

6th And lastly I do hereby appoint my son-in-law James Gordon, Executor of this my last Will and Testament thereby revoking all other former Wills or Testaments by me heretofore made.

In Witness whereof I have hereunto set my hand and seal this 28th day of January 1867.

Witness.

C. S. Bailey

James M. Sharp

Edmund Bailey

James M. Sharp

Franklin County Court

Monday June 5th 1876.

A writing purporting to be the last Will and Testament of James Sharp deceased, was produced to Court and proved by the oaths of C. S. Bailey & James M. Sharp the subscribing witnesses thereto. Whereupon it was ordered that said Will be recorded. Which is done.

Attest Jas. G. Crockett, C. J. C. C.
By Howard. Jett. D. C.

Quire James

I James Quire of the County of Franklin and State of Kentucky, being sick and in bed, though of sound mind and full disposing mind, having a desire to dispose of the property that God hath blessed me with, do hereby make, ordain and conclude this my last will and Testament. That is after all my just debt, and funeral expenses are paid, my wish is that the residue of my property be disposed of as follows:

1st That my body be decently interred in the earth and my soul return to God who gave it.

2nd I give and bequeath to my beloved wife Permelia Quire my entire Estate, both real, personal and mixed during her natural life to make use of and control in any way and manner she may think most advisable to her interest and that my daughter, Mahaly Quire to live with her and to enjoy the benefits of the property equally with her mother so long as she chooses to do so and after the death of my wife, my wish is that all such property as may remain to be equally divided between all my children by the name of Mahaly. I give her fifty dollars more than any of the rest in consequence of bad health.

In Witness whereof I hereunto set my hand and affix my seal this 15th day of May 1876.

Witness - Alexander Quire

Joseph Quire & Lloyd Quire

James Quire Seal

Franklin County Court

Monday June 5th 1876.

A writing purporting to be the last will and testament of James Quire Deid, was produced to Court and proven by the oaths of Alexander Quire and Joseph Quire, the subscribing witnesses thereto. Whereupon it was ordered that said Will be recorded, Which is done.

Attest Jas. G. Crockett, C. J. C. C.
By Howard. Jett. D. C.

I Isaac Wingate of the County of Franklin and State of Kentucky, do hereby make this my last will and testament in manner and form following, that is to say:

1st I desire that immediately after my decease all my just debt and funeral expenses be paid out of any cash on hand or out of the Sale of any personal property which my Executors herein after named shall think best.

2nd I give and bequeath to my wife Jane M. Wingate the farm on which I live containing two hundred and thirty one acres more or less to have and to hold during her natural life, and after her death I give and bequeath the same to my son Isaac Wingate Jr. and his heirs forever.

3rd I desire that my farm in this County known as the Carter farm be sold and also my tract of land lying on the Frankfort and Georgetown Turnpike road known as the So-so place be sold and the proceeds arising from the sales so made be divided equally between my daughter subject however to the advancements and limitations hereinafter made and specified.

4th I give to my daughter Mary Watkins a tract of land containing about forty five acres including my old or former homestead and some personalty valued by me at two thousand dollars in all. I have given to my daughter Martha C. French in land money and other personalty twenty eight hundred dollars. To my daughter Levinia Thomson in money and other property to the amount of thirty four hundred and fifty dollars.

5th To my daughter Susan Quinn in money and property two thousand dollars, and to my daughter Laura Dehoney in money and property two thousand dollars. These advances I desire shall be charged to my daughters in the final distribution of my property and effects.

6th I have sold to N. B. Rush a tract of land lying in this County containing about one hundred and ten acres, known as the tract I bought of A. Thorn, the first payment on which he has failed to make and if he shall finally fail to perform the contract on which the Sale was to be confirmed, then I desire that it shall be sold and the proceeds divided as follows to wit: