

Executor of this my last will and Testament wherewerto I have set my handes
 Witnesse
 Joseph Winger ^{his} ~~mark~~ ^{Read}
 John R. Scott
 Jacob Lish
 Daniel Stoner

At a Court held for Roanoke County August 19th 1840 The last will and Testament of Joseph Winger seal was proven by the oaths of Jacob Lish and Alexander Peckridge who proves the hand writing of Jacob Lish a subscribing witness thereto and is ordered to be recorded. And on motion of Mathew Winger executor thereto named who made oath thereto together with Henry Winger and Conrad Miller his security entered into and acknowledged a bond in the penalty of two thousand dollars conditioned as the law directs certificate is granted him for obtaining a probat of the will in due form

Teste.

Wm H Cook C

Wm Henry.

In the name of God Amen

I William Henry of the County of Roanoke and State of Virginia being weak in body but of sound mind and considering the uncertainty of this mortal life and feeling desirous to make this my last Will and Testament in manner and form following to wit first of all committing my body to the ground and my soul to the Lord who gave it I wish my body to be buried in a plain and decent manner. I wish all my just debts and funeral expenses to be paid out of my effects which I shall leave at my decease, I give unto my son John Henry one dollar also to my son William Henry his heirs one dollar for their portion and to my eldest daughter Mary Oconoy one dollar as her portion and to my daughter Anna Johnston one dollar as her portion and to my daughter Sarah Warts five dollars as her portion out of my estate and to my Grand daughter Lucy Randy I give one dollar as her Mother's portion I give unto my Daughter Sophia Neighbors twenty dollars to be paid at the end of two years from this date as her portion and to my Daughter Rachel Cavers I give five dollars for her portion. Next to my Daughter Margaret Tiffles I give three dollars to be paid two years after my decease. And to my Daughter Catherine Henry I give one gray Mare known by the name of Pitt also one bed and furniture and to my Daughter Helen Hartman I give one bed and furniture and to my Daughter Magdalene Henry on young white mare known by the name of Nancy also one bed and furniture also the three girls Catherine Henry Helen Hartman and Magdalene Henry before named I give a piece of lands now laid off adjoining John Scott and Stoller which I think is worth six hundred dollars to be sold and the money to be equally divided between them to wit Catherine Henry Helen Hartman and Magdalene Henry I also give unto my son Ben Henry five dollars for his portion and to my son Stephen Henry I give the balance of my lands that is after the aforementioned tract is taken off I also give unto my beloved wife Bathsheba one horse any of them she is to choose after the girls gets the aforesaid mentioned fillies also all my household and kitchen furniture that remains after the girls their aforesaid mentioned

bedding also a house for her and the two girls Catherine and Magdalene to live in and to be supported off of the place as long as the girls remain single and she my widow & all the lands property not mentioned in this will I leave for the benefit for the two girls and the widow to wit, Catherine & Magdalene. It is my desire that my two sons Owen Henry & Stephen Henry to be my executors of all my estate and settle all my business that shall remain unsettled at the time of my decease. In testimony hereof I have set my hand and affixed my seal this fifteenth day of January 1839,

William ^{his} ~~mark~~ Henry ^{Read}

Witnesse
 Job C Hawley
 Daniel Webster
 J. B. Hawley

At a Court held for Roanoke County 18th January 1839. The last will and Testament of William Henry Deceased, was proven by the oaths of J.C. Hawley, Daniel Webster, and J.B. Hawley witness thereto and it is ordered to be recorded and Owen Henry one of the executors named in the said will having appeared in Court and refused to take upon himself the burthen of the execution thereof and on motion of Stephen Henry one of the executors herein named who made oath thereto and together with Benjamin Hawley Owen Henry & Michael Hartman, his security entered into and acknowledged a bond in the penalty of two thousands dollars conditioned as the law directs certificate is granted him for obtaining a probat of said Will in due form

Teste

Wm H Cook C

In the name of God, Amen

Jam. Murray James Murray of the County of Roanoke, being of sound mind and disposing memory for which I thank God, and calling to mind the uncertainty of human life, and being desirous to dispose of all such worldly estate as it hath pleased God to bless me with. It is my desire that so much of my perishable estate may be sold as will be sufficient to pay all my just debts and funeral expenses, and the balance if any to remain on my farm, until the same shall be sold by my executor as herein after directed. I give and bequeath unto my well beloved wife, during her natural life, one third part of my estate, of what nature or kind soever; or if she prefers it I direct that the whole estate real and personal be sold except such bedding and furniture as she proposeth when I married her which I hereby doth cast bequeath to her, and out of the proceeds of such sale that she be paid, in lieu of the third aforesaid, the sum of Five hundred dollars, \$500 I give and bequeath to my son William Murray the sum of one thousand dollars, provided he surrenders a bonds he holds against me, and relinquishes his right to a tract of Sixty six acres of land purchased from John Lark by my said son and myself, and in case he does not do so I will give him the sum of one dollar, and in either case the amount to be paid him out of the money arising from the sale of my estate as aforesaid. I give in like manner to my son James Murray the sum of Five dollars to be paid him aforesaid, \$5 I direct that after paying off the debts and legacies aforesaid, that the money arising from these