

Dunlap
Adam

Eighty I bequeath to my daughter Jean Davis
Doll & Silverware - \$713.00 allow her wife to have the
Team and Tacklings and horses to be at her disposal
Ninety I appoint and constitute my son James
Dunlap and John McLean to be executors of this
my last will and testament as witness my hand and
Seal to day June A.D. 1796.

Attest³ John Bogie
John Dunlap Seal

Davis
Phillip

I Phillip Davis do make and publish this as my last
will and Testament hereby making and testifying
before all other wills by me at any time made. This
I direct that my funeral expenses and all my debts
be paid as soon after my death as possible out of
any money that I may die possessed of or may
have with the Grands of my Contractor Economy. I give
and bequeath to my wife Elizabeth Davis my
indifferent plantation and all my personal property
House furniture first is value and other effects
first to my possession of at her death it is my
will that my effects be divided as follows.

First I give and bequeath to John Davis my son
Davis and Anna Davis my house plantation to be
equally divided between the both at his death.
Secondly I will and bequeath to Thomas Davis son
Bequest him William Davis Phillip Davis James
Davis at his death I give him all my personal
property house furniture and forty acres of land
that since my son John Davis now lives on to be equally
divided between the two Phillip & will and bequeath
to my two daughters Margaret and Sally thirty seven
fifteen dollar each. Lastly I do hereby nominate and appoint
William Davis and Elizabeth Davis my executors in
witness whereof I do to this my will set my hand and
seal. This fifteenth day of February 1852.

Signed sealed and published Phillip Davis Seal
in our presence and we
have subscribed our names witness in the presence
of the Testator this 10th day of February 1852.

Daniel H. C. in trust
Samuel E. Rowan
Abraham Averett

Sterling
Margret

In the name of God Amen Margaret Sterling of the County
of Blount and State of Tennessee being worth of real, but
sound of mind and of disposing memory caused as one
of the last acts of my administration I make and retain
this my last will and Testament in the manner following
viz I commit my spirit to God who gave it and my
body to the earth from whence it came there to rest a

Sterling
Margret

the resurrection being fully assured that then it will be raised
and remitted to my soul of this worldly substance with which
the Lord in his kind Providence has blessed me and never the
following disposition (10th) I do treat my funeral expenses
and all my just debts & expenses - 14th of give and bequeath
to my brother Amistel Estes one dollar and twenty five
cents - 2nd of give and bequeath to each one of my surviving
sisters one dollar and twenty five cents. 3rd of give and
bequeath to Henry & Brothers five dollars 4th of give and bequeath
to Joseph Wilson five dollars to be paid to me by my
executors when they cancel the money of my Estate and
I will bequeath the remainder of my real and personal estate to the
beneficiary or beneficiaries to whom I now hereby
bequeath for the education of young men for the ministry
lastly I constitute and appoint John Gault and Harry
McClintock Executors of this my last will and testament
and witness my hand and seal. January 17 1845.

Attest³ Joseph Wilson
Attest³ Harry McClintock
Margret Sterling Seal

Trundale
James

In the name of God Amen I James Trundale of
Blount County Tennessee being sick and weak of
body but of sound mind and disposing memory
for whose灵魂 God and Father I am. Our
recent ending of human life and being anxious
to dispose of all such worldly substance as it hath
pleased God to bless me with. I give and bequeath the
same in manner following (10th) I first do desire that all
my perishable property except so much as to pay all
my just debts I bequeath eleven hundred dollars to be immediately sold
after my decease and out of the monies arising
therefrom to go to with the sum of which can be called
gross debts due me all my just debts and
funeral expenses paid as the aforesaid monies
may not be sufficient to satisfy all my debts I
desire that my executors hereafter named may see
my same in Blount County near Maryville to
gether with the Wm. Land Malt adjoining lands
of A. Montgomery and others being in Jefferson County
and also the farm of the widow Perry in Sevier
County adjoining lands of Branson and other and out
of the fore-mentioned lands pay and satisfy such
of my just debts as remain unpaid after the payment
of my just debts and funeral expenses I give to my
wife Eleanor Driddle one half of my old and farm in
Sevier County including the mansion house barn and
stables all the household and kitchen furniture in my
use two Barn Share ploughs four shovels plow one plow
one wheelbarrow the mule wagon and four pairs of horses
Complete farm equipment