

27
 my books my Bibles and all other to be Equally divided
 between them I Give and bequeath to Elizabeth Ann Summell
 set of best heard Curtains I further give to my daughter
 Polly Hamilton one small bed and one set of hand iron
 I further give to my daughter Jane Shaw my bed gives &
 bequeath to Elizabeth Hamilton one bureau one painted
 bed understood of the beds & bureau that I have here given are
 Contained in the Inventory of Samuel Graham also are
 Contained the personal property of said Graham and that
 Reference is made to an Agreement by the heirs of said
 Graham there would respect said agreement and wish
 said property to be divided agreeable thereto If not I wish it
 to go to the person I wish it to go to the person I have given
 them under and hand this 10th day of August Eighteen hundred
 and twenty eight Elizabeth H. Graham

Teste
 George Fox Williams
 Franklin County, Va. September Court 1827
 The last will and testament of Elizabeth Summell
 produced to Court and was proven by the oaths of Mr. Hovey
 and George Williams her witnesses Mr. Joseph Hardin, Nicholas
 ordered to be recorded Teste J. H. Rennieck C. C.

R. S. Gale I Reuben S. Gale of the County of Franklin being now dangerously
 ill do make this my last will and testament First I direct that
 all my debts be paid Secondly that there remainder of my property
 both real and personal be held or disposed of by my executor
 for the support of my wife and for the Education & Support of
 my children Thirdly I appoint Hamilton Sinker executor of
 this my last will with full power to Convey any real Estate
 which I may have a legal or Equitable Claim to as one of the
 heirs of James Gale and to do all and any act which he may
 deem correct to close and adjust all my accounts to be rendered
 Seven under my hand and seal this 17th Sept 1823
 John Reading
 R. S. Gale

Franklin County, Va. December Court 1828
 The last will and testament of Reuben S. Gale, dec^d was
 produced in Court and proven by the oaths of John Reading
 & Allen S. Macon by the subscribing witnesses and
 ordered to be recorded Teste J. H. Rennieck C. C.

Be it Remembered that Elizabeth Summell of the County of
 Franklin & State of Kentucky being in weak and feeble
 mind and disposing of her real and personal

for the same do make this my last will & testament in manner
 following First I desire that my negro woman Rachel and
 increase if any be sold after my death and all my just debts funeral
 expences to be first paid then the remaining balance to be Equally
 divided amongst the seven Children of my Daughter Frances
 Yeager Wife Peachy Malena, Sanford Edward Eliza Virander and
 Frances and further Give and bequeath unto said Frances the
 Youngest Daughter my bed and furniture to have & to hold forever
 I do hereby Constitute and Appoint my friend John H. Hovey
 Executor of this my last will and testament hereby revoking all
 others heretofore made by me in the City of Winchester where I have heretofore
 set my hand and affixed my seal this 30th June one thousand
 eight hundred and twenty eight
 Signed sealed and published & declared as for the Elizabeth H. Summell
 last will & testament of the above named
 Elizabeth in presence of us
 Teste

Wm. H. Wright
 J. H. Wright
 Geo. H. Wright
 John Hovey
 Franklin County, Va. December Court 1828
 The last will and testament of Elizabeth Summell, dec^d was produced
 to Court and proven by the oaths of Wm. H. Wright & John H. Wright
 of the subscribing witnesses (which is ordered to be recorded)
 Teste J. H. Rennieck C. C.

Charles In the name of God Amen I Charles Hovey of Franklin County
 Va. do make and publish this my last will & testament
 (First) I desire and bequeath the whole of my estate both real & personal to
 my wife Polly Hovey during her widowhood to have & possess the
 same to her own use and benefit while she remains my widow at
 the expiration of the term aforesaid that is to say at the marriage
 or death of my wife Polly Hovey I desire and bequeath all my
 real Estate above named including the slaves & their increase &
 whatever may then remain of my personal Estate to all my
 Children in equal portions to share alike I desire and desire of
 God an affliction that the Flock meeting house stands to the Trustees
 of the Baptist Church of Christ established in said meeting house
 and to their Successors forever But it is my will that there be no
 buying ground or said meeting house and moreover that no
 house be appropriated to no other use than that of a house of
 worship as heretofore Lastly I appoint my friend John Hovey
 Executor and John Hovey & Alexander Hovey of the County of
 Franklin Va. my witnesses

of all my Children alluded to above during their infancy to wit
Oliver Anne Nancy William M. Macy Alexander Macy
Nathan S. Macy Elias Joel Macy and Margaret I desire
that no Security be required of my said wife for the perfor-
mance of any trust herein Confided to her. In testimony
whereof I have hereunto set my hand and affixed my seal on
this 18th day of December in the year One thousand eight
hundred and eight.

Entered before signed 2^d page 8th fourth line "Grand"

Executed & published in presence of
Geo. Blackburn
Joseph W. Roberts

Charles Macy test.

Franklin County Feb. February Court 1829.
A Writing to be the last will and testament of Charles Macy deceased
was produced in Court by Solly. Macey the Executor and
Harrison S. Snodden the Executor the same named and George
Blackburn and Joseph W. Roberts subscribers (Witnesses thereto
being) & were proved that it was made and the said
Charles Macy signed and published the said Writing as his
last will and Testament in their presence on the 18th day of
December in the year one thousand eight hundred & twenty eight
and that he was at the time of said writing and disposing
thereof. It was therefore considered by the Court that the said Writing
is fully proved to be the last will & Testament of said Charles
Macy deceased made and published on the said 18th day of
Decr. 1828. and is ordered to be recorded.

Teste J. P. Kennick Clk

In the name of God amen I John Jones of the County of
Franklin and State of Kentucky of sound mind and memory
do hereby make void and of no effect all other previous wills
by me made.

- Item 1st I give my soul to God who gave it to me
- Item 2nd I give and bequeath unto my beloved wife Ann Jones (after paying
all my just debts all my real and personal estate of which I am
possessed together with all kinds accounts or debts of any
kind full and forever subject however to the provisions hereafter
made in this my last will and Testament for my Children)
- Item 3rd I give and bequeath unto my beloved son John J. Jones
one hundred and thirty eight Dollars all of which sum he has received
- Item 4th I give and bequeath unto my beloved daughter Mary
one Mary (I mean the sum of five) all of which she has received
- Item 5th I give and bequeath unto my beloved daughter Ann to wit Ann
6th Parker \$138 all of which she has received

Item 6th I give and bequeath unto my beloved son Richard Jones
of which twenty Dollars has been paid and the balance to be paid hereafter

- Item 7th I give and bequeath unto my beloved daughter Elizabeth M. Jones
twenty five Dollars that have been received the balance to be paid hereafter
- Item 8th I give and bequeath unto my beloved son Hamilton J. Jones \$100 to be
paid as hereafter expressed
- Item 9th I give and bequeath unto my beloved son George M. Jones \$100 to be
paid as hereafter expressed
- Item 10th I give and bequeath unto my beloved daughter Frances B. Jones
\$138 to be paid as hereafter expressed
- Item 11th I give and bequeath unto my beloved son Francis A. Jones \$100
to be paid as hereafter expressed
- Item 12th I give and bequeath unto my beloved daughter Susan R.
Jones \$138 to be paid as hereafter expressed

It is my will and desire that my beloved wife Ann Jones should be
the sole executrix of my estate, and that so soon as sufficient funds
can be seasonably raised after my death that she should pay off
the several accounts that have not been paid when she attains her age
and that at the next coming of age or marry that she should pay them
off, also and educate our Children as she thinks proper. It is further
my desire that my land and negroes should be kept together
until the death of my beloved wife and at her death that all the
estate should be sold both real and personal and if any of the above
named legacies should not be paid off that they be first paid and
the balance of any should then be equally divided among all
my Children to belong to them and their heirs forever. In testimony
whereof I hereunto set my hand and affixed my seal this 8th day
of January in the year of our Lord Eighteen hundred & twenty nine

John Jones
Said J. Major
James Bridgeford
Franklin County Feb. February Court 1829
A Writing purporting to be the last will & Testament of John
Jones deceased was produced in Court and proven by the oath
of Lewis R. Major & James Bridgeford the subscribers and witnesses
thereof and such is ordered to be recorded
Teste J. P. Kennick Clk

Item 13th I Benjamin Arnold of the State of Kentucky and County of
Franklin being perfect in mind but infirm in body do hereby
make and declare this as my last will and Testament giving
all other wills by me made void for in the first place I have
no way be decently intended and also the expenses incurred
by me and also my wife and child should be paid