

In thoruy Gott Will

and Joshua. One hundred and eighty four acres to be divided equal between them in quality and quantity, only my son Joshua to have the first wherein I now live. Also give to my son Joshua a house & lots — Fifth I give & bequeath to my daughter Sarah Gott, my black house. Sixthly I leave to my beloved wife Sarah Gott all my plantation during her natural life together with all my house hold furniture & other utensils & etc. The remainder of my stock and after her death whatever shall remain to be equally divided between my three daughters. Seventhly as I have at sundry times given to my other children not her name what I then leave them for them I now give and bequeath to them the several sums here before given them — Lastly I leave my son John Gott executor to this my last will & testament and do revoke all former and dissimile all other wills by me made and do only acknowledge this to be my last will & testament — In witness whereof I have hereunto set my hand and seal this twenty seventh day of October in the year of our Lord one thousand eight hundred & seven, signed sealed & acknowledged in presence of us

Anthony Gott. (Signed)

Aathan Shifley

George his Fizgavelle

mark

Aathan Shifley & George Fizgavelle the subscribers witness

That to all attorney options 1812 & onward to be record —

Robert Allison's Will

In the Name of God Amen

I Robert Allison of the County of Washington State of Oregon being sick and weak of body but of sound mind and deliberately making my will that God may call me to reward the uncertainty of human life and being desirous to dispose of all such worldly substance as it hath pleased god to bestow upon me — I give & bequeath the same in manner following that is to say — In the first place I leave my best estate and funeral charges to be paid out of my personal estate — and also desire that all my personal property be sold and divided as follows. In the first place I desire that a note that my Father Robert Allison left me in his favor two hundred dollars be paid before any division of amount of the sale of the stock he made afterwards the said Robert Allison to have one half of the balance of the sale of stock and property thereof — Then I give & bequeath to my wife Jane Allison the plantation I bought from Henry Shifley also the plantation which I bought from William Garrison and a Negro woman named Sally with her youngest child also a Negro boy names Tom also the whole balance of the amount of sale of the personal estate also the whole of the house hold furniture I also desire that the profits arising from the place that I bought from James Donwood go and will be given to my wife for the support of the children until my daughter Nancy comes of the age of eighteen and one half of the profits shall be continued until my daughter Rachel arrives at eighteen also I desire that the profits arising from the plantation on which I now live (after the death of my Father) go for the maintenance & education of the children — Then I give & bequeath to my daughter Nancy & Rachel each sum which I bought from Garrison & Garrison and to the

Robert Allison Will

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when they arrive at eighteen. I also give to my daughter Nancy a Negro girl named Rhode and give to my daughter Rachel a Negro girl named Henry to be delivered to them when they arrive at eighteen — Then I give & bequeath to my two daughters Polycarp & Hannah all the plantation on which I now live continuing on on the plan which Edward Miller now has also an entry of one hundred and seventy five acres on the west side of the plan together with forty acres which my father bought from Henry Shifley to be equally divided between them when they arrive at eighteen should my father be a living when they arrive at eighteen they are entitl to get proportionate his death — also Robert Allison Esq. is to have by interest in a tract of land which his brother Beresford & myself bought of Cheffy Soley formerly the property of Thomas Gills together with two entries which land Beresford & myself make in partnership for also a Negro boy names Lemon — It is further my desire that my wife Jane Allison should after the decease of my father — have a reasonable support of the place I now live on during her natural life or widowhood the right holder by this will in my two daughters Polycarp and Hannah Eliza, is not to be denied continuall access to her my wife Jane Allison from her being off the place — And lastly I do hereby constitute and appoint my wife Jane Allison executors John Stevenson and Joseph Duncan for executors of the my last will & testament but if any other all other or former wills or testaments by me heretofore made — In witness whereof I have hereunto set my hand and seal this eighteenth day of July in the year of our Lord one thousand eight hundred & twelve — Signed Sealed published and declared to be the last will and testament of the above named Robert Allison last in the presence of us who at his request are in his presence have hereunto subscribed our names as witness to the same —

Robert Allison (Signed)

William Walker

George Stark

Elizabeth McMillan

Walter & George Stark two of the subscribers witness

That to all attorney options 1812 & onward to be record — Jane Allison

John Stevenson & Joseph Duncan for qualified as executors & executors of the

forgoing will

Alexander McMillan Will

In the Name of God Amen

I Alexander McMillan of Washington County of State of Oregon being weak in body but of sound mind and understanding calling to mind the Mortality of my body I commend my soul to god from whence it cometh and my body to the earth from whence it sprang to be buried at the discretion of my executors nothing doubting it at this last day it shall be raised a glorious body calling to mind the things of this world wherewith it hath pleased god to bless me with I desire and bequeath to my daughter and young wife all my household furniture with the privilege of my dwelling house and land and sufficient Maintenance of my estate during her natural life — I will and request to my son Robert an hundred acres of land on the upper plan at the same place to take in order to procure him some help to work the land & he is to ammendeable to his own hands for the amount that the land can be had and may well for him to live to my son Robert the which he will to the best of his ability

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Alexander McRae Will

I now live after a full and sufficient Maintenance taken care for his Mother during her natural life than to fall into his hands during his Natural life and at his death to pass into the hands of his eldest son Alexander McRae if he should survive his father and if not to be equally divided among his other heirs if he should have any to leave him if not to fall into the hands of my Brother John McRae the latter McRae will have all my personal estate should be sold of & public Vendue within twelve months after my decease and him to have the amount of same due in his hands during his natural life but he to be accountable for the same to his heirs as appears in this will I appoint William Stevens my son Robert McRae & John Nelson his executors of this my last will & Testament to see that this my last will and Testaments is duly executed in all its different bequestsments as I do hereby make & make Value all wills and testaments by one witness made and took this my last will & Testament to have set my hand and seal in presence of July 10th 1812
witness present — Alex: McRae (Signed)

Hugh Ward

William McCloud,
marks The foregoing will was proven in court by the Oaths of
Hugh Ward and William McCloud the Subscribing witnesses
that it at November before 1812 & was to be recorded — Robert McRae & William
Stevens qualified as executors to the foregoing will —

William Longles Will

I William Longle of Washington County and State of Virginia being in a low state of health but
by no means dead & memory and being in my perfect judgment as much this my last will &
testament of all my real & personal estate to be as follows; First if it should happen so
that I should decease before my wife Margaret Longle that she shall have all my real and
personal estate to do with & for her support during her natural life and if the same be
removed by sickness or alway incapable of supporting herself and become chargeable to her friends
or Neighbors it is to be paid out of my said estate and after her decease it to be equally
between my five children Judith Adair Longle Michael Longle Barbara Worthington Mary
Frances and Elizabeth Longle Note of these articles only my longle that of Elizabeth Longle has
got her daughter Mary a new one made she is to have it & of the third and then the
rest is to be the property of the P. Mary at my wife's death & if my wife should give
me let Barbara Longle have any thing he is to be charged with it and made pay it and also afford
my wife Margaret Longle & Adair Longle executors of this my last will & Testament an writing My
hands sealed this 7th day of April 1807

William Longle (Signed)
mark

Isaac Brown & The foregoing will was proven in court by the Oaths of Isaac
Brown and Charles Loring two of the subscribing witnesses
John Larkins, Thru to at November before 1812 & was to be recorded
Adair Longle qualified as executor to the foregoing will

In the Name of God Amen

P. S. Peter H. McRae Will

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I Peter H. of Washington County State of Virginia being weak
in body but of sound mind and judgment before me now do publish & make this my
last will & testament in manner & form following — First I give & bequeath unto my beloved
wife Sarah H. all my personal estate consisting of the plantation wheran I now live with my
household furniture and moveable property of every kind except Rock as hereafter during her natural
life or widowhood also the sum of Thirty dollars in cash immediately after my death. Secondly
I give and bequeath unto my first born & beloved son John H. the half of the plantation
whereon I now live to be divided equally with respect to quantity and quality & when off
in lower end of said tract and the sum of twenty four dollars in cash immediately after his
comes of age — Thirdly I give & bequeath unto my two daughters Mary H. & Elizabeth H.
the sum of twenty four dollars to each of them after his comes of age in all my household
furniture to be equally divided between them — Fourthly and lastly I give & bequeath unto
my beloved son Jacob H. the upper part of my plantation after my beloved wife dies and
the sum of twenty four dollars in cash after he comes of age and all my Rock to be awarded
equally among my four children after they come of age and my beloved wife to have a chose
part of the Rock — And I hereby appoint Mr. beloved wife Executive and Henry Appling
of this my last will and testament fully revoking all former wills by me made in
writing whereof I have hereto set my hand and seal the 30th day of April in the
year of our Lord 1807. Signed sealed published and declared by the above named Peter H.
and on the under names hereunto subscribed our names as witnesses —
Henry H. Appling
Sarah H.

Peter H. (Signed)

The foregoing will was proven in court by the Oaths of Henry H.
and Sarah H. the Subscribing witnesses that it at November before 1812 & was to
be recorded — Sarah H. & Henry H. qualified as executors & executor of the
foregoing will —

Thomas Williams Will

In the name of God Amen

This third day of December in the year of our Lord one thousand
eight hundred and eleven I Thomas Williams of the County of Washington & State of Virginia being
weak in body but of sound mind and as far as memory serves to Almighty God for all his mercies and
according to the condition of my body and that it is appointed for all men once to die do make
and constitute this present instrument of writing my last will & testament in manner & form
following to and first & principally I recommend my immortal soul unto God who gave it and
my body to the earth to be interred in a decent Christian Manner at the discretion of my executors
without names and as touching such worldly goods or property wherewith it hath pleased god in his
wisdom to bless me — I give and dispose of the same in the following manner — Impressing
will and bequeath likewise that my last debts & general charges be fully paid & satisfied
out of my personal estate as soon as possible after my decease. Item I give and bequeath unto
my eldest son John Williams the plantation wheran I now live containing one hundred and
forty acres bounded on the east by River of James on the south by