

DIVIDER

LIBER NO

D

Examined

In the name of God, Amen, I, John C. Johnson of the City of Cambridge, in Allegany County, and State of Maryland, being of sound mind, memory and understanding do make and publish this my last Will and Testament, in manner and form following, to wit:

I give devise and bequeath unto my beloved wife Mary Louisa Johnson, absolutely, all my property, real, personal and mixed, of every nature or kind now and hereafter, the same shall be at the time of my death, to be disposed of by her as she may think fit.

And I do nominate, constitute and appoint my said wife sole Executrix of this my last Will and Testament.

In witness whereof, I, John C. Johnson, the Testator, have to this my will written on one sheet of paper, set my hand and seal this thirtieth day of December, One Thousand Eight Hundred and Seventy-one.

J. C. Johnson (Seal)

Signified, sealed, published and declared by John C. Johnson, the testator above named, as and for his last Will and Testament, in the presence of us, who in his presence, at his request and in the presence of each other, have hereunto set our hands and seals, as witnesses testify.

J. W. Henry (seal)
J. Johnson (seal)
George S. Johnson (seal)

State of Maryland

Allegany County, to wit:

On this 13 day of February, 1872, Came Mary Louisa Johnson, the Executrix named in the foregoing last Will and Testament of John C. Johnson, late of Allegany County, deceased, and made oath in due form of law, that the foregoing instrument of writing is the true whole last Will and Testament of said deceased, that have come to her hands or possessions and that she does not know of any other.

Jed. Elijah Butler, Register

State of Maryland

Allegany County, to wit:

On this 13 day of February 1872, Came, S. W. Henry, J. Johnson and George S. Johnson, the three subscribing witnesses to the foregoing last Will and Testament of John C. Johnson, late of Allegany County, deceased, and made oath in due form of law that they did see the Testator herein named

Examined

In the name of God, Amen, I, John C. Johnson of the City of Cumberland, in Allegany County, and State of Maryland, being of sound mind, memory and understanding do make and publish this my last Will and Testament, in manner and form following, to wit:

I give devise and bequeath unto my beloved wife Mary Louisa Johnson, absolutely, all my property, real, personal and mixed, of every nature or kind, savings and wheresoever. The same shall be at the time of my death, to be disposed of by her as she may think fit.

And I do nominate, constitute and appoint my said wife, sole Executor of this my last Will and Testament.

In witness whereof, I, John C. Johnson, the Testator, have to this my will, written on one sheet of paper, set my hand and seal this thirtieth day of December, One Thousand Eight hundred and Seventy-one.

J. C. Johnson (Seal)

Signed, sealed, published and declared by John C. Johnson, the testator above named, as and for his last Will and Testament, in the presence of us, who in his presence, at his request and in the presence of each other, have hereunto set our hands and seals, as witnesses thereto.

J. W. Henry (Seal)
S. J. Johnson (Seal)
George S. Johnson (Seal)

State of Maryland

Allegany County to wit:

On this 13 day of February 1872, Came Mary Louisa Johnson the Executor named in the foregoing last Will and Testament of John C. Johnson, late of Allegany County, deceased, and made oath in due form of law, that the foregoing instrument of writing is the true whole last Will and Testament of said deceased, that have come to her hands or possessions and that she does not know of any other.

Geo. Elliot Fuller, Register

State of Maryland

Allegany County to wit:

On this 13 day of February 1872, Came S. W. Henry, S. J. Johnson and George S. Johnson, the three subscribing witnesses to the foregoing last Will and Testament of John C. Johnson, late of Allegany County, deceased, and made oath in due form of law that they did see the Testator herein named.

sign and seal said will, that they heard him publish
 pronounce and declare the same to be his last will and testa-
 ment that at the time of his so doing, he was to the best of
 their apprehensions of sound and disposing mind, memory and
 understanding, capable of executing a valid deed or contract
 and that they respectively subscribed their names as witnesses
 to said will, at the request of the Testator in his presence
 and all in the presence of each other.

Test. Elijah Fuller Jy 2

In the name of God Amen, I, Peter Conway
 of Howard County, Allegany County in the State of Maryland,
 being sick and weak in body, but of sound and disposing
 mind, memory and understanding, considering the ex-
 tent of death and the uncertainty of the time thereof
 and being desirous to settle my worldly affairs, and the
 way to the better prepared, to leave this world when it shall
 please God to call me home, do therefore make and pub-
 lish this my last will and testament in manner and form
 following that is to say:

First and principally I commit my soul into the
 hands of Almighty God, and my body to the earth, to
 be decently buried, at the discretion of my Executors here-
 after named, and after my debts and funeral
 charges are paid, I give and bequeath to my wife
 Ann Conway all my household furniture, beds and bed-
 linens, and also one cow and butter, &c. also bequeath to
 my wife Ann Conway all my estate where she now re-
 sides, one house and lot containing five acres more or
 less, which she does not intend to quit during her nat-
 ural life time and no more, but do give and bequeath
 the same again, I give and devise to my son Peter
 Conway the above named house and lot or parcel of land
 at that time, and in case she shall not predecease and
 after her death, I give and bequeath to the said Peter
 Conway the said profits for years of lands, meadows and
 with the improvements thereon, and to his heirs forever.

For Testimony when I have hereunto set my hand
 and affixed my seal this 16 day of June 1774

Peter Conway

Examined

Examined

signed, sealed, and published and declared by Peter
 Conway, to be his last will and testament in the pre-
 sence of

Peter Henry, Timothy Sperry, Thomas Kelly,

State of Maryland, Allegany County, to wit:

On this 27 day of February 1775, came Ann Con-
 way, the Executrix named in the aforesaid last will
 and testament of Peter Conway, late of Allegany County,
 deceased, and made oath in due form of Law that
 the aforesaid instrument of writing is the true whole
 last will and testament of said deceased, that she has
 come to her hands or possession, and that she does not
 know of any other.

Test. Elijah Fuller, Jy 2

State of Maryland,

Allegany County, to wit:

On this 27 day of February 1775, came Peter Henry,
 Timothy Sperry and Thomas Kelly, the three subscribing
 witnesses to the aforesaid last will and testament of
 Peter Conway, late of Allegany County, deceased,
 and made oath in due form of Law that they did
 see the Testator therein named, sign and seal said
 will, that they heard him publish, pronounce and
 declare the same to be his last will and testa-
 ment; that at the time of his so doing, he was to
 the best of their apprehensions of sound and disposing
 mind, memory and understanding, capable of execut-
 ing a valid deed or contract and that they respec-
 tively subscribed their names as witnesses to said
 will, at the request of the Testator in his presence
 and all in the presence of each other.

Test. Elijah Fuller, Jy 2

In the name of God Amen, I, John King of Alle-
 gany County, in the State of Maryland, being sick and weak in
 body, but of sound and disposing mind, memory and understanding,
 do make and publish this my last will and testament
 in manner and form following that is to say:

First and principally I commit my soul to the
 hands of the most merciful Father, and my body to the earth
 to be decently buried, at the discretion of my Executors here-
 after named, and after the payment of my debts and

funeral expenses, at demise and bequeath as follows

1 To John H. Huntley, Executor and bequeath One Thousand dollars

2 To Ann Gray, wife of Charles A. Gray, Executor and bequeath Five hundred dollars

3 To Catharine Cornish, wife of William Cornish, Executor and bequeath One hundred and fifty dollars

4 To my dear wife Ann Maria Gray, Executor and bequeath all the rest and residue of my personal estate of every description, monies, bonds, notes, judgements, evidences of debt, furniture and all other personal property of every kind and description

5 To my said wife Ann Maria Gray, Executor and do give all my real estate, wherever situated for and during her natural life, and after the death of my said wife it is my will and I hereby direct that the said real estate shall be sold by John B. Underwood as trustee and he by him conveyed by deed to the purchaser or purchasers thereof

6 I give and bequeath the proceeds of sale of such real estate to be equally divided between Carolina Eliza, her first and Charlotte Ann (daughters of my sister Eliza Cook) Kuldah Miller and Ann Smalley (daughters of my sister Sarah Miller) and Waples Huntley share and share alike

And lastly I do hereby constitute and appoint my dear wife Ann Maria Gray to be sole executrix of this my last will and testament - reading and committing all former wills by me heretofore made - ratifying and confirming this and none other to be my last will and testament

In Testimony whereof I have hereunto subscribed my name and affixed my Seal on this 19th day of January in the year of our Lord, Eighteen hundred and Sixty seven

John Gray (Seal)

Signed, sealed, published and declared by the said John Gray, the above named Testator as and for his last will and testament in the presence of us, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses hereunto

Joseph Shivers
John H. Young
Robert Shivers

State of Maryland, Allegany County, Court
On this 26 day of February 1872 James Johnson, Young one of the subscribing witnesses to the aforesaid last will and testament of John Gray, State of Allegany County deceased, and made oath in due form of law that he did see the Testator therein named, sign and seal said will that he heard him publicly pronounce and declare the same to be his last will and testament that at the time of his so doing he was to the best of his apprehensions of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract and that he with Joseph Shivers and Robert Shivers the other two subscribing witnesses to said will subscribed their names as witnesses hereunto at the request of the Testator in his presence and all in the presence of each other

Test. Elijah Butler, Justice

State of Maryland
Allegany County, Court
On this 27th day of February 1872 James Charles K. Gray and made oath in due form of law that the aforesaid instrument of writing is the true and last will and testament of John Gray deceased that has come to his hands in succession and that he does not know of any others

Test. Elijah Butler, Justice

State of Maryland
Allegany County, Court
On this 27th day of February 1872 James Joseph Shivers and Robert Shivers two of the subscribing witnesses to the aforesaid last will and testament of John Gray, State of Allegany County deceased, and made oath in due form of law that they did see the Testator therein named, sign and seal said will that they heard him publicly pronounce and declare the same to be his last will and testament that at the time of his so doing he was to the best of their apprehensions of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract and that they together with John H. Young the other subscribing witness to said will respectively subscribed their names as witnesses hereunto at the request of the Testator in his presence and all in the presence of each other

Test. Elijah Butler, Justice

Cumberland, February 24th, 1872

To Mr. Joseph Watkins,

Gives Mrs. Emma Sulzer the wife of Mr. William Sulzer the quit of all my Real and Personal property after my death. She Mrs. Emma Sulzer is the sister of my wife and after my death it is my request for you to pay my funeral expenses and all reasonable debts also sell my chest and clothing and then give the remainer for your own use. This is my last will & testimony

Given under my hand and sealed this 24 day of February 1872,

Signature of Joseph Watkins

Witness, James Jones, Morris Jones, James H. Conly

State of Maryland

Allegany County, to-wit

On this 12th day of March 1872, Cause Emma Sulzer the Executrix named in the foregoing last will and Testament of Joseph Watkins, late of Allegany County deceased, did make oath in due form of Law that the foregoing instrument of writing is the true whole last will and Testament of said deceased that hath come to her hands or possession and that she does not know of any other.

That Elijah Fuller, Register

State of Maryland

Allegany County, to-wit

On this 13th day of March 1872, Cause Francis Jones Kern's Executor and James H. Conly, the then subscribing witnesses to the foregoing last will and Testament of Joseph Watkins, late of Allegany County deceased, did make oath in due form of Law that they did see the Testator therein named, signs and seal said will, that they heard him publicly pronounce and declare the same to be his last will and Testament, that at the time of his so doing he was to the best of their apprehensions of sound and disposing mind memory and understanding, capable of executing a valid deed or contract and that they respectively subscribed their names as witnesses to said will at the request of the Testator in his presence and attested the foregoing with their

That, Elijah Fuller, Register

To the Honorable

The Judges of the Orphan's Court of Allegany County

The hereby renounce our right to letters of Administration, with the will annexed, on the personal estate of John Hays late of Allegany County deceased, provided Letters of Administration, as aforesaid, be granted to John B. Widener of said County, otherwise we claim our right to said Administration, and we earnestly recommend the appointment of said Widener as such Administrator

Gives under our hands and seals this day of February 1872

(Filed February 24 1872)

Witness, Edward S. Eastman, Jos. Harner

Richard Wells, John Smalley

To the Honorable

The Judges of the Orphan's Court of Allegany County

We hereby renounce our right to letters of Administration on the estate of John Hays late of said County deceased, and respectfully recommend the appointment of John B. Widener as administrator of said estate. Witness our hands and seals this 24 day of February 1872,

Filed February 24 1872

Nathan Wilson, Nye Wilson

To the Honorable

The Judges of the Orphan's Court of Allegany County

We hereby renounce our right to letters of Administration with the will annexed, on the estate of John Hays late of Allegany County deceased, and respectfully recommend the appointment of John B. Widener as Administrator as aforesaid, of said deceased.

Gives under our hands and seals this 27 day of February 1872.

+

Ben J. Post, Simon Arnold, Sarah Post, Charlotte Arnold

(Filed February 27 1872)

capable of executing a valid deed or contract and that they respectively subscribed their names as witnesses to said will at the request of the Testator in his presence and in the presence of each other.

Test. Elijah Fuller Secretary.

(Revised)

In the name of God Amen, I, Louisa Moffett of Allegany County, State of Maryland, being of sound and disposing mind and memory, do make public and declare this my Last Will & Testament hereby revoking all former wills by me made.

Item - When it shall please God to remove me from this world, I wish to be buried in a very plain coffin in my lot in the Cemetery at Westport Allegany County Maryland and request my Executors hereinafter named, to see that there is no cobbling in the lot.

Item - I will that my just debts and funeral expenses be paid.

Item - I give and leave to my dear beloved Mother for her use and benefit the House and lot as now occupy and known as Lot No 6 in Bloomington, Allegany County Maryland, for and during the term of her natural life.

Item - I also give and bequeath to my dear mother my household and kitchen furniture and during her natural life, except that hereinafter particularly mentioned.

Item - I also give to the four Daughters of my brother George McMillen as follows: To the Elder, Susannah & my silver forks, to the second Emma my gold pencil, to the third Kellie, my silver cups, to the fourth, Maud a set of silver tea spoons and butter knife, to the four girls named above, all my bed clothes, wearing apparel, jewelry and little notions except as herein after named.

Item - I give and bequeath to James E. Davis, son of my sister Elizabeth Davis, after the death of my mother, my business and worldly goods.

Item - After the death of my mother I give to Lewis Lynn son of my sister Elizabeth H. Davis, my books and book case, all my pictures, set of silver Castors, gold, lockst, bearing the likeness of my brother John McMillen and wife.

Item - I give to Dr Thomas H. West my watch and ring chain in token of my kind regards for his services rendered during my illness in 1874 for which he made no charge.

Item - I give to Dr Edgar Parsons after the death of my mother my bedstead and feather bed in token of my regard for his services in March and April 1874, during a very dangerous illness for which he made no charge.

Item - Upon the death of my mother I give to my nephew Lewis Lynn, James son of my sister Elizabeth H. Davis the House and Lot above mentioned upon the following conditions that is to say that he pay the sum of Two hundred Dollars to his brother James E. Davis and three hundred Dollars to Lewis H. Wright and Elijah Kemp my Executors hereinafter appointed to be used by them as trustees to help pay for a parsonage or place of residence at Bloomington, Allegany County Maryland, for the ministers of the Methodist Episcopal Church that may be appointed for the congregation at that place from time to time, and said sums of money are hereby made a charge on said real estate.

Item - If Lewis Lynn Davis would wish it the House and Lot can be sold, by my Executors, the five hundred dollars above mentioned, to be paid out of the proceeds of sale for the purposes aforesaid and said Lewis Lynn to pay the remainder.

Item - If my mother outlives me and wishes to buy up housekeeping the property can be willed for her benefit.

Item - My Executors are directed to loan out the three hundred dollars above named and apply the interest annually towards the rent of a parsonage for said Church until one is built by the proper authorities. The Desk in my possession was the property of my late father and now belongs to my dear brother John H. McMillen. I hereby appoint Elijah Kemp and Lewis H. Wright sole Executors of this my last will and testament. All other property I may have at my death not herein before disposed of I give and bequeath to

I placed my hand and seal this, the 1st day of June 1874

Louisa Moffett (seal)

Signed, sealed and published as and for the last will and Testament of Louisa Moffett in whose

presence and at her request and in presence of each other we signed the same as witnesses.

J. M. Clemen.
J. M. Reynolds.
J. S. Davis.

Having omitted a very important clause in my Last Will and Testament, I now add it as a Codicil. Be it remembered that in addition to what I have required in this my last Will and Testament, I give and bequeath to my dear sister-in-law Mrs. Elizabeth Klein, wife of my dear brother John A. Klein of the City of Newburg, Miss. all my right and title direct or indirect in and to the land, situate, lying in, and being in the State of Iowa, near Council Bluffs, 2500 acres more or less, by right, this land was once owned by my dear deceased son Lewis H. Moffett, and sold by Dr. Madison C. Klein, and the title is now by deed vested in the said Elizabeth Klein which deed I now ratify and wish to be good and perfect, and therefore give to her this said piece of land.

Witness my hand, and signature this 15th day of June 1874.
Louisa Moffett.

Elijah Kempf Henry H. Knight.

State of Maryland

Allegany County Court

On this 9th day of April 1874, Came Elijah Kempf, one of the Executors named in the foregoing Last Will & Testament of Louisa Moffett, late of Allegany County, deceased, and made oath in due form of law that the foregoing instrument ^{and codicil thereto} of writing are the true and whole Last Will and Testament of said deceased, that hath come to her hands or possession and that she does not know of any other.

Test. Elijah Fuller, Register.

State of Maryland

Allegany County Court

On this 9th day of April 1874, Came Elijah Kempf

and Henry H. Knight, the two subscribing witnesses to the foregoing Codicil to the Last Will and Testament of Louisa Moffett, late of Allegany County, deceased, and made oath in due form of law, that they did see the Testatrix thereunto, sign and seal said Codicil that they heard her publish pronounce and declare the same to be a Codicil to her said Last Will and Testament, that at the time of her so doing she was to the best of their apprehensions of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said Codicil at the request of the Testatrix in her presence and all in the presence of each other.

Test. Elijah Fuller, Register.

State of Maryland

Allegany County Court

On this 9th day of April 1874, Came J. M. Reynolds and J. S. Davis, two of the subscribing witnesses to the foregoing Last Will and Testament of Louisa Moffett, late of Allegany County, deceased, and made oath in due form of law, that they did see the Testatrix thereunto, sign and seal said Will, that they heard her publish, pronounce and declare the same to be her Last Will and Testament, that at the time of her so doing she was to the best of their apprehensions of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract, and that they together with J. M. Clemen, the other subscribing witness to said Will, respectively subscribed their names as witnesses thereto at the request of the Testatrix, in her presence and all in the presence of each other.

Test. Elijah Fuller, Register.

In the name of God, Amen, I, Mary Ann Emphreth of Cumberland City in the State of Maryland, do make and publish this my Last Will and Testament in manner and form following, That is to say: I will and bequeath and hereby direct my Executor hereinafter named to have my body decently buried, and to have erected over my grave and appropriate tomb stone at the expense of my estate.

Item. Of the House and Lot where I now reside

Examined

situated on the South side side of East South Street in the
 cities City and State of Maryland, should not be sold during
 my life. I will devise and bequeath and hereby direct that
 the said house and lot shall be sold after my death by my
 Executor hereinafter named at public or private sale as he
 may deem most judicial for cash or upon credit as he may
 deem advisable, and after all the purchase money is fully
 paid, to convey the said house and lot to the purchaser by
 a good and sufficient deed executed in due form of Law.

Item After all just debts and funeral expenses are paid
 and also the cost of the tomb stone on my grave is paid for
 I devise and bequeath as follows:

Item. The net proceeds of the Sale of the House and
 Lot in which I now reside whether sold previous to my
 death and invested in some other form or sold by Execu-
 tor after my death I will devise and bequeath to my son
 Lewis W. Damer and Catharine Englebriest the daughter of
 my late husband, John A. Englebriest and to Elizabeth Engle-
 briest the wife of George Englebriest in equal shares and to
 them respectively heirs Executors and Administrators. She shall
 devise and bequeath to the said Elizabeth Englebriest
 to be held and owned by her as her sole and separate property

Item, I will devise and bequeath all the real
 and residue of my estate real personal and mixed of
 every description to my son by a former husband Lewis
 W. Damer his heirs Executors and Administrators

Item. Lastly I hereby constitute and appoint my
 said son, Lewis W. Damer to be sole Executor of this my
 Last Will and Testament revoking and annulling all
 former wills by me heretofore made ratifying and con-
 firming this and none other to be my Last Will and Tes-
 tament. In Witness whereof I have hereunto set my
 hand and affixed my seal this June 16th day of 1870, in the
 Year Eighteen hundred, and Seventy.

Mary Ann ^{Wife} Englebriest

Signed, sealed and published and declared by Mary-
 Ann Englebriest the above named testatrix as and for last
 will and Testament in the presence of us who at her request
 in her presence and in the presence of each other have sub-
 scribed our names as witnesses thereto.
 J. E. Russell - Thos. Coffey - Emmanuel Easter,

State of Maryland, Allegany County, to wit:
 On this 23rd day of April 1872. Came Lewis J. Pleas-
 ure the Executor named in the foregoing Last Will and
 Testament of Mary Ann Englebriest Late of Allegany Coun-
 ty, deceased, and made oath in due form of Law that the
 foregoing instrument of writing is the true whole Last Will
 and Testament of said deceased according to the best of his
 knowledge and belief.

Test: Elijah Fuller Register.

State of Maryland,
 Allegany County, to wit:
 On this 23rd day of April 1872. Came Thomas Coffey and
 Emmanuel Easter two of the subscribing witnesses to the foregoing
 Last Will and Testament of Mary Ann Englebriest Late of
 Allegany County deceased, and made oath in due form of
 Law, that they did see the Testatrix therein named sign and
 seal said will, that they heard her publish, pronounce and
 declare the same to be her Last Will and Testament, that at
 the time of her so doing she was to the best of their apprehension
 of sound and disposing mind, memory and understand-
 ing, capable of executing a valid deed or contract, and that
 they together with J. E. Russell, the other subscribing witness
 to said will respectively subscribed their names as witnesses
 in thereto, at the request of the testatrix, in her presence and
 all in the presence of each other.

Test: Elijah Fuller Register

To the Honorable
 The Judges of the Orphans Court of Allegany County
 In the undersigned heirs of Mary Ann Englebriest Late of
 Allegany County deceased
 have no objection to the Last Will and Testament of said
 deceased being admitted to probate and record by your Hon-
 orable Court.

In Witness Whereof and Seal this day of
 April 1872
 George Englebriest
 Elizabeth C. Englebriest
 Kate Shaffer
 John W. Shaffer

Filed April 23rd 1872

In the Name of God Amen I William Haring of Allegany County, in the State of Maryland, being sick and weak in body, but of sound and disposing mind, memory, and understanding, considering the certainty of death and the uncertainty of the time thereof and being desirous to settle my worldly affairs and thereby by the better prepared to leave this world, when it shall please God to call me hence to therefore make and publish this my last will and testament in manner and form following that is to say:

First and principally I commit my soul into the hands of Almighty God, and my body to the earth, to be decently buried at the discretion of my Executor hereinafter named, and after my debts and funeral charges are paid, I devise and bequeath as follows:

I give and bequeath unto my wife Matilda Haring all my property both real and personal, during her natural life, after her death to be divided as follows:

To my son Augustus C. Haring, I give one third of my real property and all my personal property and all my personal property, and the balance to be equally divided between my children, Charles, Edward, Sophia, and Terence,

And Lastly I do hereby constitute and appoint Charles Perry to be sole Executor of this my last will and testament

In Testimony whereof I have hereunto set my hand and affixed my seal this 11th day of December in the year of our Lord One thousand, Eight hundred, and Sixty five

William Haring

Signed, sealed, published, and declared by Wm Haring the above named testator us and for his Last Will and Testament in the presence of us, who at his request in his presence of us, who at his request in his presence and in the presence of each other, have subscribed our names as witnesses thereto.

Philip Doffort,
Joseph Shaffer,
Roger Perry

State of Maryland

Allegany County, to wit:

On this 16th day of April 1872, Came Charles Perry the Executor named in the aforesaid last will and Testament of William Haring, Late of Allegany County, deceased, and

made oath in due form of law that the aforesaid instrument of writing is the true and lawful last will and Testament of said deceased, that have come to his hands or possession and that he does not know of any other.

Test: Elyah Fuller, Register

State of Maryland, Allegany County, to wit:

On this 16th day of April 1872, Came Philip Doffort, Joseph Shaffer, and Roger Perry, the three subscribing witnesses to the aforesaid last will and Testament of William Haring, Late of Allegany County, deceased, and made oath in due form of Law that they did see the Testator therein named, sign and seal said will, that they heard him, publish, pronounce and declare the same to be his last will and Testament, that at the time of his so doing, he was to the best of their apprehensions, of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract and that they respectively subscribed their names as witnesses to said will, at the request of the Testator in his presence and all in the presence of each other.

Test: Elyah Fuller, Register

To The Honorable

The Judges of the Orphans Court of Allegany County, I, Charles Perry, the Executor named in the Last Will and Testament of William Haring, late of Allegany County, deceased, do hereby decline and refuse to act as Executor of said Last Will and Testament.

Given under my hand and seal this 16th day of April 1872,
Charles Perry, Seal

In the name of God, Amen, I Solentius Hancock of the City of Cumberland, in Allegany County, and State of Maryland, being now sick of body, but of sound mind, memory and understanding and being desirous to settle my worldly affairs, before it shall please God to call me hence, I do therefore publish this to be my last Will and Testament.

First, I commit my soul into the keeping of Almighty God, and my body to the earth, there to be decently buried.

- Annued -

by my Executor hereinafter named, and after my just debts and funeral expenses are first paid. I give and bequeath as follows:

I give and bequeath to my son William the sum of One hundred dollars.

I give and bequeath to my daughter Mary, the sum of One hundred dollars.

I give and bequeath to my Son Antine Haberman, One hundred dollars.

My said bequests, to my said three children of One hundred dollars each, is to be paid out of my estate by my Executor, at the time when either of them, shall come to the age twenty one years, and in the event that my Executor should die before my said children shall become of age, then the Orphan's Court of Allegany County, shall see that the money shall or will be placed in proper hands for them at interest.

I give and bequeath to my wife Catharine all my property real and personal, for her to have and enjoy this same, only paying, therefrom the sum of Three hundred as herein before bequeathed to my said three children, William, Mary and Antine Haberman.

And lastly, I do hereby constitute and appoint my wife Catharine to be my sole executrix of this my last will and Testament.

In witness whereof, I have subscribed my name and affixed my seal, on this 15th day of April in the year 1872.

Valentine Cameron (Seal)

Signed and sealed, in the presence of us by said, George Haverock and in our presence, did declare the said will and testament to be his act, and, in our presence and in the presence of each of us did so sign and declare the same, on this 15th day of April 1872.

Lawrence Lindner
John Fostuz
John F. Smith

State of Maryland, Allegany County, to wit:

On this 30th day of April 1872, Came Catharine Harris the Executrix named in the foregoing last will and testament of Valentine Cameron late of Allegany County deceased, and with us in due form of law, that the foregoing instrument of writing is the true whole last will and testament of said deceased, that she come to her hands or possession and that she does not know of any other.

Test. E. Sutter, Register

State of Maryland, Allegany County, to wit:

On this 30th day of April 1872, Came Lawrence Lindner, John Fostuz and John F. Smith, the three subscribing witnesses to the foregoing last will and testament of Valentine Cameron late of Allegany County, deceased, and made oath in due form of law, that they did see the Testator sign, name, sign and seal said will, that they heard him publish, pronounce and declare the same to be his last will and testament, that at the time of his so doing he was, to the best of their apprehensions of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract and that they respectively subscribed their names as witnesses to said will at the request of the Testator, in his presence and all in the presence of each other.

Test. E. Sutter, Register

In the name of God, Amen,

I, John Butler of the City of Cumberland, Allegany County, Maryland, being of sound mind and having perfect possession of my mind and faculties and knowing the uncertainty of life and the certainty of death, and wishing to dispose of all my property, both real, personal or mixed, do make this my last will and testament, and devise and bequeath, as follows:

Item 1st. I give and bequeath, after the payment of my funeral expenses and debts, all my property, real, personal and mixed, whatsoever found or brought to my beloved wife Sarahella Maria, during her natural life, and after her death to my dear daughters Mary Joseph and Johanna Maria.

Item 2nd. And I do hereby constitute and appoint my beloved wife Sarahella Maria, my sole executrix, to execute the provisions of this my last will and testament.

Item 3rd. And I do hereby move and annul all wills whatsoever made heretofore and do declare this my last will and testament.

In Testimony whereof I have hereunto set my hand and affixed my seal this 15th day of April in the year of Our Lord 1872,

John Butler (Seal)

Signed, sealed, published and declared by John Butler the above named testator as and for his last will and testament in our presence, who at his request in his presence and in presence

of each other have held up our hands as witnesses hereto
 Geo. Renschler,
 Stanislaus S. Ryan,
 Joseph A. Cahill

Deeds

State of Maryland, Allegany County, to wit:
 On this 7th day of May 1872, Cause Scabilla M. B. in the executor named in the foregoing Last Will and Testament of John Butler, late of Allegany County, deceased, and made over in due form of law that the foregoing instrument of writing is the true and last Will and Testament of said deceased, that hath come to his hands or possession and that he does not know of any other,

Test, Elijah Tucker, Register

State of Maryland, Allegany County, to wit:
 On this 7th day of May 1872, Cause Geo. Jacoblin, Stanislaus S. Ryan and Joseph A. Cahill, the three subscribing witnesses to the foregoing Last Will and Testament of John Butler, late of Allegany County, deceased, and made over in due form of law that they did see the Testator therein named, sign and seal said will that they heard him publicly pronounce and declare the same to be his Last Will and Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will at the request of the Testator in his presence and all in the presence of each other.

Test, Elijah Tucker, Register

In the Name of God Amen.

I, David Bowman, of Allegany County, in the State of Maryland, being sick and weak, in body but of sound and disposing mind, considering the certainty of Death, and the uncertainty of the time thereof, have desired to settle my worldly affairs and thereby to be better prepared to leave this world, when it shall please God, to call me hence do therefore make and publish this my last Will and Testament in manner and form following that is to say:
 Item 1st I do and principally I commit my soul into the hands of Almighty God and my body to the earth to be decently

Examined

buried at the direction of my Executor hereinafter named, after my debts and funeral charges are paid, and my wife's dower set out, I devise and bequeath as follows:

Item 2nd. I give and bequeath all the Residue of my property both real and personal to be equally divided between my two daughters and youngest son, share alike, namely, Elizabeth Bowman, Susanah Lee, and James Renner.

Item 3rd. It is my will that my Executor hereinafter mentioned shall sell and dispose of all my property both Real and Personal, and divide the proceeds as aforesaid.

And finally, I do hereby constitute and appoint, Jeremiah Broyhley to be sole Executor of this my last Will and Testament revised and annulling all former wills by me heretofore made, ratifying and confirming this and also other to be my last Will and Testament.

In Testimony whereof, I have set my hand and seal, this first day of October in the Year of our Lord, Eighteen, Hundred and Seventy-one.

David Bowman

Signed, sealed, published and declared by the above named David Bowman as and for his last will and Testament in our presence who at his request in his presence and in presence of each other have hereunto set our hands as witnesses hereto.

Jonas Broyhley,
 Jonas Mober,
 Jacob Beck.

State of Maryland, Allegany County, to wit:
 On this 21st day of May 1872, Cause Jeremiah Broyhley by the Executor named in the foregoing Last Will and Testament of David Bowman, late of Allegany County, deceased, and made over in due form of law that the foregoing instrument of writing is the true whole last will and testament of said deceased, according to the best of his knowledge, that hath come to his hands or possession and that he does not know of any other.

Test, Elijah Tucker, Register

State of Maryland, Allegany County, to wit:
 On this 21st day of May 1872, Cause Jonas Broyhley and Jonas Mober, two of the subscribing witnesses to the foregoing Last Will and Testament of David Bowman, late

of Allegheny County, deceased, and made affirmation, in due form of law, that he could see the Testator therein named, sign and seal said Will, that they heard him publish, pronounce and declare the same to be his last will and testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory, and understanding, capable of executing a valid deed or contract and that they together with Jacob Peas the other subscribing witness to said Will, respectively subscribed their names as aforesaid, at the request of the Testator, in his presence and, all in the presence of each other.

Jest. Ellis, Register

This is to certify that I, the under signed, widow of David Bowman, deceased, am satisfied with his will and am willing for it to be strictly complied with according to its tenor.

May 18th 1853
 (M. J. Cunningham, Clerk)

Elisha Bowman

Filed May 20th 1853

I, leave all my Estate, real and personal to my wife Ann W. Gonder and her heirs And I nominate and appoint Benjamin B. Gonder and Ellis Lewis my Executors Abbeville near Lancaster City Penn^a 7th 1851

Attest
 Jno L. Atlas
 J. A. Muhlenberg

Joseph Gonder, Seal

Examined

Lancaster County Pa.

On the 12th day of November 1851 before me the subscriber, personally appeared John L. Atlas & J. A. Muhlenberg subscribing witnesses to the preceding Will, and on their solemn oath did declare and say that they were present and saw and heard Joseph Gonder the testator therein named, sign, seal, publish, pronounce and declare the same to be his last will and testament, and that at the time of the doing thereof he was of sound and with disposing mind, memory and understanding, to the best of their knowledge, observation and belief.

George Rubeauert, Register

November 12, 1851. Letters (Testamentary) granted to Benjamin B. Gonder (Ellis Lewis the other Executor having renounced) the Executor named in the annexed will to being duly sworn, will and truly to administer the goods and chattels, rights and credits which are of the Testator according to law, and also that he will diligently and faithfully regard and will and truly comply with the provisions of the laws relating to Collateral Inheritance

Geo. Rubeauert, Register

Commonwealth of Penn^a
 County of Lancaster ss.



I certify the foregoing to be a true Copy of the Original Will of Joseph Gonder, deceased, as well as the probate thereof as filed of Record in the Register's Office for the County of Lancaster and all matters relative thereto so full and entire as they remain on records

Given under my hand and seal of Office this 11th day of September A.D. 1853

Henry S. Sherrer, Register

State of Pennsylvania
 Lancaster County ss.

Be it known that Henry G. Long President Judge of the Court of Common Pleas of the County of Lancaster, being a Court of Record in the State of Pennsylvania (the said County comprising the second judicial district of Pennsylvania) do hereby certify that the Certificate and attestation of Henry S. Sherrer Register of said County of Lancaster, of the Copy of the Record above given from the Records in the said Register's Office under the seal of said Office is in due form made and given.

In witness whereof I have hereunto set my hand and seal this 11th day of September in the year of our Lord one thousand eight hundred and seventy one.

H. G. Long

Commonwealth of Pennsylvania
 Lancaster County ss.

I, William D. Stauffer Prothonotary of the Court of Common Pleas in and for the County of

Seals place
 Lancaster, do certify that the Hon. Henry G. Long by whom
 the foregoing attestation, was made, and who had
 thereto subscribed his name, was at the time of
 making thereof, and still is President ^{and} Judge of
 the Court of Common Pleas, Capitan Court and
 Court of Quarter Sessions of the Peace in and for the County of
 Lancaster, duly Commissioned and qualified, to all whose acts
 and such full faith and credit are and ought to be given
 as well in Courts of judicature as elsewhere,

In testimony whereof I have hereunto set my
 hand and affixed the seal of the said Court this 11th day
 of September A.D. One thousand eight hundred and sev-
 enty-one,
 H. G. Stauffer,
 Prothonotary

253 Stamps 5 Cts

State of Maryland Allegany County test:
 The foregoing Copy of the Last Will and Testament of Joseph
 Gonder, late of the County of Lancaster State of Pennsylvania
 deceased, made in said State of Pennsylvania and of
 the probate thereof taken in said County of Lancaster and
 State of Pennsylvania being now duly filed in the Office of
 the Register of Wills for Allegany County in the State of Maryland
 by Ann W. Gonder and heretofore John S. Allen and J. A. Mack being
 Executors under the Will of Joseph Gonder deceased,
 Persons interested in the devise of property within the limits of
 said State of Maryland, do hereby certify that Article 93
 Section 227 of the Code of Public General Laws of said State
 of Maryland and the same being authenticated as required
 by said Section of the Code, and also as required by the laws
 of the said State of Pennsylvania, the same is hereby ad-
 mitted to record this 10th day of June 1876

Test
 Elijah Sullen Register of Wills for
 Allegany County Maryland

In the name of God, Amen

I, David Borden now of Allegany
 County in the State of Maryland, being in good bodily health
 and of sound and disposing mind, memory and under-
 standing, considering the certainty of death and the uncer-
 tainty of the time thereof, and being desirous to settle my
 worldly affairs, and thereby to be better prepared to leave
 it when it shall please God to call me hence, do therefore
 make out public and true my Last Will and Testament
 in manner and form that is to say:

First and principally I commit my immortal soul
 into the hands of Almighty God, and my body to the earth
 to be decently buried in the discretion of my executors -
 hereinafter named, and after my just debts (if I should
 have any) and funeral charges are paid, I devise
 and bequeath as followeth:

Item: I give and devise to William Borden, child
 of my son David, Fifty dollars.

Item: I give and devise to Catherine Slick, the
 sum of Fifty dollars.

Item: I give and devise to my little granddaugh-
 ter, Lucy Woby and my bed and bedding.

Having heretofore at different times advanced to
 my daughter Caroline Stuckey (who is now well blessed
 with this world's goods) with money and property to a
 considerable extent, and wishing to give her twelve hun-
 dred dollars more, I now will and devise hereunto
 an amount as will when added to her advances, make the
 \$1200⁰⁰

All the residue of my estate in whatever shape,
 form or condition it may be, I devise and will and bequeath
 equally share and share alike to and between my two
 children, Nelsie and William A. Borden.

But it might be thought I am acting in an
 partial or impatient spirit towards my other three chil-
 dren David, Josiah and John in omitting them in this
 will. I have thought 't is proper to explain herein why
 they have been thus treated; And it is simply that I
 have heretofore made them large advances in various
 ways, which with the advances they have derived
 therefrom render them better provided for than the three
 children herein named will be when they shall have.

-Borden-

realized the benefits of this will, I have therefore done all, and the best I could for each of my children, under the circumstances, with a view to fairness, and equality, and I hope they will be satisfied with this will intended, and in all probability last business act of mine.

That there may be no misunderstanding, after I am gone, I hereby recognize the fact, that I am to pay my son, in law, Rubin Aker, with whom I am now living, two hundred dollars for board and lodging per annum.

And lastly, I do hereby constitute and appoint my said son in law Rubin Aker and my son David Border, sole Executors, of this my last will, and testament, revoking and annulling all former wills by me heretofore made and ratifying and confirming this and none other to be my last will and testament.

In witness whereof I have hereunto set my hand and affixed my seal this twelfth day of October in the year Eighteen hundred and twenty-two.
David^{son} Border (seal)

Signed, sealed, published and delivered, by David Border, the above named, testator as and for his last will and testament in the presence of us who at his request in his presence and in the presence of each other, have subscribed our names as witnesses thereto

Jacob Brown
O. R. Wallace
E. H. Patton

Whereas, I, David Border of Allegany County, Maryland have made and duly executed my Last Will and Testament in writing, bearing date on the 12th day of October in the year 1871 which Last Will and testament and every clause, bequest and demise therein contained, I do hereby ratify and confirm, except such bequests therein contained, as are by me hereinafter revoked and made void, and being desirous to alter some parts thereof by striking or annulling certain bequests, or clauses therein, that is to say, the bequest of fifty dollars to William Border child of my son David

and also the bequest of fifty dollars to Catharine Glick, making one hundred dollars in all, and I do will and direct that this Codicil, or addition to my said will shall be held and taken as a part of the same with the meaning that the said William Border son of my son David and Catharine Glick are to receive nothing out of my estate.

In witness whereof, I have hereunto set my hand and affixed my seal this fourth day of May in the year Eighteen hundred and twenty-two.
David^{son} Border (seal)

Signed, sealed, published and declared by David Border the within named testator as and for his Codicil to his Last Will and testament in the presence of us who at his request in his presence and in the presence of each other, have subscribed our names as witnesses to said Codicil.

O. R. Wallace
John M. Carey
William Pittman

State of Maryland, Allegany County, to wit.
On this 25th day of June 1872 Came Rubin Aker, one of the Executors named in the foregoing Last Will and testament of David Border, late of Allegany County deceased, and made oath in due form of Law that the foregoing instrument of writing is the true whole Last Will and testament and Codicil of said deceased, that have come to his hands or possession and that he does not know of any other.
Test. Elijah Fuller Register

State of Maryland, Allegany County, to wit.
On this 25th day of June 1872 Came Jacob Brown, O. R. Wallace, and E. H. Patton, the three subscribing witnesses to the foregoing Last Will and testament of David Border late of Allegany County deceased, and made oath in due form of Law that they did see the testator therein named sign and seal said will, that they heard him publish, pronounce and declare the same to be his last will and testament, that at the time of his so doing

to use to the best of their apprehensions of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract and that they respectively subscribed their names as witnesses to said will at the request of the Testator in his presence and all in the presence of each other.

Test. Elijah Fuller, Register

State of Maryland

Allegany County Court

On this 25th day of June 1851 came D. P. Wallace, John W. Carr and Willard Williams and the three subscribing witnesses to the foregoing Codicil to the last Will and Testament of David Dorder, late of Allegany County, decessed, and made oath in due form of Law that they did see the Testator therein named sign and seal said Codicil, that they had had public pronouncement and declare the same to be a Codicil to his last Will and Testament, that at the time of his so doing he was to the best of their office knowledge of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract and that they respectively subscribed their names as witnesses to said Codicil at the request of the Testator in his presence and all in the presence of each other.

Test. Elijah Fuller, Register

I find all men by these presents, that I Charles Little of District No. 7 in the County of Allegany and State of Maryland a farmer by occupation of feeble health, but of sound and disposing mind and memory, do make and publish this my last Will and Testament, hereby revoking all former wills by me at any time heretofore made.

And as to my worldly estate, and the property real, personal or mixed, of which I shall die seized, and possessed, or to which I shall be entitled, at the time of my decease I devise, bequeath, and dispose of in the manner following to wit:

First, my will is, that all my just debts and funeral expenses shall, by my Executor hereinafter named, be paid out of my personal estate as soon after my

Examined

decease as shall be found convenient.

I then I leave in charge and in trust to my beloved wife Mary Magdaline Little during her life time should she die first to hold without bond or security all my property, real, personal, or mixed, during the subsistence of her life with the full power to sell or convey or give the real estate, as she may think best or beneficial to her interest which she owns, likewise all personal or mixed property with power to sell or dispose of any of the personal property from time to time as she may think best and necessary to keep on hand.

I give devise and bequeath to my daughter Margaret Rebecca Little one fourth of all my real estate, which one fourth is to be laid out to her, so as to take the house that I now reside in and all buildings which buildings and improvements are not to be sold and nor valued, nor charged to her, as though they were not there, and further I give and bequeath to her the sum of Two hundred Dollars for her maintenance and affectionate duties towards us her parents to be paid to her out of the personal estate after the death of my wife Mary Magdaline Little hereinafter named.

I give devise and bequeath to my son, Hiram Hampton Little, the remaining three fourths (3/4) of my real estate in consideration of which he is to pay unto Hiram and Garrison Little and to Amos Davis who married my daughter Sarah Elmira, each of two annuities, the sum of Eight hundred Seventy six dollars twenty five cents (\$876.25) to each in payment of One hundred Dollars per year for the first eight years and the ninth year the remainder of Seventy six dollars twenty five cents, all to be paid without interest and the first payments to commence in one year after the death of my wife Mary Magdaline Little, at which time my Executor hereinafter named will take charge.

I give and bequeath to my son Hiram Garrison Little the sum of Eight hundred Seventy six dollars twenty five cents to be paid to him by my Executor in annual yearly payments for the first eight years of One hundred Dollars, each year and the balance of Seventy six dollars and Twenty five cents on the ninth year to be paid without interest and the

First payment to commence in one year after the death of my wife.

I do give and bequeath to my son-in-law Amos Davis who married my daughter Sarah Elmer the sum of Eight hundred Dollars six dollars twenty five cents in payments of One hundred dollars each for the first Eight Square Yarn commencing and the residue Sixty six dollars twenty five cents in the next year, and also to be paid without interest and all in-
January or yearly payments commencing for the first payment in one year from the death of my wife Mary Magdalena Little.

And all the rest and residue of my personal estate and after the death of my wife having the same in charge and after paying the two hundred (200) hundred dollars, I give and bequeath to be equally divided between and among my Children, viz-
* Kimball Aquison Little, Amos Davis husband of my daughter Sarah Elmer, Revier Hampton Little and Margaret Rebecca Little.

And lastly I do nominate and appoint my son Revier Hampton Little to be the Executor of this my last will and Testament.

In Testimony whereof I, Charles Little, hereunto this my last will and Testament contained on one sheet of paper, I have subscribed my name and affixed my Seal this 17th day of June, in the year of our Lords One thousand eight hundred and seventy two (1872)
Charles Little Seal

Signed, sealed, published and declared by the said Charles Little, as and for his last will and Testament in the presence of us, who at his request and in his presence and in the presence of each other, have written our names as witnesses thereto.

Dennis Daniels
John H. Pittman
Rebecca A. Thresher

State of Maryland
Allegany County, to-wit:
On this 9th day of July 1872

Revier H. Little, the Executor named in the foregoing last will and Testament of Charles Little, late of Allegany County, deceased, and made oath in due form of law that the foregoing instrument of writing is the true and last will and Testament of said decedent that hath come to his hands or possession and that he does not know of any other.

Test-Elijah Fuller, Register

State of Maryland

Allegany County, to-wit:

On this 9th day of July 1872 came John H. Pittman one of the subscribing witnesses to the foregoing last will and Testament of Charles Little late of Allegany County, deceased, and made oath in due form of law that he heard the Testator therein named, publish, pronounce and declare the same to be his last will and Testament, that at the time of so doing he was to the best of his apprehensions sound and disposing mind memory and understanding capable of executing a valid deed or contract and that he together with Dennis Daniels and Rebecca A. Thresher the other subscribing witnesses thereto, respectively subscribed their names as witnesses to said will at the request of the Testator in his presence and also in the presence of each other but that he did not see said Testator sign and seal said will.

Test-Elijah Fuller, Register

State of Maryland

Allegany County, to-wit:

On this 9th day of July 1872 came Dennis Daniels one of the subscribing witnesses to the foregoing last will and Testament of Charles Little, late of Allegany County, deceased, and made oath in due form of law, that he signed his name as a witness to said will at the request of Thresher in the presence of the Testator and in the presence of the other subscribing witnesses thereto that he did not see the Testator therein named sign or seal said will and that he did not hear him publish, pronounce or declare the same to be his last will and Testament but believes the Testator's signature thereto to be his true and genuine signature. That at the time of his signing

his name as a witness to said Will the said Testator was to the best of his apprehension of sound and disposing mind, memory and understanding capable of executing a valid deed or contract and that after he had signed said will as a witness, as aforesaid, the said Testator asked him what he charged for his trouble that he said Rebecca A. Thacker sign her name as a witness to said will but did not see John N. Pittman sign his name as a witness to said

Deed
Elijah Fuller, Register

In the name of God Amen

I, Simeon Malone of Allegany County in the State of Maryland, being sick and weak in body but of sound and disposing mind, memory and understanding, considering the certainty of death and the uncertainty of this time, things and being desirous to settle my worldly affairs and thereby to be better prepared to leave this world when it shall please God to call me hence, do therefore make, publish, this my last Will and Testament in the manner and form following, that is to say,

First and principally I commit my soul into the hands of Almighty God and my body to the earth to be decently buried at the discretion of my executor herein after named, and after my debts and funeral charges paid, I devise and bequeath as follows:

First, I devise and bequeath that my beloved wife Mary Malone with whom I got two hundred dollars upon our marriage shall be paid two hundred dollars to reimburse her for said sum.

Item Second, I devise and bequeath all my real and personal estate of every kind, to be sold by my Executor herein after named, and the proceeds after paying my debts and the said two hundred dollars to my wife, to be distributed as follows. One third to my beloved wife Mary Malone, and the balance to be equally divided between my children Margaret P. Malone, Thomas Malone and James Malone share and share alike. It is my will however and I do hereby provide that the proportion of the proceeds of my estate hereby devised and bequeathed to my said children shall

Examined

x

not be paid to them until they shall arrive at the age of twenty one year, and that my executor hereafter appointed shall hold the same in trust for their benefit and place the same at interest for them and invest the same as he may think best for their interest.

And I do hereby further provide that my said Executor may from time to time apply such portion of the interest that may accrue upon the share of any of my said children as he may think proper to their necessary support or education and with the consent and under the direction of the Orphans Court of Allegany County, my said Executor may apply any part of the share of any of my said children to their support and education either principal or interest.

Item I hereby appoint Josiah H. Gordon of said County my true and lawful executor of this my last Will and Testament and he is hereby empowered to execute all the bequests of this my said will in every respect

In Testimony whereof I have hereunto set my hand and affixed my seal this 23rd day of July in the year of our Lord 1858.

Simeon Malone (Seal)

Signed, read, published and declared by Simeon Malone the above named Testator as said, for his last Will and Testament in the presence of us who at the request of said Simeon Malone, and in his presence and in the presence of each other herein subscribed our names as witnesses thereto.

Bernard A. Dougherty
Michael S. O'Neill
Thomas H. Howard

State of Maryland
Allegany County to wit
On this 9th day of July 1858, came Josiah H. Gordon the Executor named in the aforesaid last will and Testament of Simeon Malone late of Allegany County deceased, and made oath in due form of law that the aforesaid instrument of writing is the true whole last Will and Testament of said deceased, that has come to his hands or possession and that he does not know of any other

J. S. Elijah Fuller, Register

State of Maryland

Alleghany County, to wit:

On this 19th day of July 1871 Came Before
A. D. Ogden, one of the subscribing witnesses to the afore-
going Last Will & Testament of James Malone late
of Alleghany County deceased, and made oath in due form
of law that he did see the testator sign and
read said will, that he heard him publicly pronounce &
believe the same to be his last will and testament, that
at the time of his so doing he was in the best of his apper-
tensions of sound and disposing mind, aware and un-
derstanding, capable of executing a valid and lawful will,
that he looked with Michael J. O'Neil and Thomas Howard
the other two subscribing witnesses to said will, respectively
subscribed their names as witnesses thereto, at the request of
the testator, in his presence and all in the presence of each
other.

Test. Elijah Fuller, Register

In the name of God, Amen, I George Amos of
Cumberland City, Alleghany County in the State of
Maryland, being for some time unwell, but sound
and disposing of mind, memory and understanding,
considering the certainty of death, and the uncertainty of
the time thereof, and being desirous to settle my
worldly affairs, and thereby to the better perhaps to leave
this world, when it shall please God, to call me
hence, do therefore make & publish this my last Will
& Testament in the manner and form following:

First I principally bequeath my soul into
the hands of Almighty God, and my body to the earth
to be decently buried, at the discretion of my Executors here-
after named, and after my debts and funeral charges
are paid, I devise & bequeath as follows:

I give and bequeath unto my dear wife A.
Margaretta, the house and lot on Main Street in and property
situate on Cumberland Street in Cumberland, Mary-
land, and by a Deed bearing date July the 15th 1871 and
recorded in Lib. H. P. 33 folio 506, and I also
give and bequeath all the household furniture that I
now have and use in said house also all other personal

estate, and abates that I may have at the time of
my death, and I hereby constitute & appoint my dear
wife A. Margaretta to be my Executor of this my Last
Will & Testament, I also wish it to be known that my
dear wife A. Margaretta shall not sell or in any man-
ner dispose of aforesaid property in her life-time and
after her death the aforesaid property shall be equally di-
vided among my son John and my daughter A. Margu-
retta.

For Testimony whereof, I have hereunto set my hand
and affixed my seal this the 11th day of December
1871.

George Amos.

Signed, sealed, published &
declared, by George Amos the
above named Testator as and
for his Last Will & Testament, in the presence of us, who
at his request, in his presence & of each other, have
subscribed our names as witnesses thereto, on this the 11th
day of December 1871.

P. Heintz,
H. D. Corner,
H. Graver.

State of Maryland

Alleghany County, to wit:

On this 30th day of July 1872 Came A. Margu-
retta Amos, the Executor named in the aforesaid Last
Will & Testament of George Amos, late of Alleghany County
deceased, & made oath in due form of law that the
aforesaid instrument of writing, is the true whole &
Last Will & Testament of said deceased that she came
to her hands or possession & that she does not know
of any others.

Test. Elijah Fuller, Register

State of Maryland

Alleghany County, to wit:

On this 30th day of
July 1872 Came P. Heintz, H. D. Corner & H. Graver the
three subscribing witnesses to the aforesaid Last will
and Testament of George Amos, late of Alleghany

County, deceased, and made oath in due form of law that they did see the testator therein named, sign and seal said Will, that they heard him publish, pronounce & declare the same to be his last Will & Testament, that at the time of his so doing, he was to the best of their apprehensions of sound and disposing mind, memory & understanding, capable of executing a valid deed or contract, and that they respectively subscribed their names last aforesaid to said Will, at the request of the Testator, in his presence & sight in the presence of each other.

Test. Elijah Fuller Register

June the 11th 1868, I, Isaac Hartman, of the County of Mineral & State of West Virginia, do hereby make this my last Will & Testament, to be by will and bequeath to my beloved wife Mary Ann Hartman, all my Real estate, and personal property as follows:

The Tract of land known as the Soldiers place to be sold to pay the remainder due on the bonds which I have bought of the heirs of David C. Parsons deceased, the amount due on said bonds the 1st of November 1868 being six hundred dollars & no more.

The said David C. Parsons bonds to be at her disposal at her death amongst my ^{heir} executors, - except one, half of said David C. Parsons bonds, which is to be bound for the support of Ann Rebecca Washington (colored girl which I raised) her life time, provided she stays with Mary Ann Hartman as long as said Mary Ann Hartman lives; said Ann Rebecca Washington is also at my death, shall have one Cow, one pig and the four Horses, known as the Pony Horses,

The Peter Arnold, and four bonds personally by deed belongs to my wife Mary Ann Hartman.

I do also appoint the said Mary Ann Hartman my wife, as my administratrix, she not to be bound to security; nor her successor to be bound to security, she to proceed to sell of my personal property except the spotted horse, Parrot Hawk, and the old shone mare eight head of cows and six beds of bedding, such as will satisfy my out standing debts; my proceeds of the sale that may be remaining in the administratrix

Revenue Stamp 200

Examined

trix hands after my debts are paid is to be hers - also; I also will to Philip Hartman my oldest son the two security notes which I have paid for him, and one Cow which he had at the beginning of the war of mine & sold,

And if it is the will of Almighty God, that I should be taken away, I also will Isaac H. Hartman, my five overcoat, silver watch & saddle.

And I also appoint George Arnold as the assistant of my Administratrix and also to be her successor; to settle the business, according to her will and Testament, and to be free from any security whatever.

It witnesses my hand and seal

Witness
 Benjamin L. Rodenacker
 Raphael Baker
 Isaac H. Hartman

State of Maryland

Allegany County to wit:

On this 13th day of Aug 1872 came Mary A. Hartman the executrix named in the aforesaid last Will & Testament of Isaac Hartman late of Allegany County, deceased do & made oath in due form of Law that the aforesaid instrument of writing is the true whole last Will & Testament of said deceased, that hath come to her hands, or possession and that she does not know of any others.

Test. Elijah Fuller, Register

State of Maryland, Allegany County to wit:

On this 13th day of August 1872, came Benjamin L. Rodenacker & Raphael Baker two of the subscribing witnesses to the aforesaid last Will and Testament of Isaac Hartman, late of Allegany County deceased and made oath in due form of Law that they did see the testator therein named, sign and seal said Will, that they heard him publish, pronounce and declare the same to be his last Will & Testament, that at the time of his so doing he was to the best of their apprehensions, of sound and disposing mind, memory, and understanding capable of executing a valid

Deed or contract, and that they together with Isaac
McHartman, the other subscribing witnesses to said will,
respectively subscribed their names as witnesses thereto,
at the request of the Testator in his presence and
all in the presence of each other.

Test. Elijah Fuller, Register

To The Honorable

The Judges of the Orphans Court of Allegany County
State of Allegany County, deceased, have no objections
to the probate of the last Will and Testament of said
deceased, and desire that the same may be admitted
to record.

Given under our hands and seals,
Test. Elijah Fuller, Register
Susannah M. McKinzie

- John M. McKinzie
- Josiah McKinzie
- Nicholas A. McKinzie
- George H. McKinzie
- Joshua S. McKinzie
- Mary E. McKinzie
- Nicholas A. McKinzie
- Mr. H. Dougherty
- Philip Scholl
- Susan Bonall
- Nicholas A. McKinzie
- Samuel S. McKinzie
- Sarah A. McKinzie

Examined
Filed August 13th 1872

In the name of God, Amen, I, George McKinzie,
of Allegany County in the State of Maryland, be-
ing sick and weak in body, but of sound and disposing
mind, memory and understanding, do make, ordain,
publish and declare this my last will and testament
in manner and form following, that is to say:

First and principally, I commit my spirit to the
keeping of its merciful Author and, my body to the
earth to be decently buried, at the direction of my
wife, and then I devise and bequeath as follows:

- 1. To my dear wife Susannah McKinzie I give and
bequeath all my personal estate, subject to the pay-
ment of my debts and funeral expenses.
- 2. To my said wife, Susannah McKinzie, I give
and devise all my real estate, where ever situated,

Examined

for and during her natural life and after the death of
my said wife, I direct my Executors hereinafter nam-
ed to sell and dispose of all my said real estate and
then I give and bequeath the proceeds arising from
the sales thereof as follows:

- 3. To my daughter, Elizabeth, I give Sixty dollars.
- 4. To my daughter Sarah Ann, I give Sixty dollars.
- 5. To my son Enoch Ambrose, I give one hundred
dollars.

And the residue of such proceeds of sales of my real
estate, I direct shall be equally divided between
all my children namely: John W., George H., Joshua
S., Samuel S., Nicholas, Frank - Susannah, Sarah
A., Elizabeth, and Enoch A. share and share alike -
changing my son John H. with the sum of one hun-
dred and fifty dollars and my son Joshua S. with the
sum of seventy-five dollars, money advanced to my
said son John H. and Joshua S.

And lastly I hereby constitute and appoint
Nicholas McKinzie and John B. Widenor, Executors
of this my last Will and Testament, revoking and an-
nulling all former Wills by me heretofore made,
ratifying and confirming this and none other to
be my last Will and Testament.

I Witness my hands and seal this 13th day
of April, in year eighteen hundred and seventy-two,
George McKinzie. (Seal)

Signed, sealed, published and declared by George
McKinzie, the above named testator, as his
last Will and Testament in the presence of us, who at
his request, in his presence and in the presence
of each other have subscribed our names as witness-
es hereunto.

D. R. McKinzie,
John S. Winter,
Elijah Winter.

State of Maryland
Allegany County, ss.
On this 13th day of August 1872
I, James Nicholas McKinzie and John B. Widenor the
Executors named in the foregoing last Will and

testament of George W. Binnie, late of Allegany County deceased and made oath in due form of law that the foregoing instrument of writing is the true whole last Will & Testament of said deceased, that hath come to their hands or possession and that they do not know of any other.

Test Elijah Sullivan Register

State of Maryland

Alliegany County, to wit:

On this 13th day of August 1872, Came R. S. McHenry John S. Hinter and Elijah Hinter the three above named witnesses to the foregoing last Will and Testament of George W. Binnie, late of Allegany County, deceased and made oath in due form of law, that they did see the testator therein named sign and seal said will, that they heard him publish, pronounce and declare the same to be his last Will & Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said will, at the request of the testator, in his presence as well in the presence of each other.

Test:

Elijah Sullivan Register

In the name of God, Amen I, Aquilla B. Rice, of Allegany County in the State of Maryland being now in body, but of sound and disposing mind, memory and understanding, do make, ordain, publish and declare this to be my last Will and Testament in manner and form following, that is to say:

First and principally, I commit my spirit to the keeping of its merciful author and my body to the earth to be decently buried at the discretion of my Executors hereinafter named, and after the payment of my debts and funeral expenses, I devise to bequeath as follows:

To my daughter Lucy Ash, I give and bequeath twenty five dollars.
To my dear wife Lucinda Rice, I give devise

Examined

and bequeath all the rest and residue of my estate both real and personal, for during her natural life - and after the death of my said wife, it is my will that I hereby direct my Executors to sell and dispose of all of said estate and to divide the proceeds of sales thereof equally among my five children, viz: Priscilla Bickfield, Mary Ann Ritter, Sarah E. Smith, William C. Rice and Lucy Ash, share and share alike.

And lastly, I do hereby constitute and appoint Robert Christie and David Ritter Executors of this my last will & testament, revoking and annulling all former wills by me heretofore made, ratifying and confirming this and none other to be my last Will & Testament.

In witness whereof I have hereunto set my hand & Seal this 31st day of March in the year of our Lord 1869.

Aquilla B. Rice. Seal

Signed, sealed, published and declared by Aquilla B. Rice, the above named testator, as and for his last Will and Testament, in the presence of us, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto.

William Beall
G. P. Henderson
James H. Clark

In the name of God, Amen, I, Aquilla B. Rice of Allegany County Maryland being in full health, but of sound mind and memory, do hereby add this Codicil to this my last Will and Testament as recorded above namely:

First I revoke so much of said will as doth appoint David Ritter one of my Executors and in lieu of the same, I do hereby appoint John H. Rice of do. as the other executor to act with Robert Christie whose appointment is hereby affirmed.

I do hereby further will and desire that if in the judgment of my said wife as mentioned above shall find it inconvenient or undesirable to keep said farm she shall have the power with my Executors to sell all

testament of George W. Binje, late of Allegany County deceased, and made oath in due form of law that the foregoing instrument of writing is the true whole last Will & Testament of said deceased, that hath come to their hands or possession and that they do not know of any other.

Test Elijah Fuller, Register

State of Maryland

Alliegany County, to wit:

On this 13th day of August 1872, Came R. H. McFoy, John S. Hinter and Elijah Hinter the three subscribing witnesses to the foregoing last Will and Testament of George W. Binje, late of Allegany County, deceased and made oath in due form of law, that they did see the testator therein named sign and seal said will, that they heard him publish, pronounce and declare the same to be his last Will & Testament, that at the time of his so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding, capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said Will, at the request of the testator, in his presence and all in the presence of each other.

Test.

Elijah Fuller, Register

In the name of God, Amen, I, Aquilla B. Rice, of Allegany County in the State of Maryland, being now in body, but of sound and disposing mind, memory and understanding, do make, ordain, publish and declare this to be my last Will and Testament in manner and form following, that is to say:

First and principally, I commit my spirit to the keeping of His merciful Father and my body to the earth to be decently buried at the discretion of my Executors hereinafter named, and after the payment of my debts and funeral expenses, I devise & bequeath as follows:

To my daughter Lucy Ash, I give and bequeath twenty five dollars.

To my dear wife Lucinda Rice I give devise

Examined

and bequeath all the rest and residue of my estate both real and personal, for during her natural life - and after the death of my said wife, it is my will & I hereby direct my Executors to sell and dispose of all of said estate and to divide the proceeds of sales thereof equally among my five children, viz. Priscilla Birchfield, Mary Ann Miller, Sarah E. Smith, William B. Rice and Lucy Ash, share and share alike.

And lastly, I do hereby constitute and appoint Robert Christie and David Miller Executors of this my last Will & Testament, revoking and annulling all former wills by me heretofore made, ratifying and confirming this and none other to be my last Will & Testament.

In witness whereof I have hereunto set my hand & Seal this 31st day of March in the year of our Lord 1869.

Aquilla B. Rice, Seal

Signed, sealed, published and declared by Aquilla B. Rice, the above named testator, as and for his last Will and Testament, in the presence of us, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto.

William Beall
G. P. Henderson
James H. Clark

In the name of God, Amen, I, Aquilla B. Rice of Allegany County Maryland being in full health, but of sound mind and memory, do hereby add this Codicil to this my last Will and Testament as recorded above reading:

First I revoke so much of said Will as doth appoint David Miller one of my Executors, and in lieu of the same, I do hereby appoint John Hinkle of O. as the other executor to act with Robert Christie whose appointment is hereby affirmed.

I do hereby further will and desire that if, in the judgment of my said wife as mentioned above shall find it inconvenient or undesirable to keep said farm she shall have the power with my Executors to sell all

The property bequeathed to her in the foregoing will, in
interest the funds in some safe manner, and if the in-
terest is not sufficient to maintain her comfortably,
she shall appropriate so much of the principal, thus in-
vested as shall render her a fair support.

Aquila S. Rice

Signed, sealed, published &
declared by Aquila S. Rice the above named testator
as a faithful Codicil to his last Will & Testament in
the presence of us and in his presence and in the
presence of each other have subscribed our names as
witnesses to this 18th day of June 1872,

William Seale,
James H. Clark
C. P. Henderson

State of Maryland
Allegany County, to-wit:

On this 27th day of August 1872,

Came Robert Christie one of the Executors named in the fore-
going last Will & Testament of Aquila S. Rice, late of
Allegany County, deceased, and made oath in due form
of law, that the foregoing instrument of writing is the
true whole last Will and Testament of said deceased, that
nothing has come to his hands or possession and that he does
not know of any other.

Test: Elijah Tuller, Register

State of Maryland, Allegany County, to-wit:

On this 27th day of August 1872, Came William
Seale, James H. Clark & C. P. Henderson the three subscri-
bers witnesses to the foregoing last Will and Testament
of Aquila S. Rice, late of Allegany County, deceased, &
to the Codicil thereto, and made oath in due form of law that
they did see the testator therein named, sign and
seal said will that they heard him publish, pronounce and
declare the same to be his last Will and Testament
that at the time of his so doing he was to the best of
their apprehensions of sound and disposing mind, memory &
understanding capable of executing a valid deed, or con-
tract and that they respectively subscribed their names
as witnesses to said will, at the request of the testator, in
his presence and all in the presence of each other.

Test: Elijah Tuller, Register

In the name of God, Amen

I, Henry Vogtman of Alle-
gheny County, State of Maryland, being sick and weak in
body, but of sound & disposing mind, memory and un-
derstanding, considering the certainty - death, and
the uncertainty of the time thereof, and being desirous to
settle my worldly affairs and thereby be the better prepared
to leave this world when it shall please God to call
me hence, do therefore make and publish this my
last will, and testament in manner and form as follows,
that is to say:

First and principally I commit my soul into
the hands of Almighty God, and my body to the earth, to
be decently buried, at the discretion of my Executors here-
inafter named, after my debts and funeral charges are
paid, & devise and bequeath, as follows:

I devise & bequeath, that all my property,
both real & personal shall remain in the hands and
possession of my dear and beloved wife Mary, as long
she may live provided she does not marry, after my
wife's death all my real and personal property is to be
sold, and the proceeds thereof to be equally divided among
my five children, Isaac, Bate, Beattie, John,
Indira, except Isaac who is to receive his hundred dol-
lar's life than either of my other children herein nam-
ed.

And lastly I do hereby constitute and appoint
my dear wife Mary to be sole Executor of this my
last Will and Testament, revoking and annulling all
former wills by me on a decessing & con- firming
and none other.

For Testimony whereof I hereunto set my
hand and seal, this 23rd day of August in the year
of Our Lord, One thousand eight hundred and
seventy-two,

Henry Vogtman

Signed, sealed and published
and declared by the above testator and for his last Will
& Testament in our presence who at his request in his presence
and in presence of each other, have hereunto set our hands
as witnesses to this

J. G. Gorman
Louis Ruffenans
A. N. W. Combs

Test: A. N. W. Combs

Examined

State of Maryland

Allegany County, to-wit

On this 3rd day of September 1872. Came Mary Stearn
the executrix named in the aforesaid last will and
Testament of Henry Stearn late of Allegany County
deceased and made oath in due form of law that
the aforesaid instrument of writing is the true and
last will and Testament of said deceased that said
will came to her hands or possession and that she does not
know of any other

Jest. Elish Fuller, Register

State of Maryland

Allegany County, to-wit

On this 5th day of September 1872
Came Frank Stearn and Louis Ruffenbump, two of
the subscribing witnesses to the aforesaid last will and
Testament of Henry Stearn late of Allegany County de-
ceased and made oath in due form of law that they
did see the testator therein named, sign and seal said
will, that they heard him publish, pronounce and declare
the same to be his last will and Testament that at the
time of his so doing he was to the best of their observa-
tion of sound and disposing mind, memory and under-
standing, capable of executing a valid deed or con-
tract and that they together with M. R. W. Cornick the
other subscribing witness to said will respectively
subscribed their names as witnesses thereof at the re-
quest of the testator in his presence, and all in the presence
of each other

Jest. Elish Fuller Register

To the Honorable the Judges of the Orphans
Court for Allegany County

The only children of Mrs. Virginia Lyon, late of Allegany
County deceased and being also legatee under her last
will and Testament which is heretofore annexed, to hereby respect-
fully request your Honorable Court to admit said last will
and Testament to probate, without any further notice to
either of us, and as in duty lie

Mary G Stearn, Virginia M. Jones,
Hannie M. Lyon, J. Cheston Lyon

I, Virginia Lyon of the City of Cumberland, State
of Maryland, do publish and declare that the follow-
ing to be my last Will and Testament.

First, I give and bequeath to my daugh-
ter Mary G. Stearn, wife of John G. Stearn the sum of
One thousand dollars, said money to be her sole separ-
ate and exclusive property, not in any manner to be sub-
ject to the control, management, debts or contracts of
her said husband, and I hereby declare that said
legacy shall be a specific lien on my house, lot and
premises situated on Decatur Street in said City, and
in which I now reside.

Second, I give and bequeath to my
daughter Virginia M. Jones, wife of B. Chas Jones the
sum of One thousand dollars, said money to be her
separate and exclusive property, not in any manner
to be subject to the control, management, debts or
contracts of her said husband, and I hereby declare
that said legacy said legacy shall be a specific lien
on my house lot and premises situated on Decatur
Street in said City in which I now reside.

Third, I give and bequeath unto my son
in-law B. Chas Jones, in trust for the use and benefit of
my son James Cheston Lyon the sum of One thousand
dollars the interest on the same to be paid to him semi-
annually and said principal sum when he attains the
age of twenty-one years, &c. &c. and unto my neph-
ew Horace H. Mose the sum of two hundred dollars
and I hereby declare both of these legacies to be
specific liens on my said property in which I now
reside.

Fourth, I give & devise unto my daugh-
ter Hannie M. Lyon the house, lot and premises situated
in Cumberland, subject to and liable for the legacies
herin before mentioned.

Fifth, I further give & bequeath unto my
said daughter Mary G. Stearn to be her separate prop-
erty as herin before specified, one feather bed and
bolster & pillows, carpet in back parlor, white pitche-
case, basket & Coaster, butter knives, two table spoons
half dozen new knives, family Bible, large shawl,
and the table with marble top now in the parlor.

Examined

Sixth; I further give and bequeath unto my said daughter Virginia M. Jones my dining table with four gilt handles, half dozen large and half dozen small new knives, Tea set with plates &c. Two table spoons, one stand spoon, Bread knife, Sugar bowl, Christiania spoon, her Grand mother's picture Britannia set and half dozen tea spoons.

Seventh; I give and bequeath also to my said daughter Annie M. Lynn the bed of every thing necessary to furnish a bed room; the bed carpet Carpet, six pair of sheets and pillow cases, bolster case, towels &c. Small table, shawl, lounge and chair stand, water pitcher, tea table spoon, six tea spoons, one butter knife, my comb and hair pin and table napkins, and also the picture of her father and brother John.

Eighth; I further give and bequeath unto my said son James Cheston Lynn two and furniture for a room including bedstead, washstand two chairs necessary bedding and a half dozen towels.

Ninth; I give and bequeath also to my said daughter Mary C. Storm so much and such portions of my clothing as my daughter Annie may not want Annie to have the first choice the balance of my said clothing to Nellie.

Tenth; I also give and bequeath my share to my sister, now wife of W. Williams Esq. Judge of Court Co. Va.

Eleventh; I give and bequeath all of my table linen, glass ware and other household personal property to be equally divided between my daughters Mary C. Storm and Virginia M. Jones.

Twelfth; It is my special wish and desire that my daughter Annie and my son James Cheston shall live with my son-in-law R. Chew Jones. This request is a special one and I hope they will observe it.

Thirteenth; And I do hereby constitute and appoint my son-in-law R. Chew Jones to be the executor of this my last will and testament, and in case my daughter Annie should desire to sell the property which I have devised to her in this will subject to the lien as aforesaid, or in case it should

be necessary to sell the same to pay said lien, then it is my will and desire that my son-in-law R. Chew Jones, shall be, and he is hereby appointed, and constituted Trustee with full power and authority to sell said real estate and out of the proceeds thereof to pay the special legacies hereinbefore bequeathed, and the balance thereof to my said daughter Annie - and if my daughter Annie and son-in-law R. Chew Jones can agree upon the value of said real estate subject to said lien, then he can be at full liberty to buy from said Annie said property not withstanding he has been appointed trustee as aforesaid.

In Testimony whereof, I have hereunto set my hand and fixed my seal this 17th day of August in the year Eighteen hundred and seventy-two, Virginia Lynn Seal

Signed, sealed, published, and declared by Virginia Lynn, the above named testatrix as and for her last will and testament, in the presence of us, who at her request in her presence, and in the presence of each other have subscribed our names as witnesses thereto.
J. Smith Johnson
Jacob Humboldt
Jacob Brown

State of Maryland
Allegany County, to-wit:
On this 17th day of September 1872, came R. Chew Jones the executor named in the foregoing last will and testament of Virginia Lynn, late of Allegany County, dead and made oath in due form of law that the foregoing instrument of writing is the true and last will and testament of said deceased, that he has come to his hands in possession and that he does not know of any others.
Test: Elijah Fullers Register

State of Maryland
Allegany County, to-wit:
On this 17th day of Sep 1872, came Jacob Humboldt, Jacob Brown two of the subscribing witnesses to the foregoing last will and testament of Virginia Lynn, late of Allegany County, deceased, and made oath in due form of law that they did see the

testating them named sign and seal said Will, that they heard him publish, pronounce & declare the same to be his last Will and Testament, that at the time of his so doing, he was to the best of their apprehensions of sound & disposing mind, memory & understanding, capable of executing a valid deed or contract, and that they together with J. Smith Johnson, the other subscribing witnesses to said Will, respectively subscribed their names as witnesses thereto at the request of the Testator in his presence and all in the presence of each other.

Test. Elijah Fuller Register

In the name of God Amen, I John Rice of Allegany County in the State of Maryland being sick and weak in body but of sound and disposing mind, memory and understanding, considering the certainty of death, and the uncertainty of the time thereof and being desirous to settle my worldly affairs as I should be better prepared to leave this world when it shall please God to call me hence do therefore make & publish this my last Will and Testament, in manner & form following, that is to say:

First & principally, I commit my soul into the hands of Almighty God, and my body to the earth to be decently buried, at the discretion of my Executor herein after named, and after my debts and funeral charges are paid, I devise & bequeath as follows:

Second, And whereas, the property which I now possess, hath been chiefly acquired by the joint industry and frugality of my dear wife and myself & devise and bequeath all the real & personal estate, both real & personal to my dear wife Anna Barbara, to use to the best advantage for her support for the maintenance of my four dear children so long as she keeps my name, in the event my wife Anna Barbara should get married, or after her death, the said property both real & personal shall be sold by a trustee appointed by the Orphan's Court of said County, and the proceeds thereof

- Amended

x

equally divided among my children then living. And lastly I hereby constitute and appoint my dear Wife Anna Barbara to be my sole executrix of this my last Will & Testament.

In Testimony whereof, I hereunto set my hand and seal this fiftenth day of April in the year one thousand eight hundred and twenty five.

Signed, sealed, published & declared by the above named John Rice as and for his last Will and Testament, in our presence and in the presence of each other, have hereunto set our hands as witnesses & Testes.

Adam Garringer
John Eilhardt
John Weber

State of Maryland
Allegany County to wit
On this 25th day of September 1872. Came Anna Barbara the Executrix named in the foregoing last Will and Testament of John Rice, late of Allegany County, deceased, and made oath in due form of law that the foregoing instrument of writing is the true whole last Will and Testament of said deceased, that she has come to her mind or possession & that she does not know of any other.

State of Maryland
Allegany County to wit
On this 25th day of September 1872. Came Adam Garringer, John Eilhardt, & John Weber the three subscribing witnesses to the foregoing last Will and Testament of John Rice, late of Allegany County, deceased, and made oath in due form of law that they did see the testator therein named sign and seal said Will, that they heard him publish, pronounce & declare the same to be his last Will & Testament, that at the time of his so doing he was to the best of their apprehensions of sound & disposing mind, memory and understanding, capable of executing a valid deed or contract, and that they respectively subscribed their names as witnesses to said Will, at the request of the testator in his presence and all in the presence of each other.

Test. Elijah Fuller Register

In the name of God, Amen, I, Jesse Hinkle of Allegany County, in the State of Maryland, being in perfect health of body and of sound and disposing mind, memory, and understanding, considering the certainty of death and the uncertainty of the time thereof do here- fore make ordain, publish and declare this to be my last Will and Testament in manner and form fol- lowing that is to say:

First and principally I commit my spirit to the keeping of its merciful author and my body to the earth to be decently buried at the discretion of my Ex- ecutor hereinafter named, and after my debts and funeral charges are paid I devise and bequeath as fol- lows:

1 To my dear wife Mary Ann Hinkle, I give and bequeath for the term of six years (if she should live so long) the interest on the notes of my son Leonard given to me for land sold to him, which interest she shall pay to her annually. And, at the end of which term of six years, the said notes shall be collected by my Executor and be by him equally distributed among my children share and share alike.

2 To my said wife, Mary Ann Hinkle, I give, devise and bequeath all the rest and residue of my estate, both real and personal, for and during her natural life; And, after her death I hereby direct that my Execu- tor hereinafter named shall sell and dispose of said estate at public or private sale in his dis- cretion and convert my whole estate into money and then I give and bequeath the same to be equally divided among my children, share and share alike.

And lastly, I do hereby constitute and appoint my son John F. Hinkle to be sole Executor of this my last Will and Testament - revoking and annulling all former Wills by me heretofore made, ratifying and confirm- ing this and none other to be my last Will and testa- ment.

In Testimony whereof I hereunto subscribe my name and affix my seal this 19th day of December in the year eighteen hundred and sixty seven, Jesse Hinkle

Signed, sealed, published and declared, by Jesse Hinkle, the above named testator and for his last Will and Testament in the presence of us, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto.

Robert Keach
My Nephew
J. B. Tidewell

State of Maryland
Allegany County, to-wit:

On this 24th day of September 1872, came John F. Hinkle, the Executor named in the foregoing last Will and Testament of Jesse Hinkle late of Allegany County, deceased, and made oath in due form of law that the foregoing instrument of writing is the true whole last Will and Testament of said deceased, that said same came to his hands or possession, and that he does not know of any other.

Test. Elijah Fuller, Register

State of Maryland
Allegany County, to-wit:

On this 25th day of September 1872, came John B. Tidewell and Robert Keach, two of the subscribing witnesses to the foregoing last Will and Testament of Jesse Hinkle, late of Allegany County, deceased, and made oath in due form of law, that they did see the testator therein named sign and seal said Will, that they heard him publish pronounced and declare the same to be his last Will and Testament, that at the time of his so doing, he was to the best of their apprehension of sound and disposing mind, memory, and understanding, capable of executing a valid deed or contract and that they together with John Hinkle Hinkard the other subscribing witness to said will respectively subscribed their names as witnesses thereto at the request of the testator in his presence and all in the presence of each other.

Test. Elijah Fuller, Register

Examined

CERTIFICATE OF CAMERA OPERATOR

I HEREBY CERTIFY THAT THE DOCUMENTS REPRESENTED BY THE
MICROPHOTOGRAPHS APPEARING ON THIS ROLL OF FILM DESIGNATED AS
REEL No. 61 WERE PHOTOGRAPHED BY THE UNDERSIGNED ON THIS
DATE.

REEL BEGINS WITH Liber B-Folio 29

REEL ENDS WITH Liber D-Folio 51

BY Pete F. Castiglioni
(SIGNATURE OF OPERATOR)

DATE September 15, 1950