

Wallace  
Matthew

else fifty dollars in Cash. But it shall be my will and pleasure to convey the above mentioned lot and slaves to my said wife during my life time and give to her any part of the above mentioned property that so much as may be conveyed as given to her by me in my lifetime shall be considered, and taken in whole or in part as a satisfaction of the above devise to my said wife. Item 6<sup>th</sup> I do and bequeath to my wife Mary Wall-ace and her heirs forever all the slaves of the tract of land on which I now live and which I claim in right of my said wife living and being in Blount County. I also give and bequeath to my said wife and her heirs forever two negro slaves named Nancy and Adeline, now in my possession together with their increase. I also give and bequeath to my said wife during her natural life the following named negro slaves to wit, Jefferson aged about 28 years, Pous Alesy, George Cane and Rashard. I also give to my wife Mary all my real property now known before dispossession including a tract of land situated on the waters of Little Creek containing one hundred and twenty four acres, Blount County, which I purchased of Doctor John Temple and Conveyed to me by William and Isaac Trotter and also the following town lots in the town of Maryville and assignation in the place of said town as lots No 44, Lot 50; and Lot No 70 and Lot No 71. The above described tracts of land and town lots, my said wife is to have and enjoy during her natural life and no longer together with all the opportunities thereunto belonging. But if at any time my said wife and Executors shall mutually agree to sell and dispose of any of the above named negroes or town lots, then it shall be lawful for my Executors to sell and dispose of such as may be agreed upon and the money arising from the sale shall be put at interest, shall be paid to my said wife for her benefit during her natural life, also under the above mutual agreement my said Executors may make sale of my said tract of land and put the money at interest to my said wife for her benefit during her natural life, Item 3<sup>rd</sup> I give and bequeath to my said wife all my personal property of every kind except not money before disposal of to have and to hold to her forever but of this however all my just debts shall be paid and if it shall be necessary to make sale of any part of it my will is that my Executors make sale of such only as my wife may direct, And also I make the same chargeable with the payment of the same I am bound to my wife Phoebe Jones Slave, quantum in the Court I do not give her said bond in my lifetime. Item 4<sup>th</sup> It is my will that what money I may have on hand at the time of my death and all that may be collected for debts owing to me shall be put out at interest and the interest and also the interest that may arise from the sales of property as above mentioned shall be paid annually to my said wife during her natural life.

Wallace  
Matthew

Item 6<sup>th</sup> After the death of my said wife it is my will and pleasure that all the real and personal property herein bequeathed to her during her natural life shall be sold and the proceeds thereof together with the principle of all money which may remain from the sale of property bequeathed to her during life shall be divided equally among the following named persons to wit Matthew Wallace Thompson son of Samuel Thompson deceased, my brother Jesse Wallace, my brother William Wallace, Matthew Wallace son of brother Oliver Wallace, my sister Mary Ann McLean, daughter of John McLean my sister Elizabeth Campbell and my wife Elizabeth McKinney, Daughter of Benjamin Mercader. To have and to hold to them and their heirs forever. Item 7<sup>th</sup> I constitute and appoint John J. Davis Jr of James Rubin T. Gates and John Clegg Executors of this my last will and Testament hereby setting an end hereto set my hand and seal this 19<sup>th</sup> day of February 1889. *Mather Wallace*  
Signed sealed published and declared by the testator in the presence  
of R. J. Davis  
J. M. Anderson

Wallace  
Abraham

I now all now by these presents that I Abraham Wallace of Blount County State of Tennessee being in a critical state of health at present. This shall be God I yet retain my reason and General Knowledge of things and retaining the uncertainty of life also that it is appointed for all men once to die I do solemnly ordain and declare this to be my last will and Testament in form as follows. First it is my will that my beloved wife shall have the house and kitchen where she now lives with the household hold furniture and kitchen furni-  
ture to dispose of as she may see fit and prefer when she surviveth. She is to have no said house and the interest arising from a tract of land on John L. Yeareat - containing five hundred acres - Second I bequeath to my two sons John and Offy Bellin Wallace and to each of them the tract of land on which they now live. Mr. John is to have the entry of seventy five acres lying on the water of Little Pine Creek adjoining John Stiles lands. Likewise John and Abraham McElmo Wallace are to have my old wagon - Third I bequeath to Benjamin Wallace one cow and colf, and on account on John F. Yarnell of thirty dollars - Fourth I give and bequeath to my daughter Malinda Wallace one roll of land in Henry Precinct containing two hundred acres and one more and one acre and half acres. Fifth - It is my will and desire that my two sons John and Offy and my daughter Malinda Wallace, to have the tract of land on which I yet live and all the cattle and of the stock lands cattle his sheep with their increase etc - also the farming the farming about its arising sunburn, they are to collect all my out standing debts and to pay all my just debts sum as amount. Of particularly names and demand of them

Wallace  
Abraham

to live in love peace and harmony with my affectionate  
Pugnacious and to treat her with forbearance respect and  
Support her decently and comfortably so long as she shall  
live said Giblton and Wallace Wallace are to pay special  
attention unto Jessie and Isaac & Wallace buy two lines also  
one Student now at the Seminary at Maryland that is to see  
that they are supported and clothed until they go through  
a liberal education at that place their necessary expens-  
es to room & board for wool Books &c and if they should  
live to complete their education each one to be furnished  
with a good time saddle and bridle and a decent suit  
of clothes by said Giblton & D. and William & Wallace  
Sixth I beg with a sum of hand to William & D. Wm. amount-  
ing four hundred and twenty five dollars or the land  
for which it was given to Pugnacious Jessie and Isaac &  
Wallace to be equally divided between them as they may agree  
Seventh it is my will that the five hundred dollars left in  
John S. Garrison shall be equally divided between the other  
heirs at the decease of their mother Lastly I do appoint  
J. & Giblton & D. Wallace Executors of this my last will  
and testament in witness whereof I have hereunto set my  
hand and affixed my seal this first day of January  
in the year of our Lord one thousand eight hundred and  
thirty four Abraham Wallace Esq

In the presence of G.  
I attest 3 W<sup>m</sup> Stavers

Wear  
Joseph

I Joseph Wear Senior of Belmont County Pennsylvania being in  
a feeble state of health but of sound mind and knowing that I  
cannot shortly leave this world have straight proposed to make and ap-  
point this my last will and Testament and I do hereby make  
all other wills by me before gone waste In the first place I wish  
my body decently buried I then wish my property disposed of  
in the following manner to wit I allow all my just debts to be  
satisfactorily paid I then allow my wife her support off the plant-  
ation during her life I also allow her three hens of home brood  
two Cows and two Sheep my household furniture I leave to  
her as per se to my son John I have already given the tenture of  
all her house to my son John I do will my negro give Bob to my son James to  
my son Joseph I have already given this plantation I allow  
them in addition to the land &c which I have given to my  
son Hugh Fallon him one Cow and two ewes to my son  
Samuel leave the plantation on which I now live with all  
the farming utensils and my wagon and Team also two cows  
and all my hogs and my Negro boy named Jack I allow  
to my daughter Peggy one Cow to my daughter Mollie  
Fallon all her household furniture out team wagon & her pack of  
Cattle & also I desire my large mare to be appraised and  
the value of her to go to Mollie to my daughter Betsy &  
Jessie my negro boy Bob and the man she takes with  
her to maintain her these are my last and final wishes my desire  
is that the two above named Negro boys Jack and Bob

Wear  
Joseph

be free at the age of thirty years but to procure the above named  
persons until they arrive at that age I allow to my Grand son  
Joseph son of John Wm. Wallace to be applied all to the purpose  
of educating him the balance of my estate I leave to my son  
Samuel I do hereby appoint and request my brother Jonathan  
Wear and John Montgomery as my executors to execute this  
my last will and Testament of the above I have hereunto  
set my hand and affixed my seal this 11<sup>th</sup> day of  
June 1809 Joseph Wear Esq  
Dated 3. Montgomery  
John Wear

Williams  
David

I David Williams of Belmont County of State of  
Pennsylvania being sick and weak of body the sound of whom  
and understanding declining this my last will and Testament  
in the following manner First it is my will and desire  
that all my estate be given to my beloved wife Barbara  
Williams to be at her disposal during her natural life  
or widowhood Further it is my desire that if my wife  
should remain or be taken from my abode by death before  
they arrive to mature age that my executors apply my said  
Estate in as much of it as will be necessary to the support  
and education of my children while in minority and after  
they all come to mature age that my Estate be equally  
divided between my children namely Martha David  
Charity Nathan & Caleb Joseph & Jonathan & Hugh  
Gideon & Gabriel and Lastly I do again and constitute  
my son Jonathan Williams and James Warren to be  
my whole and sole Executors of this my last will  
and Testament whom I have set my hand and  
Seal this 17<sup>th</sup> day of the twelve month in the year  
of our Lord one thousand eight hundred and nine  
A.D. 1809 Thomas Jones David Williams Seal  
3 Jonathan Dean

Williams  
John

In the name of God Alme. I John Williams Senior of  
the County of Belmont and State of Penns aforesaid desiring  
the certainty of whom and knowing it is appointed for  
me now made to do as well and certain this my last  
will and Testament as follows (B) 1<sup>st</sup> of first of all as  
a circumstance my soul to God that gave it and my body  
to the ground from whence it came to be buried in  
a decent Christian manner at the discretion of my  
Executors 2<sup>d</sup> I bequeath all to my oldest son Richard  
Williams after all my lawful debts are paid £ 100  
3<sup>d</sup> I bequeath to my son John ten £ 100  
to Jonathan Colclough ten £ 100  
4<sup>d</sup> I bequeath to my  
daughter Sarah Faust ten £ 100  
5<sup>d</sup> I bequeath to my  
daughter Eliza Beyer ten £ 100  
6<sup>d</sup> I bequeath to my  
son James the plantation where he now lives on as it stands  
Stockland and served with all my farming utensils Sept 1<sup>st</sup>