

Wyllie S. Childs, knowing that she is a just woman, and will do what she can for their support during their minority, or until they are capable themselves

In Testimony whereof I have hereunto set my hand and seal this 5th day of September A.D. 1867.  
John N. Vaughan W. S. Childs  
W. R. Bacon

Franklin County Court  
Monday July 6th 1874

A writing purporting to be the last will and testament of W. S. Childs Decd. was produced in Court and proved by the oath of John N. Vaughan and W. R. Bacon the subscribing witnesses thereto, whereupon it was ordered that said will be recorded, which is done

Attest Jas. C. Crockett ckr

Pulliam  
Mr. S

Be it remembered that I, William S. Pulliam of the County of Franklin and State of Kentucky being weak and infirm of body, though of some mind and well disposing memory, having a desire to dispose of my property that God hath blessed me with, do hereby make, ordain and constitute this my last will and testament, that is, - After all my just debts and funeral expenses are paid my wish is that the residue of my property be disposed of as follows: First that my heirs be decently interred in the earth and my soul return to God who gave it. 2<sup>d</sup> After all my debts are paid, I give and bequeath to my beloved wife Ann Pulliam all the remainder of my property both real and personal during her natural life, to use and dispose of in that way that she may think most advisable to her interest and enjoyment, and at her death (that is my wife) that all the property that is left, both real and personal to be equally divided amongst my children.

3<sup>d</sup> My further wish is that each of my children at the division of my estate shall pay to my widow daughter, Edna Merrett for her dower each. In witness whereof I have hereunto set my hand and face my seal this 6<sup>th</sup> day of March 1874.

Test: John N. Vaughan George W. Roberts William S. Pulliam

Franklin County Court  
Monday July 6th 1874

A writing purporting to be the last will and testament of William S. Pulliam was produced in Court and proved by the oath of John N. Vaughan and George W. Roberts the subscribing witnesses thereto, whereupon it was ordered that said will be recorded, which is done

Attest: Jas. C. Crockett ckr

Being in sound mind and health and grateful of death, I, Francis M. Taylor of Franklin Co. Ky. do make this my last will and testament. After my death I desire first that all of my just debts be paid out of my personal effects; and if my wife Mary Taylor is living, I desire and will that she the said Mary Taylor shall have all of my personal estate and realty to have and to hold during her lifetime. At her death I desire and will that of the personal and real estate remaining, all of her just debts be paid; then so much as may remain after the same shall have been paid, I desire and will that my son, Charles William Taylor become my sole heir of all personal and real estate then remaining. And if the said C. W. Taylor should be dead at that time, then I will and bequeath the same to his lawful children, to be equally divided between his said lawful children. In Testimony whereof I have hereunto set my name and affixed my seal this 11th day of June one thousand eight hundred and seventy two.

In witness: Anne M. Taylor  
H. M. Seefeld  
W. V. Williams

Franklin County Court  
Monday September 7th 1874

A writing purporting to be the last will and testament of Francis M. Taylor Decd. late of this County was produced in Court and proved by the oath of W. V. Williams one of the subscribing witnesses thereto who also proved the attestation of H. M. Seefeld the other subscribing witness, whereupon it was ordered that said will be recorded, which is done.

Attest: Jas. C. Crockett ckr

In the name of God, the Father, Son, and Holy Ghost, I, Mary Proctor, now of sound mind, but suffering from a disease which I have every reason to believe will terminate in death, make this my last will and testament. I revoke, and declare null and void, each and every will heretofore made by me.

2<sup>d</sup> I will with regard to my burial of that the expense shall cost from one hundred to one hundred and fifty dollars, if the cost of the lot in Cemetery to be seventy dollars, said lot to be buried with rock, the Cumbering to cost one dollar and fifty cents per foot.

3<sup>d</sup> I will that on said lot a monument be erected the cost of which shall be five hundred dollars.

3<sup>d</sup>. I will and bequeath one hundred Dollars to the Stonewall  
Literary & Benevolent Institute, near Bandolowr, Nelson Co. Va.  
 4<sup>d</sup>. I will and bequeath one hundred Dollars to the Christians  
Benevolent Society for the poor of Frankfort.  
 5<sup>d</sup>. I will and bequeath one hundred Dollars to the Dominican  
Widows of Louisville; said Widows to enroll my name on the list  
 of benefactors.  
 6<sup>d</sup>. I will and bequeath one hundred Dollars and all my  
 clothes to Mrs Catharine Callaghan.  
 7<sup>d</sup>. I will and bequeath all my real and personal estate  
 that remains, the dispositions aforesaid having been completed  
 with, to my sister Catharine Petrie; to have and to hold after my death  
 8<sup>d</sup>. I appoint my sister, Mrs Catharine Petrie the executrix  
 of this my last will and testament, and I further will that  
 no security be required of her.  
 In Witness Whereof I here set my hand.  
 Witnesses  
Samuel Young  
Thos M. Petrie  
Mary George  
 Frankfort, Ky. August 21<sup>st</sup> 1874

Franklin County Court  
 Monday September 7<sup>th</sup> 1874  
 A writing purporting to be the last Will and testament  
 of Mary George Decd. was produced in Court and proved by the  
 oath of Thomas M. Petrie one of the subscribing witnesses thereto  
 who also proved the attestation of Samuel Young, the other Subscribing  
 witness, Whereupon it was ordered that said will be executed  
 which is done  
 Attest Geo. B. Crockett 2400

I, William Dure of the County of Franklin and State of Kentucky  
 do hereby make my last will and testament.  
 First: I desire that all the perishable part of my estate be  
 immediately sold after my decease, and out of the money arising  
 therefrom, I will my just debts and funeral expenses be paid.  
 Second; after my just debts and funeral expenses I give to my  
 said wife, Ann Dure, all my personal estate, and real estate, for during her  
 natural life, and after her death to her heirs, and to be enjoyed by  
 and their forever.  
 Witnesses  
Nelson Moore  
William B. Moore  
William Dure  
 this the first day of August in the year of Our Lord 1874

Franklin County Court  
 Monday September 7<sup>th</sup> 1874  
 A writing purporting to be the last will and testament  
 of William Dure Decd. late of this County, was produced to Court and  
 approved by the oath of Nelson Moore Decd. one of the subscribing  
 witnesses thereto, who also proved the attestation of William  
B. Moore the other subscribing witness; Whereupon it was  
 ordered that said will be executed. Which is done.  
 Attest Geo. B. Crockett 2400

The last Will and testament of Patrick Glynn.  
 I, Patrick Glynn of the County of Franklin and State of  
Kentucky, by occupation a Stone Mason, fully aware that next to  
 my duty to my God, I owe to my family the duty of leaving  
 my worldly affairs in proper shape, and my earthly house  
 in such good order that all cause for any trouble that may  
 occur because of my will with reference to the disposition  
 of my worldly effects, and being of sound mind and unincumbered  
 by any undue influence, do of my own free will and  
 accord, make this my last will and testament.  
 I hereby give and bequeath unto my beloved wife, Ann  
Glynn, all my property, both real and personal (which so  
 far as I am aware of is all in the County of Franklin and  
 State of Kentucky) during her natural life, and at her  
 death I will and desire that said property go to be divided  
 equally between my two Daughters, Bridget Glynn and  
Catharine Callaghan, and I hereby give and bequeath unto said  
Bridget Glynn and Catharine Callaghan, all of said property  
 to be divided equally between them and unto their heirs,  
 and assigns forever, said estate to vest in them at the  
 death of the said Ann Glynn. My intention and desire  
 is that my wife the said Ann Glynn shall have a life estate  
 in all of my property, and that the remainder, forever, shall  
 vest in my said Daughters, Bridget Glynn and Catharine  
Callaghan. My main reason for giving my said Daughters  
 the whole of my said estate is that they are both unmarried  
 and have no settled home of their own, and are therefore  
 more helpless in their condition the balance of my children  
 so being my greatest desire to die, leaving all my children  
 as near as it can be done in equal circumstances, I  
 make this bequest to place my two homeless children above  
 married, or nearly as I can, in a condition that will send  
 them above want. This bequest is made to my two  
 children, Bridget Glynn and Catharine Callaghan.