

his children as hereafter directed, John Wice my son to receive his part; Elizabeth Davis my daughter to receive her part, in event she survives me if not, then her share to be equally divided between her children as will be hereafter directed; Samuel Wice, my son to receive his part; Mary Hill my daughter to receive her part, provided she survives me, & if not then her part to be equally divided between her children as hereafter directed; Benjamin Wice my son to receive his share; Louisa Wice my son to receive his share; Jacob Wice my son to receive his share; Martha Davis my daughter to receive her share. I further advise and desire that in the event that any of my children & heirs named die before the distribution of my estate and being without issue, the share of such child or heir shall be equally divided between my children and heirs named surviving them. I further desire and will that my Executor hereinafter named shall hold and use for the benefit of the children of my daughters Emily M. Davis & Betty McDaniel, now dead, and likewise any and all others of my daughters who may die before the distribution of my estate, the share of such daughter's being dead, and the same to be applied by him, my executor for the benefit of their children, each set of children receiving their Mother's share in no event to pay the same to the father of such children. The money to be expended for the children at such times, and in such sums as the best judgment of my Executor may indicate and deem proper. I further desire that as soon as convenient and proper after my death all my property be sold upon such terms as my Executor may deem best, and by him distributed as soon after the collection of the proceeds of the same as is convenient & proper as herein provided.

I appoint my son William Wice my Executor of this my last will and testament, and request the Court to accept Samuel Wice my son as Security for him, in the event he so offend, & if not then the Security to be left in the discretion of the Court.

Done this 24th day of May 1870
 Attest as Witnesses
 J. H. Hodges
 C. B. Casar
 William Wice
 Samuel Wice

Franklin County Court
 Monday June 3. 1873
 A writing purporting to be the last will and testament of William Wice, late said produced in Court and proven by the oath of Jas. H. Hodges, a subscribing witness thereto, who also proved the attestation of George C. Casar the other subscribing witness, whereupon it was ordered that said will be recorded.
 Jas. G. Corbett, c.

In the name of God - Amen
 I, Moses Hawkins of the County of Franklin and State of Kentucky, being of sound mind and perfect memory do make this my last will and testament in the manner following (Viz):

That all my just debts and funeral expenses be first paid and satisfied.
 I give my tract of land lying on the East side of Cedar Run Branch to my son Burma M. Hawkins, and all on the West side, except the lot adjoining my son Jephtha, and one part of an acre including the Great Field which I give to my relations as a burial ground.

I give one yoke of Oxen and Wagon to my son Burma, above named, by his paying my estate one hundred dollars. I give three things to him to enable him to support and take of my daughter, Elizabeth M. Hawkins, while she remains single or un-married.

The lot of land adjoining my son, Jephtha, I give to him. The balance of my estate I leave to my four daughters, Sapphira B. wife of Cornelius Brown, Agnes Ann, wife of R. H. Hawkins, Sarah Rebecca, wife of Jesse Brown, and Elizabeth M. Hawkins, to be equally divided between them.

I request of, or require my son, Burma, to keep and take of two head of Cattle for my daughter Elizabeth M. Hawkins.

And lastly, I appoint my son Burma M. Hawkins my Executor to this my last will and testament. In testimony whereof I have hereunto set my hand and seal.

I do not require my son to give Security for the performance of his Executor duties.

John S. Hawkins
 William H. Wright

Franklin County Court
 Monday July 14 1872
 A writing purporting to be the last will and testament of Moses Hawkins late, was produced in Court and was proven by the oath of J. S. Hawkins and W. H. Wright the subscribing witnesses thereto; whereupon it was ordered that said will be recorded - which is done.
 Attest: Jas. G. Corbett, c.