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Jackson & Clay sign the same in the presence and at the request of said
testator and in the presence of each other on the day and year therein
named. James B. May, witness to & subscriber before me
the 13th day of Oct. 1847. Thos. H. Warner, Esq.
Witnessed the 21st day of October 1847. Thos. H. Warner, Esq.

William Blewin's Will

In the name of God amen I William Blewin of the County of Dallas
and State of Arkansas being of sound mind & reflecting memory
do make and ordain the following my last will & testament hereby
revoking all others by me heretofore made. My Estate both
real & personal I desire to be kept to gether until the rents
with the housable property stock &c shall be sufficient to pay
my debts. It is my will & desire then that my Estate both real &
personal shall be equally divided amongst my children
to wit, George P. Blewin, Matilda Ann Beaumel, formerly
Matilda Blewin, William A. Blewin, Robert C. Blewin,
Llewellyn P. Blewin and John C. Blewin, to them & their heirs
forever. But it is my will that the legal title of the share
of my estate that may be allotted to Matilda Ann Beaumel
my daughter shall be vested in trustees and I hereby devise
& bequeath the said share to George P. Blewin and William A.
Blewin in trust to be managed & controlled by them in all cases that
the rents issues & profits to be by them expended & invested for
the sole & separate use of the said Matilda Ann Beaumel
and her ~~children~~ & children and in no case shall
the share of my estate which may fall to the said Matilda
Ann, nor the rents & profits of the same be subject or liable
to the said nor for the payment of the debts of her present
or any future husband, nor for the payment of any debt which the
said Matilda Ann may contract unless the same shall be done
with the consent and approbation of the said Trustees. On the death
of the said Matilda Ann the trust estate shall descend to
and be equally divided amongst such children as ~~she~~
she may leave alive at her death, and the descendants
if such there should be, if any child or children who may
die before the said Matilda Ann such descendants to take
the share to which their deceased parents would be entitled if
alive. And in case of the failure at her death of such
children or their descendants then & in that event I devise &
bequeath the said share of my estate to my heir at law. The
said trustees or the survivor of them, shall have a right if
they or the survivor shall think it best for the interest of the
said trust estate & the said Matilda Ann shall
give her assent thereto in writing to be signed by
her self, to sell or exchange any of the property which

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may at any time be enclosed in said trust fund and the proceeds of
any property which may be held in the exercise of this power shall be in-
vested by said trustees or the survivor in such other property of the same
or any other & different kind as they or the survivor may think forth-
with fit of said trust fund to be held by the trustees or the survivor
upon the same trusts to which the property devolved & hequeated to them
in trust is subject but the intent in Writing of the said testator is that
to any such investment shall be necessary to authorize the trustees
or the survivor to make it if any of my other heirs herein named shall
should die before they attain the age of twenty one years or before
they marry it is my will that they share of which shall sink into the

of my estate and be equally divided amongst them
All aదասուն ամատ made to my children will be found charge
to them in my hand Writing and they are to be an equal portion
their respective shares I do here by nominate & appoint George P.
Charles William & Blenis Robert & Blenis Glenvellyn P.
Blenis and John & Blenis Executors of this my last will &
testament and a majority of such of my executors as may qual-
ify are hereby authorized & empowered to sell any part or
part of my lands that they may think advisable in witness where-
of I have hereunto set my hand seal this 28th day of October
1846 W^t Blenis ^{Sealed} signed sealed published & witnessed
by the testator in our presence as his last will & testament & we in
his presence & at his request have subscribed our names as
Witnesses of the same A. F. Hopkins Charles Lewis
George C. Phillips State of Alabama Sallas County Person-
ally appeared in open Court Charles Lewis and George C. Phillips
two of the Subscribers witnesses to the foregoing will who being
duly sworn deposed and saith that they saw W^t Blenis the
testator sign seal and duly execute the same at and for his
last will and testament that said testator was of sound mind
and disposing memory at the time of executing the same and
that they their deponents and A. F. Hopkins signed the same as a
Witness in the presence of and at the request of said testator and
in the presence of each other on the day and year there in
named sworn to and subscribed in open Court before me this

18th October 1847

Charles Lewis

Charles Blenis Esq

George C. Phillips

Recorded 21st Oct 1847

Thos. Lehman Esq