

him for it, —

4th I desire that Malinda Smith, who was formerly my slave, be permitted to live in the house she now lives in & have the benefit of the garden that she now has on my lands at the mouth of the Cove run during her life, provided she behaves herself & keeps an orderly house. But she will not be permitted to cut any wood on the side of either creek, but may take fire wood from the mountain side.

I hereby constitute & appoint my friend Henry N. Robertson executor of this my last Will & Testament.

Signed & sealed in the presence of the following witnesses & signed by them in the presence of the Testator this 18th day of May 1868.

Witnesses
Orville I. Rogers
Richard Jennings

Cha: Callaghan Seal

Alleghany County Court, June term 1868. —
A writing purporting to be the last Will & Testament of Charles Callaghan deceased was this presented to

Richard Jennings, the subscribing witness thereto,
& the same is ordered to be recorded, — And whereas
hereupon H. N. Robertson the executor named in the
Will, coming into Court & declining to take upon himself
the burden of executor under the said Will; On motion
John C. Carpenter, together with Andrew Judge,
George Stull, Samuel Dickin & James A. Boswell
his securities, entered into & acknowledged a bond in
the penalty of \$7000 & conditioned as the law directs
& is ordered to be recorded. And whereas letters
of administration with the Will annexed is granted the
said John C. Carpenter in due form, when the estate
of the said Testator.

A Copy
Teste

Joseph T. Judge etc

Will duly stamped
and cancelled

In the name of God Amen! I, David G. Givens
of the County of Alleghany & State of Virginia being to
sound mind & disposing memory, do make & ordain this
my last Will & Testament, utterly revoking all others
by me made, in the manner & form following, to wit:

In the first place I command my soul to God who
first gave it & my body to the earth from which it came
to be interred in a Christian like manner, at the discretion
of my executors, persons after mentioned, and after all my
just debt are paid; I dispose of my estate in the man-
ner following, to wit:

I give & bequeath to my daughter Nancy J. McCall
the sum of five (5) dollars.

I give & bequeath to my daughter Mary A. flesh-
man, the sum of one hundred & fifty dollars, to be paid to her
when she arrives at the age of twenty-
one years without interest also to my son Adam Givens
the sum of a ready sum of \$500.00 dollars when he arrives at
the age of twenty-one years, with interest.

I give & bequeath to my daughter Isabella G. Carson
the sum of one hundred dollars.

I give & bequeath to my son Adam Givens my entire
plantation of Crummers, the both plantations and all of
my lands & accounts of personal property of all kinds for-
cast that when my daughter Araminta C. Givens in and
after item,) that I may be seized off, subject to the
same division & those herein after devised to her, my son
Adam Givens his heirs or assigns forever.

I give & bequeath to my daughter Araminta C. Givens
the sum of one hundred (100) dollars to be paid to the
said Araminta C. Givens after she arrives at the age of
twenty one years, in installments annually of fifty (50)
dollars until said amount of \$400. is paid, without
interest, also one half of my household & kitchen
furniture.

I give & bequeath to my son Andrew S. Givens the
sum of two hundred & twenty five (225 $\frac{1}{2}$) dollars to be
paid to him after he arrives at the age of twenty one
years in one annual installment viz; Fifty six (56 $\frac{1}{2}$) dollars
& twenty five cents yearly until paid, without interest.

I desire that my wife Catharine Givens live the remain-
ing portion of her natural life with my son Andrew
Givens, but should she otherwise desire, my Will is
that she shall have her choice as the law directs.

during her natural life & at her death to revert to my Son Adam Givin, and any portion of said effects of household & kitchen furniture, that has been devised to my daughter Araminta C. Givin be returned to her at her mother death. I should my beloved wife set to live with my Son Adam Givin her remaining days. Then my son is held & firmly bound by these presents to take her in the necessities of life necessary for her comfort:-

And my further Will is, that I do make and appoint my Son Adam Givin Executor of this my last Will & Testament, the witness whereof I have hereunto affixed my signature & seal this 27th day of June 1868.

Signed & sealed in the presence of us,

Galbraith, et al.
Thomas J. Faggs
John S. Connor

Alleghany Co. Pa. July term 1868.

At witness hereunto to the last Will presented in Court & duly proved by the oaths of Galbraith Kyle & Thomas J. Faggs, two of the subscribers witness thereto & the same is ordered to be recorded.

Whereupon, Adam Givin, the executor herein named, who made oath thereto & together with Galbraith Kyle, as his security, entered into & acknowledged a bond in the penalty of \$1,600. - Conditioned according to law & is ordered to be recorded.

Whereupon, letters testamentary are granted him upon the estate of the said Testator, in due form,

A Copy
Test

Will duly stamped
and cancelled

Joseph T. Fudge clk

An Inventory and Appraisement of the personal estate of William J. Clark deceased made this 25th day of February 1868.

Articles Appraised	Appraised value
375 Bushels Corn appraised @ 50¢ per bushel	\$ 187.50
125 " " " Pot " " " @ 45¢ " "	\$ 56.25
1 Corn Planter	10.00
1 Small Wash Stand	8.00
1 Wash Stand	5.00
1 Broad	2.50
1 Wash Box Shaker	2.00
1 Large House Plate	7.00
1 Plate	2.00
1 Wash Boat	5.00
1 Coffeepot	10.00
1 Chalice	3.00
1 Brush a Dozen	3.00
1 Bed, Bush Stand, & Bedding	15.00
1 Wash Stand	7.00
1 Small Butter	2.50
1 Small Stand	2.50
1 Corn Bar	2.00

We the undersigned appraisers appointed by the County Court of Alleghany County at the January term of said court, after having been duly sworn for the purpose to hereby certify that the foregoing is a correct list & inventory of the personal estate of Wm J. Clark, as it is exhibited to us by the Executor, Givin under our hands this 25th day of Feb'y 1868.

Caleb Griffith
A G. Main

Wm H. Steyser

Alleghany County Court Jan'y term 1869.

The appraisement Bill of the personal estate of Wm J. Clark deceased was this day presented to the Court by C. R. McDonald, his Ex'r, & the same is ordered to be recorded.

A Copy
Test

J. T. Fudge clk