

Kirkpatrick  
Charles

beds however are to be inclusive of those which are at this written disposal and I will to each of the girls her living out of the place so long as she remains on the place Single with no pretense to my Son Thomas and my daughter Sally forming care for whom of full equal regards as they have received their portion previously I bequeath to each of them five dollars worth of property in any form they choose as a small additional remuneration with respect to my Sons James and Andrew I bequeath to my Son James one hundred and fifty dollars. I bequeath to my Son Andrew the last and other remaining property. Other also that James and Andrew be the executors of this my last will and testament this the first day of March 1826 signed and Sealed in the presence of

John Cunningham

Charles Kirkpatrick Esq

Joseph Brown

Kuble  
William

In the name of God Amen I William Kuble of the County of Blount State of Tennessee being very sick and knowing that I am appointed for all time here to die though of some time and am passing memory for which I desire to thank God and being desirous to dispose of all that worldly substance I have placed to God to bless me with do constitute make and appoint this my last will and testament in words and form following First it is my will that after my death my body shall be buried in a decent Christian manner Second it is my will that all my just and lawful debts shall be paid Third it is my will that my wife Polly Kuble shall have and possess all that I possess at the time with the exception that my Son Walter is to have the Security for acres of land which I lately conveyed to him by draft and the cattle is to have but said Walter is to stay on the farm and take care of his brother for two years after my death and then to have possession of the above named articles The goods of Owen is also to be Walters but has to remain on the farm and be subject to the use of the farm for four years after my death Fourth it is my will that my Son John Kuble and my daughter Sally Kuble my Son William Kuble and my daughter Nancy Kuble or her heirs shall have one dollar each and no more Fifth it is my will that the property I now leave with my present wife at her death shall be equally divided among all her children Sixth information says to me that there is a legacy yet remaining from my father's and mother's estate should it ever be got or obtained it is my will that it shall be equally divided among all my lawful born children Seventh it is my will that the legacy which may yet be obtained from my parent's estate when received shall equally divided among all her born children eighth it is my will that my daughter Polly B Kuble Shall have of Kuble Town No Kuble as they time of age shall be furnished with a bed containing twenty five pounds of good feather and other furniture for said bed in proportion Ninth it is my will that my executors in the space of seven months after my death will take the house that Thomas Kuble now has in possession and make sale of said house in what ever way they may think most advantageous and divide

Kuble  
William

the proceeds amongst my three daughters there is Polly B. Kuble Mrs. and James Kuble it is my will that at the death of my wife my black servant Sarah Shall have the privilege of making choice of a house to live at in is my will that my wife Polly Kuble Shall execute this my last will in witness whereof I have hereunto set my hand and seal this 27 day of December 1824

William Kuble Seal

Signed Sealed acknowledged

and delivered to be the last will and testament of the above William Kuble in the presence of us who by his request and in his presence have set our names as witnesses to the same

Attest James Walker  
William McLean

Kirr  
David

I Jesse Kerr do state that the some particular wills of David Kerr were made by him in the twelfth day of February 1841. In my presence to which I was specially required to bear witness by the testator himself and that it was made in his last sickness in his own habitation or dwelling house and the same is as follows (1st) it was his will and desire that his effects should be disposed of after his death in the following manner First he directed that his funeral expenses and all his debts be paid as soon after his death as possible out of any money that he may then possessed of or may then come into the hands of my executor Second he directed that his wife should pay untoelia Martin as was before him two hundred dollars in silver out of my own money in sum or any part of that tract of land that the said Elias Martin and his wife Martin her husband now lives on and that the said tract of land with a fifty acre entry allotted thereto to belong to me the said Jesse Kerr my heirs and assigns for ever agreeable to a tract that the said David Kerr and my self had previously made to make me safe in a Receipt that I had given the said David Kerr and for other summes I had paid the said David Kerr this Receipt to be filled away and to fall upon as much or any part of the estate of the said David Kerr as one of his lawful heirs Also he directed that elia Martin should have three Beasts out of his estate worth fifty dollars. Third Directed that Henderson Kerr should have his horse Saddle and bridle and fifty of his young cattle and some Puffins and a Board of Sod to keep them until spring agreeable to a tract that said David Kerr and Henderson Kerr had previously made (of course) he directed that Rachel Kerr should have a horse beast with fifty dollars and a saddle and bridle and two hundred Fifth he directed that Martha Kerr should have one hundred acres of land out where he now lives known as the Lankins Improvement place (Dwight) he directed that after all expenses was paid that the residue or balance of his estate should be divided equally between his lawful heirs including what some of them had already received Payment being made to the Receipts notes and accountants that he held on them he wished it all made equal Between his lawful heirs (Seventh) he appointed me Jesse Kerr for his executor as one of his lawful heirs to wind up and settle all his business tend to make his cause to be made the distribution as above set forth made out by me and Signed this 15<sup>th</sup> day

Kerr  
David

February 1841 / Jesse Kerr Jr.

I do hereby certify that I have heard the within contents of the last will and testament of my husband David Kerr Deed read and that I am fully satisfied that it should be done as I think it was his desire to make that kind of a distribution of his estate from what he had previously told me and for that reason and for my own satisfaction I gave my full assent to it given under my hand this 25<sup>th</sup> day of February 1841.

Polly Kerr  
widow of David Kerr Deed

attest) Matthew Williams

James M. Barr

Hubb  
Mary

At the name of God Amen  
I Mary Kerr of the County of Blount and State of Tennessee being in the Sixty first year of my natural life with my poor mind & infirmities of my body and health as make this my last will and testament in the first place I will and bequeath my soul to the God of mercies and my body to be interred in the town in a Christian manner in the second place my will is that all my just debts shall be paid out of my estate in the third place I will bequeath to my daughter Anne have my mare named Rachel and my large red instead with all the furniture pertaining to the said mare one Calico Quilt and one white Counterpane also the Small Chest in the fourth place I will and bequeath to my daughter Rebecca & Maria have my plain Calico Quilt in the fifth place I will and bequeath to my Grand Daughter Lucy Ann Develap one Counterpane in the sixth place I will and bequeath that all my property that remains shall be sold and equally divided amongst my children & about Solomon Farmer executor of my estate This 15<sup>th</sup> June 1835 —

Mary Kerr  
mark

Cest William Henry  
O'Nan Kerr

Kerry  
James

At the name of God Amen of James Kirby of the County of Blount and State of Tennessee being sick and weak of body but of perfect mind and memory do make and ordain this my last will and testament disposing all writings heretofore made by me as touching the same. First I recommend my soul to God almighty it and as touching such worldly Goods as it hath pleased God to bestow upon me I give unto my living wife Lydia Kirby one Negro Girl Slave named Calow to wife and to do as she pleases with her that as much of my moveable property be set up and sold to the highest bidder as will pay all my just debts and all the rest of my estate both real and personal be equally divided between my wife and all my children when the youngest child arrives to the age of twenty one years and that my wife live on my land and keep all my property to raise the children provided there is no waste made of the same. If there is in it any waste that my executors hereafter appointed shall regulate the same so as there is no waste of the property. I appoint my worthy friends James

Kerry  
James

and John Stephens Executors to this my last will and testament in witness whereof I have hereunto set my hand and Seal this 3<sup>rd</sup> day of November 1829.

Testy / Eliza Daseau  
Joseph Kirby  
William C. Foster

Kerry  
Richard

I do remember that of Richard Kirby of the County of Blount and State of Tennessee being weak in body but of sound and perfect mind and memory blessed be the Almighty God for the same I do make this my last will and testament as follows that is to say I give and bequeath to my beloved wife Sarah all Household furniture and Stock of all kind and one Negro woman named Rachal and George and Anna and the plantation during her lifetime James and Richard my Sons to have the land by paying my debts I also give to my Son Joseph and John twenty five dollars to each in Trade & his children one hundred and twenty dollars in Trade and his children she now has one hundred dollars each in Trade John & Dan Richard one hundred dollars in Trade also my Son Francis to have three hundred dollars in Trade as the executors fees necessary also my daughter Jean to have enough to live also my daughter Rebecca to have a Negro Girl Bess at their value also my daughter Polly to have Easter to be made as good as Bess or vice by cash between James and Richard to have as much the balance to be equally divided between Polly Jean Rebekah James and Richard I also appoint James Kirby and Richard and John C. Foster my Executors signed Sealed and delivered this 29<sup>th</sup> of April 1811 in the presence of — attest) James Stephens Richard Kirby

Kerr  
Mary

At Mary Kerr widow of David Kerr Deed do make this my last will and testament as follows First it is my will and desire that my effects should be disposed of after my decease in the following manner (2d) if I yet it is my will and desire that my funeral expenses and all my debts if any then should be should be paid out of my money that I should die possessed of or have him to be buried near the Residence of my estate say the plantation that I now live on known as the Bottoms Hill tract containing two hundred and eighty four acres and bounded by the land of Peter Morris Lawrence Kerr and others also an entry of seventy eight acres attached thereto also a small piece of land that I bought of Jesse Kerr off of the Kunkle tract supposed to contain twelve or thirteen acres also all of my personal estate of every description after the above mentioned deduction to be come used to remain to my only daughter Sally Morris and her heirs forever in witness whereof I have hereunto set my hand and Seal this nineteenth day of May A.D. one thousand eight hundred and forty two

Signed Sealed and delivered in presence of us John Brown

James Kerr

Matthew Williams