

Should I will and bequeath my beloved wife Jane Boston for & through her life the
farm on which I now reside containing about 100 acres to be done or left
wholly. I will also to my wife Jane Boston all my house hold goods & my land
and all other of my personal property of every kind. I have her see or out any
of the may please in support of herself and my said son Thomas L Boston who
I desire may live on the said farm with his mother during her life
Tenthly At the death of the Mother it is my will and desire that my said
farm and all house hold goods of every kind and all of my personal property that
may remain, go and belong forever to my said son Thomas L Boston
In Testimony whereof I have hereunto set my hand and affixed my seal
the 15th Oct. 1844

Witness J. Sullivan
P. H. Mayhall Lewis Boston (Seal)

State of Kentucky
Franklin County Court March Term 1848
A writing purporting to be the last will and Testament of
Lewis Boston was produced in Court and was proven by the oath of J. H. Sullivan
and the same is copied with A. H. Kennedy Esq

State of Kentucky
Franklin County Court May Term 1848
The last will and Testament of Lewis Boston dec^d was further and
fully proven by the oath of P. H. Mayhall a subscribing Witness thereto
and ordered to be recorded. Where upon the same is truly recorded
in my office with
A. H. Kennedy Esq

W. Harris
Will 3
The last will and Testament of William F Harris now of Frankfort
Kentucky and a Commodore in the Navy of the United States

I William F Harris being of sound mind and memory, yet mindful of the
uncertainty of life, after returning thanks to God for his manifold mercies &
His mercies, do make it publick this as my last will & Testament hereby
revoking all other wills & Testaments heretofore made by me. 1st
I do hereby appoint my trusty and much beloved friend Henry S
Bodley, of Frankfort Kentucky, the sole executor of this my last will &
Testament, and to him I do hereby commit the guardianship of my children,
desiring them to be educated on the best manner, and that the expenses
of their maintenance and education be defrayed out of my estate, and
also advising my children to honor, obey and respect the advice of my
executor and to look upon him as a friend in whom they can repose perfect
confidence. Item 2 On the 5th of February 1840 Austin P. Key and wife
of Frankfort Ky. made a deed to me of certain interests, interests of the
late Schiller Freed which my beloved wife and myself had previously
conveyed to the said Key wife. I do hereby authorize and empower my
executor to do any thing in the premises which I might legally have done
if I were living and to execute the same. When the intention expressed
in the said deed is fully performed and my estate is administered for my executor

in carried by me or my executor or my executor or my executor or my executor
the proceeds to my wife's beloved wife legal representative her
title has never passed from her, but she is an able and worthy woman
H. H. Churchill and wife I direct & desire in the same manner as the
property does. Item 3 I hereby authorize and empower my executor
sell and convey any part or all of my real estate either whole or in
and to pass perfect titles to the same, but I reserve my power and the
proceeds of such sales to be invested in property, stocks, bonds, and
Mortgages of good personal security, to the benefit of my said executor, but I do
not make any sale of any part of my real estate it is my desire that my executor
should consult with my friends Orlando Brown in relation to the propriety of
making such sale; and that the consent of both of them shall be sufficient to
authorize the sale; but if they differ in opinion then they are to refer the
matter to the judge of the Circuit Court of the County of Frank with his decision
shall control the course of my executor. But if it should happen that the
Orlando Brown should live or remain to such a distance from Frankfort
that he cannot be conveniently conferred with then and in that case my
said executor is as fully authorized to sell and convey my said real
estate as if the said Orlando Brown had not been a party thereto.
Item 4 I give and devise to Elenor Harris, the wife of my brother Daniel
H. Harris, my negro girl Ann who has by said Elenor Harris during her
natural life, and after her death to descend to her child or children should
she leave any. Should she die leaving no child then I give & devise to my
brother Daniel H Harris the use of said Ann during his life, and after
the death of said Elenor and upon the death of both as aforesaid, said Ann is to
return to and constitute a portion of my estate, but I hereby authorize said
Elenor or Daniel to provide by will for the maintenance of said Ann
after both of their deaths if she or he may see fit to do so, should the said
Ann have children the children are to bequeath to said Elenor or Daniel
= use by the same terms and conditions in which Ann is devised to them. I also
direct my Executor to pay annually to said Elenor Harris during her natural
life the interest that may accrue upon the sum of five hundred dollars annually
and should my brother Daniel out live said Elenor then my executor shall
pay said annuity to him during his life. Item 5 And I do hereby advise
my executor to give a special attention to my brother Charles and in the event
that the property now owned by Charles should ever fall into the hands of
maintenance or if from any cause he should not be able to support himself
my executor is hereby directed to aid him from time to time by such amount
of money from my estate as will sustain him in comfort according to the value
likely to be the discharge of my executor knowing that he will do the same
from his kindness and duty, and in the event of the death of my executor
provision of the same relating to Charles as the said will, I advise my
executor at my death to remain until my said executor shall be
the proper but freedom to my executor

Opinion that she would be happy to remain with the rest of my family, and
belong as the chosen to remain. I hereby request my executor to see that she
is well taken care of and all her reason and wants provided for
Item 7 I hereby direct my executor, at my death to remain a bachelor and
my servant George (the son of Julia Ann) who is ^{proven} in this caption to be considered
as a free man - Item 8 My Executor is hereby directed to give to my
servant woman Hannah a certificate of freedom & a release from all
personal service to any of my heirs or representatives upon her (body) and
with the terms of a contract for the purchase of herself which has been executed
by me and is now in her possession - Item 9 I direct and wish that
my Executor shall immediately upon his qualification, value or
Cause to be Valued all the Slaves that I may die possessed of (with
the exceptions of Julia Ann, George, Hannah & Ann who are already
disposed of by this will) and that said Executor shall then an account
with said Slaves charging them with the value which may be applied to
them, and with such taxes or other expenses as may from time to time
be chargeable to or paid by my representatives on their accounts, and to
have out said Slaves from time to time and credit them by the amount of
here received; and whenever these credits for here received shall amount
to the value of any of said Slaves and expenses received on their account
then I will and direct that they and such children as the females may
have in the mean time, shall be emancipated that free, and I also direct that no
interest be charged on either side of said account. In the event of the
death of any of said negroes, I direct that the value of such deceased shall
be deducted from the charge against the negroes, and the here received for the
services of such deceased shall also be deducted from the credit side of the
account; Provided any of said Slaves, not be an will in the opinion of my
executor, said Executor is then directed and authorized to have out said
Slave for one year after the other may be emancipated and the here
thus received shall constitute a portion of my estate. Item 10 I hereby request
my executor to cause the remains of my beloved wife to be transported
to my lot in the Frankfort Cemetery and the Monument to be moved also, and
in the event of my dying up at a distance from Frankfort, direct my remains
if practicable to be removed & buried in the same lot and hereby authorize my
executor to charge my estate with all expenses in carried on that account
and to cause a suitable inscription to be engraven on the monument now erected
over my wife - Item 11 I hereby will & bequeath my pocket watch by receipt to my
son William & also my sword & naval uniform and my silver pocket
and I leave to my daughter Sarah the picture of herself & her also by
receipt to the smallest portrait of myself and any made by my sister and
all the letters were with the exception of the letters bequeathed to her
brother William; and I bequeath to both of them a further wish
expressed by me with the earnest prayer that they may be so
conducted as to be useful and honorable members of society
and that they may be so conducted as to be useful and honorable members of society

When you read this you will find that every one of the children of said my wife
that when you come to die you can have a share of every thing I have
Item 12 I hereby request my executor to my estate and my body should be
my lot in the Cemetery as a burying ground for myself, to be done if they prefer that
place. In Witness whereof I have hereunto set my hand and seal of office my
hand this 14th day of May eighteen hundred & forty six
Signed & acknowledged in our presence this
5th day of May 1846
Orlando Brown
Thos. Page
State of Kentucky, Franklin County Court, Term Term 1848
Attesting and certifying that the last will & testament of William P. Wilson deceased
was produced in Court, and was proven by the oath of Orlando Brown and
Thomas J. Page subscribing Witnesses, that and read to the court
Whereupon the same is truly recorded in my office
Attest
J. H. Garrison

Wilson
J. P.
Franklin County Ky April 12th 1848.
In the name of God Amen - Know all men by these presents that I, William
P. Wilson of the County of Franklin and State of Kentucky being informed & advised
of the laws from which in all human probability I may never arise, and being
now in sound mind and using my proper rational senses, do make & confirm this
my last will and testament for the distribution of my property, to wit
1st I will and bequeath that all my just debts of general expenses be paid out of
the proceeds of property herein after mentioned - 2d I will and ordain that
the tract of land which I own adjoining Mares, Hartens, be sold and such house
hold property as may, shall designate together with such stock of farming utensils as
she thinks she can well spare to be sold leaving it discretionary to select for use
and keep all such house hold & kitchen furniture together with such stock &
farming utensils and all the balance sold, I also leave it discretionary to
my Executor herein after mentioned and appointed to sell or rent my
mill property and the proceeds of all which or so much as may be necessary
applied to the payment of my debts as above specified within the first bequest
3rd I will and bequeath to my lawfully wedded wife, Eliza P. Wilson all
my property real and personal after my above specified debts and expenses
have and to hold during her widow hood, or during her natural life should
she remain a widow so long and I grant her the power and full power
to give or grant for amongst all or the whole of said property to me or my
brother Ann Wilson during her widow hood if she think proper to make
such gift or distribution - 4th I will & bequeath that my son
William Ann Wilson is to be supported by my above named wife and
the proceeds of the above specified property found & charged for the
clothing every thing else belong as she may deem with her
if my wife should die in any all the property to be
be immediately to my daughter Ann