

The foregoing will of Henry King was proven in open court at the February Term 1869 by the oaths of Francis Williams and G. H. S. John the two subscribing witnesses thereto and ordered to be recorded. John H. Krisham, Clerk

### John Ingle Will.

In the name of God, Amen, I John Ingle being of sound mind but weak in body and being to mind the uncertainty of life do make and constitute this my last will and testament. First I will that my body be layed buried in plain and decent style and that my funeral be payed by my Executor out of the means that may come to their hands from my estate. Second that it is my will that as much of my land be sold as will pay all of my indebtedness at this time or at my death. 3 I want my Executor to sell the land that I bought of John McKen and if that dont pay my debts to sell anoof of ove the home place to settle off my indebtedness joying the land that I got of the said McKen. 4 I bequeath my wife Jane Ingle all my real estate, and personal property to have and hold during her natural life. after my debts is settled then after the death of my wife all of my real estate and personal property be equally divided between all of my children, 5<sup>th</sup> that it is my will that my Executor sell the foregoing land at private sale or publick as he sees fit.

6<sup>th</sup> And lastly I appoint William Mc Meek my Executor November the nineteenth one thousand eight hundred and sixty eighth

Attest  
Robert <sup>his</sup> McRen  
Wm. Slemons, <sup>mak</sup> C. C. Meay.

John <sup>his</sup> Ingle  
Clerk

The foregoing will was proven in open court, at the February Term 1869 by the oaths of William Slemons and C. C. Meay two of the subscribing witnesses thereto and ordered to be recorded. John H. Krisham, Clerk

### Jesse Riggs Will

I Jesse Riggs do make and publish this as my last will and testament hereby revoking and making void all other wills by me at any time made. First I direct that my funeral expences and all my debts be paid as soon after my death as possible out of any moneys that I may die possessor of or may first come into the hands of my executor. Secondly - I bequeath to my beloved wife Hannah Riggs the farm I now live on, bounded by John Whelock, Dec. heirs Charles Bacon, Eudy, non Gaddy, Leah Hunt & others, containing 16 7/8 acres more or less, to have and to hold during her natural life, or so long as she remains my widow - and further my will is that my beloved wife have the property that she had at the time of our marriage for her to have the full control to do as she sees fit with it, by will or any way that seems to her that is just and right, the property that I had at the time of our marriage and the property we have made since or may make hereafter my will is that my beloved wife have the control of said property and make use of said property to her special benefit during her natural life or so long as she remains my widow, and then to be sold by my Executor to the best advantage and the money to be put to uses hereinafter described. Thirdly - My will is that William Riggs have the lower end of the farm where I now live, the one half of the above mentioned farm after the death of my beloved wife Hannah Riggs or at the end of her widowhood of the said Jesse Riggs. My will is that Elizabeth Combs my Grand daughter, have the upper part of the as above described farm containing one half of said farm to hold unto her her natural life and then to her bodily heirs. My will is that she have no power to sell her life down in said tract, only to use said lands to her own special benefit. And my will is that her bodily heirs have no power to sell the said land in the lifetime of their mother, after her death, then to do as they please with said tract of land. My will is that my daughter Elizabeth Murray, who is now dead, her heirs to have no more of my estate as my son William Riggs bought of her and Jesse Murray her husband the entire interest in my estate during her lifetime and paid her for the same. My will is that my property be sold after the death of my beloved wife if she continues to remain my widow and if not to be sold at the end of her widowhood, as described in the foregoing will, and the money divided by my executor to William Riggs if living if not to his representatives, and in the same manner to my Grand daughter Elizabeth Combs, each one to have and equal

## Jesse Riggs Will Continued

Share of the moneys that my personally property may bring  
Lastly - I do hereby nominate and appoint Henry Lady  
my Executor. In witness whereof I do to this my will set my  
hand and seal this 11<sup>th</sup> day of June 1866.

Jesse Riggs *ead*  
Signed sealed and published in our presence and we have subscribed  
our names hereto in the presence of the Testator  
This 11<sup>th</sup> day June 1866.

Test  
Nathan Shipley  
Albert A Shipley

The foregoing will was presented to the court for probate at  
the April Term 1869 and proven by the oath of Nathan  
Shipley and Albert A Shipley the two subscribing witnesses  
thereof and ordered to be recorded. Test  
J. F. Hickam Clerk

## Elizabeth Alexander's Will

In the name of God Amen I Elizabeth Alexander of the Township of Pulaski in  
the County of Lawrence and State of Pennsylvania being of sound mind and memory  
and considering the uncertainty of this frail and transitory life do therefore  
make ordain and publish and declare this to me my last will and  
Testament That is to say first after all my lawful debts are paid and  
discharged the Residue of my estate real and personal I give and bequeath  
and dispose of as follows to wit: To my Brother Jaziah Alexander the one  
half of my share of the undivided land owned by my Father John Alexander  
lying in the County of Washington East Tennessee To my Brother Samuel Alex  
ander the remaining half of the above described land. I also give  
and bequeath all my share of money that was loaned belonging to my  
Mother Martha Alexander and my Sister Susan Alexander To my Brothers  
Jaziah and Samuel Alexander to be divided equally between them  
And also fifty dollars in a bond to be divided equally between the  
above named brothers. Likewise I make constitute and appoint my  
Brother Samuel Alexander to be Executor of this my last Will and  
Testament In witness whereof I have herewith subscribed my name  
and affixed my this twentieth day of April in the year of our  
Lord one thousand eight hundred and sixty seven

Elizabeth Alexander *ead*

The above written instrument was subscribed by the said Elizabeth  
Alexander in our presence and acknowledged by her to each of us  
and she at the same time published and declared the above instrument  
to be her last Will and Testament and we at the  
Testators request and in her presence have signed our names as  
witnesses hereto and written opposite our names our respective places  
of Residence

James Hill West Middlesex Merce Co Pa  
William Mayers West Middlesex Merce Co Pa

Lawrence County, P. S.:

By the Tenor of these Presents I  
Lyraetic Gaston Register for the Probate of Wills and Granting  
Letters of Administration in and for the County of Lawrence  
in the Commonwealth of Pennsylvania, do make known to all men  
that on the day of the date thereof, before me was proved and  
filed the last Will and Testament of Elizabeth Alexander  
of Pulaski Township late of said County, deceased a true  
Copy whereof is to these presents annexed, having whilst she