

interest negroes Fred, Jim, Succinda and her children with the income of the  
females which I derive <sup>through</sup> my deceased son A. S. McClellan. I also give and  
bequeath to my sons William & Jas. H. McClellan all the rest and residue of my pro-  
perty of every kind real and personal whatsoever whether in possession  
or coming to me from A. S. McClellan's estate or from any other source after  
the payment of my just debts which I direct to be paid out of my personal  
estate if sufficient, I revoke the legacy given in my will to my son George  
H. McClellan for satisfactory reasons to myself. I revoke the legacy given in  
my will to David McClellan deceased, there are accounts standing upon my  
Books my deceased son David McClellan and against George H. McClellan both  
of which I wish collected if they not to my claim against my estate and upon  
the same contingency I give to David McClellan's children a note I hold against  
David H. McClellan & wife Fred for two hundred and fifty dollars with interest  
on the same for six months, I revoke and annul a codicil I made to my  
will the 1<sup>st</sup> day of April 1852 written by J. H. Carnest & witnessed by  
John W. Cox, R. B. Rhea & F. W. Carnest, In witness whereof I here set my  
hand and seal this August 15<sup>th</sup> 1853.

A. McClellan, *(Signed)*

I sign and publish and declare in our presence and we in the presence  
of each other, and in the presence of the Testator and at his request have here  
to subscribe, one witness as witness

John W. Cox, A. J. Cox, present July 3<sup>rd</sup> 1853,  
J. H. Carnest, J. W. C. Bullock,

### Will of Thomson E. Dulany

D. Thompson Elizabeth Dulany being of sound mind do now perceive let  
make of his will and testament hereby reciting & reciting null and void all  
will's heretofore by me made first - it is my will that as soon after my death  
as practicable my funeral expenses and all other just debts that I owe shall  
be paid out of any money that I may have on hand at that time and out of the  
first that may come into the hands of my Executor. Having entire confidence in  
Elkanah Howard I do hereby appoint him my Executor to carry out my wishes  
in this will and I desire that the court will accept but very light security  
of him. I give and bequeath to Elkanah Howard the sum of Fifty Dollars one  
good bed bed sheet and bed clothing. I give and bequeath to Elkanah and to  
Peggy Howard and to Brandon Howard each an equal share of money or money  
claims - a note that I may die seized and possessed of. I make this will to  
serve treble, and now put my hand and seal to it this 12 day of Dec 1855.  
in the presence of  
William P. Dulany  
John E. Dulany

Presented 4<sup>th</sup> 1856

Thomson Elizabeth Dulany

### Will of Abraham McClellan

I Abraham McClellan of Sullivan County state of Tennessee being advanced in  
years and knowing the uncertainty of life and partly that I am my duty to  
settle my worldly affairs while in good health and sound memory do hereby make &  
publish this my last will and Testament freely revoking any and all wills by me at any  
time heretofore made. First I direct that my body be buried in a plain and unob-  
trusive manner and that my Executor place at my grave tomb stones to mark out  
where my remains repose, and as soon after my death as practicable my will and direc-  
tive is that my Executor pay my funeral expenses and all my just debts out of any mon-  
ey that I may die seized and possessed of, or that may come into his hands from the  
sale of property hereafter described. To my beloved wife Mary I will and bequeath a gentle  
Buggy horse not to be worth less than Eighty dollars, my buggy, two bed and  
bed sheets with the necessary clothing or furniture for the same, one mantle piece, the sofa  
and carpet. She brought to my house after we were married a set of silver tea  
and little spars which she also brought to my house after we were married one  
pair of high dog horns and four pair, powder which I now have or bought her side saddle  
and bridle and also my sofa. I also received through my wife Mary, out of the prop-  
erty the presents opportunity so belonging to my wife at the time of our marriage  
about Twenty two hundred dollars, which said sum of money is carried out one  
thousand dollars is carried out to A. S. Carnest and others, twelve hundred  
dollars of said sum of Twenty hundred dollars to Hobt P. Hove and sum of money  
I have no recollection to give to my children, but as I received the same through my wife my  
will and desire is that my wife Mary has said sum of twenty two hundred dollars  
together with the above described property, absolutely out in the even that said sum  
of Twenty hundred dollars be lost by bad management or the same or any part thereof  
be disposed of by my wife during my life, or should I survive her and she should  
desire of said fund to my credit then and in that event my estate shall not be  
held responsible for the payment of said sum of Twenty two hundred dollars, in any part  
thereof. Should it survive my wife and die without making any disposition of the above  
property further than the above, then then my will and desire is that the above furnished what  
may remain of it together with the above described property be left to the horses and buggies  
the two beds and clothing and sofa shall go to the children of my wife Mary, and in  
no event shall my estate be held liable for said sum of Twenty two hundred dollars  
but said fund alone shall be held liable to settle this bequest. I also and bequeath  
to my sons William McClellan and Jas. H. McClellan and James S. McClellan and to their  
heirs and of them forever the plantation upon which I at this time reside, situated  
in this county on Black and White Creek supposed to contain six hundred and  
fifty five acres land and slaveable. I also will and bequeath my son William  
my family Bible and all my private papers & all evidence of debt to my son  
A. S. McClellan I will my secretary and prop. also a fine cow and calf of ye best  
Stock Yearling advanced to my sons David and George H. McClellan least and injuries  
as well as to another equal in sharing my estate with me other objects and in the