

N. Smith, Wm. G. Peck, William Betts, George P. Taylor & Benjamin Deyrie their securities, entered into and acknowledged a bond in the penalty of \$20,000 with condition according to Law they are appointed the Executors of said last will and Testament

A Copy from the records of Court
Teste J. Johnston Clk

Edney Hannah, (Relinquishment) To the County Court of Roanoke

Roanoke County June 11 1853

I Edney Hannah widow of Ballersow Hannah decd hereby disclaim & renounce all provisions & bequests made to me & for my benefit in the last will & Testament of my said husband Ballersow Hannah intending to claim the entire one third of his property & estate during my life & request that this renunciation may be duly admitted to record

Teste Pharr Armstrong
Sabney R. M. Peregoy

Edney ^{her} Hannah, mark

At Roanoke June Court 1853

A paper purporting to be a renunciation on the part of Edney Hannah, widow of Ballersow Hannah decd, of the provisions of the will of the said R. Hannah in her favour, was this day produced in Court and proved by the oaths of Pharr Armstrong and Sabney R. M. Peregoy, subscribing witnesses thereto, and is ordered to be recorded

A Copy from the records of Court
Teste J. Johnston

Charles Carney

In the name of God Amen; I Charles Carney knowing that it is appointed to man to die, and being of feeble health as to body, but of sound and disacriminating mind make this my last Will & Testament, revoking all other I have made. (So with) It is my wish for my days to be kept together and not divided, until the death of my beloved wife Susan that they all live & rest it together. I also wish about one third of the cleared land kept in clover or grass & plentifully supplied with plaster. If it be thought necessary to sell any of the surplus property it can be done as may suit themselves. I also wish the house situated on the road to be well boarded & fitted up in a proper manner I also wish all the buildings to be kept in good repair. I have given to my daughter Anna Homack her part that may be coming to her & to all my children except Anna Homack who have received any thing from me the same must be considered as a part of what they are to receive making all equal, my son William will have to leave the house, he

now live in at next Christmas, and lastly I appoint my son David Carney & my lawful son, Robt. C. Jones, my Executors, with full power to manage & rent as they may see proper, having full confidence in the integrity and honesty of them, both in my wish they be not held to security by the Court, there is not to be a waste of timber nor none sold off the place, nor shall any one renting keep too much stock so as to impoverish the land all of which my Executors will strictly attend to. The land belonging to Capt. David Litch lying about my barn ought to belong to the place I therefore wish my Executors if they can, purchase the same at a fair price to do so, the part coming to my daughter Eliza Pace I wish she grant it to her & her heirs and wish my Executors to see it is not taken from her & her children, that they receive the benefit therefrom, subscribed this the 5th day of July 1853, in my own hands writing

Teste Bartlett Thompson,
Samuel G. Woods
Amanda Wood

Charles Carney

I Charles Carney have this day caused a Codicil, to be attached to my will, the interest my son William gets of my estate he is only to hold during his natural life then to return to my other children, provided Mr. Owens should die before him, then he & his heirs to hold the same portion as my other children, this 15th day July 1853

Teste Bartlett Thompson
Samuel G. Woods
William H. Small

Charles Carney mark

At Roanoke August Court 1853, The last Will & Testament of Charles Carney deceased together with a Codicil thereto attached, was this day produced in Court and proved according to Law, by the oaths of Bartlett Thompson and Samuel G. Woods, subscribing witnesses thereto, and the said Will and Codicil, are thereupon ordered to be recorded

Teste J. Johnston

Susannah Carney (Relinquishment)

To the worshipful County Court of Roanoke County I Susan Carney the widow of Charles Carney deceased do hereby renounce the provision made for me by my said husband Charles Carney in his last Will & Testament, which was admitted to probate in your worshipful Court at its August Term 1853, it being my purpose to claim the portion of his estate to which I am entitled by Law - I further ask, that this my act of renunciation may be received by the Court & duly admitted to record

Teste Wm. M. Sermeds
Samuel G. Woods

Susannah Carney mark

At Roanoke September Court 1853: This paper purporting to be a renunciation on the part of Susan Carney of the provisions of the will of Charles Carney dec'd was produced in Court, proved by the oaths of William Mc Dermid & Samuel G. Woods witnesses thereto, and is ordered to be recorded
Seals
F. Johnston Clk

Henry Webster

The last will and testament of Henry Webster dec'd. I Henry Webster of Roanoke County being of sound mind and memory, do make and ordain this my last will and testament in manner and form, hereinafter stated in the first place, I declare after my just debts and funeral expenses are paid - To my daughter Jane for services rendered I give my young roan mare, the balance of my personal property after my debts to be sealed and equally divided between all my children two in number, I give to my son John and my daughter Jane & Sarah my black man Seaks for their care, use, my son Danna, to be charged with twenty four dollars having received that amount my son David has received fifty dollars in a horse & saddle, which he is to be charged with, Charles McCray has received thirty dollars which he is to be charged with on a deviseion I direct that my plantation be divided between all of my children To wit, Danna, David, John Henry Sarah, Jane Elizabeth, Lucy, Mary Nancy to be divide, equally in quality I direct that John Jane & Sarah lots be laid off together at the lower end of the plantation including the improvements I direct that that John, Jane, & Sarah each to have a bees and cow, before a sail or deviseion as all that have left me has had the same, To carry this my last will in to full effect, I appoint my friend & neighbour David Sloan my executor,
Given under my hands this 30th day of May 1854
Witness before signed
Lewis R. Stover
Sipton M. Hudson
Henry Webster (seal)

At Roanoke June Court 1854, This last will and testament of Henry Webster deceased was produced in Court and proved according to law by the oaths of Lewis R. Stover and Sipton M. Hudson, subscribing witnesses thereto, and ordered to be recorded. And on the motion of David Sloan, the Executor therein named who made oath thereto and together with Bernard Putzer and Richard Steamer his securities, entered in and acknowledged a bond in the penalty of \$1000 with condition according to law certificate is granted the said David Sloan for obtaining probat of the said will in due form

A Copy from the records of Court
Seals

F. Johnston Clk

Adam Garman

I Adam Garman of Roanoke County & State of Virginia do hereby make my last will & testament in manner and form following, that is to say, 1st I desire that after the payment of my just debts funeral expenses, that my wife Catharine & my daughter Sarah shall enjoy full entire possession of all my land & personal estate during my wife Catharine's lifetime; 2^d After the decease of my wife I give unto my daughter Sarah that portion of my land on which my dwelling stands from a white oak corner of Mr. Mather's lands at the roads with the road to a sugar tree at the mouth of a branch leading from the lands of Jacob Brunke & with said branch to the line on the N. side of my land & with said lines to said white oak, also all my house hold furniture & all my stocks that is or may be on the premises at my decease; 3^d I give to my other five children viz, Joseph Garman, Elizabeth, Agnes, Nancy, Beverly, John Garman & Magdalen Beem, the balance of my land to be divided equally between them charging to Joseph Garman & John Garman each ten acre of land that I gave them in a piece of land now owned by Mrs. Mathas, which I estimate at ten dollar per acre, And lastly I do hereby constitute and appoint my friend Edward Mc Donalds Executor of this my last will and testament hereby revoking all other or former wills or testaments by me heretofore made,
In witness whereof I have hereunto set my hand & seal this the 28th day of October 1853
Attest Edw. Mc Donalds
Adam Garman (seal)

At a Court held for the County of Roanoke on Monday the 19th day of June 1854, The last will and Testament of Adam Garman deceased was this day produced and offered for probat, which motion was resisted by Joseph Garman, And the testimony of Adam Garman's and Edward Mc Donalds, the subscribing witnesses thereto having been heard, the Court, without deciding upon the question of probat adjourns the case over until tomorrow morning 10 o'clock, and at a Court continued and held for said County on Wednesday the 20th day of June 1854. The last will and Testament of Adam Garman deceased was again produced in Court, and the arguments of Counsel heard on the motion to admit the same to probat, and the court regarding the said will to be proved according to law, and that the testator was of sound mind, sustains the motion to admit the said will to record, and it is ordered accordingly
A Copy from the Record of Court
Seals
F. Johnston Clk