

James Rube  
I give to my wife Mary Rube and my infant daughter Mary Ann and the survivor all my estate of every kind and name that my executor and as soon as practicable invest the whole with them of the Farmers Bank or some other profitable stock I give my executor power to sell and transfer any of my estate

Shery Appant Jasot Rube executor My wife  
In testimony whereof I have hereunto set my hand and this 22<sup>nd</sup> April 1852  
Signed at Richmond  
with license of 3  
James Rube

George  
Wm Callanuar  
For and in County Carrol June Term 1852  
A writing purporting to be the last will and testament of James Rube decd was produced in court and was proved by the oath of Jasot Rube and William L Callanuar the subscribing witnesses thereto & ordered to be recorded which is done accordingly  
Atk. H. W. Connick C. C.

Moyers  
In the name of God, amen I Stephen Moyers of the County of Franklin and State of Kentucky being sound mind and memory (Blessed be almighty God for the same) declare this my last will and testament - First I desire that my body be entored in the Protestant grave yard at Shelbyville in a Christian like manner - Second I do my will and desire that my executor herein after named pay all of my just debts and funeral expenses - Third I give and bequeath to my son in law John D. McFee my negro man Coan and and Fanny his wife and their four children & also my negro man Isaac or Fourth It is my desire that my executor sell my negro woman Jane and her child to Artha Brown of Shelby County and the sale money given to my niece Mary P. Laverboy, It is my desire that they give her two thousand dollars in cash in addition - Fifth I give to John D. McFee for the use of Edward and Fanny D. when children five hundred dollars - Also on the hands of the same fifty dollars to Jane and fifty dollars to Isaac - Sixth I give to my brother James Moyers five hundred dollars - Also to my daughter Nancy Freeman five hundred dollars - Seventh I give to niece Mary Ann West one hundred dollars, also to my nephew Lewis West one hundred dollars - Eighth It is my desire that all the balance of my estate to sold and after the debt bequeths be satisfied the balance to go to my son in law John D. McFee  
Ninth I Appant my son in law John D. McFee & they friend Artha my executor with my last will. Signed with my own hand this 28<sup>th</sup> day of June 1852  
Witness J. Marshall  
Stephen Moyers

For and in County Carrol June Term 1852  
A writing purporting to be the last will and testament of Stephen Moyers was produced in court and was proved by the oath of John Marshall & J. W. Connick the subscribing witnesses thereto & ordered to be recorded which is done accordingly  
Atk. H. W. Connick C. C.

Callaghan  
In the name of God amen I John Callaghan of the County of Hamilton being weak in body but of sound mind declare this my last will and testament First I desire that all my just debts be paid - 2<sup>d</sup> After the payment of my just debts I will and desire the balance of my estate real and personal being beloved Sister Mrs Margaret Norman to have and to be in full power and absolute power - It is my desire and I seal this second 2<sup>d</sup> August 1852  
Witness Michael Sheehan  
William Molony  
John Callaghan

For and in County Carrol August Term 1852  
A writing purporting to be the last will and testament of John Callaghan decd was produced in court and was proved by the oath of Michael Sheehan and William Molony the subscribing witnesses thereto and ordered to be recorded. Whereupon the said will together with this certificate is duly recorded in my office  
Atk. H. W. Connick C. C.

Harrison  
I Catherine Ann Dove Harris constitute this writing my last will and testament By the last will and testament of my late mother Mrs Elizabeth Pendleton, of record in the Clerk's office of Nelson County Court, certain lands were devised unto during my life, and at my death to the children of my brother, John T. Pendleton and Thomas C. Pendleton. And by the last will of said wife dated decr 27<sup>th</sup> 1837, the residuary devised "After the estate herein before bequeathed to my daughter Catherine shall at her death, in case she shall die without issue of her body, go and pass to such of the children of my sons John and Thomas, or either or their heirs, as the my said daughter may by an instrument in writing, or any or several" Now in virtue of the power vested in me by the said will of my deceased mother, it is my will and desire, and I hereby by this instrument in writing order and direct that said lands on my death, become the property of the children of my brother, John T. Pendleton and Thomas C. Pendleton in the manner and proportion bequeathed, that is to say - First, the said Charles son of John T. Pendleton, in trust for the sole and separate use of Mary Ellen Chinn (wife of John C. Chinn) and such child or children as she has now living and may hereafter have, free from the control management or direction of said John T. Pendleton, and not to be liable for his debts or responsibilities, present or future - And upon the death of said Mary Ellen Chinn, said Charles of her to become the absolute property of the children - If she have none living at her death, then to be divided equally between the children - Second, the residue of the said lands held by me as above said to be equally between John Bette, son and Catherine, children of my brother John T. Pendleton and Elizabeth Allison, Betsey A. Pendleton, John G. Pendleton, and other children of my late brother Thomas C. Pendleton