

her own choice. The Bed and furniture of her own choice.
Also all my China and silver ware that I may die prof-
ered of, to have and to hold a reasonable proportion, & to rec-
eive and enjoy the rents and profits thereof during her
natural life or widowhood. But if she should again
marry, or in the event of her death, it is my will and desire that
the same shall be sold by Executor herein after named, and
the money arising from such sale divided amongst my
children as I shall hereinafter direct.

I give to my daughter Elizabeth Kyle (now deceased) now
aged of her of her widow's part of my Estate, having her judgment
given her about \$1000. - in money and other property, which
came through my wife and the mother of the said Elizabeth
Kyle, which sum I regard as a full and equitable dis-
tribution share of my Estate. —

I give and bequeath to the children of my deceased son
Charles Mann, late of the State of Virginia, the sum of
one hundred dollars, out of my Estate, to be equally di-
vided between them having previously given my said son also
about \$1000. - in Cash, which I regard as an equitable dis-
tribution share of my Estate.

It is my will and desire that my Executor, herein after
named, shall, as soon as may be practicable, after my
death, sell all the residue of my estate, both real and
personal, of every description not hereinabove disposed of or so
settled thereafter, as in their discretion, the same can be sold
for a fair price, and the proceeds of the sale thereof
together with all money, Bonds and accounts which I may
die professed of, I desire to be equally divided amongst
my five children, to wit; William A. Mann, Sarah A.
Mann, Maryetta R. McClinton, Susan M. Mann Estelle V.
Mann, Thomas A. Mann, Francis C. Mann, Robert S. Mann,
James M. Mann and Alice C. Mann, and whereas An-
dreas McClinton, the Grand father of my son William A.
Mann (above named) has given him a negro boy (which I
omitted) worth \$300. It is my will and desire that he shall
receive out of the proceeds of the sale of real and personal
estate, last above mentioned three hundred dollars left
them either of his brother and sister last above mentioned
as it is my wish to make all my children equal in the
distribution of my estate, —

It is my will and desire that as soon my executors shall
have received the sum of four hundred dollars all the property

to her be sold by my Executor, and the proceeds thereof to be equally
divided amongst my five children last above mentioned &
And lastly I do hereby constitute and appoint my beloved wife
Alice Mann as my Executor, and my friend and brother and
Robert McClinton' Executor of this my last will and Testament.

In witness whereof I have hereunto set my hand and affixed

my seal this 18th day of September 1848

Signed sealed & acknowledged by Moses H. Mann.

The said Moses H. Mann is in his sound mind and of sound
prudence as and for his last will

and Testament

Andrew Judge

Wm. H. Martin

Charles Breckler

William H. Fenell

Alleghany County Court Adm' Tern 1848

The last will and testament of Moses H. Mann D. d. was
this day presented to Court and the same being attested by
the legal number of witnesses the hand writing of Mr. J.
Martin, one of the subscribers thereto, was signed by
the said Judge Wm. H. Martin and the
same is ordered to be record in Alleghany Co. At McClinton &
James McClinton & Alice Mann the Executrix named in said
will having sworn to take upon herself the burden of said exec-
utionship which made oath and together with William Skinn &
A. G. Mann their securities entered into and acknowledged
a bond in the penalty of 20,000\$ conditioned as the law re-
cords. Thereupon letters of administration is granted the said A.
H and James McClinton with the will annexed, is due for

Teste

Octo 1st 1848 Wm. Scott clk

Pro. Term,

In the name of God, amen, I James Cannon of the
County of Alleghany and State of Virginia being weak in
body, but sound in mind and memory and understanding
knowing he to God for it, and considering the certainty of
death and the uncertainty of the time thereof and to the end
that I may be the better prepared to leave this world when
ever it shall please God to call me hence, do therefore
and declare this my last will and Testament in the
manner following; first I give to my beloved wife "Alice
beloved wife" all my household & effects
belonging to her & wife as the same

that she will divide it with the children. I also bequeath to my wife Caroline the farm on which I now live, and my interest in my Father's Estate on Potts Creek & the County aforesaid, and I hereby appoint and constitute James A Carson and William T Carson, (my two sons) to be the only Executors of this my last will and testament.

Given under my hand and seal this 9th day of May 1882.

Signed sealed published and declared by the said testator
James Carson and his wife Caroline Carson
Signed sealed and delivered in presence of us

Jacob R. Miller
David Miller
Geo. Carson
Wm. Stone
Witnesses

Allegheny County Court Augt term 1882
The last will and testament of James Carson deceased was this presented to Court and proved by the legal number of witnesses, and the same was ordered to be recorded.

W. H., Sc. to ck
Pro. Term

In the name of God, Amen. I Andrew Jackson being of sound mind memory but knowing that it is appointed unto man once to die, do make this my last will and testament. In the first place, I will my soul to God who gave it, and my body to be buried in a Christian like manner, and my worldly goods in the following manner. I will to my daughter Mary E. Anderson one Bond of fifty dollars, on herself. Also all my Cooking utensils and all my Cupboards furniture, the next place I will to Henry T Jackson one bond of Seventy five dollars. I will to James A. Jackson and Sarah H. M. Nancy J. Jackson & Husband Dr. Jackson all my other property of every kind, to be equally divided between them all, I appoint Crawford Jackson as my Executor.

In witness whereof I have set my hand and seal on 9th day of April 1884
A. S. Martin
Margarette E. Jackson
Witnesses

A. G. Jackson (Signed)

Allegheny County Court July Term 1884
The last will and testament of A. G. Jackson was this day presented to Court and proved by the oath of Lewis T. Mann and A. G. Martin two of the subscribing witnesses. Where the same is ordered to be recorded. Thereupon Crawford Jackson as the Executor named in said will, who made oath and therewith Lewis T. Mann his security, entered into and acknowledged a bond in the penalty of \$2000 of conditioned as the law directs. Thereupon letters testamentary are granted the said A. G. Jackson for obtaining probate of said will and seal same.

A Copy State

Wm. H. Scott Ck
Pro. Term.

In the name of God, Amen. I David Bowyer of the County of Allegheny and State of Virginia, being of sound mind and disposing memory do make this my last will and testament setting all others in the following manner to witness, 1st I give and bequeath to my Son Andrew Bowyer all my real estate lands goods and chattels in the County of Allegheny on Potts Creek, and the following items: Also three head of horses to be selected by him after my decease. Also one Threshing Machine and Cart. Also Five head of cattle two to be retained by him after my decease. Also all my bonds, accounts and claims whatsoever, 2nd I give and bequeath to my son John Bowyer my Servant Bill Miller. 3rd the residue of my personal property I desire and will shall be sold after my decease and the proceeds to be equally divided between all my children to witness Polly Harmon Elizabeth Smith, Leah Huddleston, John Bowyer and John B. Dan. Also I give and bequeath to my son Dan Bowyer ten dollars of money at the time of my decease, if not to be divided equally between the above named heirs. 4th I hereby constitute and appoint my son John Bowyer Executor of this my last will and testament.

Given under my hand seal this 9th day of August 1884.

(Witnessed before signing) David E. Bowyer (Signed)
Signed sealed & delivered
in presence of Wm. B. McLean
A. McCandless
Witnesses