

daughter comes at father age to take charge of her property she (my daughter) is to have a provision to be made for her in her will
5th Item and bequeath that all the property descending from above named daughter Martha Ann Wilson in any way may come hereafter shall be secured to her and her heirs forever and if she should die without issue then all the property of my estate then bequeathed shall revert to my lawful heirs
6th Item I appoint and ordain Thomas Farmer of this county my executor to execute and carry out the bequest of this my last will and testament giving him full powers to collect the whole estate in accordance to this above specification and releasing my wife from any of the trouble attending to the same - I also renounce and revoke all previous wills and declare this my last will and testament - In testimony whereof I have set my hand and seal the day & date above

In presence of
James H. Ellison
A. G. Gordon
J. T. P. Wilson (Seal)

April 30th 1818 Joseph T. P. Wilson in addition to the foregoing will make and ordain on this day the following is a codicil to the same affirming and establishing in the foregoing which does not clash with the Codicil and as much as does is hereby revoked & annulled, both will and ordain that if my wife Betsey P. Wilson should die and my daughter Martha Ann Wilson should die without legal issue then my said wife is to have and hold during her natural life one half of all my estate above specified and at her death that half is to revert to my lawful heirs and in case of the death of my daughter as above specified (my wife being named) the other half is immo diately on such demise to revert to my lawful heirs above named. I further will and ordain that if my wife should die during my daughter's life then the estate is to revert as established under the clause of the foregoing will but should my daughter then die without issue the estate is to be divided and my wife with one half as above specified & the other half revert as above specified

In presence
James H. Ellison
A. G. Gordon
Joseph T. P. Wilson (Seal)

Franklin County Court June Term 1818
Having first read the last will and bequest heretofore made of Joseph T. P. Wilson dec'd was produced in Court and read and it was proven by the Oaths of James H. Ellison & A. G. Gordon Senators of this State that and ordered to be recorded and the same is hereby recorded in my office
A. H. Nemphos C. Sec

Graves
Jr. d.

I John D. Graves of Franklin County and State of Tennessee do hereby certify that my last will and testament after the following manner

Item 1st I give and bequeath unto my wife Fanny Graves the one half my lands in the State of Kentucky, during her life, together with all the personal estate, but of the choice to devise any of the estate among the children, she is to divide equally among them not giving to one child more than another - Item 2nd I give and bequeath to my three daughters Susanna, Eliza and Martha one third of the land, one bed and furniture, and one negro horse to each of them, and the horse, bed, and saddle, and negro horse to be valued to each of them so as to make them equal. I also give and bequeath to my above named three daughters and my son John Graves six hundred fifty acres of land lying in Lewis County and State of Tennessee being the balance of land owned by me even and clear I have given to my two sons William and Elias - my son John is to have two hundred acres to be laid off to him so as not to injure the form of the main and the remainder to be equally divided among the above named three daughters agreeably to quantity and quality - That lands I have given to my two sons William & Elias Graves they are to be charged in the ultimate settlement of my estate one thousand dollars each - The lands I have bequeathed to my three daughters and my son John they are to be charged with five dollars per acre in the final settlement of my estate - Item 3rd I have sold my son above named children interest in the lands of them Grand father Richard Thomson Senr dec'd to Joseph Thomson and found myself for the title long made good to the said Joseph Thomson believing it to be to the advantage of my son above named children - Now father of the above named son children refuse to convey their right and title unless I will before a record land to said Joseph Thomson then those that convey shall be entitled to the legacy of those that refuse to convey - Item 4th I give and bequeath to my daughter Sarah Jones two hundred dollars out of my estate and no more - If she should die before she receives it then the said two hundred dollars to be paid to my children - Item 5th I give and bequeath unto Fanny in full satisfaction my daughter Fanny one dollar out of my estate and no more - Item 6th After the death of my wife Nancy Graves my will and desire is that the lands and personal estate which I have bequeathed to her shall be sold on a credit of twelve months and the proceeds thereof divided among my second and last wife children so as to make them all equal by giving in the Legacy will to the son before named children my second wife - Item 7th I nominate and appoint my wife Nancy Graves executrix of my last will & testament granting her the power and authority of choosing and appointing such persons as she may think proper and whom she shall think fit to execute their respective offices in testimony whereof I have hereunto set my hand and affixed my seal this 6th day of August in the year of our Lord 1818
Witness Richard James
John D. Graves
John D. Graves

State of Kentucky

Franklin County Court June Term 1848

A writing purporting to be the last will and testament of Edward Green, deceased was produced in Court and was proven by the Oaths of Richard West, and P. D. Smith, subscribing Witnesses, that it should be received

Whereupon the said will is duly received in my office
A. H. Kennedy C. J.

Master Nathan Plaston, do hereby make my last will and testament in manner and form following that is to say

- 1st After the payment of all my just debts I will come to give to my mother Elizabeth Plaston all my estate both real and personal during her natural life
- 2^d After the death of my mother, I desire that my nephew James M. Plaston have my said real estate with her share in case for ever
- 3rd I desire that my brother Joseph of my estate just as he may think proper except my girl Mary - And lastly I do hereby appoint my friend Edward T. Barley my executor of this my last will and testament hereby revoking all others of former wills (some heretofore made)

In Witness whereof I have hereunto set my hand and seal this 20th day of June 1848
Signed Sealed with the presence of us
R. C. Steele
Arthur Carr
Nathan Plaston

State of Kentucky Franklin County Court August Term 1848

A writing purporting to be the last will and testament of Nathan Plaston deceased was produced in Court and was proven by the Oaths of R. C. Steele and Arthur Carr the subscribing Witnesses, that it should be received

Whereupon the same is duly received in my office
A. H. Kennedy C. J.

Repon William of Edward Green, do hereby make and publish this last will and testament in manner and form following that is to say

I will and devise unto my beloved wife and my daughter James D. Repon Joseph W. Repon & Ann Elizabeth and Edwin J. Repon my half of land which I have in the County of Richman containing one hundred and a half acres in tract with the wife and children of Andrew Green and the same may be made available to aid in the raising and education of my said children, and the support of my said wife - I hereby authorize and empower my Executor herein after named to make sale of said tract of land whenever my said wife may desire a sale thereof, and the proceeds of the same to be used in the support of my said wife and children as she may think proper during her life and my executor may think best for the use and benefit of my said wife and children

And I do hereby appoint my daughter Mary Ann Green and her son William Green and their heirs and assigns forever my Executors of this my last will and testament in manner and form following that is to say

In view of these things being done I desire that the same be received in my office and be duly recorded in my office and be duly received in my office and be duly received in my office

That I will and devise unto my said wife during her life the same estate as all the rest and residue of my estate after the payment of my just debts and funeral expenses - Lastly I hereby constitute and appoint Edward T. Barley my executor and full power to carry out the provisions of this will - hereby revoking all other wills heretofore made - I have hereunto set my hand and seal this 27th day of December 1848
Signed Sealed & delivered in our presence and attested by us at the request of the testator
J. C. Herndon
George W. Robinson

William Repon C. J.

Franklin County Court January Term 1849

A writing purporting to be the last will and testament of William Repon deceased was produced in Court and was proven by the Oaths of J. C. Herndon and George W. Robinson subscribing Witnesses, that it should be received

Whereupon the said will is duly received in my office
A. H. Kennedy C. J.

Samuel I. P. Samuel, Son of Nathan Samuel of the town of South Fork, being very weak, but in my proper mind and senses, do make this my last will and testament - I wish I have all my just debts to be paid out of my personal estate

I do desire my house and lot in South Fork where my father now lives to my dear Mother during her natural life, and at her death - I will the said house and lot to my three Sisters Sarah Catherine Coleman Lucy Samuel and Margaret Samuel to be divided for ever - I do also desire that my dear Mother during her natural life, and at her death - I will the said house and lot to my three Sisters Sarah Catherine Coleman Lucy Samuel and Margaret Samuel to be divided for ever - I do also desire that my dear Mother during her natural life, and at her death - I will the said house and lot to my three Sisters Sarah Catherine Coleman Lucy Samuel and Margaret Samuel to be divided for ever

I do hereby constitute and appoint Richard Long my Executor of this my last will and testament in manner and form following that is to say

Franklin County Court February Term 1849
A writing purporting to be the last will and testament of I. P. Samuel, deceased was produced in Court and was proven by the Oaths of Richard Long and J. C. Herndon subscribing Witnesses, that it should be received