

That the Congress of said County resident did on this day in and presence sign and seal and acknowledge and deliver the foregoing instrument of writing as his own voluntary act and deed and last will and testament, and he did also request us to sign our names here as attesting witnesses to the his said last will and testament; And I do further certify that the foregoing instrument of writing was carefully and correctly read over to him in our presence before he signed it, and the three of us that he had dictated the writing thereof.

In testimony of which we do hereunto set our hands and names in and our proper hand writing on this 21st day of October 1861
 J. H. Riddish
 Harrison Rodgers

- Codicil -

I do hereby as the Statute above enacted further direct it to be my will and desire that if at any time after my decease and before the death of my said wife, any of my heirs shall desire to sell and convey his or her necessary interest in my estate, or any part thereof, that nothing in the above shall be so construed as to prevent him or her from so doing just as fully and perfectly as if he or she should have survived me, and my said wife.
 Witness my hand and seal on this 21st day of October 1861
 J. H. Riddish
 Harrison Rodgers

Signs seals and acknowledgements were delivered by said De. Rodgers, Rodgers, on this 21st day of October 1861 as part of the foregoing will attested by us as above on this day.
 J. H. Riddish
 Harrison Rodgers

Franklin County Court
 Monday, October 7, 1872
 A writing purporting to be the last will and testament of De. Rodgers dec^d was produced in Court and proven by the oath of Harrison Rodgers a subscribing witness thereto who also procured the attestation of John H. Riddish the other subscribing witness; Whereupon it was ordered that said will be recorded; which is done.
 Attest
 Jas. L. Crockett Clk.

I John Rame of Franklin County make my last will and testament as follows, To wit:
 I desire that all my just debts and funeral expenses be paid by my Executors, hereinafter named.
 After payment of my debts and funeral expenses, I desire

that all my estate and property of any kind be sold by my Executors, and the proceeds thereof equally divided among my ten Children now living and in the event that any of my said Children should be dead at the time of said division leaving a Child or Children then living, such Child or Children to have the share of its deceased parent.

It is further my will that the share of my estate hereby devised to my Daughters Jane Amanda Weston and Susan Elizabeth Buford be held by my said Executors in trust for the benefit of my said Daughters, and their Children, and invested in other property for their sole separate and exclusive use and benefit.

Lastly I hereby appoint my Sons Horace M. Rame and Charles Noah Rame Executors of this will.
 Witness my hand this 15th day of July 1864.
 John Rame

Witnesses: A. H. Rimmick
 J. C. Coleman
 L. S. Ford

Franklin County Court
 Monday, October 7, 1872
 A writing purporting to be the last will and testament of John Rame dec^d was produced in Court and proven by the oath of L. S. Ford a subscribing witness thereto who also procured the attestation of A. H. Rimmick & J. C. Coleman the other subscribing witnesses. Whereupon it was ordered that said will be recorded. Which is done.
 Attest
 Jas. L. Crockett Clk.

In the name of Almighty God, Amen -
 I Henry Lyman of Hancock County Kentucky, being in full bodily health, but of declining mind and memory do make and publish this my last will and testament hereby revoking all others in manner and form, to wit:
 I desire that all my just debts be first paid by my Executors.
 After the payment of all of my debts, I bequeath to my wife, Mary C. Lyman for and during her natural life, the use and enjoyment of all of my estate; and at her death I desire that all of my estate shall go to my Daughter Ruth Lyman.
 My Executors may sell all of my personal property, and convert the same into money, and with the money pay my debts and expenses and just debts, and then my wife shall have the profits and income from leasing out my money during her life; and at her death all of