

in my estate, for her life, and the entire estate subject to said dower interest, shall pass immediately to my said children, or their heirs, to be held by them, with the dower interest, when it shall have terminated in the manner above set forth.

Item-9- It is my desire that there shall be no appraisement or sale of my personal estate unless required to pay any debts I may leave unpaid.

Item-10- I hereby appoint my wife Serena C. Deyorle, executrix of this my last will and testament, and request that no security be required of her, and I do hereby revoke any and all wills by me heretofore made.

In testimony whereof, I have set my hand this the 12th day of March A. D. 1894.

Signed, sealed, published and declared by Charles S. Deyorle, as and for his last will and testament, in our presence, who, at his request and in his presence, and of each others presence, have subscribed our names as witnesses thereto.

Charles S. Deyorle

W. W. Ballard
Geo. W. Zinkle

At Roanoke County Court July 18th 1898.

The last will and testament of Charles S. Deyorle, deceased, was this day produced in court and proved according to law by the oaths of W. W. Ballard & Geo. W. Zinkle the subscribing witnesses thereto, and is therefore ordered to be recorded as the true last will and testament of Chas. S. Deyorle, deceased.

A copy from the records of Court:

Teste:
W. B. Bowles, Clerk.

Serena C. Deyorle

In the name of God Amen I Serena C. Deyorle of the County of Roanoke State of Virginia viewing the uncertainty of life do make and publish this as my last will & testament hereby revoking all others that may have been heretofore made by me.

I devise all of my estate of what kind ever whether real personal or mixed to my beloved husband Charles S. Deyorle to be held by him in fee simple this devise is intended to include any money I may have heretofore given him to invest in the house erected on his place in Roanoke Co. hereby confirming said gift and all money I may die possessed of and all debts due me either by the Personal representatives of the Estate of Lewis B. Taylor, my father or by any person or persons whatsoever.

Witness my hand and seal this the 6th day of January 1890.

Serena C. Deyorle (seal)

Witness,
Signed & witnessed in the presence of each other & of the testatrix all being present at same time -

John W. Eller
John W. Deaton.

I desire that after the death of my husband L. S. Dyerle at the division of his Estate that my nephew S. Taylor Ferguson shall have one thousand dollars

Witness my hand and seal this 6th day January 1885

Sarena C. Dyerle *(seal)*

John W. Eller

John W. Deaton

I, Sarena Dyerle make the following change in my ~~my~~ last will and Testament having willed to my nephew S. Taylor Ferguson \$1,000 one thousand dollars I now will it the sum one thousand Dollars to my step daughter Lucy E. Campbell :

Witness my hand and seal this 6th day of May 1896

Sarena C. Dyerle

Witnesses in presence of the following persons present-

J. W. Eller

J. W. Deaton

At Roanoke County Court July 18th 1898.

The last will and Testament of Mrs Sarena C. Dyerle, deceased, was this day produced in Court, and proved according to law by the affirmation of Jns. W. Eller, and oath of John W. Deaton, the subscribing witnesses thereto, and is thereupon ordered to be recorded as the true last will and Testament of Mrs Sarena C. Dyerle, deceased.

A copy from the records of Court,

Jesh. W. B. Bowles, Clerk.

W. A. Henderson

In the name of God Amen. I, John A. Henderson of Roanoke County Va^{ca} being of sound mind and memory, and ^{in certainty of death and} knowing the uncertainty of life, do make this my last will and Testament-

1st I desire my body to be given a decent Christian burial after death, and the expense therefor to be paid out of my estate by my Executors hereafter named.

2nd I direct that all my just debts be paid as soon as practicable after my death.

3^d I give and bequeath to my beloved wife, my entire estate both real and personal (after the debts are paid) during her natural life, and request that she allow my sons, who are named as my executors to carry on the business as general merchants in the place where it is now, during her life if they can agree as to a division of the profits of the store.

4th after the death of my wife I direct that my entire property be sold and be equally divided between my four children.

5th I nominate and appoint my sons, A. A. Henderson and Charles R. Henderson, as my executors to carry out ^{promising} these of this my last will and