

ascend interest on the same until a suit now depending
 between John Dougherty vs determined & should Dougherty
 succeed for him to be paid out of it if not for it to be given my
 demand amongst my children. 11th Should my Brother Haden
 Trigg be unable to make the payment for his land I request my
 Executors to loan him as much money as will pay what he may
 not be able to raise to keep up his land soon as possible without
 interest; 12th I nominate & appoint Mrs Hutchinson Guardian for my
 son James also John Simmons for my Son William also Marshall
 & Howell for my Son Marshall & my Daughters Isabella & Mary Ann
 also John R Patrick formerly Son alanson 13th I wish my Sons
 James William Marshall & alanson to receive this property at
 the age of Twenty years also my Daughters Isabella & Mary Ann
 at the age of Twenty or sooner should they marry 14th It is
 my will that should any of the negroes given to any of my
 children die before they become Twenty years that it be made
 up to them unless by increase which may be left may be
 equal to the others in value. 15th and lastly I nominate &
 appoint Marshall & Howell John Simmons and John R Patrick Executors
 of this my last Will and Testament. Given under my hand
 this 9th Day of October 1827

Signed in presence of

William Trigg & Caloway
 Patridge Patrick

Will Trigg

State of Tennessee & County Court November Term 1827
 Franklin County of the the Last Will and Testament of William Trigg
 Deceased was this day produced in open Court
 by the Executors therein named and duly proven by the oaths
 of William & Caloway & Patridge Patrick subscribing witness
 thereto & ordered to be recorded: Given under my hand at office
 this 20th day of November 1827

Recorded in my office this 14th day of August 1828 E. Russell Clerk

The last incorporation this of Thomas & Horne died made in the month
 of October 1827 in the presence of the undersigned Richard C Hodder
 & Charles J Glessner witnesses who are as follows. Called upon
 the declarant then living / informed said deceased / to have
 witness that such was his will which he has made
 in his last sickness in less than two weeks before his death
 at the house of Thomas Shapton in Salem where he had been
 resident about three months immediately previous to his
 death the said Horne had no family or fixed place of residence
 but alternately resided at Salem and at Elizabethtown in
 that area he was born and in Salem and was confirmed there

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tee his death which will be as follows: 1st That said Thomas J. Morris declared that at was his Will and desire that his negro boy, Preston Shadrack Jacob & Melly after his death be the property of James Edwards Thomas Morris son of his Brother William B. Morris his heirs and assigns forever. He said Will has been reduced to writing by me this 30th day of January 1828 In Testimony whereof we have hereunto subscribed our names and affixed our seals the day and year last above written.

R. G. Todd *[Seal]*
C. Gasperie. *[Seal]*

State of Tennessee

Franklin County, County Court February Term 1828 That the last will and testament of Thomas J. Morris deceased was exhibited in open Court by Richard C. Foster & Charles D. Gasperie being duly sworn stated that said will was made in the Month of October 1827 and that they were specially called on by the Testator to be witnesses that such was his Will and that the same was reduced to writing by them on the 30th day of January 1828 that the said deceased was of sound mind and memory when said will was made and that said Will was made in the last business of the deceased less than two weeks before his death at the house of Thomas Shadron in Salem Franklin County where he has been resident about three months that the said Morris had no wife or family nor fixed place of residence but alternately resided in Salem and at Georgina Springs in Alabama that he was last seen (in Salem) and was confined there till his death and William B. Morris one of the heirs and administrators of said estate of the deceased being here present in Court and it appearing that the other heirs cannot be notified or served with process to contest the validity of said Will by reason of their being in State of Virginia whereupon the Court doth consider that said Will is duly proven and ordered to be recorded.
Recorded in my office the 15th day of August 1828 S. Russell C. S.
E. Russell C. S.

The last Will and Testament of Eginal Phelps made this twenty eighth day of August in the year of our Lord One Thousand Eight hundred and Ninety eight & thenceby a knowledge of the immortality of the soul and the great glory thereby the first of my Will I do resign my Soul to God hoping he will receive it next I desire all my just debts paid & leave to my beloved wife Elizabeth Phelps one negro man named Tony also one negro woman named Betty and one negro girl named Linda to be and remain hers during her natural life hence owned or held or she may take any other three negroes in place of the above named one at the expiration of twelve months and soon as she

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R. G. Todd - Seal
C. Gasper - Seal

State of Tennessee

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