

~~In the name of God, Amen.~~

I, Wm. McElroy, Dwelling in the State of Georgia, Warren County,  
being then & there now in my ordinary State of Health, and in full  
possession of all the powers of mind & memory, but considering  
the uncertainty and uncertainty of this present life & the certainty  
of death, have executed it to be my last will and desire that  
all the property which I now own to be left me will be

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this life, to sonrigs and disfours of the same, in the following manner and form: That is to say:

I give and bequeath to my beloved son James Flavelle Conroy, his wife, Mary, Kornford, Eaton, a Horseback, Mabille and India, his bed and furniture, three cows & calves, one yoke of oxen, two horses and a carriage, one yoke of asses, two horses and a carriage, one Horse, Saddle and Bridle, and the sum of five hundred \$<sup>s</sup>. Also, exclusive of what he has heretofore received, I give and bequeath to my beloved son, Thomas Flavelle Conroy, his wife, Lucy, Blackson, Lalilah, Bailey, and Frank, one yoke of oxen, two cows and Calves, one horse, one bed and furniture, one Horse and Bridle, and the sum of five hundred dollars, exclusive of what he has heretofore received.

I give and bequeath to my Grandson Thomas Flavelle Conroy, to be received by him when he arrives at the age of twenty one years old, his legacy, which are now in the possession of his father Thomas Conroy, his wife, Mary, Miller, a horse, team & harness, his two horses, a saddle and Bridle, one bed and furniture, one chair and some other furniture, all of which property was left him by his Mother, to him & his wife, at his marriage, also, his share in his portion of his father Thomas Conroy, subject however to the following restrictions and limitations: 1st, if you and your son, George, should decease before he arrives at the age of twenty one years old, and in that case, the above mentioned property shall be left to and remain in the hands of his daughter, Mary, and her child, Little Nancy, a Horse, moccada and Supper, one Horse more, a saddle and Bridle, one bed and furniture, one Horse, two cows and Calves, and one Dray and Tolls.

To my loving wife, Lucy Flavelle, and my three youngest

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children, viz., Lucy Rosal Flavelle, Lawrence, Augustus Flavelle, and a son, John Flavelle, I give & bequeath the following legacy, viz., a horse, a yoke, a carriage, a team, two men, a doctor, David, Joe, Abraham, Nancy, Henry, Cynthia, Lucy, Charles, Lucy, Mary, Mrs. Sister, Hannah, Morgan, Elijah, Jack, Lucy, William & Franklin, their incomes together with my live stock of Horses, cattle, hogs, sheep, swine, hens & kitchen furniture. Provision shall be made yearly so much of the Stock and Gear as may be found necessary for the purpose of maintaining my said wife, to give the payment it may require or demands herein before made, which shall be worth and of the things she sends to me, which may be stored up, or otherwise may be held in trust, in regard of the same, a reasonable price, and balance remain, together with the residue of the property mentioned in the foregoing item, to be held together for the support of my wife, who shall have three portions of it, until my son, George, Flavelle, arrives at the age of twenty one years, or until the decease of the aforesaid Lucy, which ever may first happen, in which case, and it is my will that a division of the aforesaid property, shall be made, according to like rates, and the same to be held together, until my daughter, Lucy, shall arrive at the age of twenty one years old, or until the marriage of my daughter, Lucy, and her husband, when such happens, then a like division to be made, and held to her.

Also, I give and bequeath to my wife, Lucy, Flavelle, and my three children, viz., Lucy, Lawrence, and Augustus Flavelle, my negroes, George, Peter, and Tom, and their families, comprising the number of four, to the same man or wife with every the appurtenances thereto, to be used for their maintenance, habitation and propagation, until each dies in the flesh, these are my gifts, the substance and remainder of which I leave at the age of forty one years old, to my wife, Lucy, Flavelle, and her husband, George, Flavelle, and their families, to be used for their maintenance, habitation and propagation, to the same man or wife with every the appurtenances thereto, to be used for their maintenance, habitation and propagation, to be done, having respect, inasmuch, conscience, Inconveniences to them, their heirs & affines, forever, thus paying to their wife, Lucy, Flavelle, the sum of Two hundred Dollars each, within one

year after my own marriage. A. H. Muller is still alive at the age of nearly one year.

In case of his failure, a gloomy foreboding of misfortune colored his thoughts during the night, and at an unusual hour, following his bath, he left his chamber, and, dressed in his usual attire, went down to the garden, where he found his wife seated on a bench, looking pale and despondent.

It is my wish and desire, that in case of the death of my wife or either  
of my two youngest daughters, I may have a third daughter, my daughter  
Elizabeth, then born before the date named at the age of nineteen years or  
more and have her, as if my said daughter should die before  
she is eighteen years of age, or if married, either of those ages, that  
the part is share of which I now give to Elizabeth, nevertheless to leave a  
part of my estate, and to equally divide the same among my  
children, being Thomas, Martha, Lucy, Judith, Elizabeth and  
Agnes and Mary Ann Fleischman, and their issue respectively.  
And in case of the death of my wife, I give to my oldest daughter  
Elizabeth, the first of what herein before granted to her, to be jointly & absolutely at her own disposal, to use, consume  
and bestow the same to her, and in such manner as her  
own full discretion may direct.

abend eintrug. Die vorher gewünschte Sitzung erblieb nun beladen und wurde am folgenden Tag aufgezogen. Es kam zu einer Diskussion über die Verteilung der Gewinne, die von den beiden "Eigentümern" gemeinsam erzielt worden waren. Die eine Firma schied aus, während die andere statt der beiden Eigentümer zusammen mit dem Betriebsrat die Gewinne aufteilte. Der Betriebsrat verlangte, dass die Gewinne nach dem Prinzip der "sozialen Gerechtigkeit" aufgeteilt werden sollten, was die andere Firma ablehnte. Es kam zu einem Streit, der schließlich zu einer Trennung der Firma führte.

In a business where it can be truly said that  
honesty is the best policy, it is difficult to conceive of a  
any greater honor than to be chosen by the Board of  
Directors to act as their representative in the  
negotiations with the State of Texas.

Drawing of the said bill up to the expiration limit for decisions, and it  
affirm'd. Form of said Court in the same year, the case being called, &  
named for that, the said bill was pronounced in open Court by the Both  
of John Somers, one of the Subscribing Clerks, & who, when the bill  
in its original form, that after certain argument had thereto been  
brought before the Judge, did say, "That the following decision which is  
of record in the Minutes of the said Court, viz. "Let The bill be of  
the highest as the said bill and Testimony of a witness, & that  
and sent unto the Court of Ordinary to be there recorded, & made  
of record in the Minutes of the said Court, &c." Let The bill be of  
the highest as the said bill and Testimony of a witness, & that  
and sent unto the Court of Ordinary to be there recorded, & made  
of record in the Minutes of the said Court, &c.

The said Bill being again introduced in the same year exhibited in Court of Admiralty, it's determined to be the law; that the said Act be made Publick. Accordinge vnto the alterations between themselves and the established by the said late Parliament, p. 15. It shall be done & agreeable to the foregoing Declaration. h. l. monroe. with his

The last Will & Testament of Miss Dorothy, deceased.  
July 1<sup>st</sup> 1861. - At the Manse, 3<sup>d</sup> St. & 2<sup>d</sup> Ave.

of the Branches of the Council. This was a state of rapidity,  
of intense demand and increasing difficulty, which he said, for the  
whole duration of his administration, he had to do with. The uncertainty  
of the time, however, to the end, may be the better prepared  
to meet it, and whenever it should happen, God is call me hence  
to my maker and secure this my last will to my friends  
and my family, that go before me. Right & from further. From  
my bed-side to the hands of Almighty God, my Creator,  
my right & proper person & infirm of all my sin, but fearing  
nothing but God's judgment, I leave this my Kingdom, this my body and  
my soul to the Body of Christ, at the discretion  
of the same, for ever, in life or death, according to such an intermission  
as I shall receive of life, either to live or die, of the way, infirm  
or otherwise, in a Branch of his church, here and beyond  
the ocean, during the means and the manner of this  
removal of which, as herein after provided.

1818-1829  
Amount of which, is herein after provided:  
Mr. & Mrs. daughter Catharine Smith and her heirs, I give and  
bequeath two hundred dollars - the meaz and the manner  
of the payment of which, is herein after provided.  
Mr. & Mrs. daughter Charlotte and her heirs, I give and  
bequeath one hundred dollars - the meaz and the manner of