

immediately or not in and belong to the surviving two of the said children and in case two of the three said children should die before they are Twenty one years old or before they have lawful heirs then shall all the estate herein devised to them shall be immediately or not in and belong to the surviving one of the said three children and in case all three of the above named children should die without lawful heirs it is my will that the estate herein stand thus share be and is set in Solomon Griffin John Griffin and my said wife Jamima each to have an equal third part thereof upon the death of the last of all three of my alone named children Mahala General & Luenda without heirs and the last mentioned third part of my said said wife in that event provided is to descend to the Solomon Griffin and John Griffin upon her death or future marriage and it is also my will and desire that my said three children Mahala, General, & Luenda whom I have hereby made my heirs and successors be well raised and provided for and have each a good Christian Education out of the property of my estate above allotted for that use and the support of my wife Jamima and I do hereby nominate ordain and appoint my trusty friend Josiah Bonham & John Frame of Lincoln County the executors of this my last Will and Testament. In witness whereof I have hereunto set my hand and seal this thirtieth day of January AD 1810

Signed sealed & published in presence of  
D C Isaacs      3<sup>rd</sup> day of the 30<sup>th</sup> of January 1810 William X Griffin Seal  
John Sp. Yester  
Edward Russell      11 m to m  
and by me

In the name of God Amen

I William Lindley of the County of Franklin and State of Tennessee being weak of body but sound in mind doth make & ordain this my last will and Testament that is to say first. I will that out of my estate my four wards Michael, Robert Jane and Obediah Archibald be paid the sum of one hundred one Dollars and twenty five Cents East as soon as it can be raised out of my estate to be paid into the hands of their future guardian for their use till they lawfully come of age or as great as the money can be collected from him. And secondly I will that the balance of my estate be sold to the highest bidder and when the family gets out to Indiana Territory and then be equally divided between my children that is to say William first Alyah, Aliza, John Sally & Jacob and wife Martha have an equal part with with my children above named.

It is to be observed that William is to have his part as soon as it is collected and further I do hereby nominate & appoint and constitute my son John Lindley sole executor of this my estate last will and Testament &c revoking all altho' wills made by me. In witness whereof I have hereunto

Set my hand and affixed my seal this 9<sup>th</sup> August 1816.  
Signed Sealed in the presence of who saw each the other sign Test.  
John Royboom  
Hugh Gentry  
John Peeler  
Isaac X Peeler  
<sup>and</sup>  
<sup>and</sup>

William Bradley 

On the Name of God Amen -

I Edward Osborne hirr of the County of Franklin and State of Tennessee Being ill sound mind and memory but in a low state of health and knowing that it appertained unto for all men to die do make and constitute this my last will and testament and I appoint John Coffey and my wife Neoma Osgood my executors to this my will and testament first I wish commend my soul into the hands of the Almighty God who gave it me and my body I recommend to the earth from whence it originally to be borned in a Christian like manner and as touching my worldly estate first I give and bequeath to my wife Neoma Osborne all the plantation wherein I now live during her lifetime or widowhood with a severall of the Orchard which I deserve the benefits to be equally divided between my two youngest sons and youngest daughter during their stay with my said wife or which my said mentioned children shall take care of the said Orchard themselves.

2d I give to my said (after the death of my wife) my Plantation wherover I now live with all and singular its appertinences to be divided between them my David & Nathan Osborne equally and quarterly and further I desire to give into possession that part or of cleas land lying on the Controversy side of the land to from the house David & Nathan Osborne with a name that my wife shew the use of the same or so much as will be sufficient to see what grain she may have that is after my death & during her widowhood. 3rd I give to my wife and youngest daughter Sibby my young Moth filie and if there is any more from said Moth I wish all to be for the benefit of my said daughter Also I give all my stock horses (not mentioned) Cattle hogs household furnished and forming Utensils to my two sons David & and Nathan after the death of my wife during her widowhood. Also I give to my said two sons these two horses that I have previously given to them.

For testimony whereof I have set my hand to this my last will and testament. This 2<sup>nd</sup> day of July 1816.

In presence of  
John Neff  
John B. Coons.

Edward Osborne