

Noss
Frances

October 4th 1879. I Frances Noss of Franklin County Kentucky being weak in body but of a sound and disposing mind do make and publish this my last will and testament revoking all others. First my will is that after my decease my first debts shall be paid. Secondly My will is that John James McLeaster after the payment of my first debts shall have his share of the remainder. Thirdly My will is that James P. Bond after the payment of just debts shall have her share of the remainder. Fourthly My will is that John Leaster's bodily heirs after the payment of my just debts shall have their share of the remainder. Fifthly My will is that Lewis Spoons after the payment of my just debts shall have his mother's portion of the remainder. Sixthly My will is that my grand daughter Katy Leaster after the payment of my just debts shall have her mother's portion of the remainder and as the said Katy shall live and after the death of the said Katy her portion shall be given to my children. Seventhly My will is that as Henry Leaster has already received his portion I bequeath to him one dollar after the payment of my just debts. In testimony of which I have subscribed my name this 4th day of October 1879
 J. S. Poindexter
 Frances Noss
 make

Franklin County Court

November Term 1879
 A writing purporting to be the last will and testament of Frances Noss deceased was produced in Court and proven by the oath of J. S. Poindexter who also made the attestation of W. H. Poindexter the other subscribing witnesses thereto. Whereupon it was ordered that said will be recorded. Which is done

Jas. G. Lovrochett C. C.
 Wm. M. D. Graves D. C.

Jinsley
C. E.

I Charles E. Jinsley of the County of Franklin State of Kentucky do make this my last will and testament hereby revoking any and all former wills I may have made. I give and devise to my beloved wife Harriet Jinsley the farm on which we now reside situated in the County of Franklin on the west side of Big Bearson creek containing 223 acres during her natural life, and all the stock household goods furniture provisions and all other personal property which may be then owned at the time of my decease, during her natural life as aforesaid she however being directed to sell so much of the said real estate property as may be sufficient to pay my just

At the death of my said wife the real estate aforesaid I give and bequeath to my six children and my son Willis Children as follows. I devise to my son Owen Jinsley twenty acres of land joining Ben Moores land beginning at such a distance along Wilsons and my line that a parallel line with Ben Moores and Owen Jinsleys lines to the Center of Big Bearson as will contain twenty acres. I also will to my two daughters Harriet E. Jinsley and Lucy J. Johnson, Eighty acres of land and all the improvements thereon the same equally between them undivided beginning at a beech tree south of my dwelling house that a gate now hangs to, thence to two small ash trees on the East side of said house thence with a strait line northwardly to the Center of the mouth of a Culvert in Lawrenceburg turnpike thence north with the turnpike to Wilsons Corner thence Westwardly with B. Wilsons & my line unto a corner in said line to Owen Jinsley that is to be hereafter fixed Thence with Owen Jinsleys line to the Center of Big Bearson Creek and up the same with its center to such a distance as after leaving it with a strait line to the beginning a beech tree that the boundary will contain Eighty acres. I will that the remainder of my land shall be sold and the proceeds of the same equally divided between my other three children and my son Willis Children said land may be divided in such parts as the most valuable sales can be obtained but it shall not be sold until something like its value can be realized, and while it remains unsold my Executor shall rent said land to the best advantage and divide the rents equally between the heirs owning said land. I also reserve one fourth of a acre of land in the north East corner of my garden for a burying ground the title of which shall never be pressed to any one or used for any other purpose than a burying place. I further will that my wife Harriet Jinsley shall make such disposal of all my personal property at her death as she may desire. I do hereby constitute and appoint my son Saml. M. Jinsley Executor of this my last will and testament. In witness whereof I have hereunto set my hand this 19th day of December 1879

C. E. Jinsley
 Signed & acknowledged by Charles E. Jinsley
 in our presence
 B. F. Morrison
 J. H. Thacker

Franklin County Court
 February Term 1880

A writing purporting to be the last will and testament of C. E. Jinsley deceased was produced in Court and proven by the oath of B. F. Morrison & J. H. Thacker the subscribing witnesses thereto. Whereupon it was ordered that said will be recorded. Which is done

Jas. G. Lovrochett C. C.