

Lang
Henry

In the name of God Amen I Henry Lang being of Sound and disposing mind perfect mind and memory but sick of body and appeared in body and calling to mind the certainty of death do in the presence of these witnesses make certain and publish this my last will and Testament to wit. And 1st it is my will that all my just debts be paid by my executor and after my death that my body be decently buried and the expenses thereof by my executor paid. — 2^d It is my will that my beloved wife Esther have the use and benefit of the house that I now live in the State the lot on which the house stands also the lot on which the Stable stands the stable and all the buildings whosoever I now live during her natural life and after her death it all the above said endowments is to go after her death to my heirs as herein after bequeathed and it is also further my will that she have two beds dressed as they are usually dressed in my house also she is to keep the Linnen and with all the ware kettles and forks plates and other furniture thereunto belonging all my pot and cooking vessels also I give her also my clothes press I also give her my spotted plate and red cow called Hannah also my Six Shups and twelve Cuse I also give her one dining table suitable to her condition I also give her fifty Bushels of Corn five Bu of Wheat one hundred and fifty pounds of Pot. two Bu of Salt and twelve pound of Horse I also give her my falling Axe five Shored fire dogs I also give her my English Bible and my new Book of Prayers my clock I also give her all the above property she my wife Esther is to have and enjoy for her and her benefit and Comfort for and during her natural life. all this she is to have if she survives me in this life. She is also to have Poughness for her Court. — 3^d I give and bequeath to my Son Christian Lang an equal share of my estate with the rest of my heirs if he the said Christian shall first pay the debt in Washington or any or all debts that I am Secured with and for him and if he the said Christian shall fail to pay the said debt and said debt come against my executor then my executor to pay said debt out of his share of my estate.

4th by my heirs with the exception of Christian an equal share and share equally of all my estate not given to my wife during her lifetime as above bequeathed to wit Christian Horam Jacob Phillip John Daniel Francis Susan and Peter.

5th it is my will that my daughter Panny shall have her share to have her 2^d Acre of land which she has laid off to her or her share of the price of the land when it shall be sold by my executor if she shall choose to keep said lot of land then my executor to make her a good warrants deed in fee simple to her and her heirs said land joining the said land of the heirs of John Matheson Moses Pambler being the lot on which her new house now stands. She shall live upon her new house or till my land shall be sold by my executor.

6th it is my will that if my wife shall outlive me my land is not to be sold till her death but it is to be rented out by my executor and the proceeds apply to her my wife's support and the remainder to be added to the general fund belonging to my estate then after her death the land is

Lang
Henry

to be sold with the exception herein above named and the proceeds equally divided between my heirs as above named. 7th all my personal property not herein bequeathed at my death is to be sold by my executor at public sale and the proceeds equally divided among my heirs as above named and at the death of my wife my executor is to sell all the property I have given her that is not perishable and that may remain in her hands and divide the proceeds equally among my heirs as above named. I do appoint Mr. D. M. J. my executor of this my last will and Testament to all of which I hereunto set my hand and Affix my Seal this 5th day of November 1847.
Signed and published in our presence
George Risher
Henry Lang Seal

Lang
Robert

I Robert Love do make and publish this as my last will and Testament hereby revoking and making void all other wills by me made at any time. 1st I direct that my funeral expenses and all my just debts be paid as soon after my death as possible out of any moneys that I may die possessed of or may come into my executor's hands. 2^d I allow my wife Jane Love a comfortable support of the form I now live on I allow her one Bed and furniture to be at her disposal at her death. I allow her one horse least to fall back to the estate at her death and to be sold. 3^d I will and bequeath to my Sons William D. Love and John P. Love my farm known as the Yellow Farm to be equally divided between them by their paying twenty five dollars a year into the hands of my executor 4th I will and bequeath to my other two Sons Aaron Love and Robert D. Love the farm I now live on to be equally divided between them according to quality. 5th after my death I allow all my personal property to be sold and the proceeds equally divided among my three daughters viz. 1st Isabella's portion I allow to her and her Son John D. Bell I allow also her fifty dollars beside to make her equal to what the other Girls get when they succeed to be said out in Land after her and her Son John D. Bell Eliza Mix will possess. I allow to her to dispose of as she may choose. and Susan of our fault's portion I allow to her to dispose of in what ever way she may choose. 6th The proceeds of the Sale of the best what what I allow my wife Jane Love I allow to be equally divided among my three Daughters (to wit) Isabella Love now Isabella Bell Eliza Love now Eliza M. as well and Susan of our fault's. Lastly I constitute and appoint my two Sons William D. Love and Aaron Love Executors of this my last will and Testament. In testamony whereof I hereunto set my hand and Seal this 3rd day of April 1853

attest
Harvey B. Loverton
John W. Edmondson
Robert Love Seal