

corner, and running with the line on both sides yet as is not to include the Big Pond on the main road. I also bequeath to her all the interest I have in my 1st-
hus land in Weston County Tennessee, also I give her full board of chaps, and
of by Fifty pounds it not necessary to pay my just debts. 8th I give my son John
to sell my rifle gun, my saddle and my Blacksmith tools. 11th I give to my wife
I Caroline and my son John to sell all of my farming tools house hold and
Kitchen furniture and my stocks of all description except that bequeathed to
my daughter Susan, also that all my grain and softs be for their use until
that no public sale be made so long as they can agree to live together. And
lastly I desire that any part of my estate not herein disposed of, that may
remain after all my just debts are paid, shall be equally divided between my wife
Caroline, my son John and my daughter Susan. And finally I do hereby
appoint my son John & wife and John H King Executors of this my last
will and Testament, hereby revoking all former wills by me heretofore
made. In witness whereof I have hereunto set my hand and seal, this February
4th day 1856.

Isaac Sells test

Signed sealed and delivered to be the last will and Testament of the above
named Isaac Sells, in the presence of us, and at his request and in his presence
we here beneath subscribed our names as witnesses of the same,

Henry H. Dickey,
John H King,

Proven Provo May 1st 1856

Will Of Susanah Mottin,
State of Pennsylvania Sullivan County - I Susanah Mottin being
sound in mind and in good health, but knowing according to the course
of nature that I must soon depart this life, I do make this my last
will revoking all other wills made by me at any other time. First it is
my will that all of my debts be paid out of any that I may have on hand or
any that may come into my Executress hands, and that I shall be buried in decent
Christian like manner. Second I give and bequeath to Samuel McCorister one Cow
and one bed. Third I give and bequeath to Margaret Truster one Cow and one
bed and one little Trotter Saddle. Fourth I give and bequeath to the Margaret
Truster and her children of Henry little all of my wearing clothes, and effects
to equally divided between them after my death. Fifth I give and bequeath to
Henry little my eight day clock and my two pocketks Sixthly it is my will
that all the remainder of my property be sold by my Executress and that the money
to remain in my Executress hands for the benefit of Margaret Truster for her
support and that he shall pay it to her, who thinks she stands in need of
it for her support, and if Margaret Truster should die before my death
or before she should consume the money, then the money to remain
in my Executress hands for the benefit of her and her heirs.

Seventhly, I do hereby appoint Henry Little my Executor of this my last will
and Testament and that the Court will not require him to give security to
his bond, but he shall give Bond without security. In witness whereof
I do to this my last will set my hand and seal this the 1st day of June 1857.

Susanah Mottin test

Signed sealed and published in our present and we have here subscribed our
names beneath in the presence of the Testator the 10th day of June 1857

Gilliat Heids,

Provo 5th day of Dec 1864. James A. Burroughs

Will Of Hugh Johnson

In the name of God, Amen, I Hugh Johnson of the County of Huntingdon
and State of Pennsylvania being of sound and disposing mind made publickly
this my last will and Testament, hereby revoking and annulling all other
wills by me at any time made. 1st I direct that my funeral expenses
and debts be paid as soon after my death as possible out of any money that I
may die possessed of, or that may come into the hands of my Executors. 2nd
I will and bequeath to my wife Jane Johnson my 2½ slaves Harry and her
incusees French William Blais and Nelly with their increase together with all
my personal property houses cattle horses with all the house hold and kitchen
furniture. 3rd I will that all of debts due me one note on Peter McCoop
and R. P. Murray for one hundred dollars bearing interest from date 1st of July
1857. One note R. P. Murray & I to Harry for 311 dollars and 99¹/₂ bearing
date 11th of July 1858. One note on J. Profer for one hundred dollars bearing date
January 1st 1858 one note on William Galloway for forty dollars bearing date September
1856 one note on J. S. Pitton for one hundred and twenty dollars and 99¹/₂ bearing July 17th 1858
one note on David and Cloud for one hundred dollars, bearing date July 17th 1858, one
note on Hogan's Expenses for ten dollars date August 2nd 1854. One note on Will L Blais
and Brothers W. H. P. Blais for eighty dollars date June 16th 1856. One note on Jacob Burns
for fifty five dollars, date 23rd April 1858 or any other money that may be on hand be
deemed convenient and managed as right out of my estate last and the interest when due be
paid annually or semiannually to my wife as she may need it reserving out of the amount
her hundred dollars to be kept as a sacred fund. The interest of which is to be applied
to the keeping the grave yard where my deceased wife Belinda is buried and by whose
side I want to be buried the said money also to be applied to the erection of head stones
at my grave said hundred dollars to be kept in the hands of the following
named persons to be used and which I desire to be appropriated and reasonable expen-
ses by the quarterly meeting conference of the Bald Branch circuit viz Samuel St
Gillis, Peter Estley and John D. Newell. Seventhly that said grave yard with the
land material be kept safely in the hands of said trustees, with the privilege of as
much timber as may be necessary to keep up said burial ground, with the right of

way for ever for them to keep and hold for the purpose above reserved, with the continuation to be made by my Executor when my plantation on which said grave yard is situated is disposed of. 5th I will that my plantation containing one hundred and eighty five acres & ye gung and being in the County of Sullivan and state of Pennsylvania known as the Vincent farm the title for which she most dearest me the right be vested or sold or be managed by my Executor so as to obtain the best price and when sold the interest upon the amount as it may come due be paid also to my wife James, as her necessities may require as the aforesaid named note during her natural life. 6th It is my will that my Executor after the expiration of six years and no then until after the death of my son's wife pay over and make settlement with the court, After which it is my will that the remainder of the principal of the proceeds of said land with the balance of the amount off said note be equally divided between my two Brothers Adam and Asa Antler Johnson and into being divided under the third head. 6th It is my will that my Executors be not required to make settlement until all the conditions of this will is fully carried out and that he be qualified and attend to all the business in Sullivan County of this will as the most of what will come into his hands is in said County and that he be released from security. 7th It is my will that my Son & Executor Dr. S. Davis here my Breech gun and the privilege of my plantation as described above at fifteen hundred dollars, if he wishes to purchase at that amount, if not sold before my death. 8th It is my will that the property left in my Vincent farm consisting in beds & bedding &c which property has been in dispute with the Vincent heirs be sold a division with said heirs leaving the County heirs out of the divide as they have rec'd their share, or that the said property be otherwise disposed of, as my Executor may think best so as to avoid litigation. 9th It is my will that John Burris here my saddle and my dear Horse after the death of my wife if said horse be taken good care of not my Executor is to see that he is well taken care. 10th And lastly I nominate and appoint S. L. Davis my Executor to the my last will and Testament with all the privilege and power aforesaid In witness whereof I do to this my will set my hand and seal this 11th day of January 1857.

Hough Johnson Seal

Signed sealed and delivered in our presence and we have subscribed our names hereto in the presence of the Testator, this January 11th 1857

Present 9th January 1860 Jacob Shewalter
Robert P. Roberts
J. L. Shewalter

Will Of David Roller,

In the name of God Amens I David Roller of the County of Sullivan and state of Pennsylvania being of sound mind and memory and considering the uncertainty of this world and Transitory life do therefore ordain and declare this to be my last will and Testament that is to say First after all my just debts are paid and discharged of the residue of my estate real and personal I give bequeath and dispose of as follows to my beloved wife all the land and appurtenance situated therein known & described as the old David Roller farm lying on the waters of Fall creek in the County of Sullivan and state of Pennsylvania to gather with all of my personal effects among apparel &c given during the term of her natural life, and after her death to divide equally among my heirs if any there should be and then to her Brothers and sisters in case of no heirs. Likewise I make constitute and appoint James H. Gallaway to be my Executor of this my last will and Testament in witness whereof I have hereof set my hand to this day of January 11th 1853

David Roller Seal

in our presence, Wm. F. Jones

J. W. H. Jones

John G. Berger

for J. H. Gallaway,

Codicil to the Last will and Testament of Abraham McClellan, Sullivan County I do make publish and declare the following as a codicil to my last will and Testament made published & declared on the 25th day of July 1856 witnessed by John W. Cox & Dr. C. Muller & Agt. Cox I give and bequeath to my wife many new two horse wagon and two good horses off of my plantation to be selected by my Executors and instead of the buggy & horse given her in my will I give to my new buggy & harness and a good horse one large and small plow one by chain, one boar, one mattock, four cows half of my stock of sheep one cow & pigs all of the house hold and kitchen furniture (except my old scowling and my old silver ware I had before my last marriage) for and during her natural life and after her death to be sold and the money to be equally divided between William McClellan, James R. McClellan and one third to Sarah McClellan's children now living. I give my wife all freedom of and foul's over my person, and sufficient meat wheat corn & bread to feed her horses and supply herself and to support for one year I also bequeath to her for natural life time Negro Sarah C. Bill and after her death I give him to William & S. R. McClellan. I will also leave to my sons William and James R. McClellan and to their heirs and assigns forever subject to the terms of my will my plantation upon which I at this time reside situated in the County of Sullivan this life creek supposed to contain one hundred and fifty four acres together with the appurtenances thereto belonging the same that was given in my will to them and my deceased son A. E. McClellan I also give and bequeath to them my unenclosed