

Edington's corner Black oke and from thence to the Big gate on the Road. And after the death of my wife the land as to be sold and the money arising divided equally among my children John D. Edington Sarah J. Wood, Mary A. Day and Lydia Edington, J. T. Edington Amada T. Warner. I wish the personal property sold and divided among my daughters: the Balance of my Land I give to J. D. and J. T. Edington. I do hereby appoint John D. and J. T. Edington the Executors of this my last Will and Testament made this 3rd day March 1866.

Witness James D. Kefauver
David E. Kefauver

J. T. Edington

At Roanoke County Court July Term 1867.

The last Will and Testament of James Edington deceased was this day produced in Court and proved according to law by the oaths of James D. Kefauver and David E. Kefauver subscribing witnesses thereto and thereupon admitted to record, the same having been stamped according to Act of Congress.

And on the motion of John D. Edington and James T. Edington the Executors therein named who made oath thereto and together with John W. Day and William Woods their securities entered into and acknowledged a Bond in the penalty of One Thousand Dollars conditioned according to law, the said John D. Edington and James T. Edington are permitted to qualify as Executors of the said James Edington deceased.

A Copy from the records of Court
Test. W. McCauley Clerk

Mrs Susan Custer. In Susan Custer, widow of Jacob Custer deceased, late of Roanoke
County I do hereby renounce the provisions made for me in the Will
of said Jacob Custer which was admitted to record by the County Court
of Roanoke at the July Term 1867, and I hereby request the County
Court of Roanoke to appoint Commissioners to lay off and apportion to
me according to law my third part of the Real Estate of said
Jacob Custer as my Dower therein.

Witness my hand and seal the 11th day of September 1867.

Test
W. W. Brand
Isaac Custer

Susan Custer Seal
mark

At Roanoke County Court, September Term 1867.

A Renunciation by Susan Custer, widow of Jacob
Custer deceased of the provision made for her by the Will of her late
husband Jacob Custer deceased, was proved by the oaths of William W.
Brand and Isaac Custer witnesses thereto and ordered to be recorded.

Test.

W. McCauley Clerk.

Samuel Hensel.

I Samuel Hensel of the County of Roanoke and
State of Virginia

Being of sound mind, and disposing memory, and being
aware of my ill health, and the uncertainty of life,

I therefore make this my last Will and Testament, revoking
all other wills hitherto made by me at any time.

First I will that my funeral expenses be fully paid.

Second I will and bequeath to my beloved Wife Mary A. Hensel one hundred and eighty one acres Land where we now reside and that portion of the Distany and Entzinger Land laying on the North side of the Road running from Big Lick to Salem adjoining George Stevens line and the said Mary A. Hensel is to have the use of that portion of the Entzinger Land laying on the South side of the road until sold and should my only wife M. A. Hensel be fortunate and make any thing during her natural life, she shall have the exclusive right to dispose of it as she may think proper - she shall also take such of the Household and Kitchen furniture, Horses, Cattle, hogs, Farming implements, Wagons & Charms, Rockaway Buggy and harness, Wheel Drill and all the crops of hay and grain ~~both~~ on hand and growing and one Bond of two hundred dollars on Mrs Susan Shaffer of Tennessee.

Thirdly, I give to my son William C. Hensel the House & Lot in Salem purchased by me from George Stevens for which the said Stevens shall make the said Wm C. Hensel a warrant Deed for and in consideration of two thousand five hundred Dollars which I have paid, The balance of Wm C. Hensel's Legacy can be found on my account Book which makes him equal with the rest of my Children.

Fourthly, I give my son George A. and my Daughter Mary Susan One hundred acres Land each laying next to Jacob C. Miller running from the Old Lynchburg road back to the old McComahah line there two lots shall contain 100 acres each for which the said Geo A. and Mary S. Hensel shall have title as soon as George A. Hensel is Twenty one years old - But my wife Mary A. Hensel shall have the control and benefit of Mary S. Hensel's share until the said M. S. Hensel is 21 years of age and each lot is valued at Forty dollars per acre.

Fifth When my son Samuel Franklin becomes Twenty one years of age I will that he shall have One hundred acres Land along the line of George A. or Mary S. Hensel running parallel with them valued at forty dollars per acre and

My wife Mary A. Hensel shall have the benefit of Samuel F. Hensel's share until he becomes twenty one years of age.

Sixth I will my youngest son Charles P. Hensel that portion of Land bequeathed to my wife Mary A. Hensel at her death valued at

Last I appoint my Friend and Neighbor David C. Trout as my Executor to settle my Estate make sale of any surplus that may be on hand collect Bonds and divide the same ~~equally~~ amongst my Five Children as named above.

In witness whereof I have hereunto affixed my name and affixed
my seal this 3rd day of August 1867.

Isaac Hershberger Saml. Herobut E. G. B.
Madison Spiggle

At Roanoke County Court, February Term 1867

The last Will and Testament of Samuel Herobut deceased
was this day produced in Court and proved according to law by the
oaths of Isaac Hershberger and Madison Spiggle subscribing wit-
nesses thereto and thereupon admitted to record, the same having af-
fixed thereto, duly canceled United States Internal Revenue stamps
of the value of Twelve Dollars and Fifty cents.

Copy from the records of Court
Test

Wm. McCauley Clerk.

Joel Withrow: I, Joel Withrow, of Roanoke County, Va., being of sound and
disposing mind and memory, do make the following disposition of
my worldly Estate.

Item 1st. I direct my Executor herein after named, to pay any just
debts that I may owe at the time of my death and also my funeral
expenses.

Item 2. I give and bequeath unto Joel Withrow my nephew, son of
Stephen Withrow, the sum of One Thousand Dollars, to him and his heirs
forever as his full share of my Estate.

Item 3. I give and bequeath unto my nephew William Withrow,
son of my brother William Withrow, the sum of Eight Hundred Dollars,
to him and his heirs forever as his full share of my Estate.

Item 4. I give and bequeath unto Aaron Newman and to his heirs
forever, the sum of Three Hundred Dollars, as his full share of my Estate.

Item 5. The residue of my Estate I give and bequeath to my six brothers
and sisters, - to those of them who are living an equal sixth part, and to
the children of such as are dead, one sixth part. - the above named Joel
Withrow and William Withrow to have no more than the sum above
given to them.

The names of my brothers are William & Stephen
(supposed to be now living) and Lewis, who is dead - The names of my
sisters are Rebecca, who married Jacob Richards - Tabitha, who married
William Burnet - and Betsy, who married John Burnet.

Lastly I appoint Frederick Johnston Executor of this my
last Will and Testament.

Held my hand and seal the 23rd day of Sept: 1864.

Signed & acknowledged in the presence of us Joel Withrow Seal
(being both present together at the same time)
who in the presence of the Testator & at his
request have signed our names as witnesses. 3

Jas. B. J. Logan
A. Huff

At Roanoke County Court, May Term 1868.

The last Will and Testament of Joel Withrow deceased was
this day produced in Court and proved in part according to law by John
B. J. Logan one of the subscribing witnesses thereto. It was also proved by
the oath of the said John B. J. Logan that he is well acquainted with
the hand writing of A. Huff the other subscribing witness thereto, that
the said A. Huff is dead, and that his signature as a witness to said
Will is in his genuine hand writing. And thereupon the said Will
is admitted to record, the same having affixed thereto duly canceled
United States Internal Revenue stamps of the value of Three Dollars.

A copy from the record of Court.

Test

Wm. McCauley Clerk.

Reuben Bryant, I Reuben Bryant in the County of Roanoke and State of Virginia
being of sound mind and memory and considering the uncertainty of
this troublous life do therefore make, ordain, publish and declare this
to be my last Will and Testament - That is to say I direct all my
just debts and funeral expenses be paid as soon after my decease as
possible out of the first monies that shall come into the hands of my
Personal Representative from any portion of my Estate.

I give and bequeath unto Sarah Mason all my Real and
Personal Estate of every description which I may die seized and pos-
sessed of - That is to say the Land and premises on which I now live
and also all my house-hold and Kitchen furniture, and to effectuate
this my intention fully I do hereby vest in the said Sarah Mason
full power and authority to dispose of all the above named property
or any other interest unto which I may die seized or possessed as she
may think proper in as full a manner as I could myself do if living.

And do hereby make ordain constitute and appoint my friend
George Hartman my Executor of this my last Will and Testament
hereby revoking all former Wills by me at any time heretofore made.

In witness whereof, the said Reuben Bryant have to this my
last Will and Testament set my hand and seal this 21st day of May
1867.

Reuben Bryant
Signed, sealed, published and declared by
the above named Reuben Bryant as for his
last Will and Testament in the presence of us
who have hereunto subscribed our names as
witnesses thereto in the presence of the said
Testator and in the presence of each other.
Test James Johnston
W. McDonald

At Roanoke County Court, March Term 1868 -

A paper purporting to be the last Will and Testament of
Reuben Bryant deceased was this day produced in Court and James Johnston