

5<sup>th</sup> All the residue of estate real personal & mixed of which I die seized or the owner of in any part of the United States, I will and desire shall be divided in kind or value as may be just and equal among my children to-wit: Sidney B. McLain, Francis W. McLain, Margaret R. Robson, Thomas S. McLain, Moses S. McLain, William H. McLain, John S. McLain, and Sarah E. McLain share and share alike. The shares or portions of my said estate thus coming to my daughter Margaret R. Robson in said division, I will and desire be held & managed by my said son Ubbiah H. McLain in trust for the use and benefit of said Margaret and her children. Now the said William having full power to act in the matter as well tend most in his judgment to the welfare and happiness of said Margaret & her family 6<sup>th</sup> Should I succeed in the recovery of all or any part of the estate due me as one of the devisees & of my brother Benjamin R. McLain from the state of Texas or otherwise, then and in that event, I will and desire that my dear wife have one third thereof during her natural life, for the use of herself and my said son Benjamin, and at their death said third I will and desire shall pass to my children as enumerated in the preceding 5<sup>th</sup> article of this will.

7<sup>th</sup> I hereby constitute and appoint my dear wife Susan, executrix of this my will. To have the right & power to act and rule during her widowhood and no longer. I hereby request that my friends Charles S. Morehead and O. J. Bates or one of them act and assist my said wife with their legal advice where needful in all matters touching this will or my estate. I request that no surety be required of my said wife by the County Court in the execution of this will. The three foregoing pages of this sheet and this half contains my will and as such is signed and sealed by me. The erasure in first line of 4<sup>th</sup> article on 2<sup>nd</sup> page made before signed. The date before written We attest this will. James McLain (seal)

O. J. Bates

A. H. Rinnick

State of Kentucky 53

Franklin County Court November Term 1865

A Writing purporting to be the last will and testament of James McLain deceased was produced in Court and Alexander H. Rinnick witness thereto being sworn stated that James McLain acknowledged the said will before him

and the signatures of O. J. Bates & the other witness to said will is in the hand writing of the said Bates. Whereupon the said will is ordered to be recorded and the same is truly recorded in my office  
A. H. Rinnick, c. l. c.

Scott County Ky. July the 22<sup>d</sup> (1865) eighteen hundred sixty two. Know all men by these presents that I Samuel Henry knowing that life is uncertain and being in my proper senses do make this my last will & testament First I wish my daughter Sarah Ann Henry when she intermarry to have one bed & bedding and one cow My wife Melissa Near to have all my remaining property real & personal during her natural life, at her death I wish my son Jackson Henry to have one dollar in money and my daughter Maranda C. Murphy to have one dollar in money and my daughter Jane Powell to have one dollar in money and my son Ubbiah to have one dollar in money and my grand daughter Melly Jane Henry to have one dollar in money and my son David Henry to have one dollar in money and my daughter Euzza Lambert to have one dollar in money and my daughter Sophia Sharp to have one dollar in money, to be paid out of any moneys of my estate. I wish the remainder of my estate real & personal to belong to Sarah Henry and my son Alexander Henry if he with the use of my personal & real estate stays with & supports his mother Melissa N. Henry and his sister Sarah Henry during their natural life at their death I wish him Alexander Henry to have all the remainder of my estate real & personal but in case he refuses or neglects to take care of & support his mother Melissa N. Henry and his sister Sarah N. Henry I wish him to have one dollar and at the death of my wife Melissa N. Henry I wish my daughter Sarah Henry to have all the remainder of my estate real & personal whatever it may be, this being my will. I affix my name in the presence of those witnesses

at

John Calvert

J. H. Mofford

This codicil I Samuel Henry do this day & date above written attach to my will. I wish John Calvert to execute this my last will & testament  
Samuel Henry

State of Kentucky

Franklin County Court May Term 1866

A writing purporting to be the last will & testament of Samuel Henry deceased with the covenants thereto was produced in Court and was proved by the oaths of Geo. Calvert & J. F. Mefford the subscribing witnesses thereto & is ordered to be recorded

and the same is truly recorded in my office  
A. H. Kennech c. f. 66

M. Barstow This my last Will & testament June 28<sup>th</sup> in the year of our Lord One thousand eight hundred & thirty three is, that after my decease all my just debts are paid that all my goods & property be equally divided between Mrs. Ser. b. Barstow my late deceased brother's widow and her three children and that John L. May and Wm. H. Greenup be my Executors, as witness my hand this 28<sup>th</sup> of June 1833

Michael Barstow

State of Kentucky

Franklin County Court May Term 1866

A writing purporting to be the last will & testament of Michael Barstow dec. was produced in Court and there being no subscribing witnesses thereto Nelson alias Wm. H. Greenup & Alex. H. Kennech being sworn testified that the said writing with the signature thereto is wholly in the hand writing of the deceased and thereupon the same is ordered to be recorded as the last will & testament of said deceased. Whereupon the same is truly recorded in my office

A. H. Kennech c. f. e

I D. C. Freeman of Franklin Co. Ky do make this my last will and testament

I have heretofore given to my daughter Mary Jane Thurman property and money amounting to \$6733 six thousand seven hundred & thirty three dollars

I have heretofore given to my son D. C. Freeman property and money to the amount of \$4765 four thousand seven hundred and sixty five dollars

I have heretofore given to my son J. R. Freeman property and money to the amount of \$5781 five

thousand seven hundred and eighty one dollars I give and bequeath to my daughter Lizzie E. Freeman the same amount I given to my son J. R. Freeman to wit the sum of \$5781 five thousand seven hundred & eighty one dollars. In addition to the above bequest of \$5781 I give and bequeath to my daughter Lizzie E. Freeman \$11562 in trust for a benevolent purpose.

I give and bequeath to my grand children Mrs. <sup>Freeman</sup> ~~Freeman~~ Lizzie ~~Freeman~~ <sup>Freeman</sup> and Rosa Freeman children of my son D. C. Freeman the same amount I have given J. R. Freeman less the amount advanced to their father as charged above

I also give and bequeath to my said grandchildren the following described land in Travis county State of Texas to wit about one hundred & seventeen & three fourths acres off the Dinsmore Simpson Labor & the Tho. Eldridge one twelfth of a league on the waters of Walnut creek about four & a half miles from Austin city on the road to Cameron it being the same tract described in a deed of partition executed to D. C. Freeman & by J. M. Blackwell & John A. Black and recorded in Travis county records also a tract of about two hundred acres out of the Jas. P. Wallace donation league about five miles from Austin city and known as the Mason farm, it being that which M. H. Bowers conveyed to D. C. Freeman & on the 26<sup>th</sup> January 1859 and recorded in Book "N" page 84 & 85 of the Travis county records to which reference is made for full description of the above two tracts

I have estimated the tract of land given to my daughter Mary Jane Thurman at one hundred acres if on measurement it should fall short the deficiency is to be made up by extending the line between said land and Wilkinsons land southwardly and running a line westwardly towards the pond parallel with the line dividing said land from my land, said last line to end at the fence separating the land in cultivation from the pasture land and joining to Thurmans orchard

After the above bequests have been paid I desire my Executors to divide the balance of my estate into six equal parts to be disposed of as follows to wit One sixth I give to my daughter Mary Jane Thurman One sixth to my daughter Lizzie E. Freeman One sixth to my three grand children Mrs. <sup>Freeman</sup> ~~Freeman~~ Lizzie ~~Freeman~~ <sup>Freeman</sup> and Rosa Freeman the same herein before mentioned and the remaining three sixths I give & bequeath to my daughter Lizzie E. Freeman in trust for a benevolent purpose to the foregoing leguient trust given her an