

daughter of Henry A. Edmundson, a like sum to be paid in like manner; I give to Robert C. Hupp, son of Col. A. Hupp, the legacy first made, to Robert C. Shankle, in all other respects, re-affirm my foregoing will.

Robt Craig
Oct. 2 1850

At Roanoke December Court 1852, a paper purporting to be the last will and testament of Robert Craig deceased, with a codicil thereto, was this day produced in Court, and the said paper and codicil were proved by the oaths of John B. T. Logan and William L. Walton to be wholly in the hand writing of the said Robert Craig, and thereupon the said will and codicil were ordered to be recorded.

A copy from the Records of Court
Teste. F. Johnston, Clerk

Alfred T. Dillard. In the name of God Amen; I Alfred T. Dillard of the County of Roanoke and State of Virginia, being feebler in body, but sound in mind, do, on the 16th day of March one thousand eight hundred and fifty three, make and ordain this to be my last will and testament as follows. I give and bequeath to my wife Elizabeth B. Dillard all my interest in estate both real, and personal, of which I die possessed, to be managed & controlled by her as she may think proper during her lifetime or widowhood. In case of her death or marriage, it is my will and desire that my estate shall be divided among my legal heirs, and settled according to law; signed sealed & acknowledged on the day and year as above written.

Alfred T. Dillard (seal)

In the presence of
J. S. Gwaltney
H. S. Lemmons
W. P. Robert

At a Court held for Roanoke County on the 22nd day of March 1853, this last will and testament of Alfred T. Dillard deceased, was produced in Court, and proved according to law by the oaths of James L. Gwaltney, Horace J. Lemon, and William P. Robert, subscribing witnesses thereto and is thereupon ordered to be recorded.

A copy from the records of Court
Teste. F. Johnston Clerk

Phoebe Denton. I Phoebe Denton of the County of Roanoke and State of Virginia being weak in body, but of sound and disposing mind and memory, in view of the certainty of death, and the uncertainty of time and being desirous to settle my worldly affairs, while I am yet blessed with strength of body and mind

do make, constitute and ordain this my last will and testament in manner and form to wit: First, I return my soul to God who gave it, and my body unto the dust. Item 2nd. It is my will and desire, that all my just debts, and funeral expenses be paid, by my Executor; Item 3rd I give and bequeath unto John Neff with whom I now live, after the payment of my just debts and funeral expenses, the residue of my Estate, whether consisting in lands, monies, bonds, household furniture, or any other species of property, I do hereby constitute and appoint John Neff Executor of this my last will and testament, hereby revoking all former wills made by me; In witness whereof I have hereunto set my hand, and affixed my seal this fifth day of June One Thousand Eight hundred and forty five signed sealed and published,

Phoebe Denton (seal)

to be her last will and testament, in the presence of us, who at her request, and in her presence, have subscribed our names as witnesses hereunto

John McCauley

John Bower

John McCauley Jr

At Roanoke April Court 1853; The last will & testament of Phoebe Denton dec'd was this day produced in Court and proved in part by the oath of John McCauley one of the subscribing witnesses thereto; it was further proved by the oaths of Robert McCampbell, John McCauley and John Bower that the signatures of John Bower (who has removed out of the state) and of John McCauley Jr (who is dead) the other subscribing witnesses, thereto, were in the genuine handwriting of the said John Bower and John McCauley Jr, and thereupon the said will is admitted to record.

A copy from the records
Teste. F. Johnston Clerk

Phoebe Denton (seal)

Joseph Leffler. In the name of God Amen; I Joseph Leffler of the County of Roanoke and State of Virginia, do by this instrument of writing which I declare to be my last will and testament, dispose of my property and effects, in manner following. To my grand son, John, the son of my daughter Joanna, I bequeath one hundred dollars, To my eight children, John, Aaron, George, Richard, Joanna, Susannah Butter, Peter and Nancy, I give and bequeath the debt of two thousand dollars, which Joseph Beyerle owes me for the purchase of the land on which I live after paying therefrom the legacy of one hundred dollars to my grand son, John, above mentioned, the said debt of two thousand dollars, subject