

and from the proceeds of said sale the sum thirty two dollars (\$32) to set apart to be divided equally among the children of my daughter Cleilda Collins when they reach their majority. And the remainder of the proceeds of said sale to be divided equally between my two sons E. K. & William Henry.

Fourth. It is my will that at the death of my wife my son William Henry, and his daughter J. M. Henry shall own all of my real estate, situated in the twentith district of said County, and divided as follows beginning at a small stream on the back of the river thence South to a planted rock (Kings corner) William shall have all the land west of said line, his daughter shall have all the land East of said line.

Fifth I do hereby nominate and appoint my son William Henry to be my Executor, in witness whereof I do to this my will set my hand and seal on this the 16 day of June 1893.

Sigma sealed and published in our presence, and we have subscribed our names unto in the presence of the Testator this the - day of 1893

Attest:  
Andrew Dawson  
J. E. Morris.

William Henry

Drawn in open Court by the oaths of Andrew Dawson and J. E. Morris subscribing witness to the foregoing will, and the same was agreed and declared to be the last will and testament of Wm Henry deceased and ordered to be recorded in the book of wills July 24<sup>th</sup> 1893.

N. D. Bachman Clerk.

Last Will & Testament      In the name of God, Amew.  
 of      I, Rebecca Newland, being of  
 Rebecca Newland Deed      sound and disposing mind and  
 memory, and impressed with the  
 uncertainties of life, and being desirous at this time to re-  
 gress to writing what I propose shall be my will concerning  
 the disposition of my real estate in Virginia, which I derived  
 from the estate of my deceased father Isaac C. Anderson  
 of Scott County Virginia, to make and publish this my last  
 will and testament concerning said estate, to take effect at my

death, hereby revoking and making null all other wills I may heretofore at any time have made, touching said estate.

I have heretofore permitted my son J. A. Newland to live upon said real estate, being a tract or parcel of land situated in Scott County, Virginia, being the same parcel of land received by me from my deceased father's estate aforesaid, the boundaries and descriptions of which will more fully appear by reference to a deed executed to me by the heirs of I. C. Anderson, deceased, and of record in the office of the Clerk of the County Court of Scott County, Virginia, and have permitted my said son to use occupy and enjoy the said tract of land, and the products and profits thereof free of charge by paying the taxes thereon from year to year, and cultivating such parts thereof as he desired; And whereas, during the time he has so occupied and enjoyed said land, he has erected a house upon same, and has made other improvements thereon, Therefore, It is my will and desire that my said son Isaac A. Newland shall continue to reside upon said land and cultivate the same, and enjoy and use the profits thereof, as he may see proper, during and for the term of his natural life, and the said J. A. Newland is not to be charged anything therefore. It is further my will and desire, and I do hereby, as part of this bequest, will and require of the said J. A. Newland that he take good care of said land and the improvements thereon, and cultivate said land in a husband like manner, and not permit the same to get out of repair, nor to permit any unnecessary waste upon same, and to keep the taxes on same paid up. He is at liberty to cut so much of the timber for fire wood, and for the necessary repairs of the place, as in his judgment may be proper, but in cutting for fire wood, he will try to use first such down timber or dead timber as may be suitable for that purpose, so as to preserve as far as possible all standing timber, But this is not to prevent him from cutting or fellling timber whenever in his judgment it may be necessary for firewood, or for repairs or improvement on the place.

It is further my will and desire that at the death of said J. A. Newland, said tract of land, together with all improvements thereon, shall go in equal interests to my four Grand children, Children of the said J. A. Newland, to wit, Joseph Newland, Mitchell Newland, Mamie Carey Newland, and Margaret Newland, in fee simple.

But if any of said four Grand Children aforesaid should die before the said J. A. Newland without issue, then it is my will

that the interest of the one so dying, had he or she continued living, shall go to the surviving brothers & sisters, in equal interests in full simple. And if any of said Grand Children should die before the said I. A. Newland, leaving issue, then the issue of such one dying shall take the same interest the deceased parent would have taken, if such parent had continued alive. And no charge of any kind is to be made against my son Isaac A. Newland for the time he shall so use and enjoy said land, Neither is any charge to be made by him against my estate, or against said land for any improvements or repairs, or other work he may do on said land during the time the same is so occupied by him. It is distinctly understood however that I reserve to myself until my death, the right to control said land, and every part thereof, and also the right to revoke, change, or alter this will, at any time hereafter, or make such other disposition of said land, or any part thereof, as I may desire.

In testimony whereof, I have hereunto set my hand and affixed my seal this the 8 day of November 1890.  
Signed and sealed in our presence, and we hereby in the presence of the Testatrix, and at her request, and in the presence of each other do hereby sign our names as witnesses thereto.

This 8<sup>th</sup> day of November, 1890.

W. A. Sparger

R. J. Shelton

Proven in open Court by the oaths of W. A. Sparger and R. J. Shelton subscribing witnesses to the foregoing will and the same was adjudged & declared to be the last will & Testament of Rebecca Newland dec'd. and ordered to be recorded in the book of Wills. August 19, 1893.

M. D. Bachman, clk.

The Last Will & Testament

Copy.

Wm D. Jones, deceased  
Commonwealth of Pennsylvania  
City and County of Philadelphia

By the tenor of these presents, I, Alfred Kratz, Register for the Probate of Wills and granting Letters of Administration

in and for the City and County of Philadelphia, in the Commonwealth of Pennsylvania.

To make known to all men, that on the Thirteenth day of August A.D. 1890, at Philadelphia, before me, was proved and approved the last will and Testament of William D. Jones, deceased (a true copy whereof is to these presents annexed) having whilst he lived and at the time of his death, divers Goods, Chattels, Rights and Credits, within the said Commonwealth by reason whereof the approbation and inauguration of said last Will and Testament, and the committing administration of all and singular the Goods, Chattels, Rights and Credits, which were of the said deceased; and also the auditing the accounts, Calculations and reckonings of said Administration, and absolute care of the same, to me are manifestly known to belong; and that Administration of all and singular the Goods, Chattels, Rights and Credits of said deceased any way concerning his last Will and Testament, is committed to Jeremiah C. Chance, Executor in the said Testament named, he having first been duly affirmed well and truly to administer the Goods, Chattels, Rights and Credits of the deceased, and make a true and perfect inventory thereof, and exhibit the same into the Register's Office of Philadelphia, on or before the Thirteenth day of September next, and to render a just and true account, calculation, and reckoning of the said administration, on or before the Thirteenth day of August one thousand eight hundred and ninety one or when lawfully required; and also to diligently and faithfully regard and will and truly comply with the provisions of the Act relating to Collateral Inheritance.

In testimony whereof, I have hereunto set my hand and seal of office, at Philadelphia, this Thirteenth day of August in the year of Our Lord one thousand eight hundred and ninety.

A. J. Portier  
Dep. Register

The last Will and Testament of William D. Jones of the City and County of Philadelphia, in the State of Pennsylvania First. I will and direct that all just debts that may exist against me at my decease shall be settled and paid