

Twenty Eighty five Stock of all kind the above for fully & give to my three daughters Polly Taylor
Jane Taylor Elizabeth Taylor It shall now be this and her last will, my other children all having
received their part herefore before named, Jane, Elizabeth, Polly & me and my three daugh-
ters undivided and at my death I will give an equal division to be made between my daughter
Mary Taylor, Jane Taylor and Elizabeth Taylor and then only lastly I appoint unto the said daughter
Polly, Jane, and Elizabeth Taylor Esqrs to this my last will and testament without them being
compelled to give as follows my hand and seal this the thirtieth day of October in the year of our
Lord one thousand and hundred and thirty eight signe sealed and acknowledge in the presence

Jamie Eddy
Linda Linn

Elizabeth Taylor

ENDE, GENE

Sketch of Simissee Sunapee (Continued) - Second May 1934.

The last will and Testament of Elizabeth Taylor deceased was exhibited in open Court by her husband and was duly proved against. To have by the will of James Dally, one hundred twenty five Dollars being delivered unto the wife and his Captain Dally Taylor. Executed thereon named appear in that it shall be taken of record as a certificate to have it being directed in said will that no bounty should be required.

Aug 30, 1911

Two telek Two Dineko telek

Latin name of Sulphonate

I Charles Lewis, of Summit County, State of Ohio, com-
munity of the several towns being called the Valley City of Sandusky
County, do hereby declare that after the Service of my will and the making
of my will and the publishing whereof in a form following to my
will, and there is that all of my property to sell, I make my Stock of all
kind horses hogs and kitchen furniture, &c of my household, and all
what ever is in my small City of Orrville standing by the houses and one sum-
mer house I give to my daughter Esther, and I leave three hundred weight of
cotton cloth to be sold to a third party and all my just debts to be paid.
Second I give and bequeath unto my beloved wife Martha Lucas my land
where I now live, and my negroes, Isaac, and Peleard and her executors
to have during her natural life if my wife Martha Lucas may then my two
and a half acres to sell in one and three years with and the proceeds arising
from said sale to be equally divided between my wife, my children, my three
youngest children to receive unto their Master, and to be succeeded at the
death of the first holder of the land and negroes, if there should be any money
remaining out of the first sale after paying all my just debts, my wife shall
be equally entitled to receive my Will, and my wife Lucas
Hilliard Lewis, Esther, John Lewis, Madeline Lewis and Matilda
Lucas and my wife Martha Lucas, to have an equal share with
the balance of all my property after my death I record the time and
Witnessed Sold, and the proceeds equally divided between my four children
Mary Ann, William Harrison, Field, Anna John, Madeline and Matilda
I hereby appoint my wife, and Hilliard Miller, my executors of this my last
will also I command, Henry Rocking at former Hause by me made, in witness
whereof I have hereunto set my hand and seal the 2nd day of December 1856
in consideration of a sum of money paid to me by
James Dinglass
J. H. House

Charles Lucas (sig)

255

Ms. B. 1. 1 v. 100, fol. 100v
Title of *Symon Symon. Past. East. Jan. 1. 1581.*

In his name were Symon of Charsis, Simon de la Roche, and his wife Anne Gouy, and his son John Gouy, and his wife Anne Heriot, subscriber and author thereto, and a Director in Hertford School and a Master of Rivers, the Bishopps and Ecclesiastys therai married with Queen Elizabeth and Queen Bess their securites intercessione and acknowledgement ther to the
Abbot of Ely. Therein is the final sume of Yours the Kings desire
and likewise as the same directe and took the oath of Recencye recited by
lau.

Copy Set.

The Panhandle of Sumner County Court.

In the name of God, Amen.

I Joseph McHalee of the County of Sumner and
State of Tennessee being under the hand and seal and attested, as
you may see, true striduring the time during of this mortal life, I do make
and publish this to be my last will and Testament, in witness and forfet
languish; that is to say, I give and bequeath my sole to God who gave to me,
but I give to my beloved wife Polly McHalee one hundred acres of land
equidistant at the first East corner in a great oak of the tract of land I now
live in having Creek and Rock for convenient so as to water the buildings
and Caves there and one negro named by the name of Polly and one
good decent house and one barn Corp and the bed Bed and furniture and
one plowing Oxen, and one bit of Kneis and fobles, and ~~gives~~ to have and
support her lifetime, as long as she lives single, and at her death, or time of her
death she should marry the property thus bequeathed by my Executor, in such a
manner as they may their proper and the proceeds to be equally divided among
all of my children, but it is my wish and desire that my children shall
in this Country sell all of my slaves except Polly after their birth if they
may be absent in some foreign Country, and if they decline so many
children, it is my wish and desire that my Executor shall then take
or more distributed among to rally said slaves, and thus at all of
my children draw for them or some other person and let them all
be made equal with one another, and if the proceeds of the rest of
my estate, "Thirty" it is my wish and desire that all the rest of my estate
both real and personal to both wife and children mentioned above be sold
of land without any sum Andrew McHalee now lives in which land
I leave at my sole for my son Andrew to have, and after the money to
cause due and settle his debts it is my wish and desire that all of my debts
and Funeral Expenses preferable of any, and the balance of the estate
to be equally divided out among all of my children. Excepting Andrew
who I leave there a reasonable compensation above and above ten acres
for their trouble, by Joseph McHalee Jr., John McHalee Jr.,
McHalee Andrew McHalee and Jamie McHalee Brothers
McHalee and Elizabeth Dorothea my sons and daughters, and
I think I have given them all alike I have given my son John McHalee
as a legacy to settle him equal with the rest of my sons and
I have given my daughter Elizabeth Dorothea a Little legacy left to
make her equal with the rest of my children living and to much
to my beloved wife and children all of the above estate go to her in

consideration of the law and officers thereabout," lastly "I further express my desire and appoint my sons Joseph M. Carter and William M. Carter my Executore to complete effect this my will as before mentioned in substance a copy of which is set my hand and seal the third day of July in the year of our Lord one thousand eight hundred and thirty seven. Signed sealed and published and attested before above named Joseph M. Carter son in law to his last will and Testament, in the presence of us who have wrote sub scribia our names as witnesses and being away all former state.

James A. House Joseph M. Carter
John M. House

State of Missouri County Court June Term 1837
The last will and Testament of Joseph M. Carter Sen. was established in open Court for probate and was duly proved by the oaths of James A. House and John M. House subscribers witness thereto, and those of my Joseph M. Carter and William M. Carter the Executore thereto wherein with John A. Head and John House their respective affidavits were acknowledged and set to Marion County to witness the same in the several sum of twelve thousand dollars, conditions as the law directs and with the oath of test esiter as prescribed by law.

Wm. Donoho Clerk Marion County Probate

In the name of God Amen

I Joseph Carter Sen. of Marion County and State of Missouri am being called of body but perfectly sound of both mind and memory do make this my last Will and Testament in manner and form as follows: To wish that my wife and heirs that we may just debt shall be paid which are but few but of my agency that I leave the possession of to the person or persons that may come into the hands of my Executor, "Frankly" I give and bequeath unto my dear wife Anna, the tract of land wherein lies the house and the tract I purchased from Carter in the whole one hundred and forty nine acres to have and to hold the same with all the rent and profits arising therefrom during her natural life and no longer, also twelve negroes, namely, Pickett, Abram, Ann, Howard, Levi, Peter and others, Sally, Dandy, Jacob, David, and Buff for her own proper use and benefit belonging as above and no longer, also she is to have all the fine tools and kitchen furniture and plantation tools, of all kinds also few of the best Cows, some cattle, and all the stock of sheep, also hogs and four of the best of muck horses and the wagon all which she is to have and to hold for her own proper use, and benefit during her natural life time no longer. "Frankly" I give and bequeath unto Grand children the children of my daughter Mary House, the sum Eight hundred dollars, to be equally divided among them and to pay out at twenty five per cent, as they become of age without interest. "Frankly" I give and bequeath unto my daughter Elizabeth Singreen in addition to what I have given her herefore to my family, Five and Ten, to reward her service for me. "Frankly" I give and bequeath unto my Son Joseph M. Carter in addition to what I have given him a tract of land by Sather and a negro girl named Lucy over all the land I now own lying in the north side of Black for quantity see deeds to Sather and Black for "Frankly" I give and bequeath unto my Son William Carter in addition to what I have given him a tract of land a negro man named Blundeman

and a negro woman named Leslie to him and his heirs forever "Frankly" I give and bequeath unto my daughter Mary Carter the sum of fifty dollars and to her heirs "Frankly" I give and bequeath unto my Son John Carter the sum of my two hundred Dollars, "Frankly" Mary Carter, Sarah Carter, and Martha Carter jointly a tract or piece of land lying in the said Marion the tract wherein I resided and the same I give and bequeath unto them certainly fifty acres, to the same and other a party dollar to each it shall now be done. "Frankly" I give and bequeath unto my Son Anna Sen. Maria Carter, one hundred and thirty dollars in money. "Frankly" It is my will and desire that my property and heretofore disposed of in my will at my death shall be sold except so much thereof as shall be sufficient to provide support of my wife, and her family for the present year and the money arising therefrom to be applied first to the payment of my debts and secondly to satisfy the respective legate before named to my wife and the residue of my property shall be left to my wife and to my children Anna, Maria, Elizabeth Singreen, Joseph M. Carter, and William M. Carter. "Frankly" it is my will and desire that after the death of my wife Anna, all the property left may stand to my executors except the house and property shall be sold to pay the money arising thereby to be equally divided among all my executors children that are alive living "Frankly" Elizabeth Singreen, Joseph M. Carter, William M. Carter, and Abby Carter, and the tract of land wherein I have lived at the death of my wife Anna I give and bequeath unto my son William M. Carter to have and to hold the same for himself by himself, and the tract of land in which I resided of Pleasant Hill Don't fully satisfy yet at the death of my wife Anna I give and bequeath unto my son Douglas Wm. Carter, who and his heirs forever "Frankly" I give and bequeath unto my wife Anna, Joyce and bequeath unto my son Joseph M. Carter, a negro man named Leslie to him and his heirs forever and unto my son William M. Carter I give and bequeath a negro man named Buck to him and his heirs forever, and the two negroes and black men aforesaid of my wife at the death of my wife Anna except Abram, old man Hannah are to be valued and sold to any person who is not a member of my family, and the negro at this valuation to be equally among all of my children that are living, and if any of the lots of my wife are to value higher than those the deficiency is to be made up in money and the old negro Abram, old man Hannah are to be taken care of by my executors who are to be him after appointed as long as they live and after death to be equally divided. "Frankly" I do hereby constitute and appoint my beloved Sons, Joseph M. Carter and William M. Carter, the Executore to this my last Will and Testament. "Frankly" respecting all other in former wills I have made were requiring my wife Leslie to the burden of my debts I do now desire that none of the long business shall be security bind without other bond or parole in witness whereof I have with my hand and seal the seventh day of September in the year of our Lord one thousand eight hundred and thirty eight.

Joseph Carter Esq.
Signed sealed and published in presence of us who subscribe, in the presence of the Notary public of one and other.
Tho. H. Helmuth Wm. H. H. H.
State of Missouri Marion County Court July Term 1837
The last will and Testament of Joseph Carter Sen. deceased was presented

in open court, signed and witnessed present according to law by the witness of Thomas Silvers and Thomas Held, the Subscribing witnesses thereto, and then Notarized at Carlton, the day of December one thousand eight hundred and forty five in open Court and signed with Nelson B. Hough and Justice of Peace his Secretary entered into and acknowledged their hand to Notarized Carlton, December the first day of December of the year of our Lord one thousand eight hundred and forty five.

Notarized at Carlton, December the first day of December in the year of our Lord one thousand eight hundred and forty five.

The Clerk of Sumner County Court.

In the name of God Amen,

I give all my estate present, that I Arthur Hodges
Son of the County of Sumner and State of Tennessee, during the course of life
and the custody of such, have thoughts proper to make and publish, this my last
will and Testament, made by them present to make and declare the
same last, as follows: "I give and bequeath unto my wife Abby Hodges, & children both
male and female, all and singular my estate, whatsoever I may have, holds
passes, now living, the same during her natural life, "Especially" I give and bequeath
to wife the sum of \$1000 of my estate, so to Abby Hodges from Arthur, to be equally
divided among them and their posterity, "Thirdly" I give and bequeath unto
my son Frederick Hodges, one dollar to him and his heirs forever, "Fourthly"
I give and bequeath unto the lawful heirs of my son Frederick, one dollar
there and their posterity, "Fifthly" I give and bequeath unto my son Merritt Hodges
one dollar to him and his heirs forever, "Sixthly" I give and bequeath to my son Hiram
Hodges & wife and his heirs forever, one dollar, "Seventhly" I give and bequeath unto
my son Egbert Hodges, two acres of land lying to the east side of the wing
gate of a house which lies on the south side of a Forty five acre tract, on
which he now lives, to him and his heirs forever, to have full possession and enjoy
the same forever, "Eighthly" I give and bequeath to my daughter Abby Aspinwall the
sum of fifty dollars, at the desire of my wife Abby Hodges, so to give to choose
any two of my daughters Abby Hodges and Phoebe Hodges, and my two
grandsons Frederick Hodges and David Hodges, each fifty dollars.
"Ninthly" I give and bequeath unto my daughter Abby Hodges the one
third part of my land, after taking out Egbert Hodges two acres, and my two sons
each in equal measure, two hundred rods and primitive, "Tenthly" I give and
bequeath unto my daughter Phoebe Hodges, the one and third part of my land as
above, and the mean fifty acre of my primitive, and one hundred rods and
furniture, to the said Phoebe and Abby Hodges to have, hold, possess and enjoy, the
same forever, "Eleventhly" I give and bequeath unto my two grandsons
Frederick Hodges and David Hodges, the other third part of my land, and one
hundred rods each, and one hundred rods each of equal value, back that given to
my daughter Abby, to be equally divided between them, to them and their heirs
forever, "Twelfthly" the remainder of my estate at the death of my wife Abby Hodges
I wish equally divided between my daughter Abby Hodges and Phoebe Hodges
and my two grandsons Frederick Hodges and David Hodges to them equal
there and forever, "Thirteenthly" I wish all my just debts paid, "Fourteenthly" I
willingly appoint Egbert Hodges as a Notary Public, Hodges, my Executor of
all my estate and my Will and Testament, "Fifteenthly" I wish with all fervor that
no one interfere, satisfy me and my posterity, this my last will and

testament had the 20th day of December in the year of our Lord one thousand eight hundred and forty five.

I Arthur Hodges, sign'd

signed sealed and acknowledged by the witness herein named, Arthur Hodges, to be
the last will and Testament of me who have hereunto subscribed our
names as witnesses in the presence of the Testator, the 20th day of December in the year
of our Lord one thousand eight hundred and forty five.

J. P. Judge
William Howell

State of Tennessee Sumner County Court August 31st 1851

The last will and Testament of Arthur Hodges aforesaid, was exhibited in open Court for probate and was duly proved by the oath of J. P. Judge and the subscriber witness thereto, and through the Notary Public, the Executor thereto named appeared, at least
and together with J. P. Judge and William Howell his secretary, sworn unto
and acknowledged that the Notary Public, John Howell, Esq. unto to, in the plain sum of one
thousand dollars, conditioned as the law directs, was left the each of the testator's personal
belongings.

Copy of Test.

The Clerk of Sumner County Court

In the name of God Amen.

I Henry Burns of the County of Sumner and State of Tennessee being weak in body
but of sound mind and memory do make this my last will and Testament, body nothing and making all
all other wills, former made at any time, Test: I direct that all my funeral expenses and all my debts shall
be paid and the rest of my estate as possible out of my money worth I may die possessed of, in that case come into
my hands or any particular, "Secondly" I give and bequeath to my son David, to him, my only boy
now called "John" "Thirdly" I give and bequeath to my daughter Elizabeth Burns, my only daughter
Fourthly I give and bequeath to my daughter Mary B. Burns, my brother "Fifthly" I give and bequeath
to my daughter Anna, my son David, and David, "Sixthly" I
give and bequeath to my daughter Priscilla Burns, my niece man Dick, also I direct all the balance of
my house hold and kitchen furniture together with all my stock of way, clothing, the horse, cattle, sheep
and hogs, together with all my present cash to be sold and the sale to go to my daughter Priscilla after
all my just debts is paid and settled. I do hereby nominate and appoint Shadrack Neary my Executor in
whence where I do my last will and Testament in my hand and seal this 10 day of September 1851
Signed Shadrack, and Shadrack in my presence and we have subscribed our names to this instrument in presence of
Notary.

Witness
David Neary,
Edmund Lewis
John B. Chapman

Notary Public

State of Tennessee Sumner County Court October 1st 1851

The last will and Testament of Henry Burns aforesaid was proved and open Court for probate and was duly
proved according to law by the oath of David Neary, Edmund Lewis and John B. Chapman the subscribers
witnesses thereto, that open Shadrack Neary the Executor therein named appeared in Court and recited
with great clearness and I do acknowledge his signature and mark acknowledged this to be the true
written testament of henry Burns in the sum of ten thousand dollars, conditioned as the law directs, and in the
writing hand of henry Burns for record to law.

Copy of Test.

The Clerk

In the name of God Amen.

John Waller of Sumner County State of Tennessee being of sound mind and perfect understanding do make and ordain this my last will and testament in the manner and form following, witness, Hens. H. It is my will and desire that my executors pay out of my estate all of my just debts. Item 25th I give and bequeath unto my living wife Mary, after paying my just debts, the residue of my estate both real and personal, to her, my wife, for her use and benefit and to such one child my children during her natural life or until deceased, or else she should marry again, I wish the trust to stand and to me & my wife and estate to sell all my land and give unto my living wife Mary a little part in land to hold and divide the remaining part of my estate among them all of my living children, to have and to hold proportion and their heirs forever further in case my wife or widow should not marry again at the time of her natural life, I wish the trust to stand an hour to sell off my land and the money arising from such sale with the balance of my estate to be equally divided between all of my living children, I leave my living wife Mary my Executrix with James, John, Eli, George, to my last will and Testament in witness whereof I have hereunto set my hand and affixed my seal this 15 day of September 1837.

Signed in the presence of:

- Samuel Leachman Senior
- John Smith
- J. Biggs
- Matthew Judge
- Eli Purdie

John Waller Seal

Will of Seminole Sumner County, to our October Term 1837
The last will and Testament of John Waller, deceased was produced in open Court for probate and was duly read in the presence of J. Biggs and Eli Purdie two of the subscribing witnesses thereto, and thereupon John Waller the testator therein named appeared in open Court and requested with James, John, Eli, George and Eli Purdie his executors present and acknowledged their tend to execute the same, in the sum of Two thousand dollars, conditioned as the true date and to test the rest of his Testimony presented by him.

Leggy Test.

The Deed left

In the name of God Amen,

I Shirley Stanfield being under my true test of sound and disposing mind do make and by my last will and Testament, that part I will and bequeath that all my land be sold at public auction by my executors in a credit of ten, five, and three years, and that a tax be retained on said land and good pleasure of land to be also given to cover the payment of the purchase money. Item. It is my will and desire that in virtue of my present estate, excepting my negroes, to hold an account of twelve months. Item. It is my will and desire that my negroes Elizabeth, Deborah, and Jessie, be sold at public sale on a credit of twelve months. It is my will that my negroes above any other slave, John, Eliza, and Martha, shall be sold after my death, and after my death, for this audience and thereafter, all to be emancipated within four years after my death. Item. I will and bequeath to my negroes Elizabeth, Deborah, Jessie, one thousand and two hundred dollars to be paid to her and executors. Item. I give and bequeath to my executors the sum of Two thousand dollars provided to meet the expense of removing said slaves mentioned in this will. Item. I will and bequeath to my son Shirley Stanfield one acre of land to be delivered to him when he attains the age of twenty one years. Item. I will and desire that my son Shirley Stanfield and the boy Bill, which I have bequeathed to him, and also a girl Martha, fifteen shall reside with my widow, Jessie, & Vaughan until my son Shirley Stanfield attains the age of twenty one years, and under no girl Martha fifteen shall attain the age of sixteen years. Item. I will and bequeath to my son Shirley Stanfield one acre of the value of one hundred dollars, should there be no better land available near the residence of James Vaughan, of which a liberal education, free of any cost, I will that my son Shirley Stanfield be enabled to receive the liberal education cause had. I will also bequeath to my son Shirley Stanfield all the money arising from the sale of my estate both real and

and personal, except the donation above given in this will, to be transmitted to my widow Jessie, & Vaughan, who I hereby appoint the executors of my late Shirley Stanfield until the time when all the estate of Shirley Stanfield, at which time he shall receive from his executors the whole of my estate. That it is my will and desire that my friends Henry J. Vaughan, James A. Vaughan and Joseph A. Vaughan, as well as the executors of this my last will and Testament, 15th day of Sept 1837.

Shirley Stanfield Seal

J. A. Blackmon,
H. C. Edwards.

Will of Seminole Sumner County, October Term 1837.

The last will and Testament of Shirley Stanfield deceased was exhibited in open Court for probate, and was duly proved by the oaths of J. A. Blackmon, and H. C. Edwards, the subscribing witnesses thereto, and thereupon Henry Vaughan the executors thereto named appeared in open Court, and with J. A. Blackmon sole surviving executor to and acknowledged their tend to execute the same in the sum of Four thousand dollars, and took the oath of Oathful to be executed by him.

The Deed left of Seminole Sumner County

In the name of God Amen,

I James Herby of the County of Warren and State of Tennessee being under my true test of sound and memory thanks to God Almighty for his mercies to me, and for the remembrance of my body and knowing that it is appointed for all men once to die, I make and ordain this my last will and Testament, that if it may please God, who gave it, and my body convenient to the earth to be buried in decent Christian burial, of the description of my Executors and us, following my estate, in virtue of the above named Test, to leave me of this life. Before closing and desiring of the following manner and from "First" I will that all my just debts shall be paid, "Second" I will that after my just debts are paid, that the residue of my property shall remain in the hands of and succession of my beloved wife Jane and for her to give it to our children, as she may have it to spend to them so long as she live, and at her death of what she leaves, to be equally divided among the same children, that is now residing, viz. James R. Herby, & William H. Herby, & Robert S. Herby and Eliza F. Thirdly I will that James R. and Eliza F. have no more than what I have given them until the Test are made equal with them, if I should leave the rest any thing before I die, that shall be given to us that much of this just debt. Fourthly I will that my estate, except Jane and my beloved son James R. Herby, shall be my Administrator to take care of the residue of my property here after that the children above named shall it equally, and hereby do attorney and entitle and disown all and singular forms of Testament or will by me made, writing and confirming this and no other to be my last will and Testament in substance whereof I have hereunto set my hand and seal the 15th day of the year of our Lord one thousand Eight hundred and Forty four. Signed, Sealed and acknowledge in the presence of
My wife should marry she may retain my property methodable
on the person married my hand etc, as above written, until her death
then as usual division between first named children, unless my hand to
her

Gibbet Herby, Jr.
Eliza Purdy, Jr.
Whitney Stevenson, Jr.

Will of Seminole Sumner County, October Term 1837.

The last will and Testament of James Herby and Gibbet Herby, and for probate was duly proved by their friends, Gibbet Herby and Whitney Stevenson, subscribers thereto, which is sealed to record.

The Deed left of Seminole Sumner County

In the name of God Amen

I know all men by the present that I Richard T. Hodges of the County of Sumner and State of Tennessee being weak in body but of sound and disposing mind and memory, now therefore prefer to make and publish my last will and Testament and by these presents do make and publish this my last Will and Testament in manner and form as follows. First I wish all my just debts and funeral expenses paid "soundly". I wish my son Loring H. Hodges to have and my son Egbert H. Hodges, an other fifth of a residence and my daughter Louise Elizabeth Dawson have other each a bed of their own or enough of bed as they stand mentioned as far as they go at valuation also my daughter Louisa a doller. I wish my wife Nancy to have the bed she used to live in when me her. I wish my said wife all the rest of my estate with the residue property one tenth of one year, and the land in one and two years divided and the amount equally divided to summe wife C. Dawson & Egbert H. Hodges Elizabeth, Sarah, Eliza and Abigail Hodges, and also M. Hodges, after taking out the appropriate estimation of the property hereby given to them the residue Dawson, Egbert, Louise, Sarah and Eliza. I hereby make no provision for my wife Nancy, conferring this my last will and Testament October 1874.

Whereas

Richard T. Hodges Esq.

S. Eugene

William H. Dickson ~~Probate~~ Orated to the witness I affiant Richard T. Hodges my
Esq. for the my last will and Testament this 2d October 1874.Richard T. Hodges Esq.

William H. Dickson

Capital City

Will of Sumner County Court November 1874
The last will and Testament of Richard T. Hodges, deceased, was produced in open Court for probate and was duly proved by the hands of William H. Dickson Esq. and of the subscriber witness above, it which is deemed to be executed.

The Donoho Estate Summary BookSumner County

I, Dolly Doring, wife of Walter Doring deceased. Do make and publish this my last Will and Testament freely, openly and making and uttering the same at every time made. First, I declare that my personal estate is not worth any just debts to be paid, as soon after my death my estate out of my money bed, shall be possessed of or may fall come into the hands of my children, secondly, I give and bequeath to my son Henry H. and John P. Doring, all my right, title, claim and interest in and to the tract of land situated in this city, and that Henry Doring my son to have my dog named John, & living to have my bed and furniture. Thirdly I give and bequeath to my daughter Adaline the bed and furniture. Fourthly I give and bequeath to Sarah Doring, Lucy Doring, Evaline Doring, and John Doring, equally all my stock & household goods together with all my house held and kitchen furniture equal to share and share alike. I also declare that Henry Doring keep with him my little son John Doring. Lastly I do nominate and appoint Henry Doring my son, my Executor to my last Will, in witness whereof I do to this my last will setting hand and seal this the County Court day of November one thousand eight hundred and thirty nine.

Dolly Doring

Signed, sealed, and published in our presence and we here subscribe

our names unto it in presence of the subscriber this 27th day of November 1874.

Subs:

John O. Higginson

Nicholas Hall

and

Will of Sumner County Court November 1874

The last will and Testament of Dolly Doring was produced in open Court for probate and was duly proved by the hands of John O. Higginson and Nicholas Hall, the subscriber witness above, the subscriber witness above, the subscriber witness above, and Oliver W. Williams his security written with and acknowledged this bond to the Governor in the sum of York hundred dollars and delivered to the law office, and took the oaths of Executor presented by her,

The Donoho Estate of Sumner County, TennesseeIn the name of God Amen

I, Fanny Abbott of the County of Sumner and State of Tennessee being weak in body but physically sound in mind and memory, but too viewing insensibility of life, and the certainty of death, to make and publish this my last will and Testament in the manner now following, namely, "First off" my negro maid Hillie, I wish to be sold and if the price thereof to buy a negro girl to be worth as much as one of my negro girls they have, to be sold and this girl I give and bequeath to my daughter Lucy, retaining her natural life and at her death together with her mother to go to Lucy's children, and we further more to Lucy, to make hiscelfe worth her mother as they have had the use of the negro girls and she has not "Secondly" I give and bequeath to my daughter Rosalie, negro girl nurse, Catherine together with her income during her natural life, to her children after the death of the above named, if and to disposed as she think best. I also leave to my daughter Adeline my house, and plantation, and all to have the property of Richard H. Dickson his widow during her life if she don't marry if she does should it come to me to sell, and equally divided with her and the rest of my daughters, my deceased daughter Elizabeth and Elizabeth's husband I have an equal share, "Thirdly" I give and bequeath to Dorey, a negro girl nurse, Mary Anne together with her income, leaving her natural life and at her death to go to her children together with her income, "Fourthly" I give and bequeath to the wife of my son John H. Doring, Della, I also give and bequeath to the wife of my son Adeline, Alice Della, no witness in sight of I have hereto set my hand and affixed my seal 6th November 1874.

Witness present,

Wm Hall

M. D. St. H. Sharp

Jos. Dickenson

Fancy Abbott Esq.

Will of Sumner County Court December 1874
The last will and Testament of Fancy Abbott was produced in open Court for probate and was duly proved by the hands of Wm. Hall and James Dickenson subscriber witness above to which he referred to subscriber.

The Donoho Estate of Sumner County, Tennessee

John and Funeral expenses be paid as soon after my death as possible out of my money which I am possessed of, or may just come into the hands of my executors from any portion of my estate. Secondly, I give and bequeath my saddle to Amanda Matilda Dickinson and my bed and furniture are my property to Amanda Dickinson and Amanda Matilda Dickinson Equally I wish my horse sold and the proceeds after my debts are paid, to be equally divided between Adelia M. & Amelie Amanda Dickinson and Angelina Dickenson who I so deeply hate, and they are appointed my beloved brother and friend Charles H. Holt our trustee to this my last will and Testament in witness whereof I do execute this day of January 1850 in the year of our Lord one thousand eight hundred and forty.

Francis G. Whitefield

Subscribed and published in presence of us who have subscribed in the presence of each other as follows:

J. A. Johnson
John O. Johnson

State of Minnesota Lincoln County Court February 1st 1850
The last Will and Testament of Francis G. Whitefield was produced in open court for probate which was duly proved by testimony of J. Anthony and J. D. Dickenson authority auditors Tamm and Thompson Charles H. Holt over the subscriber thereupon caused to be pronounced legal and valid by J. Anthony and J. D. Dickenson his executors appointed with and acknowledged this body to be the Testimony in the sum of fifteen hundred dollars, Consideration at the said date and to all the debts of testator presented to him.

Copy left.

The Clerk of Lincoln County Court

Considering the uncertainty of mortal gifts,

I, Sherman Taylor of Lincoln County, a State of Minnesota, now deceased, only child of sound and perfect mind and memory left a slightly trifling inheritance to make me provision for my last Will and Testament in witness whereof I do following declare and appoint my wife Mary Taylor my sole and only personal, during her widowhood and at my death to be equally divided among my children who are now as follows John Taylor, Abby Taylor, Emma Taylor, Anna Taylor, Pleasant Taylor, Jonathan Taylor, Fred Taylor, and Adeline Taylor. I hereby appoint my son Sherman Taylor Executor to this last Will and Testament in witness whereof I have written at my home on the 10th day of April 1850.

Subscribed in the presence of us,

Thomas Taylor

Witnessed before me

William Taylor

State of Minnesota Lincoln County Court February 1st 1850
The last Will and Testament of Thomas Taylor deceased was produced in open Court for probate and was duly proved by the oath of Henry Lomme one of the subscribing witnesses to which is added it is certified

Copy left.

The Clerk of Lincoln County Court

In the name of God Amen.

I, Webb, the Subcriber of the County of Stearns and State of Minnesota being sick in body but of sound mind that is to say of full mind and memory, calling to mind that I am appointed your sole Executor to this last Will and Testament. First I give my soul to God and give it and my body to the grave in Christian埋葬. Then do I give my will and desire that all that I left shall be paid to my Executor Sherman Taylor, for which purpose such of my stock garments etc all and every thing at the time of death as can be best found for the use and support of my family. I direct it to be sold upon such terms as my Executor may think best or so much thereof as may be necessary to discharge all my just debts, except the debt due to and certified by which I suppose she does not much more to be paid, all debts due to any Executor and to be first applied to discharge of debts incurred over and above the sum of three thousand dollars, my stock to take place as above directed. Then do I give my will and desire that my beloved wife Adelia G. Steens shall have my cattle and sheep to care and support until all my just debts, debts of every description together with such of my money as she may wish to keep in the same and for her services for her life and that of the family in such partitioning my property as she may need care to cultivate the same for her and the poor people to be relieved by such sum and such of my property as she may intend to leave.

Judith G. Monkfield

Subscribed and witnessed under the present of

Eliza Miller

Quincy Turner

State of Minnesota Lincoln County Court June 1st 1850
The last Will and Testament of Judith Monkfield was produced in open Court for probate and was duly proved by the wife of Eliza Miller and Quincy Turner the two subscribers witnesses thereto which is according to be recorded.

Copy left.

Andrew H. Stahl the Clerk of Lincoln County Court

In the name of God Amen.

I, Webb, the Subcriber of the County of Stearns and State of Minnesota being sick in body but of sound mind that is to say of full mind and memory, calling to mind that I am appointed your sole Executor to this last Will and Testament. First I give my soul to God and give it and my body to the grave in Christian埋葬. Then do I give my will and desire that all that I left shall be paid to my Executor Sherman Taylor, for which purpose such of my stock garments etc all and every thing at the time of death as can be best found for the use and support of my family. I direct it to be sold upon such terms as my Executor may think best or so much thereof as may be necessary to discharge all my just debts, except the debt due to and certified by which I suppose she does not much more to be paid, all debts due to any Executor and to be first applied to discharge of debts incurred over and above the sum of three thousand dollars, my stock to take place as above directed. Then do I give my will and desire that my beloved wife Adelia G. Steens shall have my cattle and sheep to care and support until all my just debts, debts of every description together with such of my money as she may wish to keep in the same and for her services for her life and that of the family in such partitioning my property as she may need care to cultivate the same for her and the poor people to be relieved by such sum and such of my property as she may intend to leave.

sons in no service are to be hindred, and the proceeds are to be paid to and accounted by
her, together with all the proceeds of any Farm or Ranch which my said wife may have
at her disposal, from time to time is also to be retained by her, all of which is to be applied by
her, to the Education of children and other family expenses as she or they may incur
in her name and thus sufficient educational to, Item 4th it is my will and desire that neither
my executors shall have account w^t the business of my estate according to this my will
than what may appear in his hands he is directed and required to pay over to my said
wife and administrators from her any money forthcoming to be applied and used by
her in the Education & Education & of his family, Item 5th it is my will and desire that
my said wife shall have the uncontrolled management of all my sway property goes
to her, and shall have and do all the power and authority to make and execute
and to settle all our sons & children that are at full age now & to my said wife direct
and equal division of all property both real and personal which may then remain
be in hand with the executors ready to be equally divided amongst them all or such as may
live to inherit w^t my said wife as he is to receive \$25. million out of which to be used
and disposed of for the benefit of our sons & daughters in my trust, and to require or intend of her
where she may please, Item 6th I would give if our children many, before the year
one shall have it full age, to that one hundred & eight, years and to whom shall
of her property as she may think proper to be by these situated when the general
division shall take place, Item 7th it is my will and desire that all of my said slaves
now serving be freed at the time of the general division of my property, shall be made equal
in every article both of my said children as have received during the life of my father
and mother, towards the time my son are to receive nothing under the other children living
shall receive of my estate until such time when all my said slaves the number after deducting
those living then, Item 8th it is my express wish as aforesaid shall be equally divided amongst
them, Item 9th it is very desire that my said wife shall act as the trustee for all of my slaves
both here & so long as she may be appointed her to hold them in trust inquiring of me for my security
and care and charge that she shall sign this my will together also educate my children
as far as circumstances she may be enabled to do, and that at his own discretion not being ac-
cessible to the children of my first born before the general division of said "Family" I ap-
point my friend J. S. Bishop my executor, to take my last will and Testament & carry
on about all former bills, & see wrote and published this as my last will and Testament
and having signed it in my presence and seal this 25th day of March A.D. 1863,

Sayre & Co. were witnesses to you as our joint subscribers, to which we subscribe our names
in witness in the presence of the Testifiers and of each other since at his request,
At Sayre 1st Oct.
Henry S. Sayre
Subd of Union or Summit County, Penn June 30th 1846
I do hereby make this instrument publick in the town of Franklin and now
say I am one of the executors of Richard McCall and do herby subscribe witness
there to and certify to be executed, and thereto affix my initials H. D. Ballbridge the testator
herein named, in said town of Franklin, this day of June 30th in the year of the execution
and will and witness with Joel Pennington, Thos. A. Bates and Stephen Ormsbee his
witnesses certified unto me, acknowledging this bond to J. W. Collyard Esq. in the
sum of \$1000 dollars and interest, one half as the land divide and the other half
as the 1/2 of Ballbridge took the will of executor to subscribe by him
John Pennington
Wm. A. Bates
Stephen Ormsbee

Andrew McGeochlin left of business locality house

In the name of God, Amen.

J. H. Garrison being as send us word via messenger arrives at my hotel in
my type, to make this my last Will and Testament, to which I have set little point, for I have had
Sister Surrage leave. It has a base with the following clause, also a Saddle and bridle
worth several hundred dollars and thirty dollars, &c. I begin with my reason of leaving immediately
toward the coast of Peru, and also can never more and no doubt will die two years
old past also the bed and clothing together with any other property that may become of, is a
J. D. Denche and his wife former Truth's, also my desk and with that O. S. will be my
executor to this my last will and Testament sending all over, in testimony whereof
I do hereby sign my name and affix my seal this 1st day of October 1834
John H. Garrison

Frances Duffy

A. H. Potts

State of Tennessee Supreme Court, County Probate, June 1857.

His initial was Edmund of St. Edmund was introduced in open court for his death
and was duly forced by the end of Edmund's life, one of the nobility who were dead
and therefore A.D.E. were buried in a church. If you desire to be interred here
and unless some of the thousand dollars as a legacy will. Edmund's life, in memory
will be paid by the author of this record by him.
Lady Edith

The Deniro Bank of Sijuan County Forest

State of Guineesia Business Committee Court File by Term, 1st & 2nd

The last will and Testament of George W. Johnson and Testimony of a witness
for date, and was duly proved to be valid, I, Wm. C. L., one of the subscribers and
witness thereto, the said having been presented a previous Serial of the Journal by W. H. Daffy
the other subscriber witness, which copy is retained to be certified.
Aug 1st 1870 John W. L. Johnson, Co. 1, 2d Regt.

Santa Barbara County Fair

In the name of God, amen.

I Abnertha D. Morris of Sumner County and State of Tennessee being
in a low state of health but of sound mind and memory do make and subscribe my last
will and Testament as follows: I give, grant and bequeath to my wife, Jessie Morris, all
within the tract of land on which I now live, containing of fifty eight acres, to the sum
more or less, to her and her heirs forever. I further and especially to my wife Jessie
all my bed and steeds, and all my other house hold furniture, and her all my stock
of cattle, hogs and sheep to her heirs forever. I appoint my trusty friend Mr. G. Shug, my
executor to take my last will and Testament in Testimony whereof I have hereunto
subscribed and affixed my seal the twentieth day of June in the year of our Lord one
thousand Eight hundred and Forty.

Nelumbo lutea

L. B. May.

J. G. Mills

Hannah S. Hartman & wife

of *Sturnus vulgaris* Linnæus, *Sturnus* *franklinii* Gmelin.

The last will and Testament of Charles S. Barnes was probated in the year two thousand and four and his wife
was duly found to be the wife of J. C. Swaney and J. Willis Swaney, who were
both then ordered to be removed.

Suzanne M. Shultz, Chair of Summer Session, and

In the name of God Amen.

I Isaac Waller of the County of Sumner and State of Tennessee being sickly and infirm and memory failing and the uncertainty being and the certainty of death do make and renew this my last will and Testament in manner and form of following: I give and bequeath to my son Jasus P. Waller, my negro girl Sally, and a year old boy horse colt, two cows and calves, and a few head of sheep. Item 2d. I give and bequeath to my son Amos P. Waller my first mares. Item 3d. I give and bequeath to my daughter Williamina Waller one bed, his bed and furniture. Item 4th. I give and bequeath to my third son Jasus P. Waller my art and house. Item 5th. I give and bequeath to my wife Jasus P. Waller all the articles and property of every description whatever that I have made since the birth of Jasus P. Waller, to be equally divided between them. I hereby appoint my son Jasus P. Waller Executor to this my will, revoking will, or wills by him made in testa mentary before of I have written my hand and affix my seal this 2d day of July 1838 signed, sealed and delivered in presence of me.

Isaac Waller Esq.

Jasus P. Waller

Seal of Sumner County Court Asquith James

The last will and Testament of Isaac Waller was produced and proved to probate and was duly proved to the court of A. S. C. and Jasus P. Waller subscriber witness is here to say and declare the same recorded.

Copy of it,

Asquith James Clerk of Sumner County Court

In the name of God Amen.

I Isaac Waller of the County of Sumner and State of Tennessee being weak minded and memory failing, but still during the interval of life have always purposed to make and renew this my last will and Testament to the best of my ability that it may be known God to bless me with as the following executors, Jasus P. Waller, Jasus P. Waller and Jasus P. Waller as my executors to this my last will and testament to be Jasus P. Waller shall take care of my beloved wife Elizabeth as a Bishop has in the best possible manner so long as she shall live and to enable her to do so, my will and desire is that all the expenses that may be necessary to her maintenance shall remain with me and her as long as she shall live her bed and clothing and house beds for a like sum after her death my will and desire is that the best is left of estate Jasus shall be equally entitled to leave my three children or their representative after my death shall be dead, Item 3d. Before cause, bequeath unto my daughter Rosy P. Waller, all my land that lies west of a line running from George O. Baker south to River, or a branch to the Will Race thence up the said River to the bank of it to his son Jasus P. Waller I give and bequeath to my son Jasus P. Waller all the land of land where I now live also the tract that I purchased from H. L. and C. except those acres where the Wadley house stands forever for that use as long as the people of the neighborhood may stay there thank you for today sleep over the present to my daughter Rosy P. Waller. Copy to him and his son Jasus P. Waller I give to my daughter Rosy P. Waller, three of all my land that lies on the water of Madeline Creek as long as she shall live also after her death I give and bequeath the same to Jasus P. Moore. Copy to him and his son Jasus P. Waller, I give and bequeath to my daughter Rosy P. Waller all the land of land where she now lives in clearing the hills and roads and all that appertains thereto also true moreover that she has now in possession of the residue of Tom and Gaster I give to him and his heirs forever. Witnessed

I give and bequeath to my son Jasus P. Waller, Elizabeth, Nancy, Lucretia, Polly, Maria, Pauline P. Waller, Willie Waller, and a wife less than one thousand dollars, Copy to them and their heirs forever, Item 3d. my wife and son Jasus P. Waller all the rest of property shall be equally divided between my two children, Item 4th. I give and bequeath to my son Jasus P. Waller, and Jasus P. Waller, my executors to this my last will and Testament as witnesses whereof I have hereunto set my hand and seal this 2d day of November 1838.

Isaac Waller Esq.

Witness

I Jasus P. Waller do now by wrote and publish this my will, as a will to my last will and Testament I give and bequeath to my wife Polly, Nancy, Lucretia, Jasus P. Waller, Elizabeth, Pauline P. Waller, Willie Waller, and a wife less than one thousand dollars in addition to what as hereof are given them by check, and that the same lot to myself equally among my two children as in these my hand and seal this 2d day of March 1839.

Isaac Waller Esq.

George L. Murphy
Mabey Dill

Seal of Sumner County Court Asquith James

The last will and Testament of Isaac Waller was produced in open court for probate together with the Testator's death and was duly proved by the wife of Jasus P. Waller and Mabey Dill his subscribing witness, there to which is added to be recorded and acknowledged Jasus P. Waller, Willie Waller, and Jasus P. Waller the executors therein named agreed in court and agreed to take upon themselves the presentation of said will, and thereafter with Jasus P. Waller, Jasus P. Waller and Mabey Dill, this day the tenth instant into and into custody the said Jasus P. Waller, Jasus P. Waller, and the sum of six thousand dollars, conditioned as the same should come thereupon the said Jasus P. Waller, Willie Waller, and Jasus P. Waller took the oath of Executor prescribed to them. Attest,
Asquith James Clerk of Sumner County Court

Michael Shannon

Seal of Sumner County and State of Tennessee sit and judge in behalf of said mind, memory and understanding he writes and makes this my last will and Testament in manner and form following that is to my daughter Maria Waller, I give and bequeath the interest of the money I have at Henry which I now own according to three hundred and six dollars, also my share on the plantation Henry Shannon sold to William Moore of New York City and at his death all the money which is in his hands and to my daughter Maria and her mate unto my son George Shannon and his wife Francis as to the little house hold property and furniture my wife has in her house the despatch of that we are pleased at the death of Henry Shannon. I lay no claim at all to the above mentioned sum went to sufficient to get away thence the old people incite such a fond, a great, for words, and such such things that are being obliged himself to supply the deficiency, to acknowledge hereof set my hand this 2d day of eight one thousand eight hundred and forty.

Michael Shannon

Wm. H. Shumard

Joseph Leffler

State of New Jersey, Union County Court October Term 1845.

The last will and testament of Michael Brennen deceased was produced in open court for probate and was duly proved by the oaths of William A. Hartman and Joseph Steffurau the two subscribing witnesses which was ordered to be recorded.

Augt 1st

And in M'Gillister's Clerk of Union County, New

Probate Year

I the County of Union in the State of New Jersey do make and publish this my last will and Testament hereby making and declaring what all for my Will I by me at any time before this date, first, I direct that that all my just debts and funeral charges be paid, as soon after my decease as practicable, and during my life that I may die possessed of an even p[er]fect balance in the hands of every creditor from any collection of my estate that expenses, Secondly, I will direct to provide for my daughters Elizabeth Hendon my true wife and Peter and Charles also my above named Harry and also my unspouse and George and my son John one thousand dollars to my husband and sixteen pounds and sixteen pence and otherwise disposed of. Thirdly, I will and bequeath to my daughter Mary Hendon Six hundred dollars to be paid her in money by my executors so soon as it may be done so that as it may be ordered by my executors so soon as it may be done, Fourthly, I will and bequeath to my son John, Elizabeth Hendon one hundred dollars to be paid him in money, Fifthly, my will and desire is that the rest of my estate I leave to Isaac Scudder, if and desirous of bequeathing excess shall be sold by my executors in a sum of six or twelve months, as they may think best for the benefit of the testator, I hereby appoint my dear friends Christopher Hartman and Revd John Hartman my executors to this my last will and Testament in Testimony whereof I have signed and subscribed my name and affixed my seal to this Testimony day of August in the year of our Lord one thousand eight hundred and three Eighty.

signed and sealed and witnessed of

Zachariah Hendon Esq

George Hartman

Jacob Scudder

Augt 1st

And in M'Gillister's Clerk of Union County Court

In the name of God Amen,

I John R. Dickenson of the County of Union and State of New Jersey in a true state of health, set of mind and memory do make and ordain my last will and Testament as follows, viz. It is my will and desire that my wife Elizabeth Dickenson shall have all my property of no description after all my just debts are paid as long as she continues my widow and until for the benefit of myself and children with the power of selling such property or myself as may become

unwarrantable and not used to support the family, provided my wife and desire that she have one third of my personal property to dispose of as she may think fit, except her church, also one third part of my land as long as she lives, and at her death to be equally divided between my three children, James D. Dickenson, Robert D. Dickenson and Lucy D. Dickenson and that the surviving two thirds of my land be equally divided between my three named children, I am very well that my wife Elizabeth Dickenson shall live to my death above ground, otherwise such property, personal as the money which they will during the time she remains my wife, if one or more of my children should die before the time of my death, she may sell and divide that the portion of personal property required by this will to the third child or children be equally divided between the living wife and the surviving child or children as the case may be, in testifying whereof I do in this my will set my hand and seal this thirty first day of August eighteen hundred and forty, signed and sealed upon this day of this year,

John Wilke Jr.
Thomas Jones Jr.

State of New Jersey, Union County Court October Term 1845.

The last will and Testament of John R. Dickenson deceased, was received in to Court for probate and was duly proved by the oaths of John Wilke and Thomas Jones the two subscribing witnesses and ordered to be recorded.

Augt 1st

And in M'Gillister's Clerk of Union County Court

Union County, New Jersey, October 2nd 1846.

I Melinda Scudder of the County and State above make this as my last will and Testament hereby witnesseth First, I give and bequeath my soul to God who gave it, my body to be interred in the hopefull grave yard in the Christian埋葬地 cemetery, Second, I give and bequeath to my loving brother John R. Scudder all of my interest that I now will & by law, shall have or may have in the estate of my father John Scudder, P.R. I give and bequeath to my wife Mary Ann Scudder, said half of my beloved brother John my Scudder my son, all my bed and board and other furniture belonging to the same, 4th, I give and bequeath to my sister Sarah Scudder wife of my brother John my chest and dressing glass, 5th, I give and bequeath unto my wife Louisa Eliza Scudder a part daughter of my brother John, all the rest of my furniture, and effects what soon went before my Scudder and especially that my brother John R. Scudder will execute this my last will and Testament in Testimony whereof I have hereunto affixed my signature and seal the day and year above written and in the presence of

Abel

Peter Brim

Jemima Fisher

Melinda Scudder Teste

State of New Jersey, Union County Court January Term 1847.

The last will and Testament of Melinda Scudder was produced in open court for probate and was duly proved by the oaths of Peter Brim, and Jemima Fisher the two subscribing witnesses and ordered to be recorded.

Augt 1st

Under Seal of Justice of Peace County of

Distribution of Estate

I John Payd of the County of Sumner and State of Indiana
being at this time sound, memory, do make and declare this my last
Will and Testament in manner and formality I first commence my will
to get into force it, and my body buried Christian burial as directed of my
testator here after named, leaving my earthly estate as follows. I give to my children
wife Mary Payd, my house and one third of my lands where I reside here
during my life, and my house hold all kitchen furniture of every
kind of all my stock of every kind during her natural life. Likewise I give her
my negro Chancy her natural life, at the death of my wife, I give the above
named negro Chancy, the summons of twenty five miles, mine sole
right and property to my son Payne Payd my beloved and dear eight
son of land, the plantation I now live in after his mother's death after the death of
my wife the rest of my property to be sold, and equally among them all my
children to sell, Elizabeth Miller, John Payd, Anna Chandler, Sarah Davis and
Sarah Payd. Lastly I hereby nominate and appoint Abel Payd and Cyrus Payd my
two sons. Executors of this my last Will and Testament, making void all others not
before made by me, as witnesseth either of I have set my hand and seal this the 13th
day of October in the year of our Lord One thousand eight hundred and thirty six, signed sealed and
acknowledged in the presence of us.

Abel Payd
W^m Haskins

John X Payd Esq^r
mark

State of Indiana, Sumner County Court January 1st 1841
The last Will and Testament of John Payd, was proclaimed at the Court for Probate and
was duly proved by the oaths of Abel Payd and William Haskins subscriber
whereas there is, and ordered to be recorded
Copy Paid

Attest W^m Haskins Clerk of Sumner County Court

S. 10-16-7-2011

Being it my last Will and Testament in manner and formality to make
a just and equal distribution among my heirs following
in, you my just debt in part I give and bequeath to my black wife Sarah Haskins this
all of my estate that is not personal to her and enjoy at her own
discretion during her natural life, and at her death provide there to any of the estate
that my just debt that is all bonds and credits as follows, my daughter Francis
should be have one fourth of the money owing from the sale of the property except
the sum arising from the sale of the lands she is to have no part of that having regard
and expect that the said Francis all except what perhaps devolved to my daughter
Frances should be to be divided into four amongst my children as follows
Elizabeth to say one ninth to James Chandler two one ninth to Elizabeth
Payd and one ninth to my two grand daughters children of my daughter Amy
Payd, second and one ninth to William Haskins, and one ninth to Charles H.
Haskins as a credit to Joseph Haskins and one ninth to Sarah H.
Haskins, and one ninth to Rosalie Haskins and one ninth to Stephen
Haskins, the above named are all that I intend to have any part of the
estate of which I have now possessed of I have had eight other children by
my first wife Elizabeth Haskins and I have given them all that I intend
that they shall have of my estate separately, namely, two credits and
against my brother in law Stephen R. Miller, amounts to this my last
Will and Testament has by overlooking all persons wills by me made

In witness whereof I have made set my hand and seal this 17th day of January in
the year of our Lord one thousand eight hundred and forty seven so let me seal and
declare by the above named Abel Payd, Haskins, and Elizabeth Haskins
witnesses of this my last Will and Testament in witness whereof I have hereunto
set my name and affixed my seal this 17th day of January 1841.

Abel Payd

Charles Steely

Joseph S. Payd

State of Indiana, Sumner County Court March 1st 1841
The last Will and Testament of Abel Payd, executors was proclaimed in open Court
for probate and was duly proved by him, by the oaths of Charles Steely and Joseph S.
Payd, subscribing witnesses thereto, and therewithal signed & sealed, the recorder
thereof certified and filed with John H. Keeling and George Prentiss
his executors executors in the said recorder whereupon the said Abel Payd, herein
is the general seal of this foregoing will, and I James Haskins, Clerk of the said Court and
took the oath of record of recorders to same.

James Haskins Clerk of Sumner County Court

In the name of God Amen

I James Haskins of the County of Sumner and State of
Indiana, considering the uncertainty of life, and the liability of loss of estate by
accidenting my self to get into gear, so wish the my self well carefull
about it, it being desire that after my decease that my body be decently interred, that
the said Abel Payd and others hold all of my present property left my wife
and son to pay off all debts, and to settle the purchase of a living trust
with sufficient security, and that all of my land be sold as follows, first the tract
of land on which I now live, and the lot I bought from James Haskins, &
a sale in old log cabin, and that the land I bought of James Haskins, separate all
upon a credit of one and two years the purchase required to give credit with
suitable securities and a bill on the trustee with the purchase money to
pay, "the trust," it is further my will and desire that out of the money over
and out of the sale of the above named property that all of my just debt to pay the
same that the money arising from the sale of the property above named
should not be sufficient to discharge all of my debts, I leave my executors to wait
on or more of my wife or on necessary case but, in case it is less than we
can afford, may call upon the trustee to pay the remaining debt
against my estate, "the trust" shall send a copy to my family before we
leave, one third part of all my possessions is to be left my wife and I
during her natural life, and after her death to be equally divided between us
between James Haskins and my daughter Francis Ely, to them and their wives joint,
After the death of the testator immediately constituting and appointing my wife
Frances Ely under and after the death of Abel Payd, my sole Executor and Exeter, to
carry into effect this my last Will and Testament, and to timely make and do
and do all and every thing to the best of her power and ability to this end
to bring my last will and Testament in witness whereof I have hereunto
set my name and affixed my seal this 17th day of January 1841.

Spiraea salicifolia
in flower at our
residence of us.
M. Johnson.
Quite blossomed
June 26, 1861.

Jesiah Alexander
the most fully individualized type

State of Minnesota Summa County Date March 20th 1856

The last will and Testament of Josiah A. Alexander deceased producer of fine lead for
gold and was duly proved according to law by the oaths of James Hartman and
John D. Keauvalaer before probating in St. Paul and was made Alexander the
riches he had in his hands and in his power he gave and bequeathed all his estate
in trust by the several testators John D. Keauvalaer appointed Dennis Lester with the help and
aid of all said executors they made a shalott, rights and credits appertaining
to Dennis Lester and thereupon the said John D. Keauvalaer appeared in Court and
for safety sent the aforesaid his accoultants and witnesses before and acknowledged this
and to James A. Polk Esq. in the sum of Five thousand dollars, Consider-
ation as the same devised and left the court of Administration inscribed by law.
Copy Dated A. M. Stahlberg Esq.

A. McGlocklin Esq

He John Caving Senior and John Caving Jr. State that we were called on by Jane Koenigsen in her said home to witness her will at which time she stated, that she now set out and desire that her whole estate should go to her son Edward A. Koenigsen at her death the Statements were written and witnessed on her death bed at her last place of residence in successor security. However, we see the undersigned were called on by her so testifying above second the above Statement given under our hands this 1st day of March 1844.

John Learney Senior
John Learney Jr.

State of Wisconsin, Brown County, Court March Term 1854

All of your Honorable men joined me in great probability, and were
easily convinced by the order of your Army Surgeon and your learning, for his
settling with these charts and referred to & recorded.
Very Truly Yours
John H. Webb

Audrey McGlothlin

Susannah Ossander

of the County of Sumner and State of Tennessee so publish
the following as my last Will and Testament signed with my own hand
to my family & friends shortly after my decease that my executors advertise and
set at least of land which we have left, containing forty one acres of land
in a串 of twelve months, and make a will to the same, the balance
of my property I wish sold, and after paying all my just debts, I do wish
that my executors have a good care for the State placed at the head and foot
of W^e Alexander and my Grace and endowed with a State wealth, and
after paying for the same, it is my wish that the balance of the money be
equally divided between the children Francis Eliza, and Judith L.
Other rules, for the government of educating of these said two girls affixed

my friend John J. Dabbs wrote to me Aug 1st 1864, from New York City,
2
Dear Mr. George C. Scott

State of Tennessee Sumner County Court March Term 1844

The last will and Testament of Susannah Alexander was probated in the Court of Probate and was duly proved by the oaths of Le Hackley and John D. Bawithton
Court of the Subscribing Jurors whereof there is also thereto annexed a copy of said will, in which himself the Testator's widow of said estate, he having
given John McLean and John D. Bawithton for receiving documents and witnesses
signed this bond to James A. McLean Esq. in the sum of Five Hundred
Dollars and the sum of Five Dollars to the cost of examining & recording by him,
Copy D.

In the name of God, Son and

I beg it is the duty of a master and Slave of
humane, spocured mind and memory, first considerate of his health & life and the
extensivity of approaching death do make this my last Will and Testament
now in writing and for following Truth. It is first my will and desire that my
just debts and funeral Expenses charges, & grand out of my estate, "Secondly" so
that all my negroes and their wives be emancipated of my Execution, but
and if any said Executrix shall fail to have them freed or emancipated, she shall
to the sum of the State, three and ten dollars every month and day till
they are freed. Charles D. Boyd, shall take charge of the said negroes and a slave
ship to the state of Louisiana, where, in other words leave them, in the full
enjoyment of freedom, and that the said Charles D. Boyd, shall receive for
his services for the performance thereof one hundred and fifty dollars per
negro executor, out of my Estate. Thirdly" my will is that my said
Executor shall have all my Stock, of horse and wagon and gear also the sum
of my bed clothing as will make these comfortable "Fourthly" my
will and desire that all my property not before mentioned shall be sold
on credit of three months, and the money arising from sale after pay-
ing all necessary expenses, to divide among my negroes as follows: my
Sonny eight Thousand two hundred dollars, to my wife one hundred thousand
two hundred dollars, to my negroes, less one thousand dollars, to my wife
one thousand one hundred and fifty dollars that is to say for her and her children
due to my wife my executors, my Sonny, two hundred dollars, that I say
for her and her nine children, but least of my property, shall sell for us to
them the present Calculations, there and in that case the residue to be divided among
the said negroes in my estate property and "Fifthly" I command that Isaac
Hilton Clegg and Charles D. Boyer executors of this my last will and
Testament hereby revoking all other wills former with me to determine either of
them hereinafter set my hand and seal the 20th of September A.D. 1851
Signed sealed and acknowledged in presence of Elizabeth & Maria Her Esqrs
Sarah A. Age. mrs.
John Davis 31

Colonel to this day still die further on with that very negro. You can't see
Jack have such true acting power which they all found us, and paid out of their hospitals around Davis.
Elizabeth & Mary 1863
and
Sundays 1863
at Davis

State of Minnesota Hennepin County Court May Term 1844

Stuart Hill and Burkhardt

and Elizabeth Munster was probated in open court for probate, and was duly proved by the court of Shadrock A. Day, one of the subscribers witnesses thereto, and it appearing to the court that John Dure the other subscriber thereto, was dead at least insensible, of which John Dure was duly proved by the court of Shadrock A. Day, and Charles L. Byers, and that they were said witnesses attest said will upon which evidence the court passed and set, to be admitted to record.

Copy Recd,

Asst Atty of Public Atc

In the name of God Amen.

I John McMurtry, being in reasonable health at this time yet of sound mind and memory, doth take this opportunity to make this my last will and testament. First I give and bequeath to give all my lands and property which I now have, to be divided at the discretion hereof among Elizabeth my wife Peggy McMurtry, the plantations on which I live at present with all that I own for her lifetime during her life, but should she again die or be otherwise removed from me, then I give all my lands and property which I now have, to my son Alvin McMurtry, a son and heir to the place where he now lives by paying him \$1000.00 dollars, Hough County dollars, to him to be divided between him and his heirs fifty acres of land lying in the ridge above Hough County, by paying the debts of my estate, I leave to my daughter Mary a cow and calf, and further to my son Alvin McMurtry, a cow and calf or the price of my cow in the death of my wife, all the household and kitchen furniture and Stock of all kinds to be divided between my two sons John and Leonard McMurtry. I leave my two sons also equal title to all my property and giving security by my wife and husband the power of attorney over me.

Signed sealed and delivered in presence of

Hugh McMurtry

Susannah McMurtry

William Lewis

Sept 16 1844

John McMurtry Esq.

State of Minnesota Hennepin County Court April Term 1844
The last will and Testament of John McMurtry above recited was probated in open court for probate, and was duly proved by the court of Hugh McMurtry Susannah McMurtry and William Lewis attesting the foregoing instrument thereto which is as follows to wit,

Asst Atty of Public Atc Hennepin County Court

In the name of God Amen

I John McMurtry of the County and State of Minnesota being sick of body but of sound mind do make this my last Will and Testament. First I give all my lands and property which I now have, to be divided among my two sons John H. and Leonard McMurtry. I leave to Leonard McMurtry and his heirs the place where he now lives by paying him \$1000.00 Hough County dollars, I leave to Alvin McMurtry and his heirs fifty acres of land lying in the ridge above Hough County, by paying the debts of my estate, I leave to my daughter Mary a cow and calf, and further to my son Alvin McMurtry, a cow and calf or the price of my cow in the death of my wife, all the household and kitchen furniture and Stock of all kinds to be divided between my two sons John and Leonard McMurtry. I leave my two sons also equal title to all my property and giving security by my wife and husband the power of attorney over me.

John McMurtry
John H. McMurtry

State of Minnesota Hennepin County Court July Term 1844
The last will and Testament of John McMurtry above recited was probated in open court for probate and was duly proved by the court of John McMurtry and John H. McMurtry subscribers thereto and ordered to be recorded.

Copy Recd,
Asst Atty of Public Atc Hennepin County Court

Henry McMurtry

I the County of Hennepin aforesaid State of Minnesota being now well and sound in body fit for profit and memory willing to amend the uncertainty of my body and memory I do appoint for all such care to see, do settle and ordain this my last will and Testament that as to my posthumously and first of all, I give and command my soul into the hands of Almighty God who cares and my body to be disposed according to the discretion of my Executor touching such worldly estate, and with it pleased God to receive me in this life. I give, dispose and dispose of the same in the following manner and form. Now, after payers all just debts due me much and my property to be divided in the following manner. First I give to my beloved wife Mary McMurtry the whole of my property both real and personal, and a residue of every description leaving her mortal life and at her death I give to my son Hugh McMurtry the tract of land where he now lives I mean with all the south of my estate, that all the income together with all the other property that she may have at her death, I equally divide between my three daughters by birth, Nathaniel S. Bradley and Mary H. Hender Shaw and share able as tenants in common not taking all other half share of gift to, son and wife, this my last will and Testament also you wish that David leaving no Joseph H. Hender to my wife and son Executor to sell the my last will since his removal from under my hand and seal the third day of June 1844 before the power of the witness.

Henry McMurtry

Geo W. Day
James D. Day
David C. Bradley

This my last Will and Testament,

Witnessing that I the Testator furnish my executors
which will be beneficiaries named to pay all my just debts and my funeral expenses
paid out of my estate, as the Second part hereof and bequeath to my beloved wife
Mathilda A. Stone, one third of the tract of land wherein I now live, including my
house and property lying on Beaver Island River running due east, payably,
to her and to her during her natural life and after her death the tenth annual
equivalent to my beloved wife Mathilda A. Stone, to be equally divided between
my children the children born of her body, and further give to my beloved wife Mathilda
A. Stone, a yellow gilt estate piano about fifteen years of age, during her natural
life to assist my beloved wife Mathilda A. Stone to receive my children. My wife don't
need and her income of any, to adequately furnish them with education, she
being my wife Mathilda A. Stone of her body, runs further bequeath to my wife as
trust fund, and settle, and settle, no care and cost, two acres and a half
I also give and bequeath to my beloved wife, one bed and headboard, one Beau-
tiful sugar chest and large dressing table and my copper cupboard and table
beautiful, and six blue mission chairs, and six sets of covers, my estate
Granville Stone has received of my estate one hundred dollars, and my daughter Lucy
Stone has received of my estate twenty five dollars, my son Charles Stone, has re-
ceived of my estate fifty dollars, the following named children have not received any
part of my estate, Charles, Sidney, John, Jonathan Stone, Robert Stone, Maria
Stone, James Stone and Mathilda Stone my daughters, and also my will now
reflect that those named children who have received nothing
are entitled equal parts of my estate with Mathilda Stone which is one thousand dollars, James, Thomas
William Stone, Charles, John, Maria, Jonathan, Robert, Stone, James
Stone, and Mathilda Stone my daughter, and further give and bequeath unto my
daughter Mathilda Stone one third of the same. I do this while that all my
settled estate that is not derived from me above my Stock, even laid with my
sons sold to me, it is my will that the one acre of land and other property to my
beloved wife Mathilda Stone, Lucy, Thomas, Sidney, John, Maria, Stone, Samuel
and Maria Stone, Mathilda Stone, John, Stone, Mathilda Stone, I further give and
bequeath to my beloved wife Mathilda A. Stone, the following property that has not
been disposed, tenth, and Lucy, Thomas, Sidney, John, Maria, Stone, I further give and
bequeath to my beloved wife Mathilda A. Stone, my home, the block of houses I have
inhabited at Beaver Island the sum of three hundred dollars and also to
Thomas, Lucy, and Maria, Stone, which are my largest debt which I owe I
have set equal of my property, the following property for the discharge of these
debt as a mutual trust, ten thousand, I expect to receive about Christmas next
the proceeds of a tract of land sold in the Western District, I also set apart one acre
as a reserve for the property, at a part should not be found sufficient
to satisfy the above named debt, I charge the same with my executors to do
what of my Stock or cash, to set sufficient of that to satisfy the earth if the property set
apart for the payment of the ten debt above named, should not be sufficient to pay of these
debt, I run my estate as much land off of my tract of land wherein I now live, by
giving up the same, to the take of the most valuable come, will what I do best to
our having local disponability with my executors, if any of the land should be injur-
ed by any the other named debt my wife Mathilda A. Stone is only to have the one
third of lands, agreeable reasonably agreeable as heretofore stated, I appoint
Jacob Clark and my Son D. Samuel Stone my executors Sept 1st 1840
Yrs

James P. Smith
Samuel S. Hill

This my testator to my first Will and Testament which is done on the 5th ult 1840, for
just cause hereof is bound, and expressed, and was written in the presence of
to which this is intended as a codicil, It is my will and request to my wife
Mathilda A. Stone, one third of the tract of land wherein I now live, including my
house and property lying on Beaver Island River running due east, payably,
to her and to her during her natural life and after her death the tenth annual
equivalent to my beloved wife Mathilda A. Stone, to be equally divided between
my children the children born of her body, and further give and bequeath to my
beloved wife Mathilda, one bed and headboard and cupboard, also
one set of table service, and place cards, also one chair and pottery also
it is my will that the gift of piano, mentioned in my will in the original will
be sold by my executors, and the proceeds thereof, shall be used along expenses,
the probate of this will be paid to said executors as the will to obtain
this is a codicil to my will, and it is intended to be inserted in the original will
not have been executed before, and said executors of my estate, Maria, Sam
and Emily, extracted from the will of my brother Edward Stone & wife, the
very will that whatever there may be in the estate be equally divided between
all my children and myself, it is understood that before sending money
on January 1st, to be until the arrival of eight dollars, which I do intend to have
it to pay and used as required, I shall take a copy out of my will, shall be
enclosed in his part of the estate as far as the tenement I shall have to pay
therein my hand this 5th day of January 1840 signed with my name ready
James P. Smith
Samuel S. Hill

W. S. Hinckley Jr.

Bill of Sale of James P. Smith to Samuel S. Hill October 1st 1841
The last Will and Testament of Thomas Stone, with the testator's name, value
and nature of his estate and was delivered by the oath of Jeremiah
Hinckley, and of the subscriber as witness thereto, and Jacoble Cook one of the
executors thereon, came into Court and took the subscription of
the same, and thereupon the said Jacoble Cook together with Samuel S. Hill
and W. S. Hinckley, the subscriber intent with the subscribers thereto
to James A. Polk, Esq. to be the general Secy of their Company and
thus constituted as the said executors and took the oath of Probate, for recording
before the Clerk of Court.

W. S. Hinckley Jr.

Bill of Sale of James P. Smith to Samuel S. Hill October 1st 1841

The last Will and Testam-
ent of Thomas Stone, which was recorded in the Court of Probate,
and was duly proved by the oath of Jeremiah Hinckley one of the subscribers thereto,
whereon the same was made and taken on the 1st day of October of the year
of the Lord 1840, and the executors thereon named, having also at the said
Court given bond and took the oath of Probate of his will by him
which is therefore ordered to be recorded,
Jacoble Cook

W. S. Hinckley Jr.

I Doth, Mary, do make and publish this my last Will and Testament
fully, openly and making and all other acts of me at any time made
that I do set that my funeral expenses and all my just debts are
paid after my death as possible to stand out of my marriage that I
may die possessed of as many funds come into the hands of my ex-
ecutors, securely. I give and bequeath every thing all of my property

With real and personal property above \$10, after all my just debts are paid I leave to my wife and against James S. Douglass my Executor, the entire income of the estate for the time being and the principal and the like sum of \$10, day of February 1854.

...and established in my house and my said wife resided over there
is the presence of the Testator the first day of February 1844.

Grisescens sp.
Sinuata sp.

State of Pennsylvania County Court of Common Pleas N.Y.

The Clerk will send to the Plaintiff if paid Day docket and judgment in open Court, for
presently and same duly served by the Clerk of Lower Merion, and Samuel
Hillman, subscriber witness to the same; which is referred to be recorded. And
whereupon I give & I witness wherein aforesaid in open Court, with
Sense & I witness & Lewis Hermitage, his secretary and witness to the same
reconciled this and the day of June Present to us the usual
sum of One Thousand Dollars, remitted as the case directs and took
the oath of Executor prescribed by Law.

Wojciech Kowalski - Włodzimierz Cieślak

The Last Will and Testament

of Benjamin Buffum of the State of Tennessee and
County of Sumner, this the 1st day of September 1851. In the name of God whom
I do hereby give and bequeath all my property both real and personal to my
dear sister Julia Jane Buffum; after allowing date and funeral expenses
and payable here before the same to the exclusive of all others and her
affid Sophia Buffum and Edward Spurrier the executors to the
very last will and Testament herein under my hand and seal this the
day and year above written.

Wisee.

James lewis

W. H. Miller

Baldy Mountain Damour County Court December 1st 1870

The last will and Testament of Dr. James Buffum deceased was probated in
open court for probate and was duly proved by the wife of James Buffum and
Mr. Wm. C. Miller his attorney and witness thereto And Estelle Spear one of
the executors thereof being duly sworn in open court and examined
by Esq. E. H. Stiles and Dr. James Josephine Buffum and other Execut-
ors and appeared in open court and agreed to take upon them
the execution of said Test and to gather with John S. Stratton and
C. J. Harriss the movable estate into and acknowledge their hand
to Dr. James Jernigan a sum of one thousand dollars
and Estelle as the head of the family deposited by her
copy set.

Sp. 3. Monday Oct

John B. Kenneal

John Charles Grimes to Archimedes in my state. I would like to see
my real estate朋友的朋友 as he may think will be to the best interest of my
wife and children above such credit as he may think best, during
one to ten years, it is also my wish that Archimedes may have
in mind that my son and daughter be saved to my beloved wife Mary, until
I always wish my Uncle Charles Grimes to sell my property gradually
that he may think best.

Year

J. Koenigsd
24 J. 1771

J. Stalkeur

State of Minnesota, Hennepin County, Circuit Attorney's Office, File No. 1543
A paper was filed purporting to be the designation of Justice P. Blaisdell,
properly worded, produced the court for probate, and was duly signed by
the wife of Justice Howard and wife, F. H. Baker, subscriber to the paper
to which is referred to be recorded.

Dobby Shk.

John B Haase

Mr. S. M. Pease

In the name of God, Amen.

Know all men by these presents, that I Samuel Cochran, citizen of the County of DeSoto in the State of Missouri, having
the certainty of death and the uncertainty of life, and desirous of saving and
dispersing my land and property, doth by this my last
Will and Testament, make known and following how in the death my
soul to God who gave it and my body to buried in a decent Christian Burial.
First, I give to my beloved wife Sarah Cochran all of my estate real and
personal, with the one exception herinafter named, during her natural life
or widowhood. 3% of the death's inventory of my wife Sarah Cochran
I wish my Executor to divide among the following, in the sum of the
following amounts, by which my daughter Nancy age 46 after the break a
percentage of my wife, to have out of my estate that remained since Eighty
and twenty Eighty Seven and one half acres, will be left for her & my
late daughter Elizabeth Hedges now deceased, to have the sum of three
hundred and forty two dollars 57 $\frac{1}{2}$ cents, my daughter Sarah Hedges the
sum of three hundred and ten dollars 57 $\frac{1}{2}$ cents, my son Wilson B. Cochran
the sum of two hundred and thirty two dollars 57 $\frac{1}{2}$ cents, my son David
Cochran, the sum of one dollar, my daughter Polly Miller the sum of one
hundred and forty two dollars 57 $\frac{1}{2}$ cents my daughter Elizabeth Hedges
the sum of three hundred and forty two dollars 57 $\frac{1}{2}$ cents, and my son
Samuel Cochran, three hundred and forty two dollars 57 $\frac{1}{2}$ cents, and my son
John to month to much of not less than three to have as proportion to said
inventories over, but if after paying over said sum there should be a residue
then I wish it equally divided among the aforesaid distributed. I give and
bequeath to my son Samuel Cochran one hundred acres of land to come
out of the tract west corner of the survey I now have in the following
form beginning at the south west corner of said survey running East to
a point in the line or lot of a State line or near a South Corner to a road to
which may be a plantation passing the plantation a short distance

In witness east and these witness for me to make the complimentment of me
husband whom I have sent to the west bordering side, and thence forth to the
Settlement to him and his heirs forever and to them and their heirs forever;
I much all my just debts and funeral expenses paid. I hereby appoint my
son Samuel Lechner and my son-in-law John P. Bragdonville my executors
to bind my last will and Testament, and I hereby sever all former wills and Testaments
of my lands as aforesaid and confirm this day my last will and Testament,
in witness whereof I have set my hand and affix my seal this 1st day
of March in the year of our Lord one thousand eight hundred and eighty five.

Samuel Lechner

I signed and am acknowledged to be the above named Samuel Lechner to be his
last will and Testament in the presence of us who have subscribed our names
as witnesses in presence of the Testator.

W. H. Hodges

H. P. Franklin

John C.

I further bequeath all my books to my son Samuel
Lechner, to take the same as I now leave and at the death of marriage of
my wife Sarah Ochsner, I give and bequeath all my books of every do-
cument to said son Samuel to have and his wife forever, said day and date
above.

First

Samuel Lechner

W. H. Hodges

H. P. Franklin

State of Steuben County Court February Term 1842.

The last will and Testament with the codicil thereto annexed of Samuel Lechner
deceased was produced in open court for probate and was duly proved by the
wife of Charles Hodges and H. P. Franklin and such other living witnesses thereto
which is ordered to be recorded.

Copy First

Wm. B. Murray Clerk

February 3d 1844.

In memory of old times, I do write and bequeath to my son Samuel Lechner
the soul man and soul body as a living boy and sleep and earth, and all my house-
hold and kitchen furniture and all my interest in the Spuyten Duyvil Water
until that my daughter Polly Lechner shall be the lawful Grandchild of James
H. Lechner; this is my will and Testament, this day of our Lord one thousand
eight hundred and forty one, signed and sealed in the presence of the witness
First

Elizabeth Lechner

P. H. House

James A. Leaph

State of Steuben County Court February Term 1842.

The last will and Testament of Elizabeth Lechner deceased was produced in
open Court for probate and was duly proved by the wife of P. H. House and
James Leaph, subscriber witness where he and others to be recorded.

Copy First

Wm. B. Murray Clerk

An instrument of God's Command

First Second Private and publish it among us
and God willing, surely starting and writing, and all other things to be done
Diligently, Third I command and beseech God who gave it to me, that I do wish
that my Funeral Expenses to pay and the sum of my wife's and myself but of my
marriage that during six years past of, or may I yet live is to the sum of my ex-
ecutor Charles Dyer and be with him my daughter Nancy H. Lechner
wife of H. L. and a certain young girl named Anna, we will be the children of my
old will back of land lying in Steuben County State of New York of record
previous to my death to our said husband and to my wife and
my daughter Sarah Grace, wife of John Grace, the children of my deceased.
Second to myself, I am now senior, equal and coequal in the my daughters
Elizabeth Brink, as the land which I possess, I do not care of over the
 Creek, including the Pleasant House, together with all other improvements
except one hundred acres of land, said to be in the village of Bath, and my wife
Anna H. L., and my son-in-law Sophia to her and her family, I also
give and bequeath unto my son Oliver Taylor for himself and Anna
and myself of living tenth of the aforesaid one Barnfield tract, with
the addition of one hundred acre Barnfield Survey, at my death, with
my wife Anna, given to him and his two sons, Oliver and Benjamin with
my daughter, Charlie Brink wife of John Brink for herself and Anna
to my self to her and her, forever. I also give and bequeath unto my daughter
Rachel Oddy, wife of Andrew G. Under my wife Anna, to
to his and her heirs forever. Take you and keep with my son Alexander
David Elkin, my negro boy Anthony, to him and his wife Anna, I also
give and bequeath unto my daughter Charity Brink a certain tract
of land lying east of the creek of the creek, lying at a northward bend
of said creek running North and South, with the number of said creek
to be that bordering to the Pleasant House tract, there must so far as
running south as will include the upper spring continuing south to
Ralph Caldwells line, thence north line, east since south to Grimes
west boundary line, thence North west said Grimes line to said creek
thereinafore said Grimes line to the beginning, with my negro
servant Harry with his wife Anna to her and her wife Anna
give and bequeath unto my son John Gibbet, Steuben New York
tenth of land of about four acres to my death with my wife Priscilla to
him and his heirs forever. I also give and bequeath unto my daughter Polly
a certain tract of land beyond west of my daughter Anna, Charles W. Brink,
lying at Charly Hink Hink House, thence west to Charles W. Brink's line
thence South and then with said Brink's line to my east boundary of a half
acre back thence south with that line to the back boundary of the property
back there past with said line passing the corner west of said the Black
Banks' Bank where it now stands it runs due south to Backerville line then
east to Charly's west boundary, with my negro girl Anna to her and
her former, the before mentioned property shall remain to my possession
during my life time and after my death to be divided as I specified in
this my will. It is also my will and desire that all my house hold
and kitchen furniture at my death be equally divided between my
two said daughters, Anna, Elizabeth, Anna and Polly and I further
make my will and desire that all the furniture of my Charly property
be fully capable to have and the proceeds to be equally divided between
each of the legatees after my just debts and other necessary expenses except

the very result is that the Prejudice Major Trust fund to act after my death
of and previously sold and the proceeds equally divided between the brothers. But
very result is that I leave the benefit of my right to my wife. As the distribution
of my Executive trust is to say that of the holding trust, he is to receive in the
possession of my daughter Elizabeth, and to the contrary he is to be sold and
the proceeds of said bag add'd to his and to my own daughter and I as co-owners
so here by Consid'ld and apprnt. I leave it to him to John G. Shaw Executor
to his very last will and Testament, and it is my desire that out of
the proceeds of my Estate for myself the son Thomas & and John G.
Shaw, shall have a reasonable compensation for their services. In witness
whereof I do this day this 1st day of March and the year of our Lord
one thousand eight hundred and forty.

from John B. Clegg)
signed and sealed at our presence and we have witnessed our names, witness
to the foregoing of the Testator this 24th day of March 1840.

Castile
Jan W. Schulte
Bezirkliche Tischlerei
Platten W. Schulte

I, Jessie, having time to fore recollect
and publish in my last will and Testament to make and declare this ac-
cordingly, I, Jessie, First I desire that my three step sons and daughters have ac-
tual and full support out of my Estate after my death. Secondly, this
my will and desire that each of my step sons and daughters have as
least worth fifty dollars. Thirdly, it's my will and desire
that my executors have the present privilege at any time to prevent
the negroes called to my step sons and daughters from being
taken out of the State of Tennessee and Georgia. It's my wish that
my negro girl Barbara aged about six years before at the age of six
less than seven, and Bassie, the only desire that this could't be altered
at no time constituting a part of my will to all intents and purposes
the 26th day of December 1841.

Ulrich W. G. Lohr
Aubrey John le Moyne
Hildegard Irish

Shirt of Hemingsie Summer County Court March 17th 1842
I do herby give and release of free & simple receipt and discharge of all
suit for pistol and were duly present by the hands of Agent of State
and Clerk Mrs. H. Hobblee according unto issue thereto which is
indorsed to be received.

Copy Fresh Dear Sirs Monday 6/12

Minas Gerais

Having of said money and muriary, at and in furthering distribution of such muriary, and
as I have said has given out, account and of the purpose required there, and
for the place specified in this paper, be it my will that all my temporal debts
and several charges shall be paid out of my movable estate & land, & give and bequeath
unto my wife Lucy I am left my major house, Park and all demesne there, to the
use of her household as long as she liveth, I give and bequeath to my son Lucy, I am left
all the house hold and kitchen furniture both old and new, clothes and livery apparel of yonder
I doth pay and give over to my wife Lucy, and what is bequeathed in above method to my son Lucy,
I give and bequeath unto my daughter Grand sister, John Hassell Donnell, William
Whitfield, Donnell, and William Connelly, all my land houses and places of habitation, with
all the appurtenances and goods in it equally divided between them, save that there
will remain a yearly rent of £40 to let me and my wife Lucy, to live in the same, and
give and bequeath her, to my Grand daughter Eliza Peacock of Bellavista, and Eliza
shall share equally with my other grand children, as the executors of the mines
I have at my death, £50 I give the Presbyterian or General Assembly Board of Missions
or Education as my Executor may think best, one hundred dollars, or they may
leave it upon which ever institution they may think most likely to promote the cause
of our Religion in the world, all other money that I may die possessed of shall be
equally divided between my grand children, Robert H. Donnell, John Hassell Donnell
Thomas Whitfield Donnell, Mrs. Donnell, Deborah A. Peacock and Sophia Peacock, etc. I
say will and do hereby give away my son Lucy Donnell, to sell the above mentioned
with all its appurtenances if he think it most convenient, to the best advantage
and use that can be made of this money with interest or stock now shown as my donee
of it, but the Navigation should not be sold, Lucy saye you will take care of it, and make
it the best of able to the best as he can, Mr. I. G. Peacock family Bible to my three
Grandsons J. H., and William Donnell, jointly my other wife shall be equally
divided between them, and Robert Washington Donnell, I give Robert H. Donnell,
my watch, £40 to my dearest and dearest, this to be my last will and Testament,
and declare all my other gifts to be of no effect, and do by these presents constitute and
appoint my son Lucy Donnell and my trusty friend John Hallcox, to be the Executrix to this
my last Will and Testament. Witness my hand and seal this fourth of December the year of our
Lord 1835.

Hilarius & Acknowledged, by and before

~~Jos Robt~~

Sam McHenry *lecturer*

Aleph

which had been given to my three grandsons.

million dollars, over \$400,000. The city will tell this money shall go to the friends of my executors who have done well & disengaged and cost us my Son and son John Howell Howell Thomas Howell & William Howell sons of me, and as these boys are of age my executors shall find with hands of such Diggles in third part of the above money among which to a man, to their forces half of any of it, so far as should be their mind, and money shall be equally divided between the survivors of all given to the service, & all should die in that Country. We may well that my executors shall die this money among my grand children, for as the Codicil is appended to any will dated 4th Decr. 1835, and all the rest of the will and test. Money, unless my hand and seal is placed April 1836.

Acknowledged before
P. Bell, Sam'l W. Henry, Joseph Rott

Thomas Deneviell Esq

State of Indiana in Marion County Court March Term 1840.

The last Will and Testament together with the testate of James Darnell deceased was produced in open court for probate and was duly proved by oaths of Joe Rott, and David Murray subscribing witness thereto which is ordered to be recorded.

Copy Book

Mar 3 Monday Clerk

I. S. Smith Clerk d.

To make this my last Will and Testament, truly making all other by me made of my living time. First I declare that my funeral expenses be paid out with my just debts or some after my death as possible out of my money. I hereby dispossess myself of my entire estate in the hands of any Executor hereof. This my will does declare that my wife Liza Shill shall have my farm that I own hereto so long as she may live, cause at her death for my son to add to the highest bidder on account of his necessities and the proceeds to be divided equally as follows; with my beloved daughter Sally, Raff and Vickie Hayes, and my grandsons John Baker and Jonathan Shill my will and desire that my two young children Nancy and Jeannie Houston shall have one share equal to the above three heirs, it is further my will and desire that my Grandson John Rott shall have all of personal property at my death. Lastly, I do hereby appoint James P. Taylor my Executor, it is my will and desire if I do to this my will at my hand and seals the 33rd day of March one thousand Eight hundred and forty.

Given this 33rd day of

Signed under and published in our presence and we have witnessed our unanimous assent of the Testator the 23rd day of March 1840.

James A. Hall
Elizabeth P. Taylor
James P. Taylor

State of Indiana Marion County Court March Term 1840
The last Will and Testament of James Darnell deceased was produced in open court for probate and was duly proved by the oaths of James A. Hall, and James P. Taylor subscribing witness thereto which is ordered to be recorded.

Copy Book

Mar 3 Monday Clerk

Sworn to before me,

In presence of these persons, that I Edward Williams of the County of Marion State of Indiana, having the certainty of death and the uncertainty of life, have in my judgment to make and publish this my last Will and Testament in manner and form you will see and publish that my last Will and Testament is executed and performed. First I will my soul to God to be given and body to be buried in due Christian burial. Secondly I wish my great debt paid to others with funeral expenses. Thirdly I wish my two negro boys Tom Anthony and David sold to the highest bidder for a sum of \$2000.00 the above the proceeds to be purchased, bound in a bond of one thousand dollars for each negro to be paid to my heirs and executors Anthony and David should be carried out of business shortly I wish good enough taken and in case of a default I must have equally enforcement against the creditors for the benefit of my

Grand children Louis Stephen Mitchell, Hugh Mitchell, Edward Marshall, Amilia and Mary Alice Tucker, Harriet Edwards, Alexander Hartman, Isaac D. Williams, Warren Williams. Fourthly I give my right by them to my Grandson Joseph Lee Williams to him and his wife forever. Fifthly I wish nothing done to my estate on account of taxes in the country among themselves and the money arising from the sale of Orlingay and Daniel. Together with what money and bills I may be owing of money received equally divided between, Stephen Mitchell, George Edward Mitchell, Margaret Hartman, Alexander Hartman and Maria Williams, Amilia Tucker, Isaac D. Williams, to them and their heirs forever with the exception, I wish Daniel Gilbert to have one hundred dollars of and Henry, and James I. Gilbert his children, I wish my son George Williams to have one dollar, giving already given twice what I intended sufficient being equal to a sum of eight hundred and eighty dollars more fifty dollars which he has already had. I wish James P. Briggs to have one dollar having first only given to a negro girl Sally sufficient to a sum of eight hundred more. I also wish my daughter in law, Jacob Williams to have one dollar to this his wife, son and daughter, I wish my Grandson George W. Williams to have two dollars to him and his wife forever and lastly I appoint Abram Bradley and Merideth Hodges my Executors, hereby revoking all former wills by me before made, ratifying and confirming this my last Will and Testament. In testimony whereof I have hereunto set my hand affixed my seal the 31st day of February in the year of our Lord 1837, in and with this acknowledged by Edward Williams etc his true still and faithfully in the presence of men who have subscribed our names as witnesses in the presence of the Notary and the day it bears date.

James A. Hall
Reuben Bradley

Edward P. Williams
Notary Public

State of Indiana Marion County Court April Term 1840
The last Will and Testament of Edward Williams Esq. was produced in open court for probate and was duly proved by the oaths of Jessie H. Dorn and Reuben Bradley, the subscribing witnesses thereto which were certified to be genuine.

Copy Book

Mar 3 Monday Clerk

In the name of God Amen.

I. S. Smith Deponent of the County of Marion and State of Indiana, being now seated bodily and mind, and do avow that it is affirmed for all just cause, to make and publish this my last Will and Testament, I desire after all necessary expenses are paid of my funeral that all my just debts shall be paid. On the second place I desire my child done to secure a decent Education, so that I trust none but to pay expenses as much as I wish quickly and despatchly of my children and if of they suitable fair promises I desire they shall be all educated. On the third the sum necessary to left, my Executors are authorized by this provision I will be expedient to make the portion that may be necessary to each of my sons. In respect to the kind on which I desire my property to consist the expenses less value they or either of them because of age they shall have an equal interest in my estate and should my Executors have odd unpayable debts that shall be proportionately paid to the same by the or they give to the purchasers a release of the just interest

in the service, but should either marry before they come of age then I wish my executors
or Executrix to leave him in her care & let her make either part or all of the
control of my Estate in England. I must explicitly desire and direct that this may
reach that among my five children, Joseph, Mary, John, James and Tim. I wish
them equal division of all my estate both real and personal, and what may ex-
pense in the way of Education in receive or should have expended on him shall
be considered as a portion of my estate and will keep a stated amount of money,
viz. £1000 P. A. yearly, Constituted and appointed. The Boyce and Parry Bradford
my executors to this my last Will and Testament. Notably overlooking all other wills
so written out of this. I have executed it my hand and seal this 15th day of July
1832 in the presence of

~~Basal O' Reilly,
33 Ridgeway,
Frank C. Ilié
ton, Mahan~~

Dr R Pennington Esq

Station of Sunnyside - Sunnyside County Court April Term 1842.

The last will was the instrument of William P. Davis, just deceased, who produced it upon his deathbed; and was duly proved by the wife of B. S. Peckford and Frances C. Peck, his widow, who were the only witnesses thereto, which was extended to the grandchild, George Peck.

13 Monday

This is my first Will and Testament.

Having we also I do choose of my present and intended in
greater and following event I be worth to my then dear wife Mary Bulloone,
Catharine Eliza and Marie Lafayett's book all my estate both real and personal, with
the exception of twenty dollars to be otherwise disposed of, to be equally divided
between them three named children when Mary Catherine comes to the age of sixteen
years, if in case of death or death the surviving sole or one shall be left here or her of
the estate which for now is in the name of Catharine I give and bequeath to the two twins by
name of James and Henry, Ten dollars each, to be paid out of my estate by my execu-
tor after the arrival at the age of twenty years, my executors will be Eliza, Henry
and Catharine of my wife there is nothing further given to either her or me but
that my first debt to pay, out of the part of my estate bequeathed to the three children
namely Mary Catherine, Catharine Eliza, and Marie Lafayett, I do appoint Eliza
Robt. D. Ward and Henry Ward of Rochester, my executors to this my
last will and Testament I do further appoint Henry Ward, "Guardian for my then
three children, namely Mary Catherine, Catharine Eliza, and Marie Lafayett"
book to save them and her three literally educated, consisting with my execu-
tors and substituted to their 27th day of June 1825,

~~Test~~
Not Bruce
Joseph Slawfield

Jacob L. Smith

State of Indiana Marion County Court April 30, 1862

The last this was Subscribed by Jacob L. Beckinsale and myself produced in open Court for publication
and was duly proved by the oath of Joseph Stearns, 1st, one of the subscribing witnesses whereupon
to certify of going to the said Justice of the Peace that Bill Bruce the other subscribing witness
thereof was dead, the hand writing and attestation of said Bruce was proved by the oaths of
Samuel Stoddard, and Samuel H. Gaudens, who said that they were well acquainted with
said writing of said Bruce, and being the authorized witnesses propounding to be his genuine
signature upon which evidence cause will be ordered to be recorded.

Wm S. Hinckley Clark

I. José Wayne,

Being now mind and property in due standing with all justly
the my test and wife, Hill, and at forty miles and make real and test, all persons
Hill by me always have made Recd No. 2 your always debts always due to my son
Elijah Haynes, one hundred dollars and no more. Then 2nd I give to my daughter
Elizabeth White, third thousand dollars and no more. Then 3rd I give to my son
Henry Haynes, three hundred and no more. Then 4th I give to my son James
Haynes, eight hundred dollars and no more. Then 5th I give to my son Elias
Haynes, a set apparel of lands because by the security of Court that according
about thirty acres to the same were in less and no more. Whereas I give to my
friend Daughter formerly Mary Haynes now Mary Davis, two hundred
dollars and no more. Then 7th I give to my friend daughter Francis Davis
daughter of Elizabeth Davis nine Fifty Dollars and no more. Then 8th I give to my
daughter Sarah H. Haynes, twelve hundred dollars to make her equal
with my daughter Caroline Moore. Then 9th I give all the balance of my
property, both real and personal to my wife Francis A. Haynes to my
two daughters Caroline H. Hill and Elizabeth H. Haynes, to be equally divided
between them share and share alike. Then 10th I nominate and appoint Francis
Haynes and William Hall, my executors with full power granted to give account
for the faithful performance of their duty as executors to witness by hand
and seal, this 3rd day of March 1842.

Gist.

Kauai Off Paliwim

Woodson Davis

Jesse Polayus et al.

City of Harrison, Sumner County, Tenn., May 30, 1932

The last Bill and Statement of George Steagues Esq. under prosecution by you Court
is probably and was duly served by the cause of Thomas H. Jefferson and Jacob
van Winkle, subscribing witnesses thereto. There being no time reasonably
enquired of the Executive, by the Petitioner the same is ordered to be rescribed
the Circulars therupon delivered in open Court, and took the oaths of
Petitioners presented by him.

Capt. J. F. Gist.

Mr S Monday Clark

Promises of God's Clemency

J. William Williams of the County of Sussex and State
of Delaware, being of sound disposing mind and memory do make and declare
this my last Will and Testimony of my mind and purpose gathered and
written after all my just debts are paid I Will and Bequeath to my wife
Elizabeth Williams his tract of land called in Sussex Co. together with
all and singular her appurtenances there to belonging, also the sum
of One hundred and Fifty Dollars to be used for her tract,
to be duly paid over to her, also Castle Stone & other premises of
said Co. & Winchester Commissions to her the following wages, Share, and
allowance about Twenty one years, June aged about nineteen years and
Victoria Jones youngest Child aged about six years to begin with June
last date or crease, also two thousand dollars in good money to be paid
out of my estate, the same fully furnished at Susseks sale, suitable
and frubible, etc used, one bed and furniture of her choice one chair and
half of her choice one end and fringe chair four shillings per week for rent
bequeath to my son Christian Williams of New Castle as her legacy

use also your children as money to be paid out of my estate. Item 3rd. I do hereby give my son Zachariah Williams during his natural life my negro woman Rebbecca Dina and her Child and all her lands property to be divided among all his lawful children to each an equal share. I have divided a tract of land to the children of Zachariah Williams which was held to him in common with Oliver Shurtleff Davis and bequeath to my son Alex Williams my negro man Collier Stone one acre just called Marcellus also one acre good land named Sally. Item 4th. Give and bequeath to my daughter Abby Martin ten, free dollars, I do hereby give to her property to this time all that I understand, Item 5th. I have made this will to my son William B. Hill my negro boy Collier Hasty, and bequeath to him for his land, I will suffer him to have, I also and bequeath to him a acre good land named Mary another Child Jessenia also a acre by name Dixie, Item 6th. I will and bequeath to my grandson Joseph C. Williams the tract of land I purchased of Jonathan and Dennis, also the following negroes, to wit, Jessie & Betsy children of Jessie a negro slave and Mary with her two hundred dollars necessary out of my estate and wherein disposed of for the purpose of securing and educating her, Item 7th. I bequeath to each of my second children left by me around Douglas Abby D. Hairy, my slaves, Slave girl Lucy and bequests of the Tract of Land of my servant and John D. Williams the hundred and fifty dollars, to be given out of each of my estate as and now in disposal of the will. Item 8th. I do hereby devise that all my stock of every description horse, holt and cattle, furniture, gear, a teaming of horses, and every other description of property not already disposed of to settle my domestic duty about and the proceeds arising from such sale to be divided among all of my lawful heirs to each one equal share, and so hereby nominate and appoint my friend Dr. J. P. Webb, and Jacob Parker of the County of Sumner, to this my last will and Testament, hereby making all other Wills by me made and hereby publishing and declaring this to be my last will and Testament, to witness whereof I have hereunto set my hand and signature at the 16th day of March 1842,

William Williams

H. B. Pease,
Ezra Pease,
W. F. Shipp,
Mable L. Shaw

Will of Seminole Seminole County Court May Term 1842
I, William Williams, do make and declare this my last will and Testament, being by writing after full knowledge of my mind, and being freely given by the hands of William Pease, Justice of Peace, subscriber to these my initials which is evidence to the truth to be recorded.

Wm. B. Monday Testt

Abram Shipp

Being of sound mind & of full body do make this my last will and Testament, being by writing after full knowledge of my mind, and being freely given by me made my self in my just health and paid First by me and bequeath and leaving unto Elizabeth Shipp, all my property that I have now, saved, purchased or accumulated of whatsoever kind, house land & other furniture (except those of record) for her nowe inheritance and support to be managing other filiations and will during her natural life, of her death to be equally divided between my two sons Oliver T and William D. Shipp with Second wife, my wife and their children, and my Master to whom shall be given by my testt can not be less than age of

295
ten he shall be free. I appoint cushion P. and Mr. S. Shipp with my Executor in this joint with my wife Elizabeth Shipp, to receive my hand and seal this 22nd day AD. 1842

Testt

Bradford

William Davis

Will of Seminole Seminole County Court May Term 1842

The last will and Testament of Charles Shipp with record, was presented in open court for probate and was duly proved by the hands of Bradford and William Davis, subscribing witnesses thereto which is endorsed by the court

Copy York

Wm. B. Monday Testt

Will of Seminole Seminole County

I, John Marshall of this County and State aforesaid, of sound mind and memory present and declare that my last will and Testament in form and manner follows, to wit, I bind this place to witness and declare that all and just debts shall be fully paid. I give and bequeath my daughter Elizabeth L. to my son Eli Marshall, a small book and collar, and to Elizabeth L. her next child with my son Eli and my son Eli's wife Anna, and to my daughter Jessie L. and her husband John L. and to my daughter Anna, her husband Peter L. & to my wife and daughter Anna, and her husband Jacob L. and her husband Peter L. and to my son Eli Marshall all that tract of land situated above this and his new property with all my stock of cattle thereon belonging which have been held and taken from him in conjunction with the exception of the above property. It is my will under this will that my beloved wife Lucy Marshall shall have a quiet and sufficient maintenance out of the property bequeathed unto my son Eli Marshall, and Lastly I declare, confirm and appoint my daughter Elizabeth L. and my son Eli Marshall my Executor to this my will and Testament. Given under my hand and seal this 22nd day of March 1842, Equal to Marshall and his wife Anna, and his wife Lucy (Marshall and his wife Lucy)

P. D. H. Morris, William Mitchell, Benjamin Triplett

Will of Seminole Seminole County Court June Term 1842

The last will and Testament of Egbert Marshall deceased was this day produced and the court for probate and duly proved by the hands of P. D. H. Morris and William Mitchell, subscribing witnesses thereto which is endorsed to be valid.

Copy York

Wm. B. Monday Testt

David New

I make and publish this as my last will and Testament, freely giving and revoking the same at any time more than I desire, that my friends and relatives and all my debts to paid as soon after my death as possible but of my property that I may do possessed of money and cash in the hands of my trustee executors. I do hereby nominate to my friend wife Martha a copy of my will both oral and written to her and to Lucy, of the above description during her natural life and if at her death there shall be any sum of real, personal or any other sum remaining over with it that I do bequeath in equal shares amongst my four children, to wit to say Ethel Estella, Jonathan Hobbs, Eda Tracy, Sally Head and Martha Hobbs, Lucy. I do hereby nominate and appoint my widow and children Edward, Anna, H. Henry my son for my sole residuary legatee to this my will and my hand and seal this 22nd day of March 1842.

Dated sealed and published on my part

and he has subscribed and affixed his mark in the presence of the Testators this 22nd March 1842.

Witness

Nathaniel R. Gilliam

Samuel Harris

David New

Will of Seminole Seminole County Court June Term 1842
The last will and Testament of David New was this day produced in open court for probate and was duly proved by the hands of Nathaniel R. Gilliam and Samuel Harris, subscribing witnesses thereto which is endorsed by the court to be valid.

Wm. B. Monday Testt