

James J

William Williamson of Franklin County Kentucky, do hereby make this my last will and testament in manner and form following that to wit

1st I desire that immediately after my decease all my personal property of every kind shall be sold by my executor never after named and the proceeds and be given my children or their issue in equal proportions

2nd I desire that my said estate within three months after my decease come to my son in law Rich^d W Wood by good and sufficient deed the tract of land on which I now live containing about twenty two acres when in paying or securing the payment to them in three annual payments the sum of fifteen hundred and fifty six dollars which I wish equally divided between my children and their issue my son to be having my daughter and their issue enjoy the portions due to them in the above distribution

3rd I am most of my life and almost helpless in nature and am living with my son in law W^m Wood my desire is that he shall continue and enjoy the said land the peace and quiet he now has in consideration of his boarding and taking care of me during my old age and I may have some business here and there

and I desire I do hereby appoint my sons James Williamson and William Williamson Executors of this my said will and to enjoy all their respective estates until their decease

In Witness whereof I have caused to be written here and seal the 2nd day of August in the year 1852
William Williamson
John S. Sullivan

John S. Sullivan
John S. Sullivan

Franklin County Ky. the 2nd of Sept 1852

Charles W. Wood of the said will and testament of William Williamson do hereby confirm and in witness whereof I have caused to be written here and seal the 2nd day of September in the year 1852
John S. Sullivan
John S. Sullivan

Sullivan James

April 1850 I do hereby make and ordain this my last will and testament being in as good health and sound mind as is common with me, and do hereby make and ordain that my will is that I desire that I should be held to by my children after my decease and should any of them be contentious and appeal to the law for what they may think is right, that my agent and trustee not be entitled to receive any property of mine and I wish that should they or any one of them disagree with what they may think I have used, they may have a man chosen that is disinterested to decide between them and their decisions shall be as good as if made on further dispute about that matter

I do further regard that George Sullivan and James Sullivan & Thomas & William Sullivan have the best of land that I own, and living on the same and I have been a large part of by W. Blanton. George had the value of the land when I was a boy. The same part of the fifteen hundred dollars and I wish that I should have received the same when I was a boy. The price I paid for the land and the value of the same when I was a boy. John S. Sullivan

First of all it is my wish and desire that all my just debts shall be paid out of my estate and then should there be any of my estate left to be divided between Thomas Sullivan, James Sullivan and William Sullivan, I desire that the same shall be divided equally between the said Thomas, George, James, Lewis and Theodora. It is my wish that Theodora shall have two thirds of my estate with what little house hold & kitchen furniture there is, and the share of two

George & the younger, two thirds each, and these equal with the others

Test James Blanton
William Morris
John S. Sullivan

April 2nd 1846 I make the following a good true last will and testament of my self that Theodora A. Sullivan shall have in addition to what she already gave her my entire stock of Hogs and that she shall have the use and control of my farm and hog pen all Christmas and here whatever she may make on the place during the present year or any other year may be in

Secondly that the balance of my stock not already disposed of shall remain on the farm till the tenth day of September and then to be sold to the highest bidder on whatever time my executor may think best and that Christmas of my share shall in the manner be disposed of

Thirdly I appoint my three sons George & William Theodora & William Lewis & Theodora my executor without requiring any security of them

Test James Blanton
William Morris
John S. Sullivan

October 2nd 1852 I wish to make the following change in my will since it was written. My son George has departed this life and I desire that the lot of ground left him shall belong to my son Lewis and his heirs forever and that the lot left to Lewis shall go to the children of George, in equal unincumbered proportions and between Lewis and I appoint myself Lewis, Theodora or her children of George, and desire that should he should take all of the estate left to Lewis and hold it for the benefit until the youngest of said children reaches the age of 21 years in the mean time if he should die the said land and profits of said estate for the support and maintenance of said children in such manner as he may think best, and when the youngest of said children shall reach the age of 21 years then I desire that the property left him shall be equally divided among them or a lot of the lot of ground left them as before which he shall sell regularly and take the proceeds

Since my will was written the tract of the eastern part of Lewis made by the Blanton has been lost and it is my intention to have the said land again given up as it was some years since and when so done for the purchase of a certain quantity of the Blanton's land work upon each of the three lots by the name of the person to whom it is called, and will attach it to the tract and when so done, I desire that said map shall be taken as a part of the will

In making Lewis trustee it is not my purpose to prevent him from receiving any of the 12 shares of George, William and converting the same into available share of capital the land that he is to hold in name or before decided

Attest W. D. Reed
J. S. Sullivan

Survey for James Sullivan do hereby make of land on which he now resides in Franklin County in the name of James Sullivan and land the same of which he is partner, to wit
Lot No 1

Beginning at a sugar tree on my land on the side of a drain known as the corner between said Sullivan and John Morris on N. W. corner line thence N. 71 1/2 E. 121 1/2 poles to a white oak standing marked by P. L. Blanton in former division thence N. 4 1/2 E. 180 poles to an elm on the side of the branch on other corner made S. Blanton thence W. said branch and ending thence with the line of the land of George Penn N. 62 1/2 W. 38 poles to S. W. 40 poles to P. L. Blanton's original line and with the same 250 poles to the beginning. This is the same as described by N. S. 12 1/2 W. 100 and contains one hundred and twenty one and one half acres

Attest W. D. Reed
John S. Sullivan

Beginning on the top of Elk Horn Cliff at the end of the (conifer) road on the side of the road
 opposite high Sulliman's gate thence South 85° West 89 poles to a white oak on the side of J. P. Pinn's
 branch near the road from gate to Sulliman's house thence N. 89° West 100 poles to a
 white oak near Ashmug. N 47° W 18 poles to a large white oak 993 West 34 poles to a
 stake at the end of George Penn's lane thence path Penn's lane up the branch. S 62° W 76 poles
 N 77° W 54 poles to an elm on the side of said branch at the corner to No. 1. and the line of the
 South 9 1/2 West 180 poles to B. white oak and Mulberry corner to No. 1 thence N 76 West
 263 poles to a white oak and a poplar on the bank of Elk Horn and down the same with the
 meadow thence 138 poles to a Sugar tree and a Sycamore on the bank of said Elk Horn on the
 east of the (conifer) road thence with said Sycamore road at meadow of the same side
 (See at figure 4. Lot No 2 is represented by S. E. S. E. # 4, 3, 2, 1 & 4 and contains
 194 1/2 acres. One hundred and ninety four and one half acres land

Lot No 3

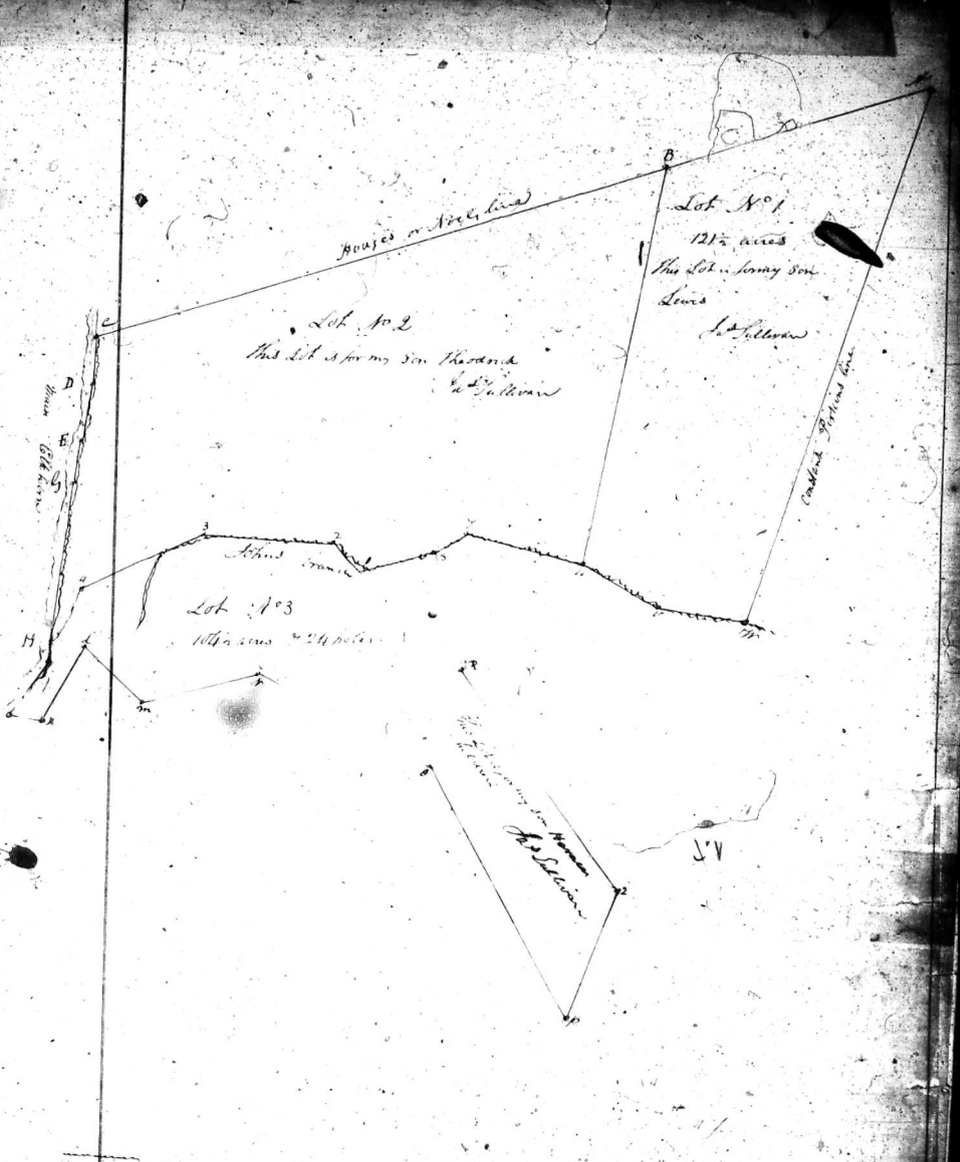
Beginning at the end of the (conifer) road on the top of the cliff at 4 corners
 Lot No 2 and with the several lines of the same up J. P. Pinn's branch S 65° W 59 poles
 to a white oak on the side of S. E. branch N 89° W 58 poles to a white oak near Ashmug.
 N 47° W 18 poles to a large white oak thence S 73° W 34 poles to a stake on said
 branch at end of George Penn's lane and with Penn's branch line N 15 West 54 poles to a stake
 thence North 37 West 20 poles to a stake and a Sycamore corner to Penn's branch or stream. S 20 East 78
 poles to a stake in the same (conifer) line S 30° E 125 poles to a large white oak on a ridge
 S 64° E 86 1/2 poles to a black oak on a hill side said oak corner to the lane of J. P. Pinn's
 thence N 74° E 33 1/2 poles to a stake corner to a large white oak and a white (cherry) line
 thence S 88° E 34 1/2 poles to a white oak near the corner of a white (cherry) lane on the top of Elk Horn
 thence S 89° E 37 1/2 poles to a white oak and a poplar thence S 87° West 44 poles to a stake
 on the bank of Elk Horn and up the same S 33° W 30 poles to a stake on the bank of Elk Horn
 thence South 8 West 7 poles to a Sycamore including white oak road at H near the (conifer)
 road including the same white oak beginning this lot contains one hundred and ninety
 and a half acres and 20 poles. The whole survey is on the north side of the same road
 thence up the hill being one to one and a quarter mile and one mile of which is a
 known strength

J. P. Pinn
 August 25th 1852

November 1st 1852

This is the plat and reason of said report to be in force No 2 my last will & testament
 Witness Myself J. P. Pinn

State of Kentucky, Jefferson County, March Term 1855
 Showing authority to be the last will and testament with two copies of same Sulliman
 appeared and proved in court, and the said will and part thereof were proved by the oath of
 J. P. Pinn's attorney to be said will first drawn and said Sulliman being upon the stand that he drew
 of said will as a witness of the hall before the testator and he being of the sound mind of said testator
 and the second was proved by the oath of J. P. Pinn's attorney to be said will and he further
 proved that it was the other will signed his name at the same time on his name and that
 the testator intended that the said will should be recorded which is done
 with J. P. Pinn's C. P.



Person C. R.

I Charles Riley Pinn of the City of Frankfort and State of Kentucky, as lastly made
 and publish my last will and testament as follows
 First I direct the payment of all my just debts and funeral expenses, and under the terms of
 expenses I mean to include the cost of erecting over my grave a suitable monument at the
 discretion and according to the views of my executor
 Second I direct that all my property of every kind and description shall be sold and public or
 private sale, as my executor shall in his discretion deem best, and upon such sale and
 being as said executor may consider advisable, and that the debts coming due to me
 by note, bond, account or otherwise, shall be collected, so far as can be done, and the
 (collected) including all the money and bills due to me by any person