

Hannum
Henry

of said Summons are now in the hands of W. Y. G. Ward
for Collection. It is also my will that my wife give
me 9 years to pay said Summons, also keep first double
Barrel Shot Gun to my son David, every other
Shot Gun, West Pistol, mother and rigging to my
son William. I also will and bequeath to my
wife Ann Estab all my personal property and the
balance of my negroes to retain or dispose of at
her discretion after the payment of my just debts. It
is also my wish that my wife assume the administra-
tion of this my last will and Testament together with
the management of my estate so far as she may deem proper to act with her
Givens under my hand and Seal this 12th day of
April 1845.

Henry Hannum

Witness: J. W. C. Fogg
Wm. Hingleton

Dated May 5 1845.

Freeman
James

I James Freeman of Blount County and State of Tennessee being sound in mind and in my
perfect wits do hereby make my last will and
Testament as follows. I give and bequeath to my
beloved wife Lucy Freeman during her natural life
that tract of land upon which Wm. Hingleton holds now
lives, a street, and adjoining the tract above named
I also now lives, being that portion of the tract of land
which now belongs to me and which I purchased from
Samuel Glass & also bequeath to my affectionate wife
Lucy during her natural life, the following negroes
33 Black men, 11 Black women, 10 Boys, 10 Girls, also
Robert Hingleton and Abram, 33 children bequeathed to my
said wife all my stock of live cattle now on hands
including horses, cows and hogs and all other
domestication of stock to gather with all my house-
hold furniture and clothing utensils to go and
belong to said Lucy Freeman during her natural
life after the decease of my affections wife Lucy
will the aforesaid tract of land bequeathed to my
wife Lucy wife revert to me and become the property
of my son John Freeman, the negro Rubin alone
named and bequeathed as above to Lucy Freeman who
after her decease become the property of my son David,
Freeman, the negroes Rubin and Abram above des-
cribed and bequeathed as above to my wife Lucy
will at her decease revert to me and become the prop-
erty of my daughter Eliza Davis. The household
furniture above described and bequeathed to gather
with the stock above described also farming uten-
sils to become at the disposal of my wife Lucy the
property of my son John and my daughter Eliza
to be between them equally divided, I also give and
bequeath to my sons Robert, Lester, and James five

Freeman
James

dollars each, in Testimony of which I have hereunto set my
hand and seal. This 21st day of August 1827, in presence
of John Stephens and Peter Warren Subscribing witnesses
I also appoint John Freeman sole Executor and Elig. Davis
Powerfuly of this my last will and testament giving
them all legal power to carry the same into effect day
and date as aforesaid is sealed under my hand and
seal this 21st day of August 1827.

Attest: Peter Warren
(John Stephens)

Warren
Robert

per
160 Pg

In the name of God Amen. I Robert Warren of Blount County
and State of Tennessee being sound of body but of perfect mind
and memory thanks be given to god Almighty to mind the
most almighty of my body and knowing it is over
appointed for all men to die do in this and wherein
this my last will and Testament. That is to say
my self and wife of all, I give and recommend
my soul into the hands of Almighty God then gone
to, and my body I recommend to the earth to be buried
in a decent Christian burial at the disposition of my
executors nothing doubting but at the general Resur-
rection I shall receive the same again by the mighty
power of God, and as touching such worldly goods
wherewith it hath pleased God to bless me in this life
I give, devise and dispose of the same in the following
manner and form: First I give to my son James
9. M. Warren one hundred acres of land in the lower
end of my plantation, Likewise I give to my son Walter
M. Warren other hundred acres of land on the upper end
of said plantation to be laid off by my Executors, the
balance of my plantation at my death I give to
my son Joshua M. Warren and one hundred
sixty dollars in Trade of my effects I direct as
my Negro woman Nancy to set free, Likewise at my
death I direct that my four negroes namely one girl
named Lucy, three boys, 2 with Cookstown and another
he equally divide by my Executors between my
sons George and Wm. Daniel M. Warren, Lettice with Anna
and Nancy M. Warren, and Eliza above and Nancy
is to receive such of them a sum worth sixty
dollars in Trade and a saddle for each of them out
of my Estate the total sum of my effects I desire to be
sold immediately after my death and after pay-
ing all just debts and funeral expenses the remain-
der to be equally divided between my six children, namely
James L. Warren, Watty M. Warren, Pauline L. Pilman
Joshua W. Warren, Lettice with K. Warren and Nancy M.
Warren, and Elizabeth give and bequeath to my said
wife Elizabeth recently as follows, Charles H. Warren
and William B. Warren, Martin Loring, his annual
Davin Brown & Warren & son & m

Warren
Robert

Warren Jane Kiloham Lydia Anna John & Dr. Warren
Elizabeth S. Hallin Mary Clement and Robert W. Warren
our children and to be paid out of my estate by my
Executors Lastly I do hereby constitute and appoint
my friends James Wilcox and Samuel George Brewster
of this my last will and testament to have full power
of all sales and divisions Proceeding whether or former
wills or testaments by me heretofore made. In witness
whereof I have hereunto set my hand and seal this
Twenty Second day of March in the year of our
Lord one Thousand eight Hundred and Twenty six
Signed sealed and declared by Robert Warren Esq.
to be the last will and Testament
of him the said Robert Warren the Testator there
in presence of us.

Richard Chandler
David Chandler

Gillespie
William

In the name of God Amen this Nineteenth day of October
in the year of our Lord One Thousand eight Hundred
and Twenty six I William Gillespie Esq. Son of the late
of Excellent and True of Garrison being Sealed every
day of August and dispensing mind and memory am
him of aware of the uncertainty of life and the certa-
tainty of death do hereby make my last will and
Testament First which it shall please Providence to
remove me hence & will and bequeath my soul to
God who gave it and my body to the shute to be
destituted interred and buried in my will my Estate
both real and personal I will and bequeath in the
following manner to my son D. W. will and bequeath to
my beloved wife Ann Gillespie One hundred and twenty
dollars in cash to be divided equally out of my Estate
and paid to her by my Executors herein after appointed
I also their wife and bequeath my said wife Ann
her choice of one horse or mire also her choice of two
cows and three young Calves of my property I
do further will and bequeath her so much of my
household and Kitchen furniture as she may there
proper to take and as much of their present servants
of this family I now live on as will support her family
for one year after my death all of which is to be at
her absolute disposal & also will and bequeath to my
said wife Ann Gillespie Thirty dollars to be paid her
annually so long as she shall survive and exclusive of
the one hundred and thirty dollars before mentioned
I do further will and bequeath to my said wife Ann
during her natural life her choice of one of my four
negro slaves Jumpy Allen Nelson and Anderson and if
this negro so chosen should at any time before the
descent of my said wife Ann die or become unable
to labor then I do further will and bequeath my said
wife Ann her choice of any one of the remaining three

Gillespie
William

and that she enjoy his or her service during her said
natural life I do further will and bequeath to my
son James Gillespie one third, to my son John Gillespie one
third and to the rest to the heirs of my deceased son
Robert Gillespie namely Esther H. Weston William P. Gillespie
James P. Gillespie Martha L. Gillespie Robert A. Gillespie Martin
W. Gillespie and Mary P. Gillespie one third of my
negro slaves before mentioned after my wife Ann
shall have made her choice as aforesaid and after
the decease of my wife Ann & will and bequeath said
negro slave by her choice as aforesaid in the proportion
aforesaid to my said sons James & John and the heirs
of my deceased son Robert & will they shall each
contribute one third of the said sum of Thirty dollars
to be paid as aforesaid to my wife Ann during her
natural life that is to say my son James shall
pay me three and the other named heirs of my
deceased son Robert shall pay one third of the said
sum of Thirty dollars annually and provided
also each of the aforesaid three parties shall contribute
one third of the expense that has or may be incurred
in supporting myself and family during my
natural life which upon my death shall appear
from the accounts and bills affixed of my son
James, John and Robert and if any of the aforesaid
three parties shall fail or refuse to pay or contribute
the aforesaid proportion then I will and bequeath that
the aforesaid negro slaves shall be divided in the
proportion to the three aforesaid parties they shall
have paid or contributed as aforesaid. I do further will
and bequeath that my Executors herein after appointed
shall dispose of the land upon which I now live either
at publick or private sale or other wise as they shall
deem most expedient for so much thereof as shall
be sufficient to pay up my sons James & John Gillespie
for any debt or debts which they may have paid
or may pay as securities of my said deceased
son Robert Gillespie and also for any money they
may have paid or may pay in the administration
of the estate of my said deceased son Robert Gillespie
for which they may have received no consideration
all whereof shall be turned adjoin to my said Execu-
tors upon a fair and equitable settlement by them to
be made with my said sons James & John Gillespie
I do further will and bequeath of said Executors
and said persons & John & in said settlement
as if any difficulty should arise about any other
foregoing or subsequent provision of this will that
the same shall be referred to them as interested par-
ties to be decided by the parties whom decision is the
decision of a Majority of them shall be good and
final to all intents and purposes I do further will
and bequeath that