

Thomas R. Kennedy's Will.

aid her in raising and educating my children and for the support of my wife; and it is my desire that the balance of my property both real and personal not otherwise disposed of, be disposed of in the following manner (viz) First, that my wife have the one third part of all my estate, both real and personal, during her natural life and the remaining two thirds ^{equally} between my two children Margaret and Charles A. - when they come of age, or marry. And should either, or both of my children come of age, or marry, so as to render a division of the property necessary, it is my desire, it is my desire that my wife Harriet keep my boy George and his wife Aggy during her natural life, they being her proportion, or one third part of the blacks. And it is my wish that my wife Harriet have the use and control of all my property not otherwise disposed of both real and personal, until my children come of age or marry so as to require a division of the property. And should my wife at any time think it proper to sell any part or the whole of the personal estate, except the negroes, she is at liberty to do so, by and with the consent of my Executors which might be proper in order to raise and educate my children and for the support of my wife. It is my wish that my children have the advantage of a good education and in view to that this my last will and testament be executed. I do hereby constitute and appoint John Roland and Hugh R. Blair my true and lawful Executors. In testimony whereof I have this day signed, sealed and delivered this my last will and testament in presence of - Test - This 2^d Chester 3^d P. R. Kennedy Seal Carl Kennedy 3^d

The above will was duly proven in open Court by the oath of Mrs. Webster and Carl Kennedy the subscribing witness thereto, who declare it to be acknowledged to them by the testator July 5th 1847 - proven at August Term 1847 & ordered to be recorded.

Roland Hodges' Will.

In the name of God, Amen! I, Roland Hodges, of the county of Washington and State of Tennessee, being of sound mind and disposing memory, knowing the uncertainty of life, doth hereby dispose of my worldly affairs in the following manner (to wit) After commanding my seal to God the greatest, and my body to be buried in a Christian manner, do give and bequeath to my wife Hannah, the plantation, wherein I now live during her natural life, with all the property and household furniture together with all money due me, or in hand to be used for her support of necessary, and at her death, the plantation and all the tract and also, all money or rente to all me shall descend to my son

Roland Hodges will.

James Hodges or his heirs, the household furniture and other moveable property shall be equally divided between my son James and my daughter Susannah Alison, and the heirs of my daughter, Eliza Alison died. I further bequeath to my said wife Hannah my negro woman violet, and after her death, the said violet is to be free. I have heretofore given to my three daughters, Eliza, Polly and Susannah the sum of seven hundred dollars each. I hereby constitute and appoint my son James Hodges my Executor of this my last will and Testament, and having full confidence in my said Executor, I request that he shall not be required to give security. In witness whereof I have hereunto set my hand and affixed my seal this 1st day of September, 1845 in presence of
John Bowman,
Madison M. Bowman 3^d His mark
Roland Hodges 3^d Seal

The foregoing will was duly proven in open Court by the oath of John Bowman, May Term 1849; and the oath of Madison M. Bowman, June Term 1849 - Subscribing witnesses thereto, and ordered to be recorded.

Lewis Jordan's Will.

I, Lewis Jordan, of the County of Washington and State of Tennessee make and publish this as my last will and testament in manner and form following: First, I direct that my body be buried in a decent and Christian like manner. Second, I give and bequeath to my son Archibald A. Jordan, my negro woman Luther and his son Jack, and whatever household furniture, or Kitchen furniture I may have at my decease. Thirdly, I give and bequeath unto my son Lewis R. Jordan's daughter Lavinia, my negro woman Caroline and her son Alpheus to be his and her heirs forever. Fourthly, I give and bequeath unto my son David A. Jordan my negro woman Anna to be his and his heirs forever. Fifthly, I give and bequeath to my daughter Mary Stephen, my negro girl Julia, daughter of Caroline. Sixthly, as my daughter, Mrs. Lydia Patton has received a negro woman that I raised, therefore I give and bequeath my granddaughter, Mary Jane Patton, my negro girl Jenny to be her and her heirs forever. Seventhly, I give and bequeath to my son Archibald A. Jordan's three daughters, Mary Archibald and Aliza my negro girl Hannah, to be theirs and their heirs forever. Eighthly, I give and bequeath to my son David A. Jordan's eldest daughter Mary my negro girl Nancy, to be hers and her heirs forever. Ninthly, Whereas I was at considerable expense in erecting my step son, James Trumble, and do what I gave him he promised an pledge to me that for said expense &c, he would furnish my son John by making him a tract of six hundred and forty acres of land in West Tennessee which promise he said Trumble failed to keep (as I have seen the Deed) therefore I consider that he John has not so much in said land as any of my children, taking into view the trouble and care that we on said tract