

William Kincheloe Will.

price us soon after my death as possible out of any money that I may die possessed of or may first come into the hands of my executors.
 Secondly - I give and bequeath to my dear beloved wife Mirriam all my house for the space of said Mirriam's lifetime, provided she live single, but if she marries she only has the house while she remains single. I also give said Mirriam all my personal property for the purpose of keeping her and raising my children comfortable, during the time of her widowhood, but if she marries, she only holds one cow and one bee and bedding. I also give said Mirriam my black boy Spencer during her widowhood and then said Spencer falls to my heirs in like manner of the house. I also give to said Mirriam my black girl Rachael during said Mirriam's lifetime and then said black girl falls to my heirs in like manner of said black boy Spencer, and said black girls inheritance in the same manner of the girl if then living. Thirdly - I give and bequeath to my two daughters, to wit, Sarah and Mary five hundred dollars each and also one bee and bedding each of them. Fourthly - I give and bequeath to my three sons, to wit, Christopher, George and John five hundred dollars each of them, and also one bee and bedding each of them, and if then living none of my estate it is to be equally divided with my heirs consisting of both boys and girls. Lastly I do hereby nominate and appoint Alexander Kincheloe my executor. In witness whereof I do to this my will set my hand and seal this the 6th day of August 1848.

William X. Kincheloe Test
Sworn to

Signed, sealed and published in our presence and we have subscribed our names hereunto in the presence of the testator this the 6th day of August 1848

Valentine Brin

Smith Brin The foregoing will was proven in open Court by the oaths of James Kincheloe of Valentine Brin and Smith Brin two of the subscribing witnesses thereto at September Term 1848 and recorded.

Jane A. Cook's Will

In the name of God Amen

I Jane A. Cook of the County of Washington and State of Oregon being weak in body but of sound mind and memory thanks be to Almighty God for the same, do make and publish this my last will and Testament in manner and form following to witness I give unto my daughter Jane House my saddle Grunts and part of my house, the house to start at the Walnut corner above the chimney

Jane A. Cook's Will

then out into the lane at the big gate, then up the lane to the upper end then running with the fence to the corner near the spring below the lamps, then down the branch with another line to the beginning to have during her natural life then to go to her daughters two daughters Elizabeth and Lucy.

And I give and bequeath unto my two brothers Alexander & Doak and James A. Cook the balance of my just yearly tithes then 3 them collecting in what is due me from certain brothers and Daniel Graham, and paying my just debts as far as it goes then each paying an equal part till all my just debts are paid off.

3^d I give and bequeath unto Alexander & Doak my bee and bedding & I give unto James A. Cook my sled board.

5th and lastly I do hereby appoint my two brothers Alexander & Doak and James A. Cook executors of this my last will and Testament in behalf whereof I give Cook the sum Testator to this my last Will and Testament on one sheet of paper at my house and seal this 31 March 1838.

Also I give fifty dollars to the Bible Society. Also James to have but no less than Alexander.

Jane A. Cook Test

Signed in presence of us

Daniel Graham

Aspe Payne

Sophia Green

The foregoing will was proven in open Court by the oaths of Daniel Graham Aspe Payne and Sophia Green subscribing Testators

thence at Tumwater 18 and recorded

William Meads' Will

In the name of God Amen

I William Mead of the County of Washington and State of Oregon being now weak in body but of sound mind and disposing memory taking into view the mortality of the soul. Knowing it is appointed for all men once to die do make and record this my last will and Testament this is to say in the first place I give and recommend my soul unto God who gave it and my body to a decent burial at the discretion of my executors and leaving such writing estate as God has pleased to bless me with in the shape I give and dispose of in the following manner and form that is to say after the payment of all my just debts and funeral expenses of you and by witness unto my wife "Rebecca" all the house hold and kitchen furniture and also one donkey mare and one horse with two cows and calves, and also one beef steer and twelve hogs and twelve sheep all in choice, one wind mill, one potash bush and all other

William Meads Will.

Should plough and two pair of geese, and wheat and corn and oats, who will do her twelve months, all to have and to hold while she remains my widow, but if marries any thing to be sold as well as the rest of my property on a twelve months credit by the purchaser given time and security. All the money is to be equal division between my four children, that is Eleanor and Elizabeth and John and Benjamin. P.D. William Meads who they become to give me except Elizabeth, she is to have twelve dollars the most. And lastly I constitute, ordain and appoint Benjamin L. Young of Sullivan County and John Deamer Jr. his co-executors of my last will and testament hereof ratifying and confirming this and no other than this to be my last will and testament.

Signed sealed by the said William Meads before me this day in presence of us
James Hedges

Isaac Boisng ³ The foregoing will was proven in open court by the oaths of James Hedges Isaac Boisng the subscriber witness thereto. Testm 18 was recorded

Jacob Hammons Will.

In the name of God Amen

I Jacob Hammon knowing the uncertainty of this life and being of sound mind and disposing memory, do publish this my last will in manner now following. First by will and desire is that my wife Catharine Hammon have my plantation on which I now live or together with my farming utensils, house hold and kitchen furniture took of every kind during her natural life time or underhand, and if she shall marry then in that case for to leave my things. My will and desire is after death of my wife that my estate be split by my executors equally divided between our Range Deborah Young, Emanuel Hammon, Catharine Hammon Jonathan Hammon and Isaac Hammon, share and share about. My desire is if any of the above named should die before their share to be equally divided between the rest of the heirs. My desire that James White and Jacob Range to be my executors in testifying whereof I have hereunto set my hand and seal the 27th day of February 1836.

Isaac Hammon 1836

Jacob Hammons Will.

Asa Shely ³ The foregoing will was proven in open court by the oaths of Asa Shely and John White the subscribers witness thereto at March 2d anno 1836 and recorded

Christian Jetley Will

I Christian Jetley of the County of Washington and State of Louisiana do make and ordain this as my last will and testament, believing it a duty to dispose of my property with which Providence has kindly blessed me. I make, ordain & appoint the distribution of my estate in the following manner.

First. That my deceased body be buried in a decent and Christian like manner, and that the expenses thereof with sole my just debts be first paid out of my estate.

Second. That the residue of my estate with real and personal shall answer the demands of my executors to and remain for the use of my daughter a Boston during her natural life, with the exception of the fees and charges on hand, and that she have living debts out of the money as soon as it can be collected.

Third. That after the death of my beloved wife my executors need to sell the residue of my estate with real and personal at either private or public sale as by my will set and make little to the same and under the process as herein after directed.

4. To my daughters, say Lucy Parker, Christiana Young, Hannah Hottenbarger and Elizabeth Hinkle, share and share alike with the following exceptions, namely that Christiana Young shall have only ten dollars less than my other before mentioned daughters, also having therefrom set off me the sum, and to Elizabeth Hinkle one hundred dollars over and above my other daughters for services rendered that I have not hitherto paid her for.

5. That my executors collect the notes that I have as soon as convenient and distribute the same share and share alike ~~between~~ among my three natural daughters Mary Christiana, Hannah and Elizabeth. I also consider that I have given to my son Christian Jetley his share of my estate.

6th and last. I here nominate and appoint my son-in-law George Hinkle executor of this my last will and testament in testimony whereof I have hereunto set my hand and seal the 10th day of February 1836.

Christian Jetley Seal

Signed and sealed in the presence of the undersigned who witnessed the same at the request of the testator to be known and used in the law