnesses thereto, and was thereupon ordered to be recorded.

Jno. R. Clark, Clerk.

Copy Teste.

Jno. R. Clark, Clerk.

Virginia,

In the Clerk's office of the Circuit Court of the City of Danville, on the 28th day of August, 1911.

The foregoing last will and testament of Julian C. Newcomb, together with the order of the Clerk of

Wherupon on motion of William Smith, the executors chosen  
 manner who made out threats, and together with Mrs. Smith,  
 her surety, who justified our action as to his sufficiency, and  
 having entered into and acknowledged a bond in the penalty  
 of Three Hundred Dollars (\$300.00) conditioned according to law  
 certificate is granted him for obtaining a probate of said will  
 in due form.

Teste: Jacob D. Smith Clerk.

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

Teste: Jacob D. Smith Clerk.  
 P.

In the name of God, Amen:-

I, Julian C. Newcomb, in my sound mind, do make  
 this my last will and testament, on this the 13th day of April, 1905,  
 I will and bequeath,

1st: All of my earthly goods that I may die possessed  
 of, both personal and real estate to my beloved wife  
 Mrs. E. Turberville and do not wish an bond or security  
 be given by her.

2nd: I wish none of this property to be sold or rented  
 for any debt after her husband or children, but to be  
 her own, to do as she may seem proper.

Witness this my hand and seal,

April 13th, 1905.

Julian C. Newcomb, Seal

J. N. E. L. Prince

Witnesses  
 3 M. E. L. Prince  
 3 J. H. Turberville  
 3 M. K. Turberville

Virginia:

In the Clerk's office of the Circuit Court of the City of Dan-  
 ville, on the 28th day of August, 1911.

The last will and testament of Julian C. Newcomb, late of  
 this city, deceased, was this day fully proved before the  
 Clerk of said Court, by the oaths of J. H. Turberville and  
 N. E. L. Prince, two of the subscribing witnesses thereto,  
 and was thereupon ordered to be recorded.

Jno. R. Cook, Clerk.

Copy Teste:

Jno. R. Cook, Clerk.

Virginia:

In the Clerk's office of the Circuit Court of the City  
 of Danville, on the 28th day of August, 1911.

The foregoing last will and testament of Julian  
 C. Newcomb, together with the order of the Clerk of

State of Virginia  
County of Roanoke 3 S.S.

Befo're me unsigned M. M. Ramsey and Cld. McCaw  
in the County of Roanoke and State of Virginia on the 4th day of September  
1911 came Mrs Barbara A. Layne to us personally known, who  
declared the foregoing writing as and for her last will and  
Testament, and the said Testatrix signed the said writing in  
our presence and we have at the request of said Testatrix  
as witnesses hereof, in her presence and each in the presence  
of the other hereunto set our hands the day and year above  
written

M. M. Ramsey, witness  
Cld. McCaw, witness

Virginia - In the Clerk's office of the Circuit Court, Roanoke  
County, the third day of October 1911.

The last will and testament of Barbara A. Layne,  
deceased, was this day produced before me in the Clerk's office  
of said Court by W.R. Richardson and J.T. Richardson, the  
executors therein named, and was duly proved according  
to law by the oaths of M.M. Ramsey and Cld. McCaw, the  
subscribing witnesses thereto, and is thereupon, on  
motion of said executors, admitted to record as and for  
the true last will and testament of the said Barbara A. Layne  
deceased, and on motion of the said W.R. Richardson and  
J.T. Richardson, the executors named in said will, who  
made oath thereto, and together with the Fidelity and  
Deposit Company of Maryland their surety, having entered  
into and acknowledged a bond in the penalty of Six Thousand  
Dollars (\$6,000.00), conditioned as the law directs,  
certificate is granted them for obtaining a probate of the  
said will in due form.

Teste:

Chas D. Denit, Clerk

A copy from the records in the Clerk's office of the Circuit  
Court of Roanoke County, Va.,

Teste:

Chas D. Denit, Clerk

Roanoke  
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T. Clerk.  
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State of Virginia  
County of Roanoke 3 ss.

Before us, the undersigned, M.M. Ramsey and C.W. McCown,  
in the County of Roanoke and State of Virginia on the 4th day of September  
1911, came Mrs Barbara A. Layne, to us personally known, who  
declared the foregoing writing as and for her last Will and  
Testament, and the said testatrix signed the said writing in  
our presence and we have at the request of said Testatrix,  
as witnesses hereof, in her presence and each in the presence  
of the other hereunto set our hands the day and year above  
written.

M.M. Ramsey, witness  
C.W. McCown, witness

Virginia - In the Clerk's office of the Circuit Court, Roanoke  
County, the third day of October, 1911.

The last will and testament of Barbara A. Layne,  
deceased was this day produced before me in the Clerk's office  
of said Court by W.R. Richardson and J.F. Richardson, the  
executors therein named, and was duly proved according  
to law by the oaths of M.M. Ramsey and C.W. McCown, the  
subscribing witnesses thereto, and is therefore, on  
motion of said executors, admitted to record as and for  
the true last will and testament of the said Barbara A. Layne,  
deceased, and on motion of the said W.R. Richardson and  
J.F. Richardson the executors named in said will, who  
made oath thereto, and together with the Fidelity and  
Deposit Company of Maryland, their surety, having viewed  
it and acknowledged a hand in the penalty of Six Thousand  
Dollars (\$6,000.00), conditioned as the law directs,  
certificate is granted them for obtaining a probate of the  
said will in due form.

Teste:

Chas D. Denit, Clerk

A copy from the records in the Clerk's office of the Circuit  
Court of Roanoke County, Va.,

Teste:

Chas D. Denit, Clerk

in consideration  
statement,  
made,  
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affidavit. In the name of God Amen. I Jefferson Smith, of the County of Roanoke and State of Va. Being of sound mind and disposing memory, knowing the brevity of life, do make and ordain this my last will and testament. Rescinding all other Wills heretofore made.

1<sup>st</sup> I direct that my funeral and burying expenses be paid as soon, convenient after my decease.

2<sup>nd</sup> I direct that all my just debts be paid as soon as any money comes into hands of my Executor after my decease.

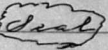
3<sup>rd</sup> I direct that my executor pay to my daughter Missourie Etta, wife of Edward Lollis, fifty dollars, that with the advancements made heretofore to her by me, shall constitute her share of my estate. To make her equal with my daughter Ella wife of James Neighbors, which I have advanced her full share of my estate heretofore.

4<sup>th</sup> I direct after paying the foregoing bequest that the remainder of my Estate be equally divided between my three sons Bullard, Coleman & Davis.

5<sup>th</sup> I direct if my wife, Manda, survives me, that my executor continue the business as I have heretofore without making any division of property until after her decease.

6<sup>th</sup> I hereby appoint my son Coleman Smith, my executor.

In witness whereof, I affix my signature and seal this the 7<sup>th</sup> day of Dec in the year of our Lord 1898

Jefferson Smith 

Witnesses

Wm. Garst

George H. Garst.

Virginia - In the Clerk's Office, Circuit Court of Roanoke County, December 30th, 1911.

A paper purporting to be the last will and testament of Jefferson Smith, deceased, bearing date December 7, 1898, was this day produced before me in said office by Coleman Smith, the executor therein named, and proved according to law by the oaths of Wm. Garst and George H. Garst, the subscribing witnesses thereto, testifying upon oath that the said paper writing was signed by the testator as and for his last will and testament in their

In the name of God Amen. I Jefferson Smith, of the County of Roanoke and State of Va. Being of sound mind and disposing memory, knowing the brevity of life, do make and ordain this my last will and testament. Revoking all other Wills heretofore made.

1<sup>st</sup> I direct that my funeral and burying expenses be paid as soon, convenient after my decease.

2<sup>nd</sup> I direct that all my just debts be paid as soon as any money comes into hands of my Executor after my decease.

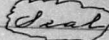
3<sup>rd</sup> I direct that my executor pay to my daughter Missourie Etta, wife of Edward Lollis, fifty dollars, that with the advancements made heretofore to her by me, shall constitute her share of my estate. To make her equal with my daughter Ella wife of James Neighbors, which I have advanced her full share of my estate heretofore.

4<sup>th</sup> I direct after paying the foregoing bequest that the remainder of my Estate be equally divided between my three sons Bullard, Coleman & Davis.

5<sup>th</sup> I direct if my wife, Manda, survives me, that my executor continue the business as I have heretofore without making any division of property until after her death.

6<sup>th</sup> I hereby appoint my son Coleman Smith, my executor.

In witness whereof, I affix my signature and seal this the 7<sup>th</sup> day of Dec in the year of our Lord 1898.

Jefferson Smith 

Witnesses

Wm. Garst

George S. Garst.

Virginia - In the Clerk's Office, Circuit Court of Roanoke County, December 30th, 1911.

A paper purporting to be the last will and testament of Jefferson Smith, deceased, bearing date December 7, 1898, was this day produced before me in said office by Coleman Smith, the executor therein named, and proved according to law by the oaths of Wm. Garst and George S. Garst, the subscribing witnesses thereto, testifying upon oath that the said paper writing and signed by the testator as and for his last will and testament in their

Virginia - In the Clerk's office, Circuit Court of Roanoke  
County, February 8th, 1912.

A paper purporting to be the last will and testament of Mrs. Julia Parish, deceased, was this day produced before me in the Clerk's office of said Court by W.A. Francis, the executor herein named, and was proved according to law by the oaths of Mrs. Parish and F.G. Webber, the subscribing witnesses thereto; the said witnesses testifying on oath that the testator signed and acknowledged the said will in the presence of each of them, and that they signed the said paper as witnesses in the presence of each other and of the testatrix, all three being present at the same time, and that in their opinion the testatrix was of sound and disposing mind and memory at the time of the signing of the said paper.

Whereupon the said paper writing is probated and admitted to record as and for the last will and testament of the said Julia Parish, deceased. And on motion of W.A. Francis, the executor named in said will, who made oath thereto, and acknowledged a hand in the sum of Fifteen Thousand Dollars (\$15,000.00) conditioned according to law, but without security as provided in said will, certificate is granted him for obtaining a probate of said will in due form.

In pursuance of W.A. Francis, Executor as aforesaid, it is ordered that W.A. West, R.H. Skubas, Matt Wells, West Shirley and C. M. Fitzgerald or any three of them being first duly sworn for the purpose do truly and justly apprise such of the goods and chattels of (Mrs.) Julia Parish deceased as may be produced to them, and return their appraisement under their hands as the law directs.

Teste: Chas D. Deut Clerk

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

Teste: Chas D. Deut Clerk.

P.

Rhoda Baldwin

I, Rhoda Baldwin, of Roanoke County in the state of Virginia, being of sound mind and memory, do make publick and declare this to be my last will and testament, hereby revoking all former wills by me at any time heretofore made. And as to my worldly estate, and all the property, real, personal and mixed, of which I shall die seized and possessed, or to which I shall be entitled at the time of my decease, I devise, bequeath,

Virginia - In the Clerk's office, Circuit Court of Roanoke County. February 8d. 1910.

A paper purporting to be the last will and testament of Mrs. Julia Parish, deceased, was this day produced before me in the Clerk's office of said Court by W. A. Francis, the executor therein named, and was proved according to law by the oaths of H. W. Parish and F. G. Webber, the subscribing witnesses thereto; the said witnesses testifying on oath that the testator signed and acknowledged the said will in the presence of each of them, and that they signed the said paper as witnesses in the presence of each other and of the testatrix, all three being present at the same time, and that in their opinion the testatrix was of sound and disposing mind and memory at the time of the signing of the said paper.

Whereupon the said paper writing is probated and admitted to record as and for the last will and testament of the said Julia Parish, deceased. And on motion of W. A. Francis, the executor named in said will, who made oath thereto, and acknowledged a bond in the sum of Fifteen Thousand Dollars (\$15,000.00) conditioned according to law, but without security as provided in said will, certificate is granted him for obtaining a probate of said will in due form.

On motion of W. A. Francis, Executor as aforesaid it is ordered that W. A. West, R. T. Hubbard, Matt Wells, West Shirley and E. M. Fitzgerald, or any three of them, being first duly sworn for the purpose, do truly and justly appraise such of the goods and chattels of Mrs. Julia Parish deceased as may be produced to them, and return their appraisement under their hands as the law directs.

Teste: Chas. D. Dixit Clerk,

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

Teste: Chas. D. Dixit Clerk.

P.

Baldwin

I, Rhoda Baldwin, of Roanoke County in the state of Virginia, being of sound mind and memory, do make publick and declare this to be my last will and testament, hereby revoking all former wills by me at any time heretofore made. And as to my worldly estate, and all the property, real, personal and mixed, of which I shall die seized and possessed, or to which I shall be entitled at the time of my decease, I devise, bequeath

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Chas A. Baldwin deceased, and on motion of the said Cleon Baldwin  
the executor named in said will, who has made oath thereto, and  
having entered into and acknowledged a bond (to get witness  
for A. D. Morris his surety, who justified on each as to his suffi-  
ciency) in the penalty of eleven hundred and twenty five  
dollars (\$1125.00) conditioned as the law directs, certificate is  
granted him for obtaining a probate of said will in accordance  
Teste: Chas. D. Preston D. Clerk.

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

Teste: Chas. D. Preston D. Clerk.

M. Richardson I, G. H. Richardson being in sound mind, do devise  
and bequeath, forever, to Ann C. Richardson, my wife,  
all my property, both personal and real,  
G. H. Richardson

Witnesses

Nov 1 1911

W. P. Morris

Sam B. Johnston

In the Circuit Court of Roanoke County, Va., February 29th 1911,  
A paper purporting to be the last will and testament  
of G. H. Richardson, deceased, was this day produced  
in court by Mrs. Ann C. Richardson, widow of said testator  
and proved according to law by the oaths of W. P. Morris  
and Sam B. Johnston, the subscribing witnesses thereto, and  
is thereupon admitted to record as and for the true last will  
and testament of the said G. H. Richardson, deceased.

And on motion of the said Mrs. Ann C. Richardson, she  
is permitted to qualify as administrator with the will  
unsealed of the estate of the said decedent. Thereupon  
the said Mrs. Ann C. Richardson, who made oath thereto,  
and together with A. H. Dillard, her surety, who justified  
on each as to his sufficiency, having 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 with the will  
unsealed upon the estate of the said G. H. Richardson, deceased.

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

Teste:-

Chas. D. Denit Clerk.

Chas A. Balder deceased, And on motion of the said Clem Balder  
the executor named in said will, who made oath thereto, and  
having entered into and acknowledged a bond to return to  
Jos A. Turner his surety, who justified on oath as to his suffi-  
ciency) in the penalty of eleven hundred and twenty five  
dollars (\$1125.00) conditioned as the law directs, certificate is  
granted him for obtaining a copy of said will in due form.

Teste: H. D. Preston D. Clerk.

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

Teste: H. D. Preston D. Clerk.

Richardson G. H. Richardson being in sound mind, do devise  
and bequeath, forever, to Ann C. Richardson, my wife,  
all my property, both personal and real.

G. H. Richardson

Witnesses

Mar 1 1911

W. P. Morris

Sam'l B. Johnston

In the Circuit Court of Roanoke County, Va., February 9th 1911.  
A paper purporting to be the last will and testament  
of G. H. Richardson, deceased, was this day produced  
in court by Mrs Ann C. Richardson, widow of decedent  
and proved according to law by the oaths of W. P. Morris  
and Sam'l B. Johnston, the subscribing witnesses thereto, and  
is hereupon admitted to record as and for the true last will  
and testament of the said G. H. Richardson, deceased.

And on motion of the said Mrs Ann C. Richardson, she  
is permitted to qualify as Administrator with the will  
unsealed of the estate of the said decedent. Thereupon  
the said Mrs Ann C. Richardson, who made oath thereto,  
and together with N. C. Dillard, her surety, who justified  
on oath as to his sufficiency, having entered into and acknow-  
ledged a bond in the penalty of One Thousand Dollars  
(\$1,000<sup>00</sup>) conditioned according to law, certificate is granted  
her for obtaining letters of administration with the will  
unsealed upon the estate of the said G. H. Richardson, deceased.

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

Teste:-

Chas A. Denit Clerk.

to my last  
T.  
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Hubert &  
Hockesburg  
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Town of  
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Dr. H. Dewey  
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(Seal)

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(Seal)

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State of Virginia. County of Montgomery to wit:

J. G. G. Wilson, Clerk of the Circuit Court of Montgomery  
County in said state, County that the foregoing is a true and  
correct copy of the will of Henry S. Hubert, admitted to prob-  
ate February 14, 1910, and recorded in will book 15  
page 85 in the Clerk's office of said court.

Given under my hand this 16th day of February 1910,

J. G. G. Wilson Clerk  
Circuit Court of Montgomery Co

Fee for Copy \$04

In the Clerk's office, Circuit Court of Roanoke County,  
Va., March 8th 1910, this certified copy of the will of Henry  
S. Hubert, deceased was presented and with the certificate  
annexed, admitted to record.

Teste: W. D. Preston, D. C.

Sallie Dickey

In the name of God, Amen, I Sallie E. Dickey of Ninton, Va.  
being of sound mind and despatching memory do make  
this my last will and testament, in manner and form  
as follows, hereby revoking any and all wills by me made  
at any time.

First - I direct that all of my just debts be paid,  
including funeral expenses as soon after my death  
as may be convenient, and I hereby charge all my  
personal and real property with the payment of same.

2. After the payment of all my debts I devise and bequeath  
to my Nephew Robert Howard Dickey, son of W. D. Dickey  
my watch in full and I direct my Executor, hereinafter  
named to deliver same as soon after my death as  
possible.

Third: I devise and bequeath to each of my beloved  
brothers and sisters, namely Mrs. Katie D. Moseley,  
of Ninton, Mrs. Willie D. French of Williamson West Va.,  
Mr. D. Dickey of Christiansburg and Mr. Dickey of Pulaski, all  
of Va. the sum of two hundred (\$200.00) Dollars to be paid  
out of a note held by me for \$1000.00 due by Mr. Dickey.

Sallie Dickey

Fourth: I devise and bequeath to my brother W. J.  
Dickey of Pulaski Va. the sum of One Thousand dollars  
annually for ten years payable out of the proceeds of  
the rent of my house and two lots in the Town of Ninton  
on the Southwest corner of Fourth and Cleveland Streets,  
known as lots 6 and 7 in Section 8 Ninton Land Co. &  
P. S. L. Co. but it is expressly understood that my said executors

State of Virginia. County of Montgomery to wit:

I, G. W. Wilson, Clerk of the Circuit Court of Montgomery County in said state, certify that the foregoing is a true and correct copy of the will of Henry S. Hubbard, admitted to probate February 14, 1910, and recorded in will book 13 page 85 in the Clerk's office of said Court.

Given under my hand this 16th day of February 1910,

G. W. Wilson Clerk  
Circuit Court of Montgomery Co.

Fee for Copy 50¢

In the Clerk's office, Circuit Court of Roanoke County Va., March 8th 1914, this certified copy of the will of Henry S. Hubbard, deceased was presented and with the certificate annexed admitted to record.

Teste: Wm. D. Preston, Jr.,

Notary

In the name of God, Amen, I, Sallie E. Dickey of Marion, Va., being of sound mind and despatching memory do make this my last will and testament, in manner and form as follows, hereby revoking any and all wills by me made at any time.

First - I direct that all of my just debts be paid, including funeral expense as soon after my death as may be convenient, and I hereby charge all my personal and real property with the payment of same.

2. After the payment of all my debts I devise and bequeath to my Nephew Robert Howard Dickey, son of W. H. Dickey my watch in fee and I direct my Executrix, hereinafter named to deliver same as soon after my death as possible.

Third: I devise and bequeath to each of my beloved brothers and sisters, namely Mrs. Mattie D. Massey, of Marion, Mrs. Willie D. Cranch of Williamson West Va., Mr. H. Dickey of Christiansburg and Mr. Dickey of Pulaski, Va. the sum of two hundred (\$200.00) Dollars to be paid out of a note held by me for \$1000.00 due by N. H. Dickey.

Sallie Dickey

Fourth: I devise and bequeath to my brother W. H. Dickey of Pulaski Va. the sum of One Thousand dollars annually for ten years payable out of the proceeds of the rent of my house and two lots in the Town of Marion on the Southwest corner of Fourth and Cleveland Streets known as lots 6 and 7 in Section 8 Marion Land and Lumber Bldg. Co. but it is expressly understood that my said executrix

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my property  
of ten years  
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and in  
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hand of them,  
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Concur  
April 1912.  
S. Dickey  
me in the  
matter, the

to execute this my named, and passed according to law  
by the oaths of J. E. Gish and W. G. Wagner, the two subscribing  
witnesses thereto, and is therupon admitted to probate as  
and for the last will and testament of the said Simeon Dickey  
deceased. And therupon the said Mrs. Katie D. Manley,  
who made oath thereto, came into and acknowledged  
a boy in the penalty of \$500<sup>00</sup> according to law, but  
without security, as provided by the terms of said will,  
whereupon certificate is granted her for obtaining a  
probate of said will in due form.

Teste: Thos. Weston D. Clerk.

A true Copy from the records.

Teste: Thos. Weston D. C.

I, John Paul Gwaltney, of Calumba, in Roanoke  
County, Virginia, being of sound mind and disposing  
memory, do hereby publish and declare the following  
as my last will and testament, to-wit:

First: I give to my beloved wife, Mary C.  
Gwaltney, all of my estate, both real and personal, for  
and during her natural life, provided, however, that  
she shall care for, support and maintain my afflicted  
daughter, Mary Elizabeth W. Gwaltney; but should  
my said wife refuse or fail to care for, support  
and maintain my said afflicted daughter, as herein  
before provided, then my said wife shall be entitled  
only to such of my estate, real and personal, as is pro-  
vided for by the laws of the State of Virginia.

Second: Upon the death of my said wife, I do  
hereby give, devise and bequeath all my estate, both  
real and personal to the following persons, to wit:  
One-fourth undivided interest thereto my said  
afflicted daughter, Mary Elizabeth W. Gwaltney;  
One-fourth undivided interest thereto my married  
daughter, Clara Farniss; one-fourth undivided  
interest thereto to my married daughter, Mrs.  
John C. Webb, and one-fourth undivided interest  
thereto to my son-in-law, Robert E. Lee, husband  
of my second daughter, Jane Lee.

Third: I do hereby name my said son-in-law, Robert  
E. Lee as the executor of this my last will and testament,  
and I do request that after the death of my said wife,  
that my said estate, both personal and real, shall be  
sold and conveyed by my said executor, power for  
such sale and conveying being hereby given him,  
at public auction, at the front door of the court-house

the executors therein named, and proved according to law  
by the oaths of J. E. Kirk and W. G. Wagner, the two subscribing  
witnesses thereto, and is therupon admitted to probate as  
and for the last will and testament of the said Seth Dickey,  
deceased. And therupon the said Mrs. Katie D. Marley,  
who made oath thereto, sworn into and acknowledged  
a bond in the penalty of \$1500<sup>00</sup> according to law, but  
without security, as provided by the terms of said will,  
whereupon certificate is granted her for obtaining a  
probate of said will in due form.

Teste: Thos. Preston D. Clark.

A true copy from the records.

Teste: Thos. Preston D. C.

Swalley I. John Peel Swalley, of Calawba, in Roanoke  
County, Virginia, being of sound mind and disposing  
memory, do hereby publish and declare the following  
as my last will and testament, to-wit:

First: I give to my beloved wife, Mary O.  
Swalley, all of my estate, both real and personal, for  
and during her natural life, provided, however, that  
she shall care for, support and maintain my afflicted  
daughter, Mary Elizabeth W. Swalley; but should  
my said wife refuse or fail to care for, support  
and maintain my said afflicted daughter, as herein  
before provided, then my said wife shall be entitled  
only to such of my estate, real and personal, as is pro-  
vided for by the laws of the State of Virginia.

Second: Upon the death of my said wife, I do  
hereby give, devise and bequeath all my estate, both  
real and personal, to the following persons, to wit:  
One-fourth undivided interest therin to my said  
afflicted daughter, Mary Elizabeth W. Swalley;  
One-fourth undivided interest therin to my married  
daughter, Cora Ferriss; one-fourth undivided  
interest therin to my married daughter, Mrs.  
John C. Webb, and one-fourth undivided interest  
therin to my son-in-law, Robert E. Lee, husband  
of my deceased daughter, Jane Lee.

Third: I do hereby name my said son-in-law, Robert  
E. Lee as the executor of this my last will and testament,  
and I do request that after the death of my said wife,  
that my said estate, both personal and real, shall be  
sold and conveyed by my said executor, power for  
such sale and conveying being hereby given him,  
at public auction, at the front door of the Court-house

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✓ published  
✓ wait; One-third  
to deford  
interest  
my conveyed.  
I found  
Robert E. S.  
ing only two

J. O. Hanes

Roanoke, Virginia, Aug. 10, 1911.

I, John O. Hanes, do make and declare this as my last will and testament.

1st. I desire that all my debts shall be paid.

2nd. I give to Archer Barron Hanes my farm, four miles, the farm implements, etc., with strict injunctions that the farm or any part of it can be sold by him until after the legal expenses as Noted Stamford.

3rd. I give to Leigh Buckner Hanes Two Thousand Dollars (\$2,000.00) from my estate and wish to state here that Leigh Buckner Hanes is entitled to the proceeds of two (2) Life Insurance Policies that have been transferred to E. L. Hanes on the back.

4th. I give to Doreida McCamille Five Hundred Dollars (\$500.00)

5th. I give to Katie McCamille Five Hundred Dollars (\$500.00).

6th. I give to Mrs. A. R. Hilton Two Hundred Dollars. (\$200.00).

7th. I give to Mrs. Edward Hilton One Hundred Dollars. (\$100.00).

I appoint Mr. W. W. Phelps as administrator of my estate without requiring any security.

As far as guardian for Leigh Buckner Hanes is concerned, I leave that to the Court but would suggest Miss Kirkpatrick Howard of Lynchburg, Va.

In case there is a deficiency in cash to meet the liabilities, I have five (5) colts, two (2) head of horses, and some cattle that can be sold.

I do not desire that my creditors be kept off for a year but be paid as the cash is realized to pay them.

I desire that the estate continue on under its present management, unless a suitable arrangement can be made with Mr. A. M. Guller to take it off my hands; with Frank Bishop as Clerk and Doreida McCamille as house keeper.

I also desire that a concrete wall shall be placed around the Hanes Burial Ground, not to exceed Three Thousand Dollars (\$300.00).

J. O. Hanes.

Witness:

A. M. Guller.

F. E. Bishop.

I think this is a correct statement of my indebtedness.

Jno. M. Dailey & Co.	\$60.00
Buck & Hanes	40.00
A. Schloss & Co.	10.00
Aylor Bros.	10.00

Hanes

Roanoke, Virginia, Aug. 10, 1911.

I, John O. Hanes, do make and declare this as my last will and testament.

1st. I desire that all my debts shall be paid.

2nd. I give to Arthur Barron Hanes my farm, four miles from implements, etc., with strict injunctions that the farm or any part of it can be sold by him until after the lease expires as Noel Stradford.

3rd. I give to Leigh Buckner Hanes Two Thousand Dollars (\$2,000.00) from my estate and wish to state here that Leigh Buckner Hanes is entitled to the proceeds of two (2) Life Insurance Policies that have been transferred to E. L. Hanes on the back.

4th. I give to Drucilla McCamille Five Hundred Dollars (\$500.00)

5th. I give to Willie McCamille Five Hundred Dollars (\$500.00).

6th. I give to Mrs. S. R. Hilton Two Hundred Dollars. (\$200.00).

7th. I give to Mrs. Edward Hilton One Hundred Dollars. (\$100.00).

I appoint Mr. W. Phelps as administrator of my estate without requiring any security.

As far as a guardian for Leigh Buckner Hanes is concerned, I leave that to the Court, but would suggest Miss Kirkpatrick Howard of Lynchburg, Va.

In case there is a deficiency in cash to meet the liabilities, I have five (5) colts, two (2) head of horses, and some cattle that can be sold.

I do not desire that my creditors be kept off for a year but be paid as <sup>the</sup> cash is realized to pay them.

I desire that the State continue on under its present management, unless a suitable arrangement can be made with Mr. A. M. Fuller to take it off my hands; with Frank Bishop as Clerk and Drucilla McCamille as house keeper.

I also desire that a concrete wall shall be placed around the Hanes Burial Ground, not to exceed Three Hundred Dollars (\$300.00)

J. O. Hanes.

Witness:

N. A. Pratt,

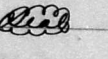
F. E. Bishop.

I think this is a correct statement of my indebtedness.

Jno. M. Dickey & Co.	\$60.00
Bush & Shaver	40.00
A. Schloss & Co.	10.00
Aylor Bros.	10.00

W.M. Peyton

In the name of God Amen - I William Madison Peyton  
 of the County of Roanoke, and State of Virginia, being of sound  
 and disposing mind and memory & duly impressed with  
 the uncertainty of life, do make and ordain this will, written  
 with my own hand and subscriber by myself at the  
 Big Lick, Roanoke Va. to be my last Will & Testament.  
 Being thoroughly satisfied from experience and reflection,  
 that when confidence exists between husband and wife  
 that the happiness of the surviving Parent & Children is  
 promoted & that it is wiser in every point of view, that the  
 property instead of being distributed by the Testator, should  
 be left subject to the direction & control of the surviving  
 parent may at his own or her will & pleasure divide  
 advisable. Now therefore, in view of the premises, I give  
 and bequeath to my beloved wife Sallie A. E. Peyton  
 and our children all my estate real, personal & mixed  
 with power on her part to make such distribution  
 after same at such time or times & in such proportion  
 as to her may seem just expedient and agreeable.  
 In witness of which I have hereunto set my hand &  
 affixed my seal this 17th day of Dec, 1861.

W.M. Peyton 

Witness  
 N.M. Read  
 M.A. Read  
 M.W. Dennis.

Big Lick Roanoke Virginia,

At the request of Wm M. Peyton, the Testator we have  
 signed our names to the document covering 2 pages of  
 this sheet with our names subscribed as an attestation  
 of his Last Will & Testament.

Witness our hands & seals this 18th of Feby 1862,

At a court held for Albemarle County on the 3rd  
 March 1869.

A paper writing purporting to be the last will and  
 Testament of William Madison Peyton dec'd. was  
 this day offered for probate by William Peyton and the  
 said will & signature, when being proved by the tes-  
 timony of James C. Cochran & John L. Cochran, to be  
 entirely in the handwriting of the Testator - the Court  
 doth order the said writing to be recorded as the last  
 will and testament of the said William M. Peyton dec'd late  
 of this County.

Date: Ira Garrett C.C.

a copy.

Date: W.L. Thompson Clerk

W. Peyton In the name of God Amen I William Madison Peyton  
 of the County of Roanoke, and State of Virginia, being of sound  
 and disposing mind and memory & duly impressed with  
 the uncertainty of life, do make and ordain this will, written  
 with my own hand and subscribed by myself at the  
 Big Lick, Roanoke Va. to be my last will & Testament.  
 Being thoroughly satisfied from experience and reflection,  
 that where confidence exists between husband and wife,  
 that the happiness of the surviving Parent & children is  
 promoted & that it is wiser in every point of view, that the  
 property instead of being distributed by the Testator, should  
 be left subject to the direction & control of the surviving  
 parent may at his own or her will & pleasure demand  
 advisable. Now therefore, in view of the premises, I give  
 and bequeath to my beloved wife Sallie A. E. Peyton  
 and our children all my estate real, personal & mixed,  
 with power under part to make such distribution  
 of the same at such time or times & in such proportion  
 as to her may seem just expedient and agreeable.  
 In witness of which I have hereunto set my hand &  
 affixed my seal this 17th day of Dec. 1861.

W.M. Peyton 

Witness  
 W.M. Read  
 M.A. Read  
 M.W. Dennis.

Big Lick Roanoke Virginia,

At the request of Wm M. Peyton, the Testator we have  
 signed our names to the document covering 2 pages of  
 this sheet with our names subscribed as an attestation  
 of his Last Will & Testament.

Witness our hands & seals this 18th of Feby 1862,

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A paper writing purporting to be the last will and  
 Testament of William Madison Peyton dec'd was  
 this day offered for Probate by William Peyton and the  
 said will & signature thereto being proved by the Testa-  
 torium of James C. Cochran & John L. Cochran, to be  
 entirely in the handwriting of the Testator - the Court  
 doth order the said writing to be recorded as the last  
 will and Testament of the said William M. Peyton dec'd late  
 of this County.

Teste: Ira Garrett C.C.

a copy.

Teste: W.L. Mansfield Clerk.

County, the 1st  
presented, and  
at 3 o'clock P.M.  
test.

and  
I declare  
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named to  
wife, Rosa  
named.  
now reside.  
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agreed to my  
wife, Rosa  
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by Mrs. Kline.  
day of  
Oct

Circuit Court  
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Mrs. Rosa  
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Lefler,  
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d and  
it will  
deceased,

and on the motion of my wife, Rosa Kedges, who made  
oath thereto, and returned into court and acknowledged a  
bond in the penalty of six hundred dollars (\$600.00)  
conditioned according to law, but without security  
as provided in said will, certificate is granted her  
for obtaining a probate of said will in due form.  
Teste: Thos. Preston D. Clark

A true copy from the records of the Clerk's office  
of Roanoke County, Va.  
Teste: Thos. Preston D. Clark

B.T. Semones

I, B.T. Semones of Salem, Virginia, being of sound mind  
memory and understanding do make and publish this  
my last will hereby revoking all former wills by  
me at any time heretofore made.

First - I give devise and bequeath absolutely  
all of my property and estate, real and personal of  
which I shall die seized and possessed to my wife -  
Mary K. Semones, to her and her heirs and assigns  
forever.

I See Second

I do hereby appoint and constitute my wife, Mary  
K. Semones, as the executor of this my last will and  
testament, and it is my will that my wife Mary K.  
Semones shall not be required to enter security and  
no inventory nor appraisal nor account of my  
estate shall be filed by her.

In witness whereof I B.T. Semones, the testator  
have to this my will written on one sheet of paper  
in my own hand writing set my hand and seal  
this 4th day of Oct. 1906.

B.T. Semones Oct 4th

Signed sealed and acknowledged  
in the presence of us who have <sup>and</sup> witnessed  
subscribed in the presence of <sup>and</sup>  
each other.

W.P. Morris  
H.P. Willson

Virginia - In the Clerk's office of the Circuit Court  
of Roanoke County, the 22nd day of May, 1912.

The last will and testament of B.T. Semones, deceased  
bearing date the 4th day of October, 1906, was this day  
produced before me in said Clerk's office by (Mrs.)  
Mary K. Semones, the executrix therein named, and was

And on the motion of Mrs. Rosa Hodges, who made  
oath thereto, and entered into and acknowledged a  
bond in the penalty of six hundred dollars (\$600.00)  
conditioned according to law, but without security  
as provided in said will, certificate is granted her  
for obtaining a probate of said will in due form,  
Testi: Thos. Preston D. Clark.

A true copy from the records of the Clerk's office  
of Roanoke County, Va.  
Testi: Thos. Preston D. C.

menes. I, B. T. Semones of Salem Virginia, being of sound mind  
memory and understanding do make and publish this  
my last will hereby revoking all former wills by  
me at any time heretofore made.

First - I give devise and bequeath absolutely,  
all of my property and estate, real and personal of  
which I shall die seized and possessed to my wife -  
Mary K. Semones, to her and her heirs and assigns  
forever.

Second

I do hereby appoint and constitute my wife, Mary  
K. Semones, as the executor of this my last will and  
testament, and it is my will that my wife Mary K.  
Semones shall not be required to enter security and  
no inventory nor appraisement nor account of my  
estate shall be filed by her.

In witness whereof I B. T. Semones, the testator  
have to this my will written on one sheet of paper  
in my own hand writing set my hand and seal  
this 4th day of Oct. 1906.

B. T. Semones 

Signed sealed and acknowledged  
in the presence of us who have <sup>as</sup> ~~as~~ witnesses  
subscribed in the presence of <sup>as</sup> ~~as~~  
each other.

W. O. Morris  
W. O. Willson

Virginia - In the Clerk's office of the Circuit Court  
of Roanoke County, the 22nd day of July, 1912.

The last will and testament of B. T. Semones, deceased,  
bearing date the 4th day of October, 1906, was this day  
produced before me in the said Clerk's office by (Mrs.)  
Mary K. Semones, the executrix therein named, and was

absent  
as witness to  
a preceding  
me and W.C.  
testator, both  
to subscribe  
I omitted to  
state my  
motion of  
a name, who  
knowledged  
in \$1000.00  
without  
estate granted  
in due form,  
the office of  
witness.

and  
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testament  
fully buried.  
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Anniella  
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widow,  
estate I  
wife Anniella  
out,  
and seal  
and testament  
not day of  
named  
(L.S.)  
I said  
testament

in presence of us, who, at his request, and in his presence, and in  
the presence of each other, have subscribed our names as witnesses  
thereto.

B. P. Fox, residing at Salem, Va.  
E. C. Noel, " " "

Virginia - In the Clerk's office Circuit Court of Roanoke  
County, the 10th day of June 1912.

The last will and testament of Dabby Phillips, deceased,  
was this day produced before me in the Clerk's office of  
said County, by Stephen Phillips, a son, and heir under  
said will, which will was proved according to law  
by the oath of E.C. Noel, the surviving witness thereto.  
(the other attesting witness having departed this life).  
and is thereupon, on motion of the said Stephen  
Phillips, probated and admitted to record as and  
for the true last will and testament of the said Dabby  
Phillips, deceased.

Teste: Thos. Preston D.C.

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

Teste: Thos. Preston D.C.

Elizabeth  
Campbell

In the name of God, amen. I Elizabeth Campbell, of the  
town of Salem, Va. do make this my last will and testament as  
follows:

I direct that my body be decently buried, in a manner  
convenient to my estate and situation in life, but  
with as little expense as may be, consistently therewith.

And as to such worldly estate as I may die seized  
and possessed of, I do dispose of as follows:

To my son, James P. Campbell, I do bequeath and give  
as his part of my property, the following, to wit: The  
two acres of ground now owned by me on the east  
side of the Cow Road; said property bounded on the north  
by the lot of Lark Grace and on the south by the lot of  
Matt Smith; I also give to him to have and to hold for  
his natural life, all of that lot he now lives on except sixteen  
feet front, running the same width all the way back, and at  
his death, the same is to go to his children in fee simple. I  
also give to him in fee simple, one half (40x50 feet) of lot 16  
on 15th street.

To my grand daughter, Elizabeth Campbell, I do give and bequeath  
to her and her heirs, a lot on Alabama street - right hand side.

To my daughter, Emma Cousins, I do give and bequeath

in presence of us, who, at his request, and in his presence, and in  
the presence of each other, have subscribed our names as witnesses  
thereto.

B. J. Fox, residing at Salem, Va.  
E. C. Noel, " " " "

Virginia - In the Clerk's office Circuit Court of Roanoke  
County, the 10th day of June 1912.

The last will and testament of Dabby Phillips, deceased,  
was this day produced before me in the Clerk's office of  
said County, by Stephen Phillips, a son, and heir under  
said will, which will was proved according to law  
by the oath of E.C. Noel, the surviving witness thereto.  
(the other attesting witness having departed this life).  
And is hereupon, on motion of the said Stephen  
Phillips, probated and admitted to record as and  
for the true last will and testament of the said Dabby  
Phillips, deceased.

Teste: Thos. Preston D.C.

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

Teste: Thos. Preston D.C.

In the name of God amen. I Elizabeth Campbell, of the  
town of Salem, Va. do make this my last will and testament as  
follows:

I direct that my body be decently buried in a manner  
corresponding to my estate and situation in life, but  
with as little expense as may be, consistently therewith.

And as to such worldly estate as I may die seized  
and possessed of. I do dispose of as follows:

To my son, James P. Campbell, I do bequeath and give  
as his part of my property, the following, to wit: The  
two acres of ground now owned by me on the east  
side of the Cow Road; said property bounded on the north  
by the lot of C. H. Groves and on the south by the lot of  
Matt Smith; I also give to him to have and to hold for  
his natural life, all of that lot he now lives on except sixteen  
feet front, running the same width all the way back, and at  
his death, the same is to go to his children in fee simple. I  
also give to him in fee simple, one half (40x50 feet) of lot 16  
see 15 on Third street.

To my grand daughter, Elizabeth Campbell, I do give and bequest  
to her and her heirs, a lot on Alabama street - right hand side.  
To my daughter, Emma Cousins, I do give and bequest

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last one  
5000 no 16,  
last will  
and  
will (ad)

Virginia - In the Clerk's office, Circuit Court of Roanoke  
County, the 10th day of June 1912.

A paper purporting to be the last will and testament of  
Elizabeth Campbell deceased, was this day produced before me  
in the Clerk's office of Roanoke County by A.B. Campbell, the Executor  
therein named, and was duly proven according to law by the  
acts of R.W. King. J. Fitzgerald and John H. Duckwiler, two of  
the subscribing witnesses thereto, as to the body of said will.  
Another codicil thereto annexed was duly proven according  
to law by the acts of R.W. King and J. Fitzgerald, two of  
the subscribing witnesses to same, and it is upon the said will  
and the codicil thereto annexed, on motion of said Executor,  
are probated and admitted to record as and for the true last  
will and testament of the said Elizabeth Campbell deceased.  
And on motion of the said A.B. Campbell, the Executor named  
in said will, who made out thereto, and together with  
James P. Campbell his Surety, who justified on oath as to  
his sufficiency, having entered into and acknowledged a  
bond in the penalty of Fourteen hundred dollars (\$1400.00)  
Conditions according to law, certificate is granted the said  
A.B. Campbell for obtaining a probate of said will in  
due form, as also the codicil thereto annexed.

Teste: Thos L Preston & Clerk.

A true copy from the records.

Teste: Thos L Preston & C.,

Simmy Swain

Roanoke Va. July 3, 1912.

I Simmy Swain, being of sound mind and disposing  
memory, make this my last will and testament.  
I desire my father paid \$100.00 (A.P. Swain) and my brother,  
Ed Swain. \$100.00 which I justify owe - I wish the Diesel  
Drug Co paid what I owe them, Salem Va - I wish my  
horse sold and the proceeds applied to paying mate  
property I am buying of Marshall Crump (col)  
Salem, Va

I wish my wife Agnes Swain to have the aforesaid  
mentioned real estate which I am buying from  
Marshall Crump, a house and two lots as long  
as she is my widow -

Should Agnes Swain re-marry, I desire this property  
to go to my baby daughter, Helen Swain.  
If my baby should die before she is 21 years old  
I wish this property to go to my father, A.P. Swain  
and my mother Malinda Swain, equally. If my  
parents are dead, then to my brothers and sisters  
equally.

Campbell Jr.  
new Department  
meant a  
ma street,

will (ad)

Virginia - In the Clerk's office, Circuit Court of Roanoke County, the 20th day of June 1912.

A paper purporting to be the last will and testament of Elizabeth Campbell deceased, was this day produced before me in the Clerk's office of Roanoke County by A.B. Campbell, the Executor herein named, and was duly proven according to law by the oaths of R.W. Kline and J.G. Fitzgerald and John H. Duckwiler, three of the subscribing witnesses thereto, as to the body of said will. Another codicil thereto annexed was duly proven according to law by the oaths of R.W. Kline and J.G. Fitzgerald, two of the subscribing witnesses thereto, and thereupon the said will and the codicil thereto annexed, on motion of said Executor, are probated and admitted to record as and for the true last will and testament of the said Elizabeth Campbell deceased. And on motion of the said A.B. Campbell, the Executor named in said will, who made oath thereto, and together with James P. Campbell his Surety, who justified on oath as to his sufficiency, having sworn into and acknowledged a bond in the penalty of four hundred dollars (\$400.00) conditions according to law, certificate is granted the said A.B. Campbell for obtaining a probate of said will in due form, as also the codicil thereto annexed.

Teste: Thos. L. Preston D. Clerk.

A true copy from the records.

Teste: Thos. L. Preston D. Clerk,

Swain

Roanoke Va. July 3, 1912.

I Jimmy Swain, being of sound mind and disposing memory, make this my last will and testament. I desire my father paid \$100.00 (St. O. Swain) and my brother, Ed Swain, \$50.00 which I jointly owe - I wish the Diesel Drug Co paid what I owe them, Salem Va - I wish my home sold and the proceeds applied to paying mate on property I am buying of Marshall Crump (etc) Salem, Va.

I wish my wife Agnes Swain to have the aforesaid real estate which I am buying from Marshall Crump, a house and two lots as long as she is my widow -

Should Agnes Swain re-marry, I desire this property to go to my baby daughter, Helen Swain. If my baby should die before she is 21 years old I wish this property to go to my father, St. O. Swain and my mother Malinda Swain, equally. If my parents are dead, then to my brothers and sisters equally.

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consisting of money, personal property or real estate, shall  
be equally divided between my three children Luther B.  
Goodwin, Emma F. True and Gilbert M. Goodwin, and  
I hereby appoint my sons Luther B and Gilbert M.  
Goodwin my administrators to have this will duly  
executed, in testimony whereof I hereby affix my  
signature.

Elias V. Goodwin.

We hereby certify that  
being together in the pres-  
ence of Elias V. Goodwin he  
states that the foregoing  
writing has been read by  
him and expresses his  
wishes.

J. L. Kenderdine  
R. M. Goodwin

Virginia - In the Clerk's office of the Circuit Court of  
Roanoke County, the 29th day of July, 1912.

A writing purporting to be the last will and testa-  
ment of Elias V. Goodwin, deceased, dated March 20, 1907,  
was this day produced before me in the Clerk's office  
of said Court by Luther B. Goodwin and Gilbert M.  
Goodwin, the executors named in said will, and  
was proved according to law by the oaths of  
J. L. Kenderdine and R. M. Goodwin, the subscribing  
witnesses thereto, and is thereupon admitted to record  
as the true last will and testament of the said Elias  
V. Goodwin, deceased.

And on motion of Luther B. Goodwin and  
Gilbert M. Goodwin, the executors named in said  
will, who made oath thereto, and together with  
J. A. Thompson their surety, who justified on oath  
as to his sufficiency, having entered into and acknowledged  
a bond in the penalty of Two Thousand (\$2,000) dollars  
conditioned as the law directs, certificate is granted  
them for obtaining a probate of said will in due form  
 teste:

Chas. D. Dent, Clerk

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

teste,

Thos. Preston D. Clerk

consisting of money, personal property or real estate, shall be equally divided between my three children Luther B. Goodwin, Emma A. True and Gilbert M. Goodwin, and I hereby appoint my sons Luther B and Gilbert M. Goodwin my administrators to have this will duly executed, in testimony whereof I hereby affix my signature.

Elias V. Goodwin.

We hereby certify that being together in the presence of Elias V. Goodwin he states that the foregoing writing has been read by him and expresses his wishes

J. L. Shundolite  
R. M. Goodwin

Virginia - In the Clerk's office of the Circuit Court of Roanoke County, the 27th day of July, 1912.

A writing purporting to be the last will and testament of Elias V. Goodwin, deceased, dated March 15, 1907, was this day produced before me in the Clerk's office of said Court by Luther B. Goodwin and Gilbert M. Goodwin, the executors named in said will, and was proved according to law by the oaths of J. L. Shundolite and R. M. Goodwin, the subscribing witnesses thereto, and is therupon admitted to record as the true last will and testament of the said Elias V. Goodwin, deceased.

And on motion of Luther B. Goodwin and Gilbert M. Goodwin, the executors named in said will, who made oath thereto, and together with J. A. Thompson their surety, who justified on oath as to his sufficiency, having entered into and acknowledged a bond in the penalty of Two Thousand (\$2,000) dollars, conditioned as the law directs, certificate is granted them for obtaining a probate of said will in due form Teste:

Chas. D. Clark

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

Teste,

Thos. Preston D. Clark

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James C.

Loughsome deceased.

And on motion of Miss Annie McLaughlin, one of the executors named in said will, who declined in writing to qualify, Mrs. Annie McLaughlin, the other executor therein named, is permitted to qualify as such.

Whereupon on motion of the said Mrs. Annie McLaughlin, who made oath thereto, having recited into and acknowledged a bond in the penalty of sixty thousand (\$60,000) Dollars, conditioned according to law, but without severity, as provided by the terms of said will, certificate is granted her for obtaining a probate of said will in due form.

Teste: Chas. D. Dent, Clerk.

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

Teste: Not Preston, D.C.

H. P. Turner

I, H. P. Turner of Roanoke County, Va. being of sound mind and memory and considering the uncertainty of this mortal life, do make publish and declare this to be my last will and testament hereby revoking all other wills by me heretofore made.

1. I direct that all my just debts including funeral expenses and the expense of administration be paid by my executor from any moneys or property after sale of any of the personal property of which I may die seized.

2d. I devise bequeath all the rest, residue and remainder of my estate both real and personal to my daughters Lizzie Bowles and Cora Knigley, consisting of my Mastinian farm Roanoke Co. Va. 61 a. my homestead lot in Coalville, Roanoke Co. Va. and lot 1 SW 4 sec 3 p 40 R 24 E 176 acres in De Soto Co. Fla. To be equally divided between the two the said Lizzie Bowles and Cora Knigley.

3rd. I hereby appoint Guy Mastinian my sole Executor without severity.

In witness whereof I have hereunder set my hand this August 1<sup>st</sup> 1912.

H. P. Turner

Signed by the said testator, H. P. Turner as and for his last will and testament in the presence of us who at his request in his presence and in the presence of each other subscribed our names as witnesses

Laughorne, deceased.

And on motion of Miss Annie M. Laughorne, one of the executors named in said will, who declined in writing to qualify, Mrs. Annie M. Laughorne, the other executor therein named, is permitted to qualify as such.

Whereupon on motion of the said Miss Annie M. Laughorne, who made oath thereto, having entered into and acknowledged a bond in the penalty of Sixty Thousand (\$60,000) Dollars, conditioned according to law, but without security, as provided by the terms of said will, certificate is granted her for obtaining a probate of said will in due form.

Teste: Chas. D. Denit, Clerk.

A true copy from the records of the Clerks office of the Circuit Court of Roanoke County,

Teste: H. P. Preston, D.C.

I, H. P. Turner of Roanoke County, Va. being of sound mind and memory and considering the uncertainty of this mortal life, do make publish and declare this to be my last will and testament hereby revoking all former wills by me heretofore made.

1. I direct that all my just debts including funeral expenses and the expense of administration be paid by my executors from any moneys or proceeds after sale of any of the personal property of which I may die seized.

2d. I desire be granted all the rest, residue and remainder of my estate both real and personal to my daughters Lizzie Bowles and Cora Slingsay, consisting of my plantation from Roanoke Co. Va. 61 A. my house and lot in Coalville, Roanoke Co. Va. and W & S W 4 sect 3 of 40 R 24 E 1/4 acres in De Soto Co. Fla. To be equally divided between the two the said Lizzie Bowles and Cora Slingsay.

3rd. I hereby appoint my Trustees my sole Executors without security.

In witness whereof I have hereunder set my hand this August 1<sup>st</sup>, 1912.

H. P. Turner

Signed by the said testator, H. P. Turner as and for his last will and testament in the presence of us who at his request in his presence and in the presence of each other subscribed our names as witnesses.

witnesses this 1st day of August A.D. 1876.  
 Sarah C. Martin  
 witness James E. Day  
 James E. Day  
 Lewis W. Richardson

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Sallie C. Martin In the name of God. Amen.  
 Willie E. Martin We, Sallie C. Martin and Willie E. Martin, sisters and  
 Spinsteress of Roanoke County Virginia, being of full  
 health, but of sound mind and judgment, and realizing  
 the uncertainties of life and the certainty of death, do  
 make this our last will and testament in form  
 and manner following to-wit:  
 Whereas, all our personal property money &c is  
 and has been combined and undivided, we hereby join  
 in this will.  
 1st. We direct and request that all our just debts  
 be paid.  
 And we give and bequeath all our personal  
 property money &c at the time of our decease to  
 Charles Johnson Martin, Sallie F. Martin and Willie  
 A. McDuffie, to be equally divided among the  
 said three beneficiaries, so that each will have  
 an equal share.

Sallie C. Martin Rid  
 Willie E. Martin Rid

Signed in our presence, and we at their request  
 and in their presence and in the presence of each  
 other hereby attach our names as witnesses  
 this 28th day of March 1911

J.W. Graham  
 C.B. Boone

In the Circuit Court of Roanoke County, Virginia,  
 September 3, 1912.

Papers purporting to be the last will and  
 testament of Sarah C. Martin, deceased, one dated  
 August 1st, 1876, and the second dated March 28th,  
 1911, purporting to be executed by Sallie C. Martin  
 and Willie E. Martin, were this day produced in  
 court by CW Martin and offered for probate,  
 and both of the subscribing witnesses to the first  
 paper having depo'd this life, Thos. Preston,  
 Chas. D. Milt. and CW Martin were duly sworn  
 and severally examined, the first two as to the signature  
 of James E. Day and the said CW Martin as to the  
 signature of Lewis W. Richardson, the subscribing  
 witness to said paper. And the second paper was  
 duly proved, according to law, by the oaths of J. W.

witnesses this 1st day of August A.D. 1876.

Sarah C. Martin

witness

James E. Day

James E. Day

Lewis W. Richardson

In the name of God. Amen.

We, Sallie C. Martin and Bettie E. Martin, sisters and  
spinners of Roanoke County Virginia, being of full  
health, but of sound mind and judgment, and realizing  
the uncertainty of life and the certainty of death, do  
make this our last will and testament in form  
and manner following to-wit:

Whereas, all our personal property money &c is  
and has been combined and undivided, we hereby join  
in this will.

1st. We direct and request that all our just debts  
be paid.

And we give and bequeath all our personal  
property money &c at the time of our decease to  
Charles Johnson Martin, Sallie C. Martin and Bettie  
A. McDuffie, to be equally divided among the  
said three beneficiaries, so that each will have  
an equal share.

Sallie C. Martin *SD*  
Bettie E. Martin *SD*

Signed in our presence, and we at their request  
and in their presence, and in the presence of each  
other hereby attach our names as witnesses  
this 28th day of March 1911

J. H. Graham  
C. B. Boone

In the Circuit Court of Roanoke County, Virginia,  
September 3, 1912.

Papers purporting to be the last will and  
testament of Sarah C. Martin, deceased, one dated  
August 1st, 1876, and the second dated March 28th,  
1911, purporting to be executed by Sallie C. Martin  
and Bettie E. Martin, were this day produced in  
court by Col Martin and offered for probate.  
and both of the subscribing witnesses to the first  
paper having departed this life, Thos D. Preston,  
Chas D. Martin, and Col Martin were duly sworn  
and severally deposed, the first two as to the signature  
of James E. Day and the said Col Martin as to the  
signature of Lewis W. Richardson, the subscribing  
witness to said paper. And the second paper was  
duly proved, according to law, by the oaths of J. H.

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Geo Sheldon  
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\* Faint Item: Give and bequeath unto my brother A. M. Bowman Jr. my entire library both legal and otherwise, and all of my office furniture.

\*

W. O. Jones, deceased, shall be permitted to qualify as administrator of the personal estate of the said W. O. Jones, deceased with the will annexed. I hereby give the said Mrs. Fannie L. Jones, who made out the test. and to gether with J. D. Duran, who justified on each as to his sufficiency, having entered into and acknowledged a bond in the sum of two hundred and fifty dollars (\$250.00) conditioned as the law directs. Certificate is granted herfor claiming letters of administration upon the estate of the said W. O. Jones, deceased, with the will annexed, in due form.

Teste: Thos. Preston D. Clark

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

Teste: Thos. Preston D. C.

In the name of God, Amen;

I, George Sheldon Bowman, being of sound and disposing mind, but recognizing the uncertainty of human life, do make this my last will and testament, writing the same with my own hand,

Firat Item: I desire that my body shall be given a decent burial, and that the funeral expenses be paid out of my estate.

Second Item: I desire that all of my just debts be paid, if any I should owe at the time of my decease.

Third Item: I give and bequeath unto my sister Eva Bowman, five shares of the capital stock of the Bank of Salem, and one share of the capital stock of the Hood Railing Company.

\* Fifth Item: I give and bequeath unto my brother A. M. Bowman Jr. my entire library both legal and otherwise, and all of my office furniture.

Sixth Item: I devise unto my brother, J. K. Bowman, all of the real estate which I now own, and give and bequeath unto him one share of the capital stock of the Hood Railing Company, and five hundred dollars in money.

Seventh Item: All the rest and residue of my estate both real and personal (using the word real chinking that I might hereafter purchase real estate). I desire shall be equally divided among my said two sisters and said two brothers, making one fourth to each.

Eighth Item: I hereby nominate and appoint my brother A. M. Bowman Jr. to be the Executor of this my last will and testament, and I ask that he be permitted to

W. O. James, deceased, she is permitted to qualify as administrator of the personal estate of the said W. O. James, deceased with the will annexed. That is how the said Mrs. Fannie L. Jones, who made out the same, and together with J. O. Turner, who testified on oath as to his sufficiency, having entered into and acknowledged a bond in the sum of two hundred and fifty dollars (\$200.00) conditioned as the law directs, certificate is granted her for obtaining letters of administration upon the estate of the said W. O. James, deceased, with the will annexed, in due form.

Teste: Thos. Preston D. Clark

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

Teste: Thos. Preston D. C.

In the Name of God, Amen;

I, George Sheldon Bowman, being of sound and disposing mind, but recognizing the uncertainty of human life, do make this my last will and testament, writing the same with my own hand,

First Item: I desire that my body shall be given a decent burial, and that the funeral expenses be paid out of my estate.

Second Item: I desire that all of my just debts be paid, if any I should owe at the time of my decease.

Third Item: I give and bequeath unto my sister, Eula Bowman, five shares of the capital stock of the Bank of Salem, and one share of the capital stock of the Hood Retailing Company.

\*Fifth Item: I give and bequeath unto my brother, A. M. Bowman Jr., my entire library both legal and otherwise, and all of my office furniture.

Sixth Item: I desire unto my brother, J. K. Bowman, all of the real estate which I now own, and give and bequeath unto him one share of the capital stock of the Hood Retailing Company, and five hundred dollars in money.

Seventh Item: all the rest and residue of my estate both real and personal (using the word real thinking that I might hereafter purchase real estate). I desire shall be equally divided among my said two sisters and said two brothers, making one fourth to each.

Eighth Item: I hereby nominate and appoint my brother, A. M. Bowman Jr., to be the Executor of this my last will and testament, and I ask that he be permitted to

if they so elect, and each to have full possession of division so agreed upon.

I will and direct that my Miss Nema C. Skurt be made executrix of my will without being obliged to give bond for faithful execution of same.

In event of death of either beneficiary before mine, then the other to be sole beneficiary.

Witness my Hand and Seal this 9th day of August 1914.

Charles T. Campbell. Sealed

Witness

L.B. Thornton

E.M. Fitzgerald

Virginia - In the Clerk's office, Circuit Court of Roanoke County, November 10th 1914.

The last will and testament of Charles T. Campbell, deceased, dated August 9th, 1914, was this day produced before me in the Clerk's Office of said Court by Nema C. Skurt, the executrix therein named, and proved according to law by the oaths of L.B. Thornton and E.M. Fitzgerald, the subscribing witnesses thereto, the said witnesses testifying that the deceased had signed and acknowledged the said paper as his last will and testament in their presence; that they had signed the same as witnesses at his request, in his presence, and in the presence of each other, all three being present at the same time.

Whereupon the said paper is probated and admitted to record as and for the true last will and testament of the said Charles T. Campbell, deceased. And on motion of (Miss) Nema C. Skurt, Executrix named in said will, who made oath thereto, and released into and acknowledged a bond in the penalty of twelve Thousand Dollars (\$12,000<sup>00</sup>), conditioned according to law but without security, as provided by the said testator in his said will, certificate is granted her for obtaining a probate of said will in due form.

And on motion of Nema C. Skurt, Executrix, it is ordered that E.M. Fitzgerald, C.L. Fletcher, G.W. Grissom, C.W. Chapman, and W.F. Hanley, or any three of them, being first duly sworn for the purpose, do truly and justly appraise such of the goods and chattels of C.T. Campbell deceased, as may be produced to them, and return their appraisement under their hands as the law directs.

Teste:

Charles DeWitt Clerk  
P.