

At Roanoke County Court - July 26th 1901.

The last-will and testament of Chas. L. Cocke deceased was this day produced in Court and proved according to law by Rosa Pleasant Duke (now Rosa Pleasant Cocke) and Thalia Stewart Hayward subscribing witnesses thereto, and is ordered to be recorded. Lucian H. Cocke, one of the Trustees named in the will, appeared in Court and renounced the Trusteeship. Whereupon, on motion of Mattie L. Cocke, Joseph A. Turner and M. Leslie Cocke, three of the Trustees named in said will who made oath thereto, and together with Lucian H. Cocke, their surety, who qualified as to his sufficiency, entered into and acknowledged their bond, in the penalty of \$ 25,000 conditioned according to law, certificate is granted them for obtaining a probate of said will in due form as Trustees & Executors with the will annexed.

A copy from the records of Court:

Teste:

C. D. Daniel, Clerk.

Robt S. Loyd.

I, Robert S. Loyd, of the County of Roanoke in the State of Virginia, being of sound mind and disposing memory, and recognizing the uncertainty of life, and the certainty of death, do make this my last-will and testament, hereby revoking all wills heretofore made by me.

I direct that my body shall be given a decent and Christian burial.

I also direct that all my just debts if any shall be paid, after which all my property, both real and personal shall become the property of my wife Fannie Loyd, to be under her control and management, and she to receive the income and profit therefrom, during her natural life, or as long as she shall remain my widow. And she shall have authority to collect all debts due me, and to apply the same, as well as all money in my possession at the time of my death, to her own use, and also to sell, or otherwise dispose of any of the personal property I leave to her. And after her death or remarriage, all my real estate, and such personal property as may remain, shall be equally divided among my children Sarah Cooper, J. E. Loyd, R. L. Loyd, I. G. Loyd, Sophia Loyd, Nancy P. Richardson, Zilla A. Richardson and Lillian Lockett, and the children of my deceased daughter Jenny Lind Nimmo shall receive their mothers one ninth interest in my estate. The said property may be divided, or sold and the proceeds divided among those entitled thereto as they may elect.

I direct that in case any of my children now living shall die, before receiving his or her share of my estate, leaving no living heir, then such share shall be equally divided among those entitled thereto, and if any shall die leaving living heirs, then said share shall pass to the heirs of said decedent, it being my intention that all my children shall share equally in the distribution of my estate, the children of such as may be deceased to receive the share of their respective father or mother as the case may be.

I hereby appoint R. L. Loyd and J. D. Lockett, executors of this my last-will and testament, with no power to act as such until after the

death- or re-marriage of my said wife.

In testimony whereof I sign and seal this instrument in the presence of witnesses, this 24th day of November A.D. 1899

Witnesses

Robert S. Loyd (seal)

D. E. Kifaner.

George P. Horne

At - Roanoke County - Court - March Term 1901.

The last - will & Testament - of Robert S. Loyd deceased, was this day produced in Court - and proved according to law, by the oaths of D. E. Kifaner & Geo. P. Horne, subscribing witnesses thereto, and is thenceupon ordered to be recorded as the true last - will and Testament - of Robert S. Loyd, deceased.

A copy from the records of Court -

Date:

C. D. Smith, Clerk.

no. B. McCleung

I know all men by these presents, that - I, John B. McCleung of the County of Roanoke and State of Virginia, do make this my last - will and testament -

I devise, and will, that - after my death, my body shall be decently buried, in the burying ground, at - my present - home (which said burying ground, shall be enclosed with a permanent - enclosure) and there shall be erected over my remains, and over the remains of my departed wife - if the same is not done before my death - a monument - of granite - or marble comfortable with my estate; that - my estate real and personal shall be divided among my five grand children: children of my lamented daughter, Missouri St - Clair - nee McCleung - as follows: To Zula St - Clair I devise one hundred and five acres of land: that portion of my land which I first purchased of Dr Albert G. Read; to Lady Bell Jones - nee St - Clair - I devise the home house and buildings together with fifty acres of land adjacent - thereto, which said fifty acres of land adjoins those I herein devise to my grand daughter Zula, from the gate west - of the barn on the hill, as far as the Norfolk and Western Rail ways right - of way, thence with - the Norfolk and Western Rail ways right - of way as it - runs eastwardly to my boundary line; thence with - my boundary line as it runs towards the old Samuel G. Wood tract - as far as may be necessary to complete the fifty acres. The residue of my land - some two hundred and seventy nine acres more or less, to be equally divided between my three other grand children, Billy Joe St - Clair, Thomas S. St - Clair and Robt S. St - Clair.

I desire that - my personal property - of every kind shall be disposed of as follows: from the above and bequest, to my grand son Billy Joe St - Clair, shall be deducted five hundred dollars, which I make