

possession of my sons by the quality and consideration
 of James Thurst and my body I commit to the earth
 to be buried in a decent and Christian like manner
 and my wife and I request unto my beloved wife many
 come to all that may be necessary or convenient
 with the appurtenances situate on Beavers creek in
 the said county of Franklin being the same where I now
 reside with the lands and hereditaments thereto
 belonging and the rents issues and profits thereof
 and during the term of her widowhood 100000 for my
 said wife the use thereof to be taken from any part
 of my timber land heretofore or for any purpose
 requiring it for the use of the above mentioned party
 I do give to my said wife all my stock of 5 hogs
 with her thirds of my stock of hogs together with
 one third of all my personal property and after
 payment of all my debts funeral expenses and other
 charges arising hereon dollars each for my seven
 youngest children to and in equal shares this is my
 desire that all the residue of my estate if every kind
 and nature shall be equally divided among all my
 children that are now living and lastly I hereby
 appoint my said beloved wife & Mary Anne Collins
 and John S. Mayors Executors and executors of this my
 last will and testament hereby revoking all former
 wills by me made in witness whereof I have hereunto
 set my hand and seal the fifteenth day of March in
 the year of our Lord one thousand eight hundred and
 thirty four. Witness my hand and seal before signed
 signed sealed published and declared by the above
 named Thomas Collins
 to be his last will and
 Testament in the presence
 as it doth hereunto subscribed
 our names as witnesses in
 the presence of the testator
 J. H. Taylor
 J. W. Baxter
 Lucretia W. Brayer

Franklin County April court 1834
 The last will and testament of Thomas Collins decd.
 was produced in court by the executors and proved by
 the oath of John Baxter and Lucretia W. Brayer
 two of the subscribing witnesses thereto and ordered

to be recorded which is done accordingly. J. H. Renwick cfc

Daniel Fitzgerald of the county of Franklin and State of
 Kentucky being weak in body but of sound mind and disposing
 of my own free will and calling to mind the uncertainty of human life and
 the certainty of death and being desirous of disposing my worldly
 estate that it has pleased God to bestow on me I give and
 bequeath the same in manner following that is to say it is my wish
 and desire that all my estate both real and personal be sold
 and first my just debts and funeral expenses be paid and the
 remainder be equally divided between my several daughters
 Polly Sample Polly Kirk Anna & Mrs. Jane McCallister
 Elizabeth Bright Parley Dixon and Margaret Dixon all of which
 I give to my above named children their heirs assigns Executors
 and administrators forever hereunto my will so be it done
 by me and I constitute and appoint Thompson Taylor and
 John W. Brayer my executors to carry into effect this my last will and
 Testament with my hand and seal this 25th day of March
 1834 Daniel Fitzgerald

in presence of
 J. W. Brayer
 James Taylor
 Franklin County April court 1834
 A writing purporting to be the last will and Testament of
 Daniel Fitzgerald decd. was produced in court and proved
 by the oaths of Alexander Wilson and James Taylor the
 subscribing witnesses thereto which is ordered to be recorded
 which is done accordingly
 J. H. Renwick cfc

Frankfort August 31 1833
 I Francis Reynolds of the State of Kentucky and county of
 Franklin and town of Frankfort and of my free will and
 sound mind and in full senses of mind I make my will and
 last Testament that I will and bequeath the house with all the lot
 that is specified in the said Bought of H. D. Marcus By said
 Reynolds Prentiss and bequeath all to my wife Mary Reynolds
 and all that may be in the house and on the lot after my
 death and all the property is to be at her command to use
 dispose of at her will and pleasure and all the money that may
 be on hand at my death she has the power to hold at her
 and pleasure after paying all my just debts which I have
 and I do bequeath my negroes Mary Reynolds as an
 executor jointly with my wife if it will be her wish to
 give to my son Charles Francis Reynolds my
 house and lot retaining the same house

Bay said Reynolds ought to be come to the age of twenty one years of age though his mother is have all the rent and management of said Lot until he becomes to the age as aforesaid for the purpose of giving him a good Education and Cloathing him and boarding him. I also give to my Daughter Harriet P Reynolds my house and Lot which said Reynolds of Richard Taylor and Doctor Tarked now occupied as a Confectionary Shop for many years by said Reynolds my wife is to have the a moiety of the rent or profit of the house and its contents until my daughter arrives to the age of twenty one years of age unless her mother wish to give it to her sooner in case she should marry before the age of twenty one years I wish my son to have to Reynolds after he arrives to the age of twenty one years to act jointly with his mother in all transaction of business that belongs to said F Reynolds estate. Witness my hand I have hereunto set my hand and seal the day and date above written

Teste
John Leonard
Richard P Bacon
Francis Reynolds

I recommend my soul into the hands of that good who gave it and my body to the earth from whence it came and at my death I wish to be buried in the garden of my families residence under the old quince tree there to remain until the resurrection of the dead
Francis Reynolds
Franklin County July term 1804

A writing purporting to be the last will and testament of Francis Reynolds dec'd was produced in court and proven by the oaths of Charles P Bacon and John Leonard subscribing witnesses thereof and the same is ordered to be recorded which is done accordingly
J. H. Kermick of ee

In the name of God amen I Mary H Reynolds Mary widow of Francis Reynolds dec'd of the town of Weymouth do hereby make this my last will and testament in manner and form that is to say first I desire that all my perishable part of my estate to be immediately sold after my decease except the articles herein after mentioned second I give and bequeath unto my daughter

Harriet my Piano forte and my music for the same and all my gold watch and ring which attached together with my jewels to her and her heirs forever

Third I give and bequeath unto my son Charles the silver Patent Lever watch and ring which his father wore to him and his heirs forever

Fourth I give and bequeath unto my daughter Mary Frances who has been born since her fathers death a diamond eal Box and my portrait to her and her heirs forever

Fifth I give and bequeath unto my children all the gold coins I have now in my possession to them and to their heirs forever

Sixth I give and bequeath unto my said three children all my Silver ware which I now possess to be equally divided amongst them and to their heirs forever

Seventh I give and bequeath unto my Brother in law Jeremiah Reynolds my side Beard and all the glass and China ware contained & kept in the same also a great large Carpet and more fancy to him and to his heirs forever

Eighth I give and bequeath unto my brother John Leonard one pair Brass and Iron one pair I have and rings with brass heads and more fancy to him and to his heirs forever ninth It is my will and desire that my negro woman Milly be set free upon the following conditions to wit that she shall pay to my executor four hundred and two hundred dollars in four equal installments that is fifty dollars yearly after my decease or my will proven in court and hereunto

Tenth It is my will and desire that my negro man Anderson be set free upon the following conditions to wit that he pay to my executor four hundred and fifty dollars to secure and pay in equal installments of one hundred twelve dollars and fifty cents in four years but if the said Anderson can give such security as will be approved by my executor then my executor or either of them is fully discharged to emancipate him by this my last will and testament but if the County Court of Franklin County require security for his maintenance he is to give such security himself and if he fails to comply with the afore in four months from the time of proving my will I direct he shall be sold for the best price that can be got for him

Eleventh and whereas debts have arisen in my mind whether my daughter Mary Frances who has been born since her fathers death will be entitled to any of his real estate and wishing my said three children shall be equal in the property their father left that if the law does not recognize here I do hereby will and desire to my said daughter Mary Frances so much of the