

1st I direct that my Executor hereinafter named pay all my just debts and funeral expenses.

2nd I will and bequeath to each of my sons Henry J. Stevens and Thomas C. Stevens and to my grand son Frank Johnston son of my deceased daughter Belle the sum of Five (\$5.00) Dollars to be paid them by my said Executor in full of their share of my Estate.

3rd I will and bequeath to my son John L. Stevens all the residue of my Estate whether real personal or mixed and I charge him and the Estate here willed him with the support of my wife during her natural life and so long as she remains unmarried.

I appoint my son John L. Stevens the Executor of this my last will and testament

Given under my hand & seal this 6th June 1853

Witnesses

James W. Stevens *(Seal)*

Millard F. Huff.
L. J. Stevens

At Roanoke County Court, November Term, 1892: -

The last Will and Testament of James W. Stevens, deceased, was this day produced in Court, and proved, according to law, by the oaths of Charles J. Stevens and M. F. Huff, the subscribing witnesses thereto, and is thereupon ordered to be recorded.

A copy from the Records of Court.

Test: -

Wm. McCauley, Clerk.

Giles Logan.

Know all men by these presents.

That I, Giles Logan, of Salem, in the County of Roanoke, and State of Virginia, considering the uncertainty of this life, and being in sound mind and memory, do make, and declare, and publish, This my last will and testament.

After all of my lawful debts are paid and discharged, the residue of my estate, real and personal, I give and bequeath to my beloved wife Sarah.

In testimony whereof, I hereunto set my hand and seal, and publish and decree this to be my last will and testament, in presence of the witnesses named below, this the twentieth day of May, in the year of our Lord one thousand eight hundred and ninety two.

Giles Logan *(Seal)*
his mark

Witnesses -

Wm. B. Skilson of Salem, Va.
A. Williams " " "
W. R. Watkins " " "

At Orange County Court, February 25th, 1893.

The last Will and Testament of Giles Logan, deceased, colored, was this day produced in Court, and proved according to law, by the oaths of Anderson Williams and W. B. Watkins, two of the subscribing witnesses thereto, and thereupon the said Will is admitted to probate.

A copy from the Records of Court.

Teste :-

Wm. McCauley, Clerk.

Abraham Collins. I, Abraham Collins, of Marietta, Lancaster County, State of Penna, being of sound mind, memory and understanding do make this my last will and testament, hereby revoking all former wills by me at any time heretofore made.

As to such estate as it hath pleased God to entrust me with I dispose of the same as follows, after all my just debts and expenses shall have been paid.

I give, devise and bequeath to my beloved wife Elizabeth, such share and interest in my estate, real and personal, as she is entitled to receive under the intestate laws of this Commonwealth.

As to the rest, residue and remainder of my estate, real and personal, I direct that the same be divided into seven equal shares or parts.

One part thereof I give, devise and bequeath to my daughter Mary Wheeler.

One part thereof to my daughter Alice Collins.

One part thereof I give, devise and bequeath to my daughter Emma Halderman.

One part thereof I give, devise and bequeath to my daughter Ida Hegener.

One part thereof I give, devise and bequeath to my grand children Abraham Eby and Mary Eby.

One part thereof, I give, devise and bequeath to my Executors hereafter named in trust for the use of my daughter Sarah Collins, to collect the interest and income therefrom, and at their discretion to pay or apply the said interest and income, and so much of the principal as may be necessary for the comfortable support of my said daughter Sarah during her life time, and after her death to distribute the said principal sum remaining in equal shares to and among my children then living.

One part thereof I give, devise and bequeath to my executors, hereinafter named in trust for the use of my son Simon C. Collins, they to collect the interest and income therefrom, and at their discretion to pay and apply the