

I William Moore do make and publish this as my last Will and Testament hereby revoking and rescinding void all other Wills by me at any time made. First I give and bequeath unto my son James H. Moore the property and money which I have heretofore given him and which he has had in possession and used accordingly; I give and bequeath unto my son Alexander Moore the property and money which I have heretofore given him and which he has had in possession and used accordingly; I give and bequeath unto my son John H. Moore one half of my negroes as his full slave the property and money which I have heretofore given him and which he has had in possession and used accordingly;

Fourthly I give and bequeath unto my son William L. Moore one half horse colt known as his colt besides the property which I have heretofore given him and which he has had in possession and used accordingly. I give and bequeath unto my son Henderson Moore one hundred and fifty dollars to be paid over to him at the death of my wife Jane Moore besides the property which I have heretofore given him and which he has had in possession and used accordingly I give and bequeath unto my beloved wife Jane Moore during her natural life for her comfortable support and maintenance & for the support and maintenance of daughter Letitia Moore my son William L. Moore my daughter Mary Ellen Moore my son Henderson Moore my daughter Bessie Jane Moore as long as they or either of them shall remain with her my said wife the following property to be the plantation of tract of land whereon now lies containing one hundred acres together with all the hall and of my estate both real and personal except so much as I may have in a preceding clause or clauses of this my will given to my son Henderson it is my will and desire to do further this at the death of my wife or death of my said wife Jane Moore that all my Estate both real and personal which I have in a preceding clause of this my will given or loaned to my said wife during her natural life shall equally divided between my daughters Letitia Moore my son William L. Moore my daughter Mary Ellen Moore my son Henderson Moore & my daughter Bessie Jane Moore Lastly & do hereby nominate & appoint my son Henderson Moore my son John H. Moore my executors to administer wherof I do to this my will set my hand & seal this 26th Mch/1838

William Moore Seal

Note the word support on the first page & the word  
during her natural life on the second page was interlined  
before signed.

Signed Sealed & published in our presence above how  
also called our names hereto in the presence of the Testator

this 26<sup>th</sup> of Sept 1828 in State of Tennessee Franklin County  
 Charles Dunn can } County Court of each Term 1842  
 Joseph Queen } then the 20<sup>th</sup> day of last year and  
 James P. Brown } Testimony of William Brown deceased  
 George Montgomery was pronounced in open Court by the  
 oaths of Joseph Queen & James P. Brown two  
 of the sales ordering witnesses thereto who was ordered to be  
 recorded. witness Isaac Estee Chas, sc this day  
 of March 1843. Isaac Estee C. A.

I Amerson Test of the State of Tennessee and County of  
 Franklin being of sound mind and good memory do make  
 and ordain this my last will and Testament, hereby  
 revoking and making void all other testaments by me made  
 at any time. First I direct that all of my just  
 debts funeral expenses be paid out of the just  
 money so affeit that may come into the hands of my  
 Executor, Likewise I give and bequeath unto Jacob D.  
 Horton and his children for their own proper use and benefit  
 my plantation whereon I now live, hereby giving  
 unto the sd Jacob D. Horton and children five thousand  
 notes made payable by Peter W. Abstainer unto Steven  
 West or assigns dated first July 1842 and payable the  
 twenty fifth Decem. Eight hundred and forty three  
 there being five notes to be paid in annual installments  
 from the date of the above named note no note calling  
 for one hundred and sixty dollars each. Fourthly I give  
 unto Edward Patton Two Thousand Fifty Dollars that my  
 plantation known as the Swan tract of land all of my  
 furnishable property of every description the said tract  
 all just demands against my estate be satisfied,  
 I die that the balance of my money that may remain  
 in the hands of my Executor be handed over to the  
 Methodist Conference to dispose of as they in their wisdom  
 may see fit. Lastly I do hereby appoint and ordain that  
 Dr. G. D. Ingram be Executor of this my last will and  
 Testament for testifying whereof I have hereunto affixed  
 my hand and seal this 25<sup>th</sup> day of July one thousand  
 Eight hundred and forty three

Amerson Test *(Signature)*  
 James B. Brice Nathaniel Miller  
 Walter A. Davies

State of Tennessee County Court January Term 1843  
 Franklin County This office the above office was presented  
 in open Court for probate and thereupon came  
 James B. Brice Nathaniel Miller and Walter Davies