

referred to the amount of Eleven hundred and twenty dollars  
 then he shall have right to an equal dividend of any  
 then remaining I consider what I have given my son Daniel  
 to Price including his education expenses tuition for writing  
 blanketing Books &c. with horse saddle and bridle to be  
 worth one thousand dollars and that his not to have any  
 more of my Estate until all my children have received  
 each to the amount of one thousand dollars then he shall  
 have a right to an equal dividend of what may remain  
 to my daughter Susan thing since I hardly give the black  
 girl that she had her infant note to be delivered with her  
 future increase, to get her out to expect horse saddle and  
 bridle and to be hired and yet as a proper law saying when  
 she may get married or if her circumstances make it  
 necessary all of which I consider to be worth five hundred  
 and fifty dollars and that she is not to have more of my  
 Estate until all my children have received their share of my  
 Estate to the amount of five hundred and fifty dollars then  
 she shall have a right to an equal dividend of what may remain  
 to my son Richard whether I thereby give to him fifty dollars  
 of value lying in the most prudent manner I can direct  
 when I may live being that when I formerly give to ser-  
 vants and have taught him to be a man and among the  
 things of a proper education and clothing for him to  
 secure when he becomes of age to get him with a pair of horse  
 saddles and bridles which I consider to be worth one thousand  
 dollars and he is not to receive any more of my Estate until  
 all my children have each received of my Estate to the amount  
 of one thousand dollars after which he may have a right  
 to share an equal dividend of what may remain to my son  
 Ezra it is his will may go on to receive an education that will fit  
 him for some profession or trade and to be charged with  
 the expenses thereof until the end of the year when he  
 becomes of age he is to remain equal with my other  
 children of the division of my Estate either in mine or  
 property including the expenses of Education my desire is  
 that my above named executors to wit my beloved wife  
 Susan Price my son John L. Price and son William M.  
 Price go on to take under their care the whole of my Estate  
 after my death both real and personal and endeavor  
 to manage all in the best and most profitable and peaceable  
 way they can do for the general benefit of all the family  
 and paying due regard to all the foregoing directions  
 in this will at the proper time of distribution amongst  
 all my children to wit "Susan Sanders John L.  
 Price William M. Price James Price & Elizabeth Price

Elizabeth & Mable Price & Price James to the Surviving Price  
 Richard & M. Price and Ezra M. Price that all may finally be made  
 as nearly equal as the nature of the case will admit mind to begin more  
 to those who have hit first last until all made equal God witness my  
 hand and seal this 19<sup>th</sup> day of May in the year of our Lord 1832  
 in presence of

Benj Wright.  
 Jas T. Price  
 Mary J Price  
 James & Beatty  
 Franklin county, October Court 1836.  
 A writing purporting to be the last will and testament of John Price and  
 was produced in court and proven by the oath of Benjamin Wright  
 a witness being sworn thereto and by the oath of Isaac Wingate  
 to be wholly written and subscribed by the said John Price and  
 and thereupon it is ordered to be received which his done accordingly  
 C. H. Wannick c. f. k.

John In the name of Gentlemen I John Warner Son of the County of  
 Howard, Franklin and State of Kentucky do hereby make this my last  
 will and testament in manner and form following to wit to wit  
 1<sup>st</sup> I give that a sufficient portion of my personal property to be  
 immediately sold after my decease amounting to the money of a sum  
 therefrom all my just debts and funeral expenses to pay  
 2<sup>nd</sup> I give the payment of my debts and funeral expenses to my beloved  
 wife Elizabeth Warner all my lands and all my property both real  
 and personal to be divided between her and her children I should my wife  
 change her state and be married to another in that case she shall  
 to have one third part of my Estate to wit the living and after her  
 I give the same to my children hereinafter mentioned  
 3<sup>rd</sup> I give to my son Benjamin Warner fifty dollars to him and his heirs forever  
 4<sup>th</sup> I give to my son Eliph Warner fifty dollars to him and his heirs forever  
 5<sup>th</sup> I give to my son Thomas Warner fifty dollars to him and his heirs forever  
 6<sup>th</sup> I give to my son Benjamin Warner fifteen dollars to him and his heirs forever  
 7<sup>th</sup> I give to my son William Warner the sum of 30 dollars to him and his heirs forever  
 8<sup>th</sup> I give to my daughter Julia Ann Chandler 20 dollars to her and her heirs forever  
 9<sup>th</sup> I give to my daughter Sarah Leman the sum of 20 dollars to her and her heirs forever  
 10<sup>th</sup> I give to my son David Warner the sum of 30 dollars to him and his heirs forever  
 11<sup>th</sup> I give to my daughter Nancy Warner the sum of 20 dollars to her and her heirs forever  
 12<sup>th</sup> all the balance of my Estate both real and personal of what nature or  
 kind soever it may be herein bequeathed or disposed of I desire may  
 be equally divided among my several children hereinafter named to  
 them and their heirs forever and lastly I do hereby appoint  
 constitute and appoint my son Bennett Warner and William  
 Chandler executors of this my last will

and being well advised or acquainted by me  
heretofore made. In witness whereof I have hereunto  
set my hand and seal the 22<sup>nd</sup> day of August 1835.

John Harroa Seal

signed sealed published  
and declared as and for  
the last will and testament  
of the above named John  
Harroa senior in the presence of  
James & Durall  
Laurence Jordan  
Franklin County September term 1835  
A writing purporting to be the last will and testament of  
John Harroa was produced in open court and sworn by  
the oath of James & Durall and Laurence Jordan  
Subscribing witnesses to said writing to be the last will  
and Testament of the said John Harroa who upon being  
ordained that the same be recorded which is done accordingly.  
c. H. Pennick c. f. e.

Memorandum that on the 20<sup>th</sup> day of December about the  
year 1835 I was called on by the said John Harroa senior  
and then the said Thomas Jefferson of the County  
of Franklin being sick of the sick room of his house  
on the 21<sup>st</sup> day of January the next all being in my  
house of him the said Thomas Jefferson there was made  
and declared his last will and Testament in substance as  
tho' it is now of the substance my design that my  
brother Seamus Macey out of the Estate as he has to get the  
shall raise the sum of five hundred dollars and keep  
the interest thereof to the amount of support the said  
white infant daughter of the said John Harroa senior  
Bernella should attain the age of twenty years if she  
dies here she have the said sum of five hundred dollars  
paid to her all the rest of my Estate being kind I intend  
to go to my said brother Seamus Macey and his wife  
Hannah Macey he the said Thomas Jefferson Macey  
then called upon the said Seamus Macey and  
asked him if he would approve that bequest and undertake  
to carry into effect to be answered that he did and would do  
that it was done with respect to the said Thomas Jefferson  
Macey said then I wish you to take charge of all my  
effects and Estate you have the papers and accounts in  
your own possession I design that you shall pay particular  
attention to the raising the said sum of five hundred dollars  
for Bernella and that you apply it as I have directed the  
residue of my Estate I leave to you. This is to the like  
effect as the said Thomas Jefferson

of the subscribing with which the same should be his last will and  
Testament in which he desired them to be sworn to which we have  
refused to writing the 19<sup>th</sup> day of May 1834

Williamson its Partner  
Charles P. Owen Seal

Franklin County May term 1834  
A writing purporting to be the mercantile will of Thomas Jefferson was  
was produced in court and sworn by the oath of William Williamson  
and Charles P. Owen the subscribing witnesses to said writing who upon  
it is ordered that the said writing be recorded which is done accordingly  
c. H. Pennick c. f. e.

I devise to my wife Rebecca Triplett one third of my Estate real personal  
Thomas and mixed in fee simple the remainder of my Estate to be equally divided  
Intellig among my children my executor Rebecca Triplett and my executor  
and Harrison Stanton I authorize to see all or any part of my Estate  
and invest it again at pleasure my duty and trustee to meet all  
claim against me I wish no Inventory of my Estate taken or made  
from my executor or executor.

Thomas Triplett Seal  
Dec 26<sup>th</sup> 1834

Franklin County April court 1836  
A writing purporting to be the last will and Testament of Thomas Triplett  
was produced in court and sworn by the oath of Alexander H.  
Kinnick and Jacob Sargent to be written in whole in the handwriting  
of said Triplett. It is therefore ordered that the same be recorded  
which is done accordingly  
c. H. Pennick c. f. e.

I Moses Perkins long of sound mind and disposing Judgment call on  
Moses this my last will and Testament I first devise that my first wife  
Perkins pay a secondly that my beloved wife Gill remain upon my  
will plantation during her natural life and to enjoy with her the  
appurtenances to have and to hold all and every of my property  
during life and that my daughter Nancy Dodson be permitted  
to remain with her mother and enjoy the benefit of the place during  
her natural life as well she may & many fourth that all the rest  
of my wife all that may be remaining of my personal Estate be  
equally divided between my son Harry and my daughter Rachel  
and Nancy drawn fifth my wish that my Grandson Moses Allen  
Allen remain with and take care of my wife during her life and  
at her death I will that my said Grandson Moses Allen have  
and possess the plantation but I should my daughter Nancy  
be a free and a widow then in that event I wish her to remain  
upon the plantation with my son Moses Allen and my daughter  
Nancy hereby appoint my daughter Nancy Dodson