

LIBER No. 1.

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Ann Emmert's
Last Will & Testament

In the Name of God, Amen. I Ann Emmert of
Baltimore County in the State of Maryland being full
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 to be better prepared
to leave this world, when it shall please God to call me hence, 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, hereinafter
named and after my debts (if any) and funeral charges are paid, I devise and be-
queath as follows, all and singular the real personal or mixed property or estate
which has been devised, bequeathed and given to me by my husband Henry Emmert
of said County, by his last Will and Testament of the same date with this my last
Will and Testament but executed before this my last will and in the presence of the
same witnesses to wit:

I give and devise unto John Paul Jones son of my stepfather
Robert Jones, of said County, all my right title, and interest in and to that lot
of ground fronting on what is now called "The Honorary Lane" in said County,
about five miles from the City of Baltimore, containing about one acre and a
quarter of land more or less as the same is now fenced and laid off, said lot &
improvements thereon being now rented to a Mr. Howell as yearly tenant to the said
John Paul Jones to have and to hold the said lot with the improvements thereon &
appurtenances thereto belonging as now laid off to him said John Paul Jones his
heirs and assigns forever in full simple and it is my express will I devise that my
Executors shall pay out of the rents and profits of said lot & improvements the sum
of five hundred Dollars so soon as he receives them, to Hester Beut wife of my brother
Henry Beut for the use of herself and her children

Item I give and devise to Joseph Beut son of my stepfather Andrew Beut the
small farm or place on which I am now dwelling containing about eight acres
of land the said Joseph Beut to have and to hold said lot of ground or
farm with the improvements thereon & appurtenances thereto belonging to him said
Joseph Beut his heirs and assigns forever, hereby assigning over to him all my right
title & interest in and to said lot of ground & appurtenances both at law & equity.
It is my express will and devise however that he take said lot & appurtenances
upon condition that he pay to his sister Ann Eliza Beut the sum of One
Hundred Dollars so soon as she becomes of lawful age and to his sister Frances
Beut the sum of One Hundred and fifty Dollars so soon as she becomes
of lawful age

Item I give and devise to Mary Ann Beut and Jesse Beut children of my
brother Henry Beut all my right title and interest in and to the House and
lot containing about fourteen feet on Republican Street in said City of Baltimore
the said Mary Ann and Jesse to have and to hold said lot and the House
& improvements thereon to them said Mary Ann & Jesse as tenants in common
share and share alike their heirs and assigns in fee forever in as full & ample
a manner as might or could hold the same under the will of my said
husband

Item I give and devise to Mrs. brother Levi Beut all my right title and interest
in and to the House and lot in said City fronting on a small Street a little above
twelve or fourteen feet in the rear of Lombard near Conway Street. To have and
to hold to him said Levi Beut his heirs and assigns forever

Ann Emmert's
Last Will & Testament

In the Name of God, Amen. I Ann Emmert of
Baltimore County in the State of Maryland, being full
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 to be better prepared
to leave this world, when it shall please God to call me hence, 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 Executor, hereinafter
named and after my debts (if any) and funeral charges are paid, I devise and
bequeath as follows, all and singular the real personal or mixed property or Estates
which has been devised, bequeathed and given to me by my husband Henry Emmert
of said County, by his last Will and Testament of the same date with this my last
Will and Testament but executed before this my last will and in the presence of the
same Witnesses to wit:

I give and devise unto John Paul Jones son of my nephew
Robert Jones, of said County, all my right title and interest in and to that lot
of ground fronting on what is now called "the Shinnery Lane" in said County
about five miles from the City of Baltimore, containing about one acre and a
quarter of land more or less as the same is now fenced and laid off said lot &
improvements thereon being now rented to a Mr. Howell as yearly tenants. The said
John Paul Jones I have and to hold the said lot with the improvements thereon &
appurtenances thereto belonging as now laid off to him said John Paul Jones his
heirs and assigns forever in full power. And it is my express will & desire that my
Executor shall pay out of the rents and profits of said lot & improvements the sum
of five hundred Dollars so soon as he receives them, to Hester Rust wife of my brother
Henry Rust for the use of herself and her children.

Item I give and devise to Joseph Rust son of my nephew Andrew Rust the
small farm or place on which I am now dwelling containing about eight acres
of land the said Joseph Rust to have and to hold said lot of ground or
farm with the improvements thereon & appurtenances thereto belonging to him said
Joseph Rust his heirs and assigns forever, hereby assigning over to him all my right
title & interest in and to said lot of ground & appurtenances both at law & equity.
And my express will and desire however that he pay to his sister Ann Eliza Rust the sum of One
Hundred Dollars so soon as she becomes of lawful age and to his sister Fanny
Rust the sum of One Hundred and fifty Dollars so soon as she becomes
of lawful age.

Item I give and devise to Mary Ann Rust and Jesse Rust children of my
brother Henry Rust all my right title and interest in and to the House and
lot fronting about fourteen feet on Republic Street in said City of Baltimore.
The said Mary Ann and Jesse to have and to hold said lot and the House
& improvements thereon to them said Mary Ann & Jesse as tenants in common
share and share alike their heirs and assigns in full power in as full & ample
a manner as I might or could hold the same under the will of my said
husband.

Item - I give and devise to my brother Levi Rust, all my right title and interest
in and to the House and lot in said City fronting on a small street or alley about
twelve or fourteen feet in the rear of Lombard near Conway Street. The said Levi
Rust to have & to hold to him said Levi Rust his heirs and assigns forever.

John Hammons
W. H. Kealman

Baltimore County, Md On the 7th day of March 1800 came John Hammons and made oath on the Holy Evangelists of Almighty God, that he doth not know of any other Will or codicil of John Hammons late of said County, deceased, than the above instrument of writing, and that he received the same from Leuber Jones on or about the day of 1800 sworn to in open Court
Test John Philip Register of Wills for Baltimore County
Baltimore County Md

On this 7th day of March 1800 came George Wise John Hammons and W. H. Kealman subscribing Witnesses to the foregoing codicil to the Last Will and Testament of John Hammons late of said County, deceased and made oath on the Holy Evangelists of Almighty God that they did see the testatrix sign and seal this Codicil that they heard her publish, pronounce and declare the same to be a codicil to her last Will and Testament that at the time of her so doing she was to the best of her apprehension of sound and disposing mind memory and understanding, and that they subscribed their names as Witnesses to this Codicil on her presence at her request, and in the presence of each other sworn to in open Court
Test John Philip Register of Wills for Baltimore County

The Last Will of
Aquila Talbot

In the name of God Amen
I, Aquila Talbot of Baltimore County in the State of Maryland, being of my ordinary health

of body, and of sound disposing mind, memory and understanding, in view of the uncertainty of human life, and desiring to arrange my worldly affairs before I shall please Almighty God to call me home to make and publish this as my last Will and Testament

First, I commit my soul into the merciful hands of the Lord and my body to the earth, to be decently buried by my Executor; and after payment of my debts and funeral expenses, I devise and bequeath as follows

Secondly, I bequeath unto my three sisters, Eliza Sarah and Maria, and my niece Sarah T. Bridgely, severally a home at my dwelling house and farms, and I wish them to be treated by my Successors, with all respect.

Thirdly, I bequeath to each of my said sisters, an annuity of fifty dollars to be paid annually to each of the three respectively, in half yearly instalments, whilst they live. Fourthly I devise and bequeath unto my said three sisters, Eliza Sarah and Maria, and the survivor of them, during the lives of their husbands and twenty five cents each, on and issuing out of six Lots of ground on the east side of Cheston Street, in the City of Baltimore, acquired by me under two Deeds from Matthias Benjamin & others, to be held and enjoyed by them as joint tenants, during their natural lives respectively and upon the decease of the last survivor of the three, the reversion and full said six Lots of ground on Cheston Street and the said yearly rents issuing thereout as aforesaid, I hereby give and devise

Fifthly I give and bequeath the sum of one thousand dollars, to my niece Mary Anderson, wife of John S. Anderson

Sixthly I give and devise to my four nieces Lucy Ann Catherine Eliza and Rebecca, daughters of my deceased sister Mary Talbot their heirs and assigns,

as tenants in common, the Lot of ground on Hamover Street, on said City, purchased by me in 1741 from Henry Hammons & wife on which is reserved a ground rent of 300 per annum, one hundred of which I receive now and will be entitled to the remainder on the decease of Mrs. Wilson of said City
Seventhly I bequeath the sum of one thousand dollars to my Nephew Charles W. Bridgely
Eighthly I bequeath the sum of one thousand dollars to my Niece Sarah T. Bridgely aforesaid
Ninthly I bequeath the sum of three thousand dollars to my Nephew Aquila Talbot aforesaid
Tenthly It is my will that all my servants (slaves) shall remain in servitude until they attain severally, if males the age of forty years, and if females the age of thirty six years; and upon reaching such ages respectively to be free to act for themselves. Their issue born in servitude to be free at the same respective ages, but any of my servants shall forfeit his or her privilege of emancipation by insubordination or other gross misconduct
My present servants were born at the dates following, viz. Maria 23rd June 1791; Charlotte daughter of Susan 23rd August, 1803; Sarah, daughter of Susan 21st July 1806; Mary, daughter of Susan, 27th January, 1801; Edmund son of Susan 12th November 1803; Hannah, daughter of Eliza, 2nd June, 1806; Elizabeth, daughter of Eliza 10 April 1841; Fanny daughter of Sarah, 9th March, 1842; Martha, daughter of Eliza 6th August, 1843; Nancy, son of Sarah, 14th November 1844; Susan daughter of Eliza, 22nd October, 1846; Emily, daughter of Sarah 5th January, 1801; Jackson, son of Charlotte, 28th May, 1803, and Mary, daughter of Eliza 27th June 1803.

as tenants in common, the Lot of ground on Hamover Street, on said City, purchased by me in 1741 from Henry Hammons & wife on which is reserved a ground rent of 300 per annum, one hundred of which I receive now and will be entitled to the remainder on the decease of Mrs. Wilson of said City

Seventhly I bequeath the sum of one thousand dollars to my Nephew Charles W. Bridgely
Eighthly I bequeath the sum of one thousand dollars to my Niece Sarah T. Bridgely aforesaid

Ninthly I bequeath the sum of three thousand dollars to my Nephew Aquila Talbot aforesaid

Tenthly It is my will that all my servants (slaves) shall remain in servitude until they attain severally, if males the age of forty years, and if females the age of thirty six years; and upon reaching such ages respectively to be free to act for themselves. Their issue born in servitude to be free at the same respective ages, but any of my servants shall forfeit his or her privilege of emancipation by insubordination or other gross misconduct

My present servants were born at the dates following, viz. Maria 23rd June 1791; Charlotte daughter of Susan 23rd August, 1803; Sarah, daughter of Susan 21st July 1806; Mary, daughter of Susan, 27th January, 1801; Edmund son of Susan 12th November 1803; Hannah, daughter of Eliza, 2nd June, 1806; Elizabeth, daughter of Eliza 10 April 1841; Fanny daughter of Sarah, 9th March, 1842; Martha, daughter of Eliza 6th August, 1843; Nancy, son of Sarah, 14th November 1844; Susan daughter of Eliza, 22nd October, 1846; Emily, daughter of Sarah 5th January, 1801; Jackson, son of Charlotte, 28th May, 1803, and Mary, daughter of Eliza 27th June 1803.

Eleventhly All the rest and residue of my estate and effects, real and personal, which I now own or shall hereafter acquire, including my farm, town property, and slaves (to save until the hereinbefore limited) I give, devise and bequeath absolutely unto my Nephew Benjamin Trust Bridgely his heirs and assigns forever charged however with the payment of the above annuities and legacies

Lastly I hereby nominate and appoint my said Nephew Benjamin Trust Bridgely the Executor of this Will, hereby revoking and annulling all other testamentary papers heretofore made by me, and ratifying and adopting this as my only last Will and Testament.

In Testimony whereof I have set my hand and seal, this Ninth day of November Eighteen hundred and fifty four.

Aquila Talbot

Signed sealed, published and Declared by Aquila Talbot the above named Testator, as and for his last Will and Testament, in the presence of us, who at his request, on his presence, and on the presence of each other have heretofore subscribed our names as Witnesses, these words being first interlined at the end of the Eleventh paragraph with the payment of the above annuities and legacies

as his right charges on 6th & 10th paragraphs, before execution

William F. Stone
Leon Hale
J. S. Blackburn

Baltimore County, Md On this 2nd day of March 1800 came William F. Stone & J. S. Blackburn and Leon Hale subscribing Witnesses to the foregoing Last Will and Testament of Aquila Talbot late of said County, deceased and made oath on the Holy Evangelists of Almighty God that they did see the testator sign and seal this 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, and that they subscribed their names as Witnesses to this
 Will in his presence at his request, and in the presence of each other, these Words being
 first intimated at the end of the Eleventh paragraph with the payment of the above
 annuities and legacies also slight changes in the 6th and 10th paragraphs before
 execution. Test John Philpot Register of Wills for Baltimore County

God seal
 Whereas by the Second paragraph of my foregoing Will, I have left to my two sisters
 Eleanor and Sarah a comfortable home at my dwelling house, and whereas after
 my decease it is possible one or both of them may prefer a residence in the City of
 Baltimore, I hereby charge upon the farm where I reside, and which I have
 devised to my nephew Benjamin, an annuity of One hundred and fifty dollars
 (150⁰⁰) to be paid to each of my said sisters Eleanor and Sarah, for their lifetime
 respectively, in quarterly installments, in lieu of the home left to them as aforesaid
 in case they or either of them respectively, shall elect to relinquish their said home or
 residence at my dwelling, and to live elsewhere.

In Witness Whereof I have set my hand and seal, this fifteenth day of May 1765.
 Aquila Talbot ^{Esq}
 Signed, sealed, Published and declared by Aquila Talbot, the above
 named Testator as and for a codicil to his foregoing 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 the
 same

Hand	Signature	Initials	D. C. H. Emory
2	5	5	Wm George Baker
			J. H. Tugart

Baltimore County, Md. On this 2nd day of March 1765 came D. C. H. Emory
 and J. H. Tugart subscribing Witnesses to the aforesaid codicil to the last Will
 & Testament of Aquila Talbot late of said County deceased, and made Oath on
 the Holy Evangelists of Almighty God that they did see the Testator sign and
 seal this codicil that they heard him publish, pronounce, and declare the same
 to be his codicil to 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
 and that they together with Wm George Baker now deceased subscribed their names
 as Witnesses to this codicil in his presence at his request and in the presence of each
 other. Test John Philpot Register of Wills for Baltimore County

Aquila Talbot make this as a Codicil to my last Will and Testament
 Whereas by last Will I left to my four daughters Lucy Ann, Catherine Eleanor and Rebecca, a
 Lot of ground on Hanover St. in the City of Baltimore, and all my estate and interest in
 the yearly ground rent or rents issuing out of said Lot: And whereas I have since made
 a Deed for three undivided fourth parts of said ground and yearly rent, to Lucy Ann
 Talbot Rebecca B. Talbot and Eleanor Nelson three of my said daughters, and contem-
 pling in said Deed the remaining one of the said fourth parts
 of said devised ground and rent, I therefore the said Aquila Talbot do hereby
 revoke, cancel & annul the devise of said ground and yearly rent contained in
 my said Will, as mentioned above in this Codicil, and hereby in all other respects
 reaffirming and adopting the provision contained in my last Will and Testament
 as in any other Codicil I may hereafter add thereto, I have subscribed my name
 and affix my seal to this Codicil, on this 2nd day of February 1767

Aquila Talbot ^{Esq}
 Signed, sealed, Published and declared by Aquila Talbot the above named
 Testator as and for a Codicil to his Last Will & 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
 J. C. Blackburn
 Geo. B. Weather
 A. H. Tilyard

Baltimore County, Md.
 On this 2nd day of March 1765, come Lewis Gale, and made Oath on the
 Holy Evangelists of Almighty God that he is well acquainted with the hand writing
 of George B. Weather and the signature to this Codicil purporting to be his, is in his
 own proper handwriting that Geo. B. Weather left the State of Maryland some two or
 three years since and that he believes that he is still absent from the State.
 Test John Philpot Register of Wills for Baltimore County
 Baltimore County, Md. On the 2nd day of March 1765 came J. C. Blackburn
 and on the 5th day of March 1765 came A. H. Tilyard subscribing Witnesses
 to the aforesaid codicil to the last Will & Testament of Aquila Talbot late of said
 County deceased, and made Oath on the Holy Evangelists of Almighty God that
 they did see the Testator sign and seal this codicil that they heard him publish,
 pronounce and declare the same to be his codicil to 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, and that they together with Geo. B. Weather subscribed
 their names as witnesses to this Codicil in his presence at his request, and in the
 presence of each other. Test: John Philpot Register of Wills for Baltimore County,
 Baltimore County, Md.

On the 2nd day of March 1765 came Charles W. Bridgely
 and made Oath on the Holy Evangelists of Almighty God that he doth not know of
 any other Will or Codicil of Aquila Talbot late of said County, deceased, other than
 the above instrument of Writing, inasmuch as he received the same from the Testator
 at the date of the execution of said papers respectively.
 Test John Philpot Register of Wills for Baltimore County

In the name of God Amen, I Edward Matthews do
 Testator of Baltimore County in the State of Maryland
 being weak in body but of a 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 be the
 better prepared to leave this world when it shall please God to call me home as 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 in writing
 I do give and bequeath as follows
 To my wife Rachel Matthews all my personal effects also her life estate in the
 real estate reserved to her
 To each of my children living William Matthews Rachel Matthews Edward
 Matthews to George Matthews Cannern Matthews and Rachel Matthews
 I will and bequeath to William Matthews one dollar to Rachel Matthews Edward
 Matthews to George Matthews Cannern Matthews an equal share to each

The Charles Matthews we think as much as the last named children of any of the above mentioned heirs should die their part shall go to their heirs
The Executor shall sell at public sale the Real Estate at such time as a majority of the heirs shall determine

I do hereby appoint my son Eusebius Matthews to be sole executor of this my last will and testament revoking and annulling 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 wrote with my hand and affixed my seal this 17th day of August one thousand eight hundred and sixty four

Edwards Matthews his mark

Signed sealed published declared Edwards Matthews the above named testator as and for his last will and testament in the presence of us who at his request and in his presence each other have subscribed our names thereto

Witness Valentine V. White
Benjamin Rogers
Thomas Magee

111
Stamp
1864

Baltimore County Md On the 21st day of March 1865 came Eusebius Matthews and made oath on the Holy Evangelists of Almighty God that he doth not know of any other Will or testament of Edwards Matthews late of said County deceased other than the above instrument of writing, and that he received the same from D. M. Rice on or about the 21st day of March 1865 Sworn to in open Court
Test: John Hulport Register of Wills for Baltimore County Baltimore County Md

On this 21st day of March 1865 came Valentine V. White and Benjamin Rogers subscribing witnesses to the foregoing last Will and Testament of Edwards Matthews late of said County deceased, and made oath on the Holy Evangelists of Almighty God that he did see the Testator sign and seal this Will that they heard him publish pronounce and declare the same to be his last Will & Testament that at the time of his doing so he was to the best of their apprehension of sound and disposing mind memory and understanding, and that they together with Thomas Magee subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other Sworn to in open Court: Test John Hulport Register of Wills for Baltimore County

Daniel Sporer,
Last Will and Testament

Compilation
Old St. Road Baltimore County, Md
February 1865

By request of John N. Hibner the undersigned went on this day the 26th of February 1865 at 4 o'clock in the afternoon to the residence of the same where his father in law Daniel Sporer lay sick, and who expressed his desire to have his will written down. After various questions to the sick Man whereby the undersigned witness became fully satisfied of his sound mind he declared loud and distinctly that his three children of his second marriage, viz
1) Maria Anna, 2) Margaretha and 3) Maria Theresia
should have their share of his estate to be divided in three equal parts, and that these my three above named children and their heirs shall pay to each of my two surviving children of my first marriage the sum of twenty five Dollars (\$25) as their portion. And further that my said above named heirs under 1863, shall also pay to my son Frederick Sporer who at present and at this date is serving in the Southern Army, the sum of twenty five Dollars (\$25)

as his portion of my estate Written without interruption by Wm. Ide, Printer
Witness
John N. Hibner Sr
Henry Youngman
Leobony Hofstetter

111
Stamp
1865

XXX mark of the Testator Daniel Sporer

Baltimore County Md On this 22nd day of March 1865 before me the subscriber, Register of Wills State of Maryland in and for said County personally appeared Frederick Groker and made oath on the Holy Evangelists of Almighty God that the foregoing is a true translation from the german into the english language of the last will and testament of Daniel Sporer late of said County, deceased, other than the above instrument of writing, and that he received the same from Daniel Sporer on or about the 1st day of March 1865 Test John Hulport Register of Wills for Baltimore County Baltimore County Md

On this 16th day of March 1865 came John N. Hibner Sr Henry Youngman and Leobony Hofstetter subscribing witnesses to the foregoing last Will and Testament of Daniel Sporer late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this 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, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, Test John Hulport Register of Wills for Baltimore County Baltimore County Md

Thomas Upshire,
Will

In the Name of God Amen I Thomas Upshire of Baltimore County in the State of Maryland being of full age of sound and disposing mind and memory and understanding considering the uncertainty of Death and the uncertainty of the time thereof and being desirous to settle my worldly affairs and hereby to be the better prepared to leave this world when it shall please God to call me hence do hereby make and publish this my last Will and Testament in the manner and form following that is to wit that and I do hereby commit my said estate to the hands of Almighty God and My Body to the Earth & the Queenly Buriall at the Discretion of My Countrymen after I am dead.

According to Deeds and Acquaintance as follows to My Grand son John Thomas Upshire My home place on which I now live and all My Personal Goods to and My Money to his heirs and assigns for ever
Secondly I Deeds and Acquaintance to My Grand Son Columbus Washington Green a Land warrant for one hundred and twenty acre which I now have in my possession to him his heirs and assigns for ever
Thirdly I Deeds and Acquaintance to Thomas Stockton Upshire all my Church title and claims in a tract of land formerly known as Thomas Upshire to him his heirs and assigns for ever.
And lastly I do hereby constitute and appoint Thomas Stockton Upshire to be the sole Executor of this My last Will and Testament Revoking and annulling all former Wills by the heretofore made Ratifying and Confirming this and none other to be my last Will and Testament
In Testimony whereof I do hereunto set My hand and Seal this Twenty seventh Day

of September in the year one thousand eight hundred and sixty four

Thomas Uffers as his Last Will and Testament in our presence who at his request in his presence and in presence of each other have had set our hands as witnesses

George W. Burk
Frederick Fowble
Daniel Kelms

Stamp
Hollon

Baltimore County, Md. On the 7th day of March 1865 came George W. Burk and made oath on the Holy Evangelists of Almighty God that he doth not know of any other Will or Codicil of Thomas Uffers late of said County deceased, other than the above instrument of Writing, and that he received the same from the testator at the time of its execution on or about the 7th day of September 1864 sworn to in open Court, Seat John Shilpet Register of Wills for Baltimore County Baltimore County, Md. On this 22nd day of March 1865 came George W. Burk Frederick Fowble and Daniel Kelms subscribing witnesses to the aforesaid last will and testament of Thomas Uffers late of said County deceased, and made oath on the Holy Evangelists of Almighty God that they did in the testator sign and seal this will that they heard both 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 and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, sworn to in open Court, Seat John Shilpet Register of Wills for Baltimore County

Joshua Jackson, Last Will & Testament

In the name of God Amen I Joshua Jackson of Baltimore 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 of settling 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 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 direction of my Executors herein after named and after my debts and funeral charges are paid and my wife Elizabeth J. Jackson third taken out of debt and bequeath as follows I give and devise unto my son William J. Jackson and Charles J. Jackson two lots or parcels containing sixty five acres more or less to them the said William J. and Charles J. Jackson and their heirs and assigns in fee simple Maryland and bequeath to my son, Eliza J. Jackson one large Cherry tree lot which I will and bequeath as the bequest of my property of every description through due me and lastly I do hereby constitute and appoint my son William J. Jackson to be the executor of this my last Will and testament ratifying and confirming this and none other to be my last Will and testament the testimony whereof I have hereunto set my hand and affixed my seal this sixth day

of March in the year of our Lord One thousand eight hundred and sixty five signed sealed published and declared by Joshua Jackson 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

Thomas Jackson
Alexis Jackson
John J. Curtis

Stamp
Hollon

Baltimore County, Md. On the 22nd day of March 1865 came Mr. Jackson and made oath on the Holy Evangelists of Almighty God that he doth not know of any other Will or Codicil of Joshua Jackson late of said County deceased, other than the above instrument of Writing, and that he received the same from the testator on or about the 6th day of March 1865 sworn to in open Court Seat John Shilpet Register of Wills for Baltimore County Baltimore County

On the 22nd day of March 1865 came Thomas Jackson and Alexis Jackson subscribing witnesses to the aforesaid last Will and testament of Joshua Jackson late of said County deceased, and made oath on the Holy Evangelists of Almighty God that they did in the testator sign and seal this 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, and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, sworn to in open Court Seat John Shilpet Register of Wills for Baltimore County

Delila Standford Last Will & Testament

In the name of God Amen I Delila Standford of Baltimore County in the State of Maryland being weak of 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 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 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 direction of my Executors hereinafter named and after my debts and funeral charges are paid and head and foot stones are secured to my Executors.

Item I will and direct that the farm that I now reside on known as the Hills of Chase containing eighty five acres more or less be equally divided between my particular friends James B. Cuddy and John Wiley Cuddy to share and share alike I item three Acres and Signs for ever upon condition that the said James B. Cuddy and John W. Cuddy pay to my dear friend Sarah Elizabeth Burns the sum of \$1000.00 within twelve months after my decease Item I will and bequeath all my wearing apparel to my two dear Nieces Mary Wise and Rachel Wise that to be equally divided between the same to share and share alike Item I further will and direct that all the rest of my personal property be sold and the proceeds thereof be equally divided between my dear Brother Isaac Hull John Burns and Richard Burns my two Nephews and Mary Wise and Rachel

Withal my two heirs to share and have alike
And lastly I do hereby constitute and appoint my particular friend John M
McDonohoe to be the sole Executor of this my last Will and Testament reading
and annulling all former Wills by me made heretofore ratifying and confirming
this and take this to be my last will and Testament

I Testimony whereof I have hereunto set my hand and affixed my seal this
eighteenth day of April in the year of our Lord one thousand eight hundred and
fifty seven

Delia Standford (wid)
Signed sealed published and declared by Delia Standford the above
named Testator 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 sub-
scribed our names

William Carter (wid)
Richard Tyeon (wid)
Richard O'Leary (wid)

Baltimore County, Md. On the 4th day of April 1865 came John M McDonohoe
and made oath on the Holy Evangelists of Almighty God that he doth not know
of any other Will or Codicil of Delia Standford late of said County deceased other
than the above instrument of writing and that he received the same from the
Testator in or about the 15th day of April 1867 upon being sworn
Test John Hulport Register of Wills for Baltimore County

Baltimore County, Md. On this 4th day of April 1865 came Richard Tyeon
and Richard O'Leary subscribing witnesses to the aforesaid last Will & Testament
of Delia Standford late of said County deceased and made oath on the
Holy Evangelists of Almighty God that they did see the Testator sign and seal
this Will that they heard her publish, pronounce, and declare the same to be
her last Will & Testament that at the time of her so doing she was to the best
of their apprehension of sound and disposing mind memory and understanding
and that they together with William Carter subscribed their names as witnesses
to this Will in her presence at her request, and in the presence of each other
upon being sworn: Test John Hulport Register of Wills for Baltimore County

The Will of
Carville J. Standbury
I Carville J. Standbury, of Baltimore County
in the State of Maryland do make and publish this
Testament of writing as and for my last Will and
Testament, as follows, to wit:

Subject to the payment of all my just debts and liabilities I dispose
of my estate and property in the following manner.
First To my dearly beloved wife, Harriet J. Standbury, I give devise and
bequeath all my estate and property of every kind and description, real personal
and mixed, and wherever situated or being, to hold the same during the
period of her natural life, without being subject to the law, power, control or
disposal of any future husband she may have, or in any manner liable or
bound for or by the debts contracts or engagements of such future husband
Second And immediately from and after the death of my said wife, then I
give devise and bequeath the whole of my said estate and property to my
three children namely, Miss Elizabeth Standbury, Mary Carville Standbury and
John Standbury, in equal proportions, share and share alike, and
to their heirs, executors Administrators and assigns, absolutely and for ever
of Baltimore the sole Executor of this my last Will and Testament

heretofore making all other and former Wills by me at any time heretofore made
made and again declaring this to be my last

In Testimony whereof I the said Carville J. Standbury have hereunto subscribed
my name and affixed my seal, on this nineteenth day of April in the year of
our Lord one thousand eight hundred and sixty Carville J. Standbury (wid)
Signed sealed, published and declared by Carville J. Standbury, to be his last
Will and Testament, in the presence of us who at his request, in his presence
and in the presence of each other, hereunto subscribe our names, as witnesses thereto

U.S. U.S. U.S.
Mary Standbury
John Standbury
A. W. Thompson
of Amy Stone
Wm. A. Warfield
A. W. Thompson

Baltimore County, Md. On this 11th day of April 1865 came Wm. A. Warfield
and on the 15th day of April 1865 came Amy Stone subscribing witnesses
to the aforesaid last Will & Testament of Carville J. Standbury late of said
County deceased, and made oath on the Holy Evangelists of Almighty God
that they did see the Testator sign and seal this 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, and that they together with A. W. Thompson
and Amy Stone subscribed their names as witnesses to this Will in his presence at his
request, and in the presence of each other, upon being sworn

Test John Hulport Register of Wills for Baltimore County
I Carville J. Standbury hereby publish and declare this to be a Codicil to
my last Will and Testament, Thomas since the execution of my last Will
and Testament bearing date 19th of April 1860 there has been one two child-
ren, Henry Wood Standbury and Carville J. Standbury, and whereas it is my
wish that all my children should share alike in the enjoyment of my property and
that it is my wish and hereby bequeath and devise at and immediately after
the death of my wife Harriet J. Standbury all my estate and property of every
description to be my children share and share alike, to them their heirs executors
Administrators and assigns forever, the third or children of any deceased child
to take the share of it in their parent, per stirpes and not per capita
and hereby confirm and republish in all other respects said last Will and
Testament - witness my hand and seal this 20th March 1866

C. J. Standbury (wid)
Signed sealed, published and declared as and for a Codicil to this last Will
and Testament by Carville J. Standbury the above named Testator in our
presence who in his presence at his request and in the presence of each other
have subscribed our names as witnesses thereto. Test J. Gitting's
Wm. H. Silpsitt
Ann M Standbury

Baltimore County, Md. On this 11th day of April 1865 came J. Gitting's and
Ann M Standbury subscribing witnesses to the aforesaid Codicil to the last
Will and Testament of Carville J. Standbury late of said County deceased
and made oath on the Holy Evangelists of Almighty God that they did see the
Testator sign and seal this Codicil that they heard him publish, pronounce
and declare the same to be his Codicil to 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, and that they together with William H. Silpsitt
subscribed their names as witnesses to this Codicil in his presence at his request

Last John Philip Register of Will for Baltimore County

Dennis H. Butler, Last Will & Testament A Dennis Harwood Butler born in Anne Arundel County, and of the State of Maryland possessing a sound memory do make this my last will and

Testament, annulling and revoking all other wills heretofore made of appoint my particular friend The Rev. Saml. Kramer of Baltimore City to be my Executor and Administrator - I desire the Administrator to have me buried at Mount Olivet grave yard, on the lot of my brother Richard W. Butler deceased, and to be particularly to have me buried, by the side of my wife Elizabeth Caroline, according to arrangement made between my nephew & myself, Richard Bridges Butler Attorney at Law. An administrator will take stones placed at the head and feet of my grave - (written on the head stone) The Rev. D. W. Butler born in Anne Arundel County and State of Maryland, a member of the Methodist Episcopal Church of the Baltimore Conference - age 70 the first day of January 1800 with these words "I know that my Redeemer liveth" I am 1st I will and bequeath to my beloved friends, Elizabeth Jane Weaver all of my personal property of every description of value on the face of the Earth I make this request - that Elizabeth Jane Weaver will so arrange it that after her death my gold watch and portrait silver, included in my personal property be left and given to my beloved Grand Daughter Lettie Templeman - in case of her death to my Grand son Dennis Harwood Templeman - in case of his death then to John Hollander Templeman and in case of his death then to the next brother in order, that may be the survivor

Item 2 I will and bequeath to my kind and Christian friend Elizabeth Jane Weaver a certain Note drawn in my favor on Wm. H. C. Templeman my son in law to \$400.00, bearing interest from date on the back of this note, I have agreed to receive 9.00 per year the first payment commencing July 1, 1861 the note bearing interest from date with the principal until the whole sum is paid. In case of my death before my friend Elizabeth Jane Weaver and my son in law W. H. C. Templeman should be alive, I appeal to his honor, his humanity & justice to pay this note. It is for money loaned with sacred promises to return the money - The property I have bequeathed to Elizabeth Jane Weaver will not pay her the debt of gratitude I owe for her - for her kind attention and watchfulness over me, as an old man, for several years past - I should fail to appreciate her kindness to me, when I give her what little I have left on this earth I have lost and suffered severely in settling our business up in Virginia by the ravages of the war. My only Son & Grand Children by my daughter now deceased can have no right to accuse me of injustice or partiality. Some years ago I gave up and divided all of my Real and Personal property among my children. My last request to my Administrator is if I should die before he does, to inform my Children & Cousin Lecky, that this may be true, that they may have the interest with the burial service of good fellowship.

This my last Will & Testament is made, read & signed this 26th day of August in the year of our Lord 1857. In the Presence of the undersigned Witnesses
Dennis H. Butler
Cal

Witnesses John Durr Peter Schuckert Mary A Kramer

U. S. Stamp 10cts

Baltimore County, Md. On the 15th day of April 1865 came Samuel Kramer and made oath in the Holy Evangel of Almighty God that he doth not know of any other Will or Codicil of Dennis H. Butler late of said County, deceased, other than the above instrument of Writing, and that he received the same from the Testator soon after the date of its execution - Test John Philip Register of Wills for Baltimore County, Md.

On the 15th day of April 1865 came John Durr and Peter Schuckert subscribing Witnesses to the aforesaid Last Will and Testament of Dennis H. Butler late of said County, deceased, and made oath on the Holy Evangel of Almighty God that they did see the Testator sign and seal this 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, and that they together with Mary A. Kramer subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other. Test John Philip Register of Wills for Baltimore County

The Last Will and Testament In the name of God Amen, I Mary Fowler, of Baltimore County in the State of Maryland, a

single woman - being in firm in bodily health but of sound and disposing mind, memory and understanding knowing the certainty of death, and the uncertainty of the time thereof, and being desirous of settling my worldly affairs, in order the better to be prepared to leave the world when it shall please Almighty God to call me hence, do therefore make publish and declare this Testament of Writing, as and for my last Will and Testament as follows, Subject to the payment of my just debts if any I may owe at the time of my death, and also my funeral expenses. I desire and dispose of my property as follows, to wit:

- 1 I give and bequeath unto my sisters Susan Fowler, absolutely and forever the sum of two hundred and fifty dollars.
- 2 I give devise and bequeath my interest and Estate, being one undivided fourth part of the three story brick dwelling house and lot of Ground at present numbered 20 on the Westmost side of North Center Street, in the City of Baltimore, fronting nineteen feet to Center Street, with a depth of Eighty feet, on fee simple, unto my three Sisters namely, Susan Fowler, Julia Ann Fowler and Rachel Fowler their heirs and assigns forever, as tenants in common, Equally, share and share alike.
- 3 I give, devise and bequeath unto my two sisters Julia Ann Fowler and Rachel Fowler their heirs, Executors, administrators and assigns, in equal proportions, as tenants in common, all my right and interest in a Colored Woman, named Eliza Dorsey also an annuity or yearly ground rent of twenty seven dollars, with the fee and reversion in and to the lot of Ground whereon the same is charged, situated on High Street, near French Street, in the City of Baltimore aforesaid. And also all the residue and remainder of my Real Estate and property, of every kind and description, and wherever situated, real, personal and mixed.
- 4 And lastly, I do hereby constitute and appoint my said two Sisters Susan Ann Fowler and Rachel Fowler, and the Survivor or acting one of them, the

Executrix, and Executrix of this my last Will and Testament, hereby revoking and declaring null and void, all other Wills by me at any time heretofore made and executed, and ratifying and confirming this, and none other, to be my last Will and Testament.

In Testimony of all which, I have hereunto subscribed my name, and affixed my seal, on this twentieth day of December in the year of our Lord one thousand eight hundred and thirty one.

Mary Fowler Seal
Signed sealed, published and declared, by Mary Fowler, 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 hereunto subscribed our names as Witnesses thereto.

W. H. U.
Thos. Wm. Thos.
Geo. Geo. Geo.

John Henry Dubree
Sarah Dubree
Mary Brown

Baltimore County, Md. On the 14th day of April 1865 come Julia Ann Fowler and made oath before me that she does not know of any other Will or Codicil of Mary Fowler late of said County deceased, and that she received the same from the Testatrix on or about the 12th day of December 1831. Test John Shepley Register of Wills for Baltimore County, Md.

On this 14th day of April 1865 came Sarah Dubree with Mary Brown who solemnly sincerely & truly affirmed, subscribing Witnesses to the aforesaid last Will & Testament of Mary Fowler late of said County deceased, and made oath in the Holy Court of Almighty God that they did see the Testatrix sign and seal this Will that they heard her publish, pronounce and declare the same to be her last Will & Testament, and at the time of her so doing she was to the best of their apprehension of sound and disposing mind & memory and understanding and that they with John Henry Dubree subscribed their names as Witnesses to this Will in her presence, as her request, and in the presence of each other, Test John Shepley Register of Wills for Baltimore County, Md.

Yenus Barnum's Last Will & Testament
I Yenus Barnum of Baltimore County do make, publish and declare this to be my last Will and Testament in manner following.

Item I give, bequeath and devise to my beloved wife Annie Barnum all the right titles, interests, and estate bequeathed and devised to me by the Will of her Father, Andrew Mearns late of Baltimore City deceased, which I am now or might hereafter be entitled under the provisions of said Will.

Item I give, bequeath and devise to my said wife during her natural life, my Farm called "Gen. Cairn" situate in Baltimore County and recently purchased by me from James O. Milligan and wife together with all the stock, Crops, Farming utensils, furniture and all other the personal property upon the same of every kind and description.

Item I give, bequeath and devise to my said wife during her natural life my House and Lot in Mount Vernon Place at the South East Corner or intersection of Monument and Calver's Streets in the City of Baltimore with all the Buildings and Improvements on said Lot, together with the Furniture, Plate, Library, Wine, Liquors and all other the personal property on said dwelling.

I also give her my Carriages, Horses, and harness.

Item It is my Will that my said wife shall however have full power and authority at any time to sell and convey, either or both of the said properties so devised to her for life, as also the whole or any part of the personal property in and upon the same, and the proceeds of such sale or sales to invest in conjunction with her Executors as in her matter mentioned, for her sole and separate use during her life, her own receipt to be sufficient to collect and receive the interest and income from such investment or investments, and in making said sale or sales the Purchaser or Purchasers shall on no account be bound to see to the application of such proceeds.

Item I give and bequeath to my said wife during her life the sum of Six Thousand Dollars per annum, and to that end I do hereby direct and require my Executors to be hereunto bound, to set apart so much of my estate as will yield the said sum of Six Thousand Dollars annually which I do direct to be paid in equal quarterly payments accounting from the time of my death, and I do further direct that my said wife shall from time to time receive and collect said interest and income and her receipt shall be a sufficient discharge for the same.

Item I give and bequeath to my Son Frank Barnum the sum of Ten Thousand Dollars which together with the interest on said amount shall be paid to him when he arrives at the age of twenty one years.

Item I give and bequeath to my Son Yenus Barnum the sum of Five Thousand Dollars which together with the interest on said amount shall be paid to him when he arrives at the age of twenty one years.

Item I give and bequeath to my Sister Harriet Corsey wife of Dan Corsey the sum of Five Thousand Dollars to be paid when by my Executors for her sole and separate use, and in no wise to be liable for the debts, contracts or engagements of her present or any future Husband.

Item I give, bequeath and devise all the rest residue and remainder of my property and estate of what kind soever the same may consist, and whatsoever the same may be situated (not herein before specifically devised) with the increase to my Children Frank Barnum, Yenus Barnum, Arthur C. Barnum, Annie Barnum, and Maggie B. Barnum to be equally divided between them share and share alike which they shall receive from my Trustees hereinafter mentioned when they shall respectively arrive of age, that is to say the Boys at twenty one years and the girls at eighteen years of age, but should any other child or children be born to me it is my will that they shall participate equally with these above mentioned and subject to the same conditions as to the periods above named.

Item After the death of my said wife I will and direct that all the property devised to her for life shall be equally divided amongst my children, the child or children of my deceased child to take such portion as the parent if living would have been entitled to.

Item It is my Will and I do hereby direct that after the payment of the expenses incident to the maintenance, support, and education of my children if any surplus should remain that the same shall be invested from time to time by my wife Annie Barnum and my friends Frank W. Bennett and Samuel H. Leggett in such securities as they may deem best for the interest of my children or trust for all my children which shall be paid to them at the respective periods before mentioned for the receipt of their portions of my estate.

Item It is my Will that my Executors hereinafter named shall as soon as conveniently it can be done settle up my estate, and pay over the proceeds to my said wife.

James Barnum Frank W Bennett and Samuel H. Taggart and they or the
 Devisee or Devisees of them shall invest such proceeds in trust for the benefit and
 use of my children, And I do hereby authorize and empower them or the Devisee
 or Devisees of them to sell and convey any of my property when in their opinion said
 sale may be advantageous to my estate, and also all my stocks and other securities
 and the proceeds to reinvest for the purpose and use aforesaid, and generally to
 do all acts and things which in their judgment shall be most conducive to
 the interest of my said children, And they are hereby directed to make distribution
 of my estate amongst my said children in the manner and at the periods herein
 before declared by me, And I do hereby declare that said Trustees shall not be respon-
 sible for any loss or deterioration in my estate unless the same be consequent upon
 their acts of Willful omission or Commission,
 And lastly, I do hereby constitute and appoint Frank W Bennett and Samuel
 H. Taggart of Baltimore City, Executors of this my last Will and Testament
 revoking and annulling 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 set my hand and affixed my seal this 17th day of January
 in the year of Our Lord One thousand eight hundred and sixty four

James Barnum Esq
 Signed, sealed, published and declared by James Barnum the above named
 Testator as and for his last Will and Testament, in the presence of the like
 at his request, in his presence, and in the presence of each other have subscribed
 our names as witnesses thereto.

I Do hereby
 Joseph Corey
 A. G. Abell

W. H.
 Stamps
 \$175 Dollars

Baltimore County, Md. On this 18th day of April 1865 came James Barnum
 and made oath on the Holy Evangelists of Almighty God that he doth not know
 of any other Will or Codicil of James Barnum late of said County, deceased,
 other than the above instrument of writing, and that he recovers the same from
 the Testator on the day of its execution or on about the 9th day of November 1864
 Test John Philpot Register of Wills for Baltimore County
 Baltimore County, Md

On this 18th day of April 1865 came J. Corey, Joseph
 Corey and A. G. Abell subscribing witnesses to the aforesaid Last Will and
 Testament of James Barnum late of said County, deceased, and made
 oath on the Holy Evangelists of Almighty God that they did see the Testator
 sign and seal this Will and Testament 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, and that they subscribed their names as witnesses to this
 Will in his presence at his request, and in the presence of each other
 Test John Philpot Register of Wills for Baltimore County

William H. Shuppert's Last Will & Testament	In the name of God, Amen, I William H. Shuppert of Baltimore County in the State of Maryland being in perfect health of body and of sound and disposing mind, memory and understanding, considering the uncertainty of death, and the uncertainty of the time thereof, and being desirous to settle my worldly affairs, and finally 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, first and princi-
 pally, 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 Executrix hereinafter
 named, And after my debts and funeral charges, are paid I devise And
 bequeath as follows,

I give and bequeath unto my son John, One dollar
 I give and bequeath unto my daughter Elizabeth, Wife of Frederick Herby
 One dollar
 I give and bequeath to my dear Wife Ann Maria during her life Only, All the
 rest and residue of my estate both real, And personal, And after her death to
 my son William

And lastly, I do hereby constitute and appoint my Wife Ann Maria to be
 the Executrix of this my last will and Testament
 In testimony whereof I have hereunto set my hand, and affixed my seal this
 17th day of January, in the year of our Lord one thousand eight hundred and
 sixty four

Witness my hand and seal
 William Henry Shuppert Esq
 Signed, sealed, published and declared by William Henry Shuppert the within
 named Testator, as and for his last Will and Testament, in the presence of us
 at his request in his presence and in the presence of each other, have sub-
 scribed our names as witnesses thereto

W. William Cole
 Joseph Conrad Longes
 John Adam Melig

Baltimore County, Md. On the 24th day of April 1865 came William
 Shuppert and made oath on the Holy Evangelists of Almighty God that he doth
 not know of any other Will or Codicil of Henry William Shuppert late of said County, deceased
 other than the above instrument of writing, and that he found the same in the
 private secretary of deceased on or about the 7th day of April 1865
 Test John Philpot Register of Wills for Baltimore County

Baltimore County, Md. On this 24th day of April 1865 came Conrad Longes
 subscribing witness to the aforesaid Last Will & Testament of Henry William
 Shuppert late of said County, deceased and made oath on the Holy Evangelists
 of Almighty God that he did see the Testator sign and seal this Will and Tes-
 tament that at the time of his so doing he was to the best of his apprehension of
 sound and disposing mind memory and understanding, and that together
 with William Cole & Adam Melig subscribed their names as witnesses to this
 Will in his presence at his request, and in the presence of each other
 Test John Philpot Register of Wills for Baltimore County
 Baltimore County, Md

On this 24th day of April 1865 came Conrad Longes
 and made oath on the Holy Evangelists of Almighty God that he is well
 acquainted with the hand writing of William Cole whose signature appears
 to the aforesaid Last Will of Henry William Shuppert, and that it is in
 his own hand writing
 Test John Philpot Register
 of Wills for Baltimore County

Lorenzo O. Patterson,
last Will & testament

In the name of God Amen, I Lorenzo O. Patterson
of Baltimore 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 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. 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 direction of my Executors hereinafter named, and after my debts and
funeral charges are paid I devise and bequeath as follows.

Item I give and bequeath one Hundred Dollars of 100 for the purpose of purchasing
Coffin Stones for my childrens graves.

Item I give and bequeath one Hundred Dollars to be used in purchasing a
112 Tomb Stone for my own grave.

Item I give and bequeath all the rest and residue of my property of whatsoever
kind both personal and real to my six children hereinafter named: Rebecca

Margary Patterson, Mary Emeline Patterson, Francis Tom Patterson,
Elizabeth Jane Patterson, William Caldwell Patterson and Helen

more Patterson, to be divided between them in equal proportions each one
receiving share and share alike furthermore, I do hereby constitute and appoint

my Brother Amos S. Patterson to be my sole Executor of this my last Will
and Testament revoking and annulling all former wills by me heretofore made.

ratifying and confirming this and none other to be my last Will and Testament.

And Next, I do hereby constitute and appoint my Brother Amos S. Patterson
and my sister Mary Jane Surr as guardians for my children in Baltimore

where I have heretofore by my hand and affixed my seal this sixth day of April in
the year of our Lord one thousand eight hundred and sixty five

signed sealed published and declared, by Lorenzo O. Patterson the above named
testator, as and for his last will and testament in the presence of us at his

request in his presence and in the presence of each other we have subscribed our names
as Witnesses thereto

Witness Amos S. Wilson
Shadrach C. Powell
Alex M. Morrison

Baltimore County, Md. On this 24th day of April 1860 came Amos S. S.
Patterson and made oath on the Holy Scriptures of Almighty God that he doth

not know of any other Will or Codicil of Lorenzo O. Patterson late of said County deceased
other than the above instrument of writing, and that he received the same from

his sister on the 24th day of April 1860 Given in open Court
Last John Shepley Register of Wills for Baltimore County

Baltimore County, Md. On this 25th day of April 1860 came Shadrach C. Powell and
Alex M. Morrison subscribers witnesses to the foregoing last Will and Testament

of Lorenzo O. Patterson late of said County, deceased, and made oath on the Holy
Scriptures of Almighty God that they did see the Testator sign this Will that they heard

him publish, pronounce, and declare the same to be his last Will and Testament
and that at the time of his so doing he was to the best of their apprehension of sound and

disposing mind, memory and understanding, and that they together with Shadrach C.
Powell subscribed their names as Witnesses to this Will in his presence at his request, and

in the presence of each other Given in open Court

John Shepley Register of Wills for Baltimore County

Will & Codicil of
Solomon Bullock

In the name of God Amen, I Solomon Bullock of Baltimore
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 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

First and principally, I commit my soul to the hands of Almighty God and
my body to the earth to be decently buried at the direction of my Executors hereinafter
named and after my debts and funeral charges are paid I devise and bequeath as fol-

lows.

Item I give and devise unto my beloved Wife Higail, Ann. C. Bullock all that lot of
land between & near side known by the name of part of Franklin's delight

containing seven acres of land more or less in the County
of Baltimore and more or less of my personal estate of every kind Money and

every residue of debt unto me belonging also unto my Wife Higail Bullock for her
sole use

and lastly I do hereby constitute and appoint my dear Wife Higail S. C.
Bullock to be the Executor of this my last Will and Testament ratifying and

confirming this to be my last Will and Testament

Witness Amos S. Surr I have heretofore set my hand and affixed my seal this
seventh day of May in the year of our Lord one thousand eight hundred and sixty

four
Solomon Bullock

signed sealed published and declared by Solomon Bullock 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

John Murphy
John Shepley
John S. Curtis

Baltimore County, Md. On this 24th day of April 1860 came John Murphy, John
Shepley subscribers witnesses to the foregoing last Will & Testament of Solomon Bullock

late of said County, deceased, and made oath on the Holy Scriptures of Almighty God
that they did see the Testator sign and seal this 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, and that they together with John S. Curtis subscribed their
names as Witnesses to this Will in his presence at his request, and in the presence of each

other Given in open Court John Shepley Register of Wills for Baltimore County

Whereas I Solomon Bullock of Baltimore County having made and executed my
last Will and Testament in writing bearing date the seventh day of May in the year

of our Lord one thousand eight hundred and sixty four which said last Will and
Testament and every clause sequent and devise therein contained, I do hereby ratify

and confirm and declare that there was an omission in my last Will and Testament in
not mentioning my children and to cure all defects in said last Will and Testament I do

hereby make this my Codicil which I write and direct shall be taken and filed
as part of my last Will and Testament in manner and form following that is to say

I Will and bequeath unto my daughter Julia S. Bullock one dollar to be paid by my

country
I Will and bequeath unto my son James C. Bullock the sum of five dollars to be paid
by my executor

I Will and bequeath unto my son Andrew Bullock the sum of five dollars to be paid
by my executor. In testimony whereof I have hereunto set my hand and affixed
my seal this seventh day of May in the year Eighteen hundred and nine

Signed, sealed, published and declared by Solomon Bullock the above
named testator as and for a last Will and Testament in the
presence of us and in the presence of each other who have subscribed our
names as witnesses thereto
John Sharpton
John Brock
John C. Curtis

Baltimore County, Md. On the 24th day of April 1845 some
and made oath on the Holy Evangelists of Almighty God that he doth not
know of any other Will or Codicil of Solomon Bullock late of said County,
deceased, other than the above instrument of writing and that he received
the same from

On or about the day of 1845
Sworn to in open Court before John Philpot Register of Wills for Baltimore County
Baltimore County, Md. On this 24th day of April 1845 some John Sharpton
and John Brock subscribing witnesses to the foregoing Codicil of the last
Will of Solomon Bullock late of said County deceased, and
made oath on the Holy Evangelists of Almighty God that they did see the
testator sign and seal the Codicil that they heard him publish pronounce
and declare the same to be his Codicil to 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, and that they together with
John C. Curtis subscribed their names as witnesses to this Codicil in his presence
at his request and in the presence of each other, sworn to before the Court
before John Philpot Register of Wills for Baltimore County

Estate of Jonathan Snyder
Remuneration of the Widow
Widow Sarah Snyder
I do hereby certify that I have not
hereby appointed Henry Selzer to act in my place
Received to be recorded on the 6th day of April 1845 some day filed and
recorded and examined, Test John Philpot Register of Wills for Baltimore County

Estate of Caroline S. Hanbury
deceased Remuneration of Joseph L. Hanbury, Widow
I, Harriet L. Hanbury, Widow of Caroline S. Hanbury
do hereby certify that I have not
hereby appointed Henry Selzer to act in my place
Received to be recorded on the 9th day of May 1845 some day filed and
recorded and examined, Test John Philpot Register of Wills for Baltimore County

Shadrach Kemp's
Last Will & Testament

The Last Will and Testament of Shadrach
Kemp son of Baltimore County Maryland
I give devise and bequeath unto my son Shad-

rack Kemp, my dwelling plantation lying in Baltimore County, being part
of a tract of land called "Three times surveyed" and part of a tract called
"Second Post" as surveyed by Amos Richards and called (lot of 1, 1/2) contain-
ing one hundred and thirty three acres and thirty perches more or less, a
plat and certificate of said lot no one is preserved among my private
papers to him my said son Shadrach Kemp his heirs and assigns forever,
requiring him however to pay unto my daughter Elizabeth Woodcock wife of
Wm. Woodcock three hundred and fifty dollars, and to my daughter Mary
Woodcock three hundred and fifty dollars, and to my daughter Rebecca
Woodcock wife of George Casar three hundred and fifty dollars
All to be paid as soon as circumstances may permit.

I also give and bequeath unto my aforesaid son Shadrach Kemp my lot or
part of a tract of land called "Our Park" containing six acres one rood
and thirty nine perches more or less. This tract I bequeath in fee to my said
son Shadrach Kemp his heirs and assigns forever
I also will and bequeath unto my aforesaid son Shadrach Kemp my family
and personal property of every kind
I give, devise and bequeath unto my son Korea Kemp, his heirs and assigns
forever my farm on which he lately resided and which he now has under his super-
intendance lying in Baltimore County being part of a tract of land called
"Three times surveyed" and part of a tract called "Second Post" as surveyed by
Amos Richards and now called Lot No 2 containing one hundred acres one
rod and twenty nine perches more or less, a plat and certificate of lot of 2
is preserved among my private papers requiring him to pay unto my son
Richard Kemp or his heirs three hundred and fifty dollars but if it be ascertained
that they are deceased the same to be equally divided and paid unto my three
daughters viz. Elizabeth Woodcock, Mary Cole and Rebecca Casar.

And furthermore I do hereby appoint and constitute my son Shadrach Kemp
my sole executor of this my last will and testament working and annulling
all former wills by me heretofore made, ratifying and confirming this and
no other to be my last will and testament
In testimony whereof I have hereunto set my hand and affixed my seal
this 4th day of January in the year of our Lord one thousand eight hundred and sixty
five

Signed, sealed, published and declared by Shadrach Kemp the above
named testator as and for his last Will and Testament in the presence of
his wife at his request, in his presence and in the presence of each other have
subscribed our names as witnesses thereto
Shadrach Kemp

Lewis Kemp
South. J. Caspell
Kinsey Kemp
Baltimore County, Md.

On the 10th day of May 1845 some Lewis Kemp and
made oath on the Holy Evangelists of Almighty God that he doth not know
of any other will or Codicil of Shadrach Kemp late of said County, deceased,
other than the above instrument of writing, and that he received the same from

the testator on or about the 13th day of January 1865 sworn to in open Court
Test John Hilfest Register of Wills for Baltimore County
Baltimore County, Md.

On the 10th day of May 1865 came Lewis Kemp, Mark
H. Coffell and Henry Kemp subscribing witnesses to the foregoing Last Will
and Testament of Shadrach Kemp late of said County, deceased, and made
oath on the Holy Evangelists of Almighty God that they did see the Testator
sign and seal this 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, and that they subscribed their names as witnesses to this
Will in his presence at his request, and in the presence of each other,
sworn to in open Court, Test John Hilfest Register of Wills for Baltimore County

Elizabeth Cator
Last Will & Testament

In the name of God Amen,
I Elizabeth Cator of the City of Baltimore
in the State of Maryland, being West of

body, best of mind and discriminating mind, memory and understand-
ing, considering the certainty of death and the uncertainty of the time
thereof, and with the view of being the better prepared when it shall please
God to call me hence 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 unto 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 expenses
are paid I give and bequeath as follows

I give and bequeath unto my daughter Celestia R. Ferguson during
her life time my two negro Slaves known as Mary Turner and Umba
Turner to serve during the time aforesaid and at her death they are
to be free

I give and bequeath unto my son John L. Cator his heirs and assigns
my house and Lot on Farris Street No 100 in which I now reside with
all the furniture and household effects which may belong to me at the
time of my death Also my negro slave known as Joseph Turner to serve
during the life time of the aforesaid John L. Cator and at his death the
said Joseph Turner is to be free

I give and bequeath unto my son Joseph L. Cator during his life time
my negro slave known as Charles Turner to serve during the time aforesaid
and at his death the said Charles Turner is to be free

And lastly I hereby constitute and appoint my son John L. Cator
sole Executor of this my last Will and Testament hereby revoking
and annulling all former Wills made by me heretofore and ratifying
and confirming this and none other as my last Will and Testament
In witness whereof I have hereunto subscribed my name and affixed
my seal this Twentieth day of February in the year Eighteen Hundred
and sixty one (1861)

Elizabeth Cator (Seal)
Signed sealed and published by Elizabeth Cator the above
named Testatrix, as, and for her last Will and Testament in
our presence who at her request and in her presence and the presence
of each other have signed our names as witnesses thereto

G. W. Hopkins (Seal) W W
Wm H. Berry (Seal) Henry H. King
Benj. W. Berry (Seal) John H. Ellis

Baltimore County Md
On the 16th day of May 1865 came John L. Cator
and made oath on the Holy Evangelists of Almighty God that he doth
not know of any other Will or Codicil of Elizabeth Cator late of said County
deceased other than the above instrument of writing, and that he found
the same on her draw on or about the 5th day of May 1865
sworn to in open Court, Test John Hilfest Register of Wills for Baltimore
County

On the 16th day of May 1865 came G. W. Hopkins
Wm H. Berry & Benj. W. Berry subscribing witnesses to the foregoing Last
Will & Testament of Elizabeth Cator late of said County, deceased, and
made oath on the Holy Evangelists of Almighty God that they did see the Testatrix
sign and seal this Will that they heard her publish, pronounce, and declare
the same to be her last Will & Testament that at the time of her so doing she
was to the best of their apprehension of sound and disposing mind, memory
and understanding, and that they subscribed their names as witnesses
to this Will in her presence at her request, and in the presence of each other
sworn to in open Court, Test John Hilfest Register of Wills for Baltimore County

John Blum
Last Will and Testament

In the name of God Amen, I John Blum of
Baltimore County in the State of Maryland
being of sound mind, memory and understand-

ing, considering the certainty of death and the uncertainty of the time thereof
do make and publish this my last will and Testament in manner and
form following that is to say:

First, After my debts and funeral expenses are paid, I will and bequeath
to my beloved wife Christina Blum all my property, both personal and
real, in her sole right, during her natural life

Secondly: Whatever property is left after the death of my said wife, shall
be equally divided share and share alike, between my children and their
heirs

Thirdly, I will and ordain, that if my said wife should see proper to
contract a second marriage, in that case, a regular administration
shall take place at the time of such a second marriage, and my brother
Frank Blum shall in that case be the administrator, and my said
wife shall be only entitled to so much of my estate as the law of the land
allows her

Fourthly: I appoint my said wife as sole administratrix of this my
last Will and Testament during her widowhood, until as above stated
she shall contract a second marriage

In testimony whereof I have hereunto set my hand and affixed my seal
on this Twentieth day of April in the year Four Lord Eighteen Hundred and
Sixty five

John Blum (Seal)
Signed, sealed and declared by John Blum the above testator
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
subscribed our names as witnesses thereto.

W
Hamp
Keller

John T. Fusting
Joseph Blum
Jonas C. Ford

Baltimore County, Md. On the 30th day of May 1865 came Florentina Blum and made oath on the Holy Evangelists of Almighty God that she doth not know of any other Will or Codicil of John Blum late of said County, deceased, other than the above instrument of writing and that she received the same from John T. Fusting on or about the 1st day of May 1865 shown to in open Court, said John Philip Register of Wills for Baltimore County Baltimore County, Md.

On this 30th day of May 1865 came John T. Fusting & Joseph Blum subscribing Witnesses to the aforesaid Last Will & Testament of John Blum late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this 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 and that they together with Jonas C. Ford subscribed their names as witnesses to this Will on his presence at his request, and in the presence of each other, shown to in open Court, said John Philip Register of Wills for Baltimore County Baltimore County, Md.

Mary G. Jessop's Will

On the Name of God Amen, I Mary G Jessop wife of Charles Jessop of Baltimore 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 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 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 herein after named and after my debts and funeral charges are paid, I devise and bequeath as follows I give and devise unto my sister Elizabeth C. Bliss during her natural life my one third part of a lot of Ground on the city of Baltimore situate on South Charles Street now occupied by Trust Trust and Brother and from and after her decease I give and devise the same to her daughter Mary Cecilia Mulliken in fee simple also I give and devise unto my sister Elizabeth C. Bliss during her natural life two lots of Ground in the City of Baltimore situate on Mulberry Street being the same lot of Ground I purchased from Gabelon & Grayton which will more fully appear by reference to deed bearing date the 21st day of March 1860 and recorded in Liber C. 4 264 p. 279 also three hundred dollars worth of my six per cent stock at par value also one hundred dollars in Money to my said sister E. C. Bliss And from and after her decease I give and devise the said two lots of Ground and the three hundred dollars of six per cent stock unto J. Henry Harrison (on trust) the Husband of my

Wife Mary Ann Harrison, whom I constitute and appoint the said J. H. Harrison to be sole trustee, from the time of the death of my sister Elizabeth C. Bliss, to collect the said ground rents and the interest of the said stocks when due and pay the same over to Caroline F. Driscoll for her own use and benefit until for that purpose only, the said Harrison being appointed trustee by me for that purpose and no other and at the decease of my niece Caroline F. Driscoll I then will and devise the said two lots of Ground and the said stocks unto her surviving children or children as the case may be if more than one child then in equal portions share and share alike in fee, also three hundred dollars in money to her the said Caroline F. Driscoll for her use and assigns in fee, I give and bequeath unto my nephew Charles Edwards Bliss, three hundred and twenty five dollars and eighty two cents worth of my six per cent stock at par value, also three hundred and fifty dollars in money in fee.

I give and bequeath unto my Nephew Joseph Bliss five hundred dollars Baltimore and Ohio Rail Road six percent bond at par value also three hundred and fifty dollars worth of my six percent stocks at par value but in the event of his death without lawful heirs I then will and bequeath the same to his two sisters and brother, viz. Mary C. Mulliken, Caroline F. Driscoll and Charles C. Bliss to be equally divided between them in portions share and share alike in fee.

I then give and bequeath unto my niece Fanny B. Ferguson a note of \$1000 drawn by Levi Ferguson her Husband in my favour for six hundred dollars bearing date the 2nd day of September 1864, also one other note of \$1000 drawn by Levi Ferguson in my favour for two hundred and fifty dollars bearing date the 17th day of November 1864, I also give and will unto Fanny B. Ferguson all the interest that may be due on the said two notes of \$1000 at the time of my decease with a proviso herein after named that is to say Fanny B. Ferguson has had in her up to the time of my making this my last Will and Testament, and in case she should die without heirs of her body legitime, I then will and give the said bequests to her four sisters, viz. Mary Ann Harrison Elizabeth Mulliken and Laura Morrison and Amanda Jessop in portions share & share alike to them their heirs and assigns in fee. But in case my niece Fanny B. Ferguson should have been of her body, begotten I then give and will the said bequests unto her the said Fanny B. Ferguson for her life and her body, begotten in fee and in the event she should have had the said notes or any part thereof before my decease I then will and give the said Fanny B. Ferguson such amount as she the said Fanny Ferguson may have paid, it being my intent I give unto her the amount of the said notes, and interest thereon, it being her portion of my Estate with the above proviso, and I also appoint and constitute J. Henry Harrison as trustee in said behalf of the said Fanny B. Ferguson and to collect the same and the interest thereon after the said Fanny B. Ferguson death, and I will and desire the said notes of hand to be and remain in the hands of the Executor of this my last Will and Testament for safe keeping I then give and bequeath unto J. Henry Harrison in trust for my niece Elizabeth Mulliken during her natural life my one third part of four lots of Ground in the City of Baltimore, situate on Mulberry

... distance of fifty feet southly from the corner formed by the inter-
 section of the south side of Milk Street and the east side of Albemarle Street.
 Also My one third part of a lot of ground situate on the north side formerly
 Salisbury now Watson Street, Also My one third part of one other lot of ground
 situate on the north side of formerly Salisbury st Also three hundred dollars
 worth of My six per cent stocks at par value The said trustee is hereby directed
 and required to collect the said ground Rents and the Dividends of the said
 stocks, when due and to pay the same over to my Niece Elizabeth McLelland
 to be appropriated by her to her own use and benefit. And from and after
 the decease of my Niece Elizabeth McLelland I then give and will the
 said devise and bequest to her child or children as the case may be in equal
 portions share and share alike in fee the said trustee shall have full con-
 trol and Management of the said Revenue and bequest until the said
 child or children shall attain legal age and no longer, the said Rents and
 interests to be appropriated by the said trustee for the sole use and benefit
 of the said Child or children during the time of their minority and for
 the other purpose, but in the event of the death of all of the children of the
 said Elizabeth McLelland, before they arrive at legal age or without
 legal issue, I then in that case, will and devise the said bequest unto
 My son Nieces and Nephews, Namely Mary Ann Harrison, Rachel Ferguson
 Laura Morrison Amanda Jessop, Charles Christopher Jessop and Edward
 Jessop to them their heirs and assigns, in equal portions share and share
 alike in fee
 Item, I give Devise and Bequest unto my Niece Mary Ann Harrison
 My ten half shares of Union Bank of Maryland Baltimore, worth \$70.
 Also Eighteen shares of Franklin Bank of Baltimore, worth two hundred
 and twenty five dollars, also six shares of the Bank of Baltimore worth
 six hundred dollars, also one hundred and fifty dollars in Money to
 wit stock at par value also one hundred and fifty dollars in Money to
 wit the said Mary Ann Harrison her heirs and assigns in fee
 Item, I give and bequest unto my Niece Laura Morrison two hundred
 dollars being the amount due on by Henry W. Morrison her husband at the
 time of my making this my last will and testament I then give and will
 unto the said Laura Morrison all interest that may be due on the same
 at the time of my decease, but in case the said Henry W. Morrison should
 pay the said claim or any part of said claim I then give and will unto
 the said Laura Morrison such amount as he the said Henry W. Morrison
 may have paid, it being my intention to give her that claim and interest
 thereon in full. I also give and will her three hundred and fifty dollars
 of My six per cent stocks at par value also two hundred and twenty one dollars
 in Money to wit the said Laura Morrison her heirs and assigns in fee
 Item, I give and Bequest unto my Niece Amanda Jessop fourteen
 hundred and thirty nine dollars and eighty two cents worth of My six
 per cent stocks at par value, also she shall receive the said Jessop her heirs
 and assigns in fee
 Item, I give and bequest unto my Nephew Charles Christopher Jessop
 one five hundred dollar Baltimore and One Rail Road six per cent
 Bonds at par value, also two hundred and fifty dollars worth
 of My six per cent stock at par value also one hundred and fifty dollars
 in Money, to wit the said Charles C. Jessop his heirs and assigns in

fee
 Item I give Devise and bequest all of the rest and residue of my whole
 estate both Real and Personal of every description that I may be possessed
 of at the time of my death unto My beloved husband Charles Jessop, to
 him the said Charles Jessop his heirs and assigns in fee
 And lastly I do hereby constitute and appoint my dear husband Charles
 Jessop to be sole Executor of this my last Will and testament Revoking and
 annulling 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 set my hand and affixed my seal this fourteenth day
 of April in the year of our Lord Eighteen hundred and sixty five
 Mary G. Jessop Seal

I certify
 James Cox
 Joshua Jessop

Six Dollars
 and fifty cents
 U.S. Stamp

Baltimore County, Md. On the 13th day of June 1865 came Charles Jessop
 and made oath on the Holy Evangelists of Almighty God, that he doth not
 know of any other Will or Codicil of Mary G. Jessop late of said County, deceased
 than the above instrument of writing, and that he received the same
 from the testatrix on or about the 14th day of April 1865 shown to me of an Court
 Just John Phillip Register of Wills for Baltimore County
 Baltimore County, Md.

On this 13th day of June 1865 came J. Fenner and
 James Cox subscribing witnesses to the foregoing last Will & testament
 of Mary G. Jessop late of said County, deceased, and made oath on
 the Holy Evangelists of Almighty God that they did see the Testatrix sign
 and seal this 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 understanding, and that they together with Joshua Jessop
 subscribed their names as witnesses to this Will in her presence at her request,
 and in the presence of each other. Sworn to in open Court
 Just John Phillip Register of Wills for Baltimore County

Estate of Jacob H. Bull
 dec'ds Administration of
 Sarah Ann Bull
 I Sarah Ann Bull widow of the late Jacob H.
 Bull deceased do hereby renounce and quit
 all claim to any bequest or devise made to me
 by the last Will of my husband, exhibited and proved according to law
 and I do not take in view thereof my dower or legal share at the death
 of my said husband.

Witness my hand and seal this 23rd day of June in the year 1865
 Sarah Ann Bull Seal
 Richard Mason
 Received & recorded on the 27th day of June 1865 same day filed recorded Examined
 Just John Phillip Register of Wills for Baltimore County

Nicholas Feil & Last Will & Testament

In the name of God Amen I, Nicholas Feil of Baltimore 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 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 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 and my wife's dower is taken out I devise and bequeath as follows

I give and bequeath to my four children namely, Nicholas Feil, Henry Feil, Christian Feil and Augustus Feil all the residue of my property to be equally divided between them, And I will I do hereby constitute and appoint my friend Nicholas Hess to be my sole executor of this my last Will and Testament revoking and annulling all former wills by me heretofore made ratifying and confirming this and those other to be my last Will and Testament, in testimony whereof I have set my hand and affixed my seal this 2^d of June 1865. Nicholas Feil Seal

Signed sealed published and declared by Nicholas Feil the above named testator as and for a codicil to his last Will and Testament in the presence of us who have hereunto set our hands & affixed our seals this 2^d of June 1865. Wilhelm Fraukler Seal

Baltimore County, Md. On the 5th day of July 1865 came Nicholas Hess and made oath on the Holy Evangelists of Almighty God, that he doth not know of any other Will or Codicil of Nicholas Feil late of said County, deceased, other than the above instrument of writing, and that he received the same from said deceased on or about the 19th day of June 1865. Sworn to in open Court. John Philippot Register of Wills for Baltimore County Baltimore County, Md. On this 2^d day of July 1865 came Wilhelm Fraukler and John Hagman subscribing Witnesses to the aforesaid Last Will & Testament of Nicholas Feil late of said County deceased, did see the Testator sign and seal this 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 understanding, and that they subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other. Sworn to in open Court. Test: John Philippot Register of Wills for Baltimore County

Mordecai Maddock, Last Will & Testament

The last Will of Mordecai Maddock of Baltimore County State of Maryland, made this my last Will on this fourth of May 1861

I give and bequeath to my wife Catherine Maddock all my property real personal and mixed and as I have heard her say she had no child or lost her certificate of marriage and took a wrong mistake about her identity, she is daughter of Andrew and Martha Longacre the 2^d Catherine is my wife in difference by what name she may be called it is my will that she have all my property I give the 2^d Catherine power as executrix or otherwise to carry in to effect this my will.

Signed and witnessed in the presence of the testator and each other May 4th 1861. Mordecai Maddock

Witnesses Thomas J. Matthews, Thos. J. Matthews Jr, Francis J. Kelly

U.S. Stamp \$2.50

Baltimore County Md. On the 11th day of July 1865 came Catherine Maddock and made oath on the Holy Evangelists of Almighty God, that she doth not know of any other Will or Codicil of Mordecai Maddock late of said County deceased, other than the above instrument of writing, and that she received the same from the Testator on or about the 4th day of May 1861. Sworn to in open Court. Test: John Philippot Register of Wills for Baltimore County Baltimore County, Md. On this 11th day of July 1865 came Thomas J. Matthews Jr on the 11th of July Thos. J. Matthews Jr subscribing Witnesses to the aforesaid Last Will & Testament of Mordecai Maddock late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this 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, and that they together with Francis J. Kelly subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other. Sworn to in open Court. Test: John Philippot Register of Wills for Baltimore County

Larkin Wade, Last Will & Testament

In the name of God Amen I, Larkin Wade of Baltimore County State of Maryland being in perfect

body and 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 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 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 expenses

Nicholas Heil & Last Will & Testament

In the name of God Amen I, Nicholas Heil of Baltimore 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 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 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 executors hereinafter named and after my debts and funeral charges are paid and my wife's heirs are taken out I devise and bequeath as follows: I give and bequeath to my four children namely, Nicholas Heil, Henry Heil, Christian Heil and Augustus Heil all the residue of my property to be equally divided between them. And lastly I do hereby constitute and appoint my friend Nicholas Hess to be my sole executor of this my last Will and Testament revoking and annulling all former wills by me heretofore made ratifying and confirming this and those other to be my last Will and Testament, on testimony whereof I have ^{hereby} set my hand and affixed my seal this 2^d of June 1865. Nicholas Heil Seal Signed sealed published and declared by Nicholas Heil the above named testator as and for a codicil to his last Will and Testament in the presence of us who have hereunto set our hands and affixed our seals this 2^d of June 1865. Wilhelm Frahler Seal

To J. W. Dugman Seal Baltimore County, Md. On the 5th day of July 1865 came Nicholas Hess and made oath on the Holy Evangelists of Almighty God, that he doth not know of any other Will or Codicil of Nicholas Heil late of said County, deceased, other than the above instrument of writing, and that he received the same from said deceased on or about the 19th day of June 1865. Sworn to in open Court John Philippot Register of Wills for Baltimore County Baltimore County, Md. On this 5th day of July 1865 came Wilhelm Frahler and John Stogman subscribing witnesses to the foregoing Last Will & Testament of Nicholas Heil late of said County, deceased did see the Testator sign and seal his 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, and that they subscribed their names as witnesses each other. Sworn to in open Court John Philippot Register of Wills for Baltimore County

Mordecai Maddock, Last Will & Testament

The last Will of Mordecai Maddock of Baltimore County State of Maryland made this my last Will on the fourth of May 1861 I give and bequeath to my wife Catherine Maddock all my personal and mixed and as I have heard her say she had mislaid or lost her certificate of marriage and to avoid any mistake about her identity, she is daughter of Andrew and Martha Longacre the sd Catherine is my wife no difference by what name she may be called it is my will that she have all my property I give the sd Catherine power as executrix or otherwise to carry into effect this my will.

Signed and witnessed in the presence of the testator and each other May 4 - 1861 Mordecai Maddock Witnesses Thomas J. Matthews Thos. B. Matthews Jr Francis G. Kelly

U.S. Stamp \$2.50

Baltimore County Md. On the 11th day of July 1865 came Catherine Maddock and made oath on the Holy Evangelists of Almighty God, that she doth not know of any other Will or Codicil of Mordecai Maddock late of said County, deceased, other than the above instrument of writing, and that she received the same from the Testator on or about the 4th day of May 1861. Sworn to in open Court John Philippot Register of Wills for Baltimore County Baltimore County, Md. On this 11th day of July 1865 came Thomas J. Matthews Jr on the 11th of July Thos. B. Matthews Jr subscribing witnesses to the foregoing Last Will & Testament of Mordecai Maddock late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this 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, and that they together with Francis G. Kelly subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, Sworn to in open Court John Philippot Register of Wills for Baltimore County

Larkin Wade's Last Will & Testament

In the name of God Amen I, Larkin Wade of Baltimore County State of Maryland being in perfect body and 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 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 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 expenses

are paid I give devise and bequest as follows
 First, I give and devise to my wife Mary Ann Wade One third
 of the Annual rent or income of the farm on which I now reside
 during the time she may remain my widow in lieu of her dower
 interest in my estate, to cease whenever she shall or may marry
 And on order that the amount of her income may be determined and
 not fluctuate I advise that friend or chosen to appraise such rent
 to be selected by myself and my son Edmund C Wade, and that
 upon the ascertainment of said amount to be paid as aforesaid
 that my sons Edmund C Wade & Benedict Larkin Wade inter-
 into an agreement to pay my said wife Mary the said amount
 is ascertained to which she may be entitled during her widowhood
 yearly Second Subject to the above devise to my wife Mary Ann
 I give and devise to my son Emanuel C Wade, during his natural
 life the Land and improvements on which I now reside containing
 about one hundred acres of land, and after his death to such child
 or children as may be living at the time of his death and the de-
 scendants of any deceased child of his to take their parents portion
 And in the event of my son Emanuel C Wade dying without
 leaving a child or children or the descendant of a child living at the
 time of his death then and on such case I give and bequest the
 said Land and premises unto my son Benedict Larkin Wade
 and his heirs forever

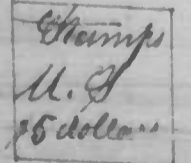
I also give and bequest to my son Emanuel C Wade my
 slaves Henry Longrod, Charlotte & her two children
 I give and bequest unto my son Benedict Larkin Wade the
 sum of Twelve hundred to be paid him by son Emanuel C Wade
 in lieu of the Land purchased by me of his Parish adjoining
 holes Bottom and which I intended for him & which I have sold
 also my two slaves Robert Heath and William Canton
 All the rest and residue of my estate I give and bequest unto
 my sons Emanuel C Wade and Benedict Larkin Wade to be
 equally divided between them.

And I hereby appoint my son Emanuel C Wade to be the sole executor
 of this my last will & testament And I hereby revoke all former
 Wills by me heretofore made by me, declaring this and none
 other as my last will and testament March 20 1855

Signed sealed published and declared by Larkin Wade as and
 for his last will and testament in our presence who in his presence
 at his request and on his presence of each other do subscribe our
 names as witnesses here

Witness my hand and seal this 20th day of March 1855
 Larkin Wade
 William Kilbears
 Samuel Kilbears
 A. H. Cunningham

Baltimore County Md On the 25th day of July 1855 came
 Emanuel C Wade and Made Oath on the Holy Evangelists of
 Almighty God that he doth not know of any other Will or Testame-
 nt of Larkin Wade late of said County, deceased, other than the
 above instrument of writing, and that he found the same
 among the papers of deceased on or about the 20th day of July 1855



Sworn to in open Court
 Test John Hulbert Register of Wills for Baltimore County
 Baltimore County Md On this 25th day of July 1855 came A. H.
 Cunningham subscribing Witness to the foregoing Last Will and
 Testament of Larkin Wade late of said County, deceased, and Made
 Oath on the Holy Evangelists of Almighty God that he did see the
 Testator sign and seal this Will that he 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 his apprehension of sound and disposing
 mind memory and understanding, and that he together with William
 Kilbears and Samuel Kilbears subscribed their names as Witnesses
 to this Will in his presence at his request, and in the presence of each
 other Sworn to in open Court

Test John Hulbert Register of Wills for Baltimore County

Last Will and Testament In the name of God, Amen, I John Stewart
 of Baltimore County, in the State of Maryland
 being in perfect health of body and of sound
 and disposing mind memory and understanding, considering
 the evanescence of death and the uncertainty of the time thereof
 and being desirous to settle my worldly affairs, and hereby be the
 better prepared to leave this world, when it shall please God to call me
 home, do hereby 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 give devise and bequest as follows;
 1st I give and bequest unto John Stewart Evans son of John
 Evans of the City of Baltimore Five thousand Dollars
 and I hereby direct my Executor hereinafter named
 to sell and dispose of my Farm situate and lying in Baltimore
 County aforesaid known by the name of The Harbour, con-
 taining fifty acres of Land more or less as soon after my death as
 practicable for the highest price or consideration he can obtain
 for the same, and to make and execute and deliver to the purchaser
 or purchasers thereof a good and sufficient Deed of Conveyance in
 fee simple therefor, which Deed of conveyance I hereby fully author-
 ize and empower my Executor to make execute and deliver, and
 I do hereby direct that my said Executor after paying thereout the
 sum of Two thousand Dollars to Jane Clark the wife of John
 Clark of New Jersey, shall be equally divided
 between my dear wife Jane Stewart Mary L Evans the wife of John
 Evans aforesaid and Jane Maria Clark the wife of John
 Clark of Georgetown in the State of Kentucky
 2d I give and bequest Elizabeth Clarkson of the City of Baltimore
 all the rest and residue of my estate both Real and Personal and
 whatsoever situate or being, consisting principally of Mortgages,
 Notes and Money in the Savings Bank of Baltimore, and personal
 Stock and family utensils, and Crops on the said Farm.

And lastly I do hereby constitute and appoint my friend the above named John Howard of the City of Baltimore to be sole Executor of this my last Will and Testament...

Signed, sealed and declared by the above named testator in the presence of us, who at his request, in his presence and in the presence of each other have witnessed the same, this thirteenth day of August 1861

W. H. Baynard Hugh Hughes Benjamin Forrest

Baltimore County, Md. On the 20th day of July 1860 came John Howard and made oath on the Holy Evangelists of Almighty God that he doth not know of any other Will or Codicil of John Stewart late of said County, deceased, other than the above instrument of writing and that he received the same from or about the day of 1860

John Philpot Register of Wills for Baltimore County Baltimore County, Md. On this 20th day of July 1860 came William H. Baynard, Hugh Hughes, and Benjamin Forrest subscribing Witnesses to the foregoing Last Will & Testament of John Stewart late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this 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, and that they subscribed their names as Witnesses to this Will in his presence at his request and in the presence of each other.

On the name of God Amen, I Daniel Ginet late of Baltimore County in the State of Maryland, being sick and weak of body, but of sound and disposing mind, memory and understanding, considering the certainty of death, and the uncertainty of time, being and being desirous to settle my worldly affairs and 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: First and principally I commit my Soul in the hands of Almighty God and my body to the earth to be decently buried at the discretion of my executor hereafter named and after my debts and funeral charges are paid I devise and bequeath as follow: I devise and bequeath all my estate both real and personal, & my beloved Wife Nancy, to have and enjoy in peace and quietness during her life and should she at any time wish to dispose of said estate by sale she is fully authorized so to do, and the money realized

Daniel Ginet's Last Will & Testament

by such sale of said estate, she is authorized and permitted to apply to her own private use, but should she not dispose of said estate during her life, and at her death the same should remain unsold, then I devise and bequeath all of said estate both real and personal to my Sister Elizabeth Gimmis for her to dispose of as she may deem proper. And I do constitute and appoint Alfred J. Cooper to be sole executor of this my last Will and Testament, reading and annulling all former Wills by me heretofore made, satisfying and confirming this and none other, to be my last Will and Testament, in testimony whereof I have hereunto set my hand and affixed my seal this tenth day of January in the year of our Lord one thousand eight hundred and sixty five.

Signed, sealed, published and declared by Daniel Ginet 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

U.S. Stamp

James Cooper Alfred J. Cooper

Baltimore County, Md. On the 20th day of July 1860 came Alfred J. Cooper and made oath on the Holy Evangelists of Almighty God, that he doth not know of any other Will or Codicil of Daniel Ginet late of said County, deceased, other than the above instrument of writing and that he received the same from the testator on or about the 10th day of January 1860 from Dan Howard.

John Philpot Register of Wills for Baltimore County Baltimore County, Md.

On the 20th day of July 1860 came Joseph Ginet subscribing witness to the foregoing Last Will & Testament of Daniel Ginet late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that he did see the Testator sign and seal this Will that they heard him publish, pronounce and declare the same to be his last Will & Testament that at the time of so doing he was to the best of their apprehension of sound and disposing mind, memory and understanding and that they together with James Cooper subscribed their names as Witnesses to this Will in his presence at his request and in the presence of each other.

Alfred J. Cooper appointed Executor in the Last Will and Testament of Daniel Ginet late of Baltimore County deceased do hereby refuse to act as Executor of said Will and do therefore renounce all my right to letters testamentary upon said deceased's estate and all right title and claim that I may or could have had by virtue of said appointment.

In testimony whereof I hereunto subscribe my name this 20th day of July 1860 Alfred J. Cooper

Estate of Henry Smith
Administration of Rebecca Smith
 The undersigned Widow of Henry Smith late of Baltimore County deceased do hereby refuse to administer upon the Estate of the said deceased, and do therefore renounce all my right, title and claim to the Administration thereof, desiring at the same time that Letters may be granted to Thomas Myers in Testimony whereof I hereunto subscribe my name this 1st day of August 1865. Rebecca Smith
 Witness J. H. Hayward
 Received to be recorded on the 1st day of August 1865 same day filed, recorded and examined
 Deft. John Philpot Register of Wills for Baltimore County

Estate of Larkin Wade
Administration of Mary Ann Wade Widow
 On the Matter of the Estate of Larkin Wade In the Orphans Court for Baltimore County deceased

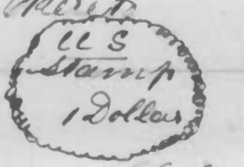
I Mary Ann Wade widow of Larkin Wade late of Baltimore County deceased do hereby renounce and quit claims any bequest or devise made to me by the last Will of my husband, exhibited and proved according to law & bearing date on the 20th day of March 1864 and I elect to take in lieu thereof my dower or legal share of the Estate of my said husband. Witness my hand and seal this 27th day of July 1865
 Signed in the presence of
 J. Pelliman Shepley
 Mary A. Wade
 Received to be recorded on the 6th day of August 1865 same day filed, recorded & examined
 Deft. John Philpot Register of Wills for Baltimore County

George Enson of S
Last Will & Testament
 I George Enson of S of Baltimore County State of Maryland, being of sound Mind, Memory and understanding

Knowing the certainty of death, but not the time thereof, do make and constitute this for my last will and testament in the following manner and form, viz
 My will and desire is that my soul return to God who gave it, and my body to be decently buried by my executor named hereunder, with a direct to pay all my just debts, and funeral expenses, out of the proceeds, and sale of that part of my personal property, and that part of my real estate called Caples habitation, My farm on Western Run where I live, called Spring Garden, and all my land in the barren called Kitter Mill, and addition to Kitter Mill, with all the improvements thereon and appurtenances belonging thereto, with all the household and kitchen furniture with all other personal property found within the house, during her widowhood or life; after Marriage or death. My Executors are directed to sell the above described property real and personal, and pay to my daughter Elizabeth Enson one thousand dollars

current Money, which I give and devise unto her, her heirs and assigns forever and unto my son Shadrach Enson three hundred dollars current Money, The rest and residue of the amount arising from the sale of the above described property to be equally divided between my four Sons viz George H Enson, Shadrach Enson, John W Enson & Levi Enson share and share alike to them their heirs, and assigns forever
 Item I give and devise to my four Sons George H, Shadrach, John W, & Levi Enson the balance of the amount arising from the sale of the lot of land called Caples habitation near Black Loch also all the personal property not heretofore devised to my wife, that is all the out door personal property, which I direct my Executors to dispose of, and after paying my just debts and funeral expenses the balance to be paid to my four Sons above named share and share alike as soon after my death as they can
 Item I give and devise to my Son Joshua H Enson the whole amount charged against him on my books, which amount he has already had with the understanding that it is his portion of my Estate.
 And lastly I do nominate and appoint my two Sons George H Enson and Levi Enson my whole Executors of this my last will and testament, revoking all other wills by me made, and acknowledging this to be my only one, In testimony whereof I have subscribed my name, and affixed my seal this fourth day of May one thousand eight hundred and sixty five 1865

George Enson of S
 Signed, sealed and published, and declared by the testator to be his last Will and testament, in the presence of us, who at his request and in the presence of each other, have subscribed our names as witnesses hereunto
 Ewan Davis
 George J Enson
 Mordecai Enson



Baltimore County, S. D. On the 4th day of August 1865 came Ewan Davis and Mordecai Enson in the Holy Evangelical of Almighty God, that he doth not know of any other Will or Codicil of George Enson of S late of said County, deceased, other than the above instrument of writing, and that he received the same from the testator a few days after its Execution, shown to in open Court before John Philpot Register of Wills for Baltimore County Baltimore County, S. D. on this 4th day of August 1865 came Ewan Davis subscribing witness to the foregoing last Will and testament of George Enson of S late of said County, deceased, and made oath on the Holy Evangelical of Almighty God that he did see the testator sign and seal this Will that he 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 his apprehension of sound and disposing mind, memory and understanding, and that he together with George J Enson and Mordecai Enson subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other, shown to in open Court

Just John Philpot Register of Wills for Baltimore County
I Jesse Enos appointed Executor in the last Will
and Testament of George Enos of S. late of Baltimore County
deceased, do hereby refuse to act as Executor of said Will and
do therefore renounce all my right & Letters Testamentary upon
said deceased's Estate and all right, title and claim that
I may or could have had, by virtue of said appointment.

Witness In Testimony Whereof I hereunto subscribe my name
this 8th day of August 1865 Jesse Enos

Baltimore County & C

On this 16th day of August 1865
came Geo S Enos Subscribing Witness to the aforesaid
Last Will & Testament of Geo Enos of S. late of said County
deceased, and made Oath on the Holy Evangelis of Almighty God
that he did see the Testator sign and seal this Will that he 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 his apprehension of sound and disposing mind, memory and
understanding and that he together with Evan Davis &
Mordocai Enos subscribed their names as Witnesses to this Will
in his presence at his request and in the presence of each other
Just John Philpot Register of Wills for Baltimore County

Henry Frederick Lebenstien In the Name of God, Amen, This is the
Will Last Will and Testament of me Henry
Frederick Lebenstien of Baltimore County
in the State of Maryland.
I give and bequeath to my lawfull Wife Mary Christiana
Lebenstien all my real Estate, being the place on which I now
live lying on the West side of the Public Road about nine miles
from the City of Baltimore and being the same conveyed to me by
Deed from Livius Riccioli and Adelaide C Riccioli his wife and
recorded 7th Day of December 1863 on Liber S. W. S. N^o 39 folio 143 one of
the Land records of Baltimore County
Secondly, I give and bequeath to my lawfull Wife Mary Christiana
Lebenstien all my Personal Property of every description whatever
for her use and under her entire control and direction
Thirdly I nominate and appoint my lawfull Wife Mary Christiana
Lebenstien, Executrix of this my last Will and Testament
Witness my hand and seal this 15th day of March in the year four
thousand eight hundred and thirty five

Henry Frederick Lebenstien
Signed and sealed at his request and in his presence
and in the presence of each other. Witnesses our hands and
seals this 15th day of March in the year of our Lord one
thousand eight hundred and thirty five
Jesse T Blackburn
John F & L Miller
John J Walker

Stamp
1 Dollar

Baltimore County, & C on the 16th day of August 1865 came
J T Blackburn and made Oath on the Holy Evangelis of Almighty God
that he doth not know of any other Will or Codicil of Henry Frederick
Lebenstien late of said County, deceased, other than the above
instrument of writing, and that he received the same from
Mrs Mary C Lebenstien, by the hands of John F. & L Miller on
this 16th day of August 1865 Sworn to in open Court
Just John Philpot Register of Wills for Baltimore County
Baltimore County & C

On this 6th day of August 1865 came
Jabez T Blackburn, John F. & L Miller & John J Walker
Subscribing Witnesses to the aforesaid Last Will and Testament
of Henry Frederick Lebenstien late of said County, deceased, and
made Oath on the Holy Evangelis of Almighty God that they did
see the Testator sign and seal this 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, and that they subscribed their names as Witnesses
to this Will in his presence at his request, and in the presence of
each other. Sworn to in open Court
Just John Philpot Register of Wills for Baltimore County

In the Matter of the Last Will and Testament of Samuel Wyman
Dec'd. He it remembered that heretofore I wit
in the eight day of April in the year
one thousand eight hundred and
sixty five Hermann D Ulrich and Samuel Wyman Jr Executors
named in the last Will and Testament of Samuel Wyman late
of Commodore on Baltimore County in the State of Maryland
deceased appeared in open Court before Sidney J Tucker Surrogate
of the County of New York and made Application to have the
said Last Will and Testament which relates to both real and
personal estate proved and on such application the Surrogate
did ascertain by satisfactory evidence who were the widow my
heirs and next of kin of said deceased and their respective residen-
ces and said Surrogate did thereupon issue a citation directed
to said widow my heirs and next of kin by their respective
names stating their place of residence requiring them to appear
before said Surrogate at his office in the City of New York on
the nineteenth day of April then next to attend the probate of said
Will and afterwards, I wit on the said nineteenth day of April
satisfactory evidence by affidavit was adduced and presented
to said Surrogate of the service of the said Citation in the
manner prescribed by law, and none of them appearing to be minors
and on that day no one appearing to oppose the probate of said
Will such proceedings were thereupon had afterwards that said
surrogate took the proofs of said Will heretofore set forth and upon
this sixteenth day of April in the year one thousand eight
hundred and sixty five he adjudged said Will to be a valid
Will of me and personal estate and the proofs thereof to be sufficient

185
133

Stamp
New York
11.5.67

as follows
 which said last Will and Testament and proofs, that is to say,
 of Samuel Wyman of Rosewood in Baltimore County in the
 State of Maryland do make publick and declare this to be my
 last Will and Testament in manner and form following that is to
 say. First I order and direct all my just debts to be paid by my
 Executors as soon as shall be convenient. Second I give and devise
 all my real estate unto the same persons who would be entitled
 thereto under the laws of the several States in which the same
 are situated, as in the cases of intestacy
 Third. I give and bequeath all the residue of my personal
 estate unto the same persons who would be entitled thereto in
 accordance with the Statute of distribution of intestates
 states in the State of Maryland, Fourth I authorize my
 Executors Executors named or each of them as shall qualify
 and take upon himself or themselves the execution of this
 my Will, and the survivors and survivor of them, for the purpose
 of dividing my Estate among the persons who shall be entitled
 thereto, as for any of the purposes of this my will, to sell and dispose
 of the whole or any part of my real or personal estate, at such time
 or times, and in such manner and upon such terms as they shall
 think proper. Lastly I appoint my son in law Herman D Aldrich
 and my Sons Samuel Wyman Senior and William Wyman
 Executors of this my will. In Witness whereof I have hereunto set
 my hand and seal this 13th day of March in the year one thousand
 eight hundred and sixty five. Samuel Wyman (Sd.)
 Signed sealed published, and declared by the Testator
 to be his last Will and Testament in the presence of us who at
 his request and in the presence of each other have subscribed our
 names as Witnesses hereto

Robert H Melurdy No 10 East 14th New York
 Herman D Aldrich Jr 340 East 20th St.
 Jas H Aldrich 6 East 14th St

In the Matter of proving the last Will
 and Testament of Samuel Wyman
 deceased, as a Will of Real and Personal
 Estate

County of New York, to wit Robert H Melurdy of the City of
 New York being duly sworn as a witness in the above entitled
 matter, and examined on behalf of the applicant to prove said Will
 says: I was well acquainted with Samuel Wyman now deceased,
 I know the above named decedent for twenty years and upwards
 before his death. The Subscription of the name of said decedent to
 the Instrument now shown to me and offered for probate as his
 last Will and Testament, and bearing date the thirteenth day of
 March in the year one thousand eight hundred and sixty five
 was made by the decedent at the City of New York in the presence of
 myself Herman D Aldrich Jr and James H Aldrich the other subscribing
 witnesses. At the time of such Subscription, the said decedent declared the
 said instrument to be his last will and Testament, and I thereupon signed my name as a witness at the

end of said instrument, at the request of said decedent, and
 in his presence. The said decedent, at the time of so executing said
 instrument, was upwards of the age of twenty one years, and of
 sound mind, Memory, and understanding, and not under any
 restraint or in any respect incompetent to devise real estate. I also
 saw said Herman D Aldrich and James H Aldrich the other
 attesting witnesses sign their names as witnesses at the end of said
 will and know that they did so at the request of said decedent, and
 in his presence.
 Given this 29th day of April 1865 before me
 Robert H Melurdy

Gideon J. Tucker,
 County of New York to wit Herman D Aldrich Jr of the City
 of New York, being duly sworn as a witness in the above entitled
 matter, and examined on behalf of the applicant to prove said Will
 says: I was well acquainted with Samuel Wyman now deceased,
 I know the above named decedent for twelve before his death. The
 Subscription of the name of said decedent to the instrument now
 shown to me and offered for probate as his last Will and Testament,
 and bearing date the thirteenth day of March in the year one
 thousand eight hundred and sixty five was made by the decedent
 at the City of New York in the presence of myself Robert H Melurdy
 and James H Aldrich the other subscribing witnesses. At the time
 of such Subscription, the said decedent declared the said instru-
 ment to be his last Will and Testament, and I thereupon signed my name as a witness at the end of said instrument,
 at the request of said decedent and in his presence. The said decedent,
 at the time of so executing said instrument, was upwards of the
 age of twenty one years, and of sound mind, Memory, and understand-
 ing, and not under any restraint, or in any respect incompetent to devise
 real estate. I also saw said Robert H Melurdy and James H
 Aldrich the other attesting witnesses sign their names as witnesses at the
 end of said will and know that they did so at the request of said
 decedent and in his presence.
 Given this 29th day of April 1865 before me,
 Herman D Aldrich Jr

Gideon J. Tucker
 County of New York, to wit James H Aldrich of the City of New
 York being duly sworn as a witness in the above entitled matter,
 and examined on behalf of the applicant to prove said Will,
 says: I was well acquainted with Samuel Wyman now deceased,
 I know the above named decedent for eighteen years before his
 death. The Subscription of the name of said decedent to the instru-
 ment now shown to me and offered for probate as his last Will and
 Testament, and bearing date the thirteenth day of March in the year
 one thousand eight hundred and sixty five was made by the
 decedent at the City of New York in the presence of myself Robert
 H Melurdy and Herman D Aldrich Jr the other subscribing witness
 at the time of such Subscription, the said decedent declared the
 said instrument to be his last will and Testament, and I thereupon signed my name as a witness at
 the end of said instrument, at the request of said decedent, and

in his presence. The said decedent, at the time of so executing said instrument, was upwards of the age of twenty one years and of sound mind, memory, and understanding, and not under any restraint, in any respect incompetent to devise real estate. I also saw said Robert H. McBurney & Herman D. Aldrich. The other attesting witnesses sign their names as witnesses at the end of said will, and know that they did so at the request of said decedent, and in his presence. *Ed H. Aldrich*
 Given this 29th day of April 1866 before me.

Edison J. Tucker
 County of New York. I. Recorded the preceding Last Will and Testament of Samuel Wyman deceased as a Will of Real and Personal estate together with the proofs and examinations taken and had in the Court of the Surrogate of the County of New York relating to the said Last Will and Testament which said Record is hereby signed and certified by me pursuant to the provisions of the Revised Statute the Seventy ninth day of April in the year of our Lord one thousand eight hundred and sixty five.

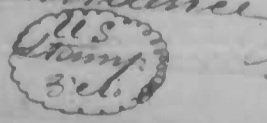
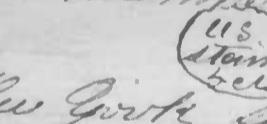
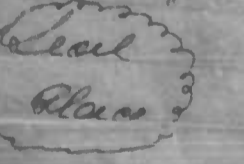
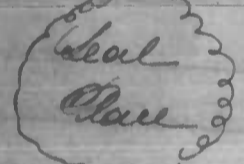
Edison J. Tucker
 Surrogate
 State and County of New York, Surrogate's Office. I, John T. Cornell Clerk to the Surrogate's Court of said County do hereby certify that I have compared the foregoing copy of the Last Will and Testament of Samuel Wyman late of Thornwood Baltimore County, Maryland, deceased, together with the probate thereof with the original record thereof, now remaining in this office and have found the same to be a correct transcript thereof, and of the whole of, such original record.

In Testimony Whereof I have hereunto set my hand and affixed the seal of office of said Surrogate, this *26th* day of August in the year of our Lord one thousand eight hundred and sixty five and of our Independence the ninetieth.

John T. Cornell
 Clerk to the Surrogate's Court
 State and County of New York, Surrogate's Office. I, *Edison J. Tucker*, Surrogate of said County, and presiding Magistrate of the Surrogate's Court do hereby certify that the foregoing transcription of the Last Will and Testament of Samuel Wyman late of Thornwood Baltimore County, Maryland, deceased together with the probate thereof is authenticated in due form and by the proper officer.

In Testimony Whereof I have hereunto set my hand and affixed the seal of the Surrogate's Court, this *26th* day of August in the year of our Lord one thousand eight hundred and sixty five and of our Independence the ninetieth.

Edison J. Tucker
 Surrogate
 Received & recorded on the 22^d day of August 1866 same day filed recorded & examined. *John Baptist Regier* of Will for Baltimore County



John Frederick Dittus
 Last Will & Testament

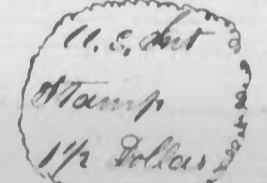
In the name of God Amen, I John Frederick Dittus of the City of Baltimore and County and State of Maryland, being of sound mind, memory and understanding, considering the uncertainty of human life, and being desirous to prepare for that event which happens alike to all and to be better prepared to leave this world when it shall please God to call me home, do therefore make, publish, pronounce and declare this instrument of writing as and for my last Will & Testament in the manner following, that is to say: First and principally I command my soul to God who gave it and my body to be decently buried by my Executors hereinafter named, after all my just debts and funeral expenses shall have been fully satisfied and paid, I give, devise and bequeath all the rest, residue and remainders of my Estate, Real, Personal, mixed whether in possession or expectancy, unto my beloved Wife Julia Dittus, and in the event of her death to my children absolutely, and in the event of her again marrying her husband to have no control whatever over the above devised Estate or Effects etc. And lastly I hereby nominate constitute and appoint my beloved Wife Julia Dittus, sole Executrix of this my last Will and Testament, hereby authorizing my said Executrix to sign, seal, execute and deliver in due form of Law, all acts, deeds and conveyances incident and necessary to the settlement of my Estate, hereby fully ratifying and confirming this instrument of writing, as and for my last Will and Testament.

In Testimony Whereof, I have hereunto subscribed my name and affixed my seal this 10th day of April in the year of our Lord one thousand eight hundred and sixty five.

John Frederick Dittus (Seal)
 Signed, Sealed, published and declared by John Frederick Dittus the testator above named, to be his last Will and Testament, in the presence of us who on his promise, at his request, and in the presence of each other have hereunto subscribed our names, as Witnesses hereto.

Wm Carmichael (Seal)
Michael Albert (Seal)
Peter Kreis (Seal)
 Witnesses
 Baltimore County, Md. On the 30th day of August 1865 came Julia Dittus and made oath in the City, County of Annapolis, God that she doth not know of any other Will or Codicil of John Frederick Dittus late of said County, deceased, other than the above instrument of writing, and that she found the same in a bundle of papers on or about the 30th day of July 1865. Given & sworn before me John Baptist Regier, Register of Wills for Baltimore County, Md.

On this 30th day of August 1865 came Wm Carmichael, Michael Albert & Peter Kreis subscribing witnesses to the foregoing Last Will & Testament of John Frederick Dittus late of said County, deceased, and made oath in the City, County of Annapolis, God that they did see the Testator sign and seal the



Will that they read, 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, and that they subscribed their names as Witnesses to his Will in his presence at his request, and in the presence of each other
Test: John Philpot Register of Wills for Baltimore County

State of John Stewart
I, Jane Stewart widow of John Stewart late of Baltimore County, deceased, do hereby renounce and quit all claim or any bequest or devise made to me by the last Will and Testament of my husband, exhibited and proved according to law, and I bind to take in lieu thereof my dower or legal share of the Estate of my said husband
In testimony whereof I hereunto subscribe my name and affix my seal this 5th day of September 1865
Jane Stewart
Received to be recorded on the 5th day of September 1865
Same day filed, recorded & examined
Test: John Philpot Register of Wills for Baltimore County

Harriet Parsons
Last Will & Testament
In the name of God, Amen, I, Harriet Parsons of Baltimore 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 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 substance 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 to my youngest child, Nathaniel S. Parsons one Gold Watch and chain, also the sum of one thousand dollars
I give and bequeath to each of my other children viz: Ann Elizabeth Vogleson, Almira H. Glassmyer, Ellen M. Parsons and Benjamin Forsyth the sum of one hundred dollars each, to be paid to them by my Executor as soon as practicable after my death the said sum to be deducted from the share of each, whenever a distribution of my effects shall be made
I devise and bequeath all the rest and residue of my estate both real and personal to be equally divided among my children Ann Elizabeth Vogleson, Almira H. Glassmyer, Benjamin Forsyth, Ellen M. Parsons, and Nathaniel S. Parsons

in equal portions share and share alike
And lastly I do hereby constitute and appoint Isaac Crouther Sr of Baltimore County 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 Twenty first day of August in the year one thousand eight hundred and sixty five
Harriet Parsons

Signed, sealed, published, and declared by Harriet Parsons in the presence of us who have hereto set our hands and seals this 21st day of August in the year 1865
John C. Armstrong
John C. Sherrill
Isaac C. Crouther Jr

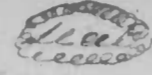


Baltimore County, Md.
On the 5th day of September 1865 came Isaac Crouther Sr and made oath on the Holy Evangelic of Almighty God that he doth not know of any other Will or Codicil of Harriet Parsons late of said County, deceased, other than the above instrument of Writing, and that he received the same from Charles Peregoy on or about the 21st day of August 1865. Given & in open Court
Test: John Philpot Register of Wills for Baltimore County Baltimore County, Md.

On this 5th day of September 1865 came John C. Armstrong subscribing Witness to the aforesaid Last Will and Testament of Harriet Parsons late of said County, deceased, and made oath on the Holy Evangelic of Almighty God that he did see the Testatrix sign and seal this Will that he 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 his apprehension of sound and disposing mind, memory and understanding, and that he together with John C. Sherrill and Isaac C. Crouther Jr subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other. Given & in open Court
Test: John Philpot Register of Wills for Baltimore County

Louisa K. Garry, S
Last Will & Testament
I, Louisa K. Garry of Baltimore County in the State of Maryland, do make and publish this my last will and Testament in manner and form following, to wit:
I do hereby give devise and bequeath all my Farm in Baltimore County, upon which I now reside, together with all the furniture, stock, goods and chattels thereon and all my property, real personal and mixed of any description to my eight children, viz: Maria Louisa Hart, Gardiner B. Merceon, Cecilia, I Merceon, Catharine I Merceon and Fermina Merceon, their heirs, executors and Administrators, as tenants in common share and share alike between them, absolutely & forever
And I do hereby nominate and appoint my son Charles A. Merceon to be the Executor of this my last Will and Testament, hereby wishing

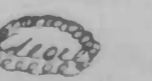
all others by me heretofore made, and ratifying and confirming this to be my last Will and Testament. In witness whereof, I have hereunto set my hand and seal this twentieth day of March, in the year of our Lord eighteen hundred and fifty two

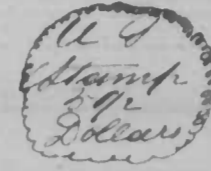
Louisa R. Barry 
 Signed, Sealed, Published and Declared as and for her last Will and Testament by Louisa R. Barry, the Testatrix, in our presence, who at her request, in her presence and in the presence of each other have subscribed our names as witnesses Hereby
 J. Pennington
 Howard Griffith
 Wm F. Peck

Baltimore County, Md. On this 23^d day of September 1866 came Pennington subscribing Witness to the aforesaid Last Will & Testament of Louisa R. Barry late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that he did see the Testatrix sign and seal this Will that he heard her publish, pronounce and declare the same to be her last Will & Testament that at the time of her so doing she was of the best of her apprehension of sound and disposing mind, memory and understanding, and that he together with Howard Griffith & Wm F. Peck subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.
 Test: John Helpest Register of Wills for Baltimore County Baltimore County Md

On this 6th day of October 1865 came Wm F. Peck subscribing Witness to the aforesaid Last Will & Testament of Louisa R. Barry late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that he did see the Testatrix sign and seal this Will that he heard her publish, pronounce, and declare the same to be her last Will & Testament that at the time of her so doing she was of the best of her apprehension of sound and disposing mind, memory and understanding and that he together with Pennington & Howard Griffith subscribed their names as witnesses to this Will in her presence at her request, and in the presence of each other.
 Test: John Helpest Register of Wills for Baltimore County

Whereas by my last will and testament bearing date the twentieth day of March in the year eighteen hundred and fifty two I did nominate and appoint my son Charles A. Mercer to be the Executor of that my said Will
 Now I Louisa R. Barry do hereby revoke said appointment and do hereby nominate and appoint my son Edward Adolphus Mercer, and Victor Jerome Mercer to be the Executors of that my said last will and testament which in all other respects I do hereby leave unrevoked and unrevoked. In witness whereof I the said Louisa R. Barry have hereunto set my hand and seal this twenty fourth day of September in the year of our Lord eighteen hundred and fifty three

Louisa R. Barry 
 Signed sealed published and declared by the Testatrix Louisa R. Barry as and for a Codicil to her last Will and Testament, in our presence who at her request and in her presence and in the presence of each other have subscribed our names as witnesses Hereby



J. Mason Campbell
 Oliver T. Peck
 Daniel M. Thomas

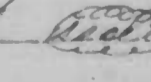
Baltimore County, Md. On this 20th day of September 1866 came Daniel M. Thomas subscribing Witness to the aforesaid Codicil to the Last Will & Testament of Louisa R. Barry late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that he did see the Testatrix sign and seal this Codicil that he heard her publish, pronounce, and declare the same to be her Codicil to her last Will & Testament that at the time of her so doing she was of the best of her apprehension of sound and disposing mind, memory and understanding, and that he together with J. Mason Campbell & Oliver T. Peck subscribed their names as witnesses to this Codicil in her presence at her request and in the presence of each other.
 Sworn to before the Court

Test: John Helpest Register of Wills for Baltimore County Baltimore County, Md

On the 26th day of September 1866 came Edward A. Mercer and made oath on the Holy Evangelists of Almighty God that he doth not know of any other Will or Codicil of Louisa R. Barry late of said County, deceased, other than the above instrument of writing, and that he received the same from Louisa Mercer on or about the 15th day of September 1865.
 Test: John Helpest Register of Wills for Baltimore County

Wm B. Walsh
 Last Will & Testament

The last Will & Testament of William B. Walsh. The whole property at present possessed by me in Baltimore Md. I wish

divided equally among my three children Wm Walsh, Stephen Walsh and Annie Walsh and my sister Margaret Walsh after the payment of all debts and claims of every kind against my estate I hereby appoint the aforesaid Margaret Walsh my sister as Administrator to have the sole management of the property until the youngest child attains its majority, she providing for the maintenance and education of the three children. I do desire that my present business be continued in the hands of my sister Margaret Walsh for the benefit of the parties named in this will. I leave my sister discretionary power to dispose of my library for the benefit of the estate.
 Given under my hand. this nineteenth day of May in the year of our Lord 1863
 Wm B. Walsh 

Wm D. Parsons
 L. McCauley
 Margaret Walsh
 Witnesses

Baltimore County, Md. On the 22nd day of September 1865 came Margaret Walsh and made oath on the Holy Evangelists of Almighty God that she doth not know of any other Will or Codicil of Wm B. Walsh late of said County, deceased other than the above instrument of writing, and that she received the same from L. McCauley who received it from the testator at the time of its execution on or about the 19th day of May 1863

Test John Shepley Register of Wills for Baltimore County
Baltimore County, Md.

In this 22^d day of September 1766 came
Wm D Carson, L McCaulley & Margaret Welch subscribing
Witnesses to the foregoing last Will & Testament of Wm B Welch
late of said County, deceased, and made oath in the Holy Evangel
of Almighty God that they did see the Testator sign and seal this
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 and that they subscribed their names
as witnesses to this Will in his presence at his request and in the
presence of each other

Test John Shepley Register of Wills for Baltimore County

Copy
Edward D Lyons
Last Will and Testament
In the name of God Amen I Edward
D Lyons of Baltimore County in the State
of Maryland being in perfect health of body
and of sound and disposing mind memory
and understanding, and being desirous of so ordering my worldly matters
that I may be the better prepared to go hence, when God shall call me
do make and publish this my last Will and Testament in manner
and form following. First after the payment of all my debts and
general charges, I give my Executor hereinafter named to deliver
to my beloved niece Mary Rogers, as her property two of my
Baltimore & Ohio Rail Road Company Bonds one of the
denomination of one thousand Dollars, and the other of the
denomination of Five hundred Dollars, and to deliver to my
grand ch. daughter Barbara By two other of my said Bonds
of similar denominations, to those given to my said niece
Mary Rogers, to hold the same in trust for my beloved niece Mary
Louisa Hamilton, wife of Thomas Hamilton, and upon the
death of my said niece Mary Louisa, said Bonds, or their
proceeds if the investment shall have been changed, shall
become vested without any further trust in her heirs at law
And I hereby empower said Mr. Cloutier, Justice of Peace
of said County, to make and seal the said Bonds, if he may deem it meet
in my said niece and remove the proceeds in trust for said
Mary Louisa in manner as hereinafter provided in such
securities as may be agreed upon by said Justice and my said
niece
And secondly, I devise and bequeath all the rest and residue
of my estate, both real and personal whatsoever situate,
to my beloved nephew Samuel D Lyon, whom I have
heretofore adopted as my son
And lastly, I do constitute and appoint my said
nephew Samuel D Lyon to be the sole Executor
of this my last Will and Testament, revoking and annulling
all former wills by me heretofore made publishing and conforming
thereto and none other to be my last Will and Testament.

In Testimony whereof, I have hereunto set my hand and
affixed my seal this twelfth day of September in the year of
our Lord one thousand eight hundred and sixty two

E. D. Lyon

Signed sealed, published and declared by said Edward
D Lyon 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, E. J. M. Guvin
J. L. Melain
Wm A. Fisher

Baltimore City, Md. In the 15th day of May 1765, came William
D Fisher, and made oath on the Holy Evangel of Almighty God
that he doth not know of any will or Codicil of Edward D
Lyon late of said City, deceased, other than the above instru-
ment of writing, and that he received the same from the Testator
in or about the day of September 1762. Sworn to in open Court.
Test Isaac F Cook Register of Wills for Baltimore City
Baltimore City Md. In the 15th day of May 1765, came Charles
J. M. Guvin and William A Fisher, two of the subscribing
Witnesses to the foregoing last Will and Testament of Edward
D Lyon late of said City deceased, and made oath in the Holy
Evangel of Almighty God that they did see the Testator sign
and seal this 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,
and that they together with James L. Melain the other subscribing
witness thereto, subscribed their names as witnesses to this Will
in his presence at his request, and in the presence of each other
Sworn to in open Court, Test Isaac F Cook Register of Wills for Baltimore
City

Baltimore City Md. In the 13th day of July 1766 came James
L. Melain, one of the subscribing Witnesses to the foregoing
last Will and Testament of Edward D Lyon late of said City
deceased, and made oath in the Holy Evangel of Almighty
God that he did see the Testator sign and seal this Will
that he 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 his apprehension of sound and disposing
mind memory and understanding and that he together with Charles
J. M. Guvin and William A Fisher the other two subscribing witnesses
thereto, subscribed their names as witnesses to the same, in his presence
at his request, and in the presence of each other Sworn to in open Court.
Test Isaac F Cook Register of Wills for Baltimore City

In Testimony that the foregoing is a true copy taken from
the Original filed and remaining in the office of the Register of Wills for Baltimore City
I hereunto subscribe my name and affix the seal of my office this twenty
fifth day of September in the year of our Lord eighteen hundred and
sixty five Test Isaac F Cook Register of Wills for Baltimore City

Received to be recorded on the 27th day of September 1865 same day filed records & examined

John Hallpot Register of Wills for Baltimore County

Last Will and Testament of Ann G. Sagart
of the County of Baltimore State of Maryland of sound and disposing mind, being anxious to arrange my worldly estate, in such manner as to me seemeth right and proper, do declare and publish this as my last Will and Testament to take effect upon the death of my Husband (Should he survive me) as follows:

I give and bequeath unto my grand Niece Ann Fagart Johnson the eldest child of my Nephew Thomas F. Johnson the one fifth part of the whole real and personal estate situate and lying in Baltimore City, of which I may die possessed, to have and hold the same in her own right in and during her natural life, in the event of her decease before arriving at lawful age, or failure in having any issue from lawful marriage, then the same to revert to her brother my said Nephew Thomas F. Johnson.

I give and bequeath unto my grand Niece Fannie Carson Johnson the second daughter of my Nephew Thomas F. Johnson the one tenth part of the whole real and personal estate situate and lying in Baltimore City, of which I may die possessed, to have and hold the same in her own right in and during her natural life, in the event of her decease before arriving at lawful age, or failure in having any issue from lawful marriage, then the same to revert to her brother my said Nephew Thomas F. Johnson.

I give and bequeath unto my grand Niece Fannie Carson Johnson the second daughter of my Nephew Thomas F. Johnson the one tenth part of the whole real and personal estate situate and lying in Baltimore City, of which I may die possessed, to have and hold the same in her own right in and during her natural life, in the event of her decease before arriving at lawful age, or failure in having any issue from lawful marriage, then the same to revert to her brother my said Nephew Thomas F. Johnson.

I give and bequeath unto my Niece Sarah Kate Johnson the daughter of my Brother William F. Johnson the one fifth part of the whole real and personal estate situate and lying in Baltimore City, of which I may die possessed, to have and hold the same in her own right in and during her natural life, in the event of her decease before arriving at lawful age, or failure in having any issue from lawful marriage, then the same to revert to my Nephews Alfred C. Marshall B. and Robert W. Johnson in equal proportions.

I give and bequeath unto my Nephew Alfred C. Johnson the one tenth part of the whole real and personal estate situate and lying in Baltimore City, of which I may die possessed, in the event of the decease of either of them before arriving at lawful age, then the same to revert to the children of my Brother William F. Johnson by his last wife Ann Schorber and by the latter carrying into effect the foregoing bequests, and that the best having control of the same shall appoint and select some competent and trustworthy person

or persons as Guardian or Trustee where necessary to be appointed I will and bequeath Five Thousand Dollars to the White Woman who takes care of me in my last illness, and she will receive hundred Dollars a year as long as she lives and all my clothes

This my last Will
Signed Sealed and delivered in the presence of us, who have subscribed in the presence of each other,
Thomas Wright of the
Robert Wright of the
Thos H Moore

Baltimore County On this 20th day of October 1865, came Thomas Wright of Co. 9 Robert Wright of the Subscribing witnesses to the foregoing last Will and Testament of Ann G. Sagart late of said County deceased, and each made oath in the Holy Evangel of Almighty God that they did in the detection sign and seal this Will that they heard her publish, pronounce and declare the same to be her last Will and Testament, that at the time of her doing she was to the best of their apprehension of sound and disposing mind, memory and understanding, and that they together with Thomas H Moore subscribed their names as witnesses to this Will in their presence, at their request and in the presence of each other.

And at the same time personally appeared Thomas H Moore subscribing witness to the foregoing last Will and Testament of Ann G. Sagart late of said County deceased, and made oath in the Holy Evangel of Almighty God that he saw the Testator sign and seal this Will that he heard her pronounce, publish 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 his apprehension of sound and disposing mind, memory and understanding, and that he together with Thomas Wright of Co. 9 and Robert Wright of the Subscribing witnesses to this Will in her presence at her request and in the presence of each other, and further made oath that he prepared the paper purporting to be said last Will and Testament and that the words "I will and bequeath Five Thousand Dollars to the White Woman who takes care of me in my last illness and she will receive hundred Dollars a year as long as she lives and all my clothes This my last Will" March 17 1864 inserted in the latter part of said paper - having the appearance of being interlined and of being in a different handwriting from the body of said paper which was in said Witness handwriting was not written at the time of said Ann G. Sagart de signing & sealing said paper Elvorn H in then Edert Dist John Hallpot Register of Wills for Baltimore County Baltimore County

On this 20th day of October 1865 but subsequent to the making of the affidavits recorded above came Thomas Wright of Co. 9 and Robert Wright of the Subscribing witnesses to the foregoing last Will and Testament of Ann G. Sagart, deceased and severally made oath in the Holy Evangel of Almighty God that the same

referred to in the affidavit of Thomas H. Moore, written on this paper, and described as an interlineation in said last will & Testament was not written on said will at the time of their signing the same as witnesses sworn to in open court

Test John Shiffert Register of Wills for Baltimore County Baltimore County Ct

On this 23rd day of October 1865 came William Targart who made oath on the Holy Evangelists of Almighty God that he knows of no other will or devise of Ann G. Targart late of Baltimore County deceased other than the aforesaid instrument of writing and that he received the same from the Testatrix at the time of her decease, and that the words "I will and bequeath Five Thousand Dollars to the White Woman who takes care of me in my last illness and I also will her six hundred Dollars a year as long as she lives and all my clothes this my last will March 11th 1864" written on said paper in a different handwriting from the body of said paper and having the appearance of being interlined, were not in said paper at the time of his so receiving the same from said Testatrix sworn to in open court

Test John Shiffert Register of Wills for Baltimore County Baltimore County Ct

On this 31st day of October 1865, came William Targart, who made oath on the Holy Evangelists of Almighty God that the words "I will and bequeath Five Thousand Dollars to the White Woman who takes care of me in my last illness and I also will her six hundred Dollars a year as long as she lives and all my clothes this my last will March 11th 1864" written on the paper purporting to be the last will and Testament of Ann G. Targart deceased of Baltimore County, is not in the hand writing of said Ann G. Targart & that he is well acquainted with her hand writing sworn to in open court

Test John Shiffert Register of Wills for Baltimore County Baltimore County Ct

To the Judges of the Orphans Court of Baltimore County The undersigned, one of the devisees and also one of the heirs at law of Ann G. Targart, deceased, files this his caveat against that part of the paper offered for probate in said Court as the last will & Testament of said deceased which is in the following words, viz "I will and bequeath Five Thousand Dollars to the White Woman who takes care of me in my last illness and I also will her six hundred Dollars a year as long as she lives, and all my clothes" - on the ground that they were not in said paper when it was signed and executed by the deceased, and were not interlined by her, or her authority, but were fraudulently added to said paper after its execution, in fraud of the rights of the devisees therein named and was therefore the part of the last will & Testament of the said deceased

Oct. 31st 1865
In the Matter of the estate of Ann G. Targart deceased

Thomas F. Johnson
In the Orphans Court for Baltimore County
Oct 31st 1865

Ordered by the Orphans Court for Baltimore County, this 31st day of October 1865, that the aforesaid paper purporting to be the last will and Testament of Ann G. Targart deceased be admitted to probate as such and recorded and it is further ordered that the clause having the appearance of an interlineation and in a different handwriting from the body of the will of deceased in these words, viz "I will and bequeath Five Thousand Dollars to the White Woman who takes care of me in my last illness, and I also will her six hundred Dollars a year as long as she lives, and all my clothes this my last will March 11th 1864" be and the same is hereby declared fraudulent, and of no effect.

Attesten W. Falls }
Jed. A. Handford } Judges
Jed. Merryman }

Prohibited, proved filed by order of the Orphans Court on the 31st day of October 1865, same day filed & recorded & examined Test John Shiffert Register of Wills for Baltimore County

On Wm. J. Smiths Duplicate, John J. Smith, Last Will and Testament, Pennsylvania City and County of Philadelphia F. S. Oswald Thompson, Esquire President of the first Judicial District of Pennsylvania and Resident Judge of the Court of Common Pleas Orphans Court of General Quarter Sessions of the Peace for the City and County of Philadelphia Do certify that Frederick W. Adams Esquire to whom the annexed Record, Certificate and Attestation were made and given, and who in his own proper hand-writing has thereunto subscribed his name, and affixed his official seal was at the time of his so doing, and now is Register for the Probate of Wills and granting Letters of Administration, in and for the City and County of Philadelphia, in the Commonwealth of Pennsylvania duly commissioned and qualified, to all whose acts as such public faith and credit are and ought to be given as well on Courts of Judicature as otherwise, and that the said Record, Certificate and Attestation are in due form and made by the proper officer. In Testimony whereof I have hereunto set my hand the 1st day of May eighteen hundred and sixty five

Oswald Thompson
City and County of Philadelphia F. S. Fred. G. Wolbert Esquire Esquire of the Court of Common Pleas for the City and County of Philadelphia Do certify that the Honorable Oswald Thompson Esq. by whom the aforesaid Attestation was made, and whose name is thereto subscribed, was at the time for aught thereof, and still is, President of the first Judicial District of Pennsylvania, and Resident Judge of the Court of Common Pleas, Orphans Court and Court of General Quarter Sessions of the Peace for the City and County of Philadelphia, duly commissioned and sworn, to all whose acts, as such public faith and credit are and ought to be given, as well on Courts of

justice as elsewhere

That
I have

In Testimony whereof I have hereunto set my hand and affixed the seal of the said Court the Twelfth day of May eighteen hundred and sixty five Fred G. Wolcott Notary Public

Be it remembered that John T. Smith of the City of Philadelphia, being of sound mind and memory, freely be the Lord for the same, have thought proper to make and hereby do make my last will and testament, in manner following that is to say

First I will that all my just debts and funeral expenses be duly paid and satisfied

Item I give and bequeath unto my beloved Wife Hannah T. Smith absolutely all my household goods and kitchen furniture of every description including plate and wearing apparel, and all provisions laid in for family use

Item I give and bequeath unto my son Alfred Eugene Smith my library of Congressional Books

Item I give devise and bequeath unto my said wife Hannah T. Smith the one third part of the net rents, issues and profits interest and income of my estate real personal and mixed whatsoever and wheresoever of which I may die seized possessed or entitled to for and during all the term of her natural life

Item All the rest residue reversion and remainder of my estate real personal and mixed whatsoever and wheresoever of which I may die seized possessed or entitled to, I give, devise and bequeath unto all my children that shall be living at the time of my decease and the lawful issue of such of them as may hereafter be deceased their respective heirs, executors administrators and assigns forever in equal parts and shares so nevertheless that such lawful issue take and receive such part and share only as his or her or their deceased parent would have taken and received if then living

Item I nominate and appoint my said wife Hannah T. Smith Executrix and my two children Alfred Eugene Smith and Emma Charlotte Smith Executors of this my last Will and Testament and I do hereby authorize direct and empower my said Executrix and Executors and the survivors and survivors of them at any time after my decease, to sell and dispose of all or any part of my real Estate, either at public or private sale for the best price or prices that can be reasonably had or gotten for the same and to grant and convey the same or any part thereof unto the purchaser or purchasers thereof her or their heirs and assigns forever without any liability however on the part of the purchaser or purchasers thereof to see to the proper application of the purchase money

Lastly I hereby revoke all former Will by me made and declare this only to be and contain my last Will and Testament

In Witness whereof I have set my hand and seal the Twelfth day of August in the year of our Lord

one thousand eight hundred and sixty five

John T. Smith

Signed Sealed published and declared by John T. Smith the Testator above named as and for his last Will and Testament in the presence of us Henry Unger Philip C. Coleman Mary C. Coleman

Codicil

That I give and devise and bequeath unto my wife Hannah T. Smith a lot of ground and house thereon situate in Upper Dublin Township Montgomery County Penna bounded by the Township road and by the Engered Road, also by the land of Michael Mack, and on the other side by property of said Testator

Item I also give and bequeath unto my wife Hannah T. Smith a ground rent of Fifty Eight $\frac{2}{3}$ dollars per annum payable half yearly ground belonging to Isaac Wilson Blacksmith on 6th Street south of Market west side for her own use

In Witness whereof I do set my hand and seal this Twenty third day of February in the year of our Lord one thousand eight hundred and sixty four John T. Smith

Register's Office April 11 1864

Then personally appeared Henry Unger Philip C. Coleman and Mary C. Coleman the subscribing witnesses of the aforesaid last Will of John T. Smith deceased, and on their solemn oath did say that they were present, and did see and hear John T. Smith declare the Testator therein named sign seal publish and declare the same as and for his last Will and Testament and at the doing thereof he was of sound disposing mind memory and understanding to the best of their knowledge and belief

Henry Unger
Philip C. Coleman
Mary C. Coleman

I am & subscribed
before me the date above
John H. Vogel
Dep. Register

City and County of Philadelphia Pa. Register's Office April 11 1864

Then personally appeared Henry Unger, F. L. Warner & Geo. L. Jones who being duly sworn or aff'd according to law, say that they were well acquainted with John T. Smith the Testator above named in his lifetime and are familiar with his handwriting and signature having frequently seen him write his name as well as other matters that they have carefully examined the foregoing signature John T. Smith to the Codicil of his last Will and Testament and truly believe it to be his own proper handwriting

I am aff'd. & subscribed before me
Henry Unger
F. L. Warner
Geo. L. Jones
Dep. Register

City and County of Philadelphia 18th, Register Office April 11 1864
 We do affirm that as the Executor of the foregoing last Will and Testament of John T. Smith deceased, we will well & truly administer the goods & chattels, debts and credits of said deceased agreeably to law and that we will comply with the provisions of the law relating to Collateral Inheritance

Wife & subscribed before me the
 date above & their Testamentary
 granted unto them

Samuel T. Smith
 Eugene Smith
 Emma A. Smith

John F. Bunting Dep. Register
 State of Pennsylvania City and County of Philadelphia
 Register Office May 12th 1864

I Frederick M. Adams Register of Wills for the City and County of Philadelphia in the State of Pennsylvania do hereby certify the foregoing to be a true and accurate copy of the last Will and Testament of John T. Smith deceased together with the probate thereon upon which letters testamentary were duly granted to Samuel T. Smith, Eugene Smith and Emma A. Smith the executors therein named on the 11th day of April 1864 as the same appears of record in my office

In testimony whereof witness my hand and seal of Office at Philadelphia the date above written
 Frederick M. Adams
 Register of Wills

The foregoing duplicate of the last Will and Testament of John T. Smith deceased and the authentication thereon were on the 22nd day of May 1864 exhibited and filed in the office of the Register of Wills for Baltimore City and County and indexed

Test Isaac P. Cook Register of Wills for Baltimore City
 In Testimony that the foregoing is a true copy taken from the original filed and remaining in the office of the Register of Wills for Baltimore City

I Accurately subscribe my name and office the seal of my office this 12th month day of September in the year of our Lord 1864 one hundred and sixty four

Test Isaac P. Cook Register of Wills for Baltimore County

Received to be recorded on the 4th day of November 1865 same day filed recorded & examined
 Test John Philpot Register of Wills for Baltimore County

Wm. Slater
 Last Will & Testament

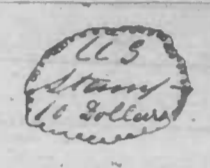
I William Slater of Baltimore do hereby make publish & declare this as my last Will & Testament making all will void for me I give & bequeath to Mary Kautil the sum of five thousand dollars

I give & bequeath to the Trustees of the orphan Home of Baltimore the sum of five thousand dollars

I give hereunto to my wife Margt 1/2 one half of the balance of my property real personal mixed & I give & bequeath to the Mrs. Slater the other half of my property real personal mixed I hereby appoint Jas. Tolson as my executor with full powers to settle my estate to the best advantage for all concerned signed sealed & published as I for my last will this 20th day of April 1861 signed in our presence at his request on the day & date above

William Slater

John Barrett
 Robert M. Mather
 Brother Ephrem
 Edward Murphy



Baltimore County Md, on the 24th day of October 1865 came James Tolson and made oath in the Holy Evangel of Almighty God that he doth not know of any other Will or Codicil of William Slater late of said County, deceased, other than the above instrument of writing, and that he received the same from the testator on or about the 20th day of April 1861 signed in his hand Test John Philpot Register of Wills for Baltimore County Baltimore County Md

On this 24th day of October 1865 came John Barrett and Robert Mather subscribing Witnesses to the foregoing last Will & Testament of Wm. Slater late of said County, deceased, and made oath in the Holy Evangel of Almighty God that they did see the Testator sign and seal this 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 and that they together with Brother Ephrem and Edward Murphy subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other sworn to in open Court

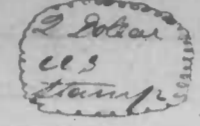
Test John Philpot Register of Wills for Baltimore County

Last Will and Testament In the Name of God, Amen, I William Slater of Baltimore in the County of Baltimore and State of Maryland being of sound mind, but sick in body and considering the certainty of death and uncertainty of life do make this my last will and Testament that is to say: first after my debts and funeral charges are paid; I Will and bequeath to my beloved wife Elizabeth Cinner all my personal and real Estate of whatsoever kind and nature, to have and keep the same during her natural life secondly I desire that after the death of my said wife my son Richard shall have the piece on which I now reside near Patonsville, with all its appurtenances stock and implements, and all the rest of what I may die possessed of I will and bequeath to my daughter Mary namely a House in Baltimore of which my son William died possessed of Lastly I desire my son Richard to administer in this my

Last will and testament

Signed and sealed in the presence of Wm Cimer and in the presence of each other this twelfth day of October in the year eighteen hundred and thirty five

J. D. Fusting of Baltimore William Cimer Esq
Jacob Bantz do
John Meisel do



Baltimore County, Md. On the 31st day of October 1865 came J. D. Fusting and made oath on the Holy Evangelists of Almighty God that he doth not know of any other Will or Codicil of William Cimer late of said County, deceased, other than the above instrument of Writing, and that he received the same from the Testator on or about the 12th day of October 1865

Subscribed in open Court
That John Meisel Register of Wills for Baltimore County Baltimore County, Md.

On this 21st day of October 1865 came J. D. Fusting and Jacob Bantz, subscribing Witnesses to the foregoing Last Will & Testament of William Cimer late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this Will that they should 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, and that they together with John Meisel, subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other sworn to in open Court

That John Meisel Register of Wills for Baltimore County

In the Matter of the Estate of Giles T Green

Baltimore County Md. On this 15th day of November 1865 came Ephraim Bell

Subscribing Witness to the foregoing Last Will and Testament of Giles T Green late of Baltimore County, deceased, and made oath on the Holy Evangelists of Almighty God that he did see the Testator sign and seal this Will that he 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 his apprehension of sound and disposing mind, memory and understanding and that he together with Thomas G. Challege and Joshua Bond subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other

That John Meisel Register of Wills for Baltimore County

Elender S. B. Burke's Last Will & Testament

In the Name of God Amen I Elender S. B. Burke of Baltimore 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 four following that is to say

First and principally I commit my soul into the hands of Almighty God who gave it 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

It is my Will and desire that my real Estate be divided into eight equal parts with the exception of the improvements upon the respective portions hereinafter named, that is to say the improvements are not to be considered or estimated, in the valuation or division, third

I give and devise, to my son John, one equal eight part of my Real Estate, his heirs and assigns forever, I give and devise, to my son William, one equal eighth part of my Real Estate, and that where he now resides independent of the improvements, his heirs and assigns forever

I give and devise, to my son Robert one equal eight part of my Real Estate, and that my home place, independent of the improvements, his heirs and assigns forever

I give and devise, to my daughter Sarah, one equal eighth part of my Real Estate, and that where she now resides independent of the improvements, her heirs and assigns forever

I give and devise to my daughter Margaret, one equal eighth part of my Real Estate her heirs and assigns forever

I give and devise, one equal eighth part of my Real Estate to my daughter Mary, her heirs and assigns forever

I give and devise, one equal eighth part of my Real Estate, to my grandchildren, the children of my deceased son James their heirs and assigns forever, to be equally divided between them share and share alike

I give and devise, one equal eighth part of my Real Estate to my grandchildren, the children of my daughter Ann, deceased their heirs and assigns forever, to be equally divided between them share and share alike

And lastly, I do hereby constitute and appoint William H. Kimble to be the Sole Executor of this my last Will and Testament, revoking and annulling all former wills by me heretofore made, ratifying and confirming this and no other to be my last will and Testament

In testimony whereof I have hereunto set my hand and affixed my seal this fourteenth day of April in the year of our Lord one thousand eight hundred and thirty four

Elender S. B. Burke

Signed sealed published, pronounced, and declared, by Elender S. B. Burke the above named Testator 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

Albert J. Boyer

Jacob G. Riffer
James Hamilton

25
3 Dollars

Baltimore County, Md. on the 14th day of November 1865
came Mr. F. Kimble and made oath in the Holy Evangelists
of Almighty God that he doth not know of any other Will or
Testament of C. P. B. Burke late of said County, deceased, other
than the above instrument of writing, and that he received
the same from the Testatrix at the time of its Execution
on or about the 14th day of April 1864 sworn to in open Court
Test John Shephard Register of Wills for Baltimore County
Baltimore County Md.

On this 14th day of November 1865 came
Albert J. Dyer & James Hamilton subscribing Witnesses to
the aforesaid Last Will & Testament of Charles P. B. Burke
late of said County, deceased and made oath in the
Holy Evangelists of Almighty God that they did see the
Testatrix sign and seal this Will that they heard her publicly
pronounce, and declare the same to be her last Will & Testament
that at the time of her so doing she was to the best of their
apprehension of sound and disposing mind memory and
understanding, and that they together with Jacob G. Riffer
subscribed their names as witnesses to this Will in her presence
at her request, and in the presence of each other
sworn to in open Court
Test John Shephard Register of Wills for Baltimore County

Samuel H. Barnes
Last Will & Testament

In the Name of God Amen I Samuel
Barnes of Baltimore County in
the State of Maryland, being 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 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 following, that is to say First and principally
I commit my soul into the hands of Almighty God, and
wishes are paid, I devise and bequeath as follows
Dividing my farm by a line running from a pair of bars
pointing in the rolling road, to a large blazed white oak
tree, from thence in a straight line to an angle formed
by the James & William Lee and James Fournier.
I bequeath all that portion lying on the right or South side
of said line, containing the house, and out buildings
to my sister Rachel Raymond her heirs, and assigns
I bequeath all that portion of land lying on the left,
or North side of my brother Joshua Barnes, his heirs, and
assigns, on consideration of his paying the said Rachel

Raymond the sum of \$50, Fifty Dollars, annually, after
the first year, as a ground rent, said ground rent to cease
and to be void after her death

I furthermore bequeath all my personal property, including
Hays, Straw, fodder &c. to my sister Rachel Raymond
and Cattle, I do hereby constitute and appoint Rachel
Raymond and Joshua Barnes, to be sole executors of this my
last Will and Testament. In testimony whereof, I have
herein set my hand and affixed my seal this 24th day
of November in the year one thousand eight hundred
and sixty four
Samuel H. Barnes

Witness
Signed, sealed and
delivered in the presence of
Philip J. Field M. J.
James J. Godding
Giles J. Beach

U.S.
Stamp
2 Dollars

Baltimore County, Md.
On the 24th day of November 1865 came Joshua Barnes
and made oath in the Holy Evangelists of Almighty God that
he doth not know of any other Will or Testament of Samuel H.
Barnes late of said County, deceased, other than the above
instrument of writing, and that he received the same from
Philip J. Field on or about the 24th day of November 1865
sworn to in open Court. Test John Shephard Register of Wills for
Baltimore County

Baltimore County, Md. On this 24th day of November 1865
came Philip J. Field and Giles J. Beach subscribing
Witnesses to the aforesaid Last Will & Testament of Samuel H.
Barnes late of said County, deceased and made oath in the
Holy Evangelists of Almighty God that they did see the Testatrix
sign and seal this Will that they heard him publicly 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,
and that they together with James J. Godding subscribed their
names as witnesses to this Will in his presence at his request
and in the presence of each other, sworn to in open Court
Test John Shephard Register of Wills for Baltimore County

Robert Burke,
Last Will and Testament

Will. In the Name of God I
Robert Burke of Baltimore
County in the State of Maryland,

being sick and weak in body but of sound disposing mind,
considering the certainty of 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 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 -

Item 1st I give and bequeath to my Sister Mary Jane Burke one and a half acres of Land, lying and being in Baltimore County, adjoining the Windsor Mills road and bequeathed to me by my Father.

Item 2nd I also give and bequeath to my said Sister Mary Jane Burke my Horse, and Household furniture together with six acres of Land, on which stand three Houses, being in Baltimore County, and part of a tract of Land formerly owned by John Bond (deceased) which came into my possession by the Will of my Mother Elizabeth, and I also give and bequeath to the residue of Land of my Mother's farm that may give to her, or and above the said six acres to my Father William Burke when my Mother's farm shall be devised in testimony whereof I have hereunto set my hand and affixed my seal, this 11th day of January, in the year of our Lord one thousand eight hundred and sixty five. And I hereby appoint the said Mary Jane Burke my Sister my Executor. Witness my hand and seal this 11th day of January 1865.

Witness hereto Frederick Halphart
George Smith
Joshua Smith
Baltimore County, Md. on the 28th day of November 1865 came William F. Mills and Wade Calk on the holy Evangelical of Almighty God, that he doth not know of any other Will or devise of Robert Burke late of said County, deceased, other than the above instrument of writing, and that he received the same from the estate on the day of its execution on or about the 11th day of January, 1865 in open Court before John Shepley Register of Wills for Baltimore County Md.

On the 28th day of November 1865 came Joshua Smith subscribing Witness to the above County deceased and Wade Calk on the holy Evangelical of Almighty God that he did see the Testator sign and seal the same to be his last Will and testament, and declare the same to be his last Will and testament, that at the time of his testifying he was to the best of his apprehension

cc: Mary Jane Burke (1865)

of sound and disposing mind Memory and understanding and that he traffick with Frederick Halphart and George Smith subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other in open Court, before John Shepley Register of Wills for Baltimore County

Last Will & Testament of Mary Jane Burke. Know all Men by these presents, that I Mary Jane Burke, wife of George W. Arnold of the City of Baltimore and being of sound and disposing mind and understanding do make and publish this my last Will and testament in manner and form following: First and principally I direct my executor hereinafter named to have my body decently buried and to pay all my just debts and funeral charges. Item - I give and bequeath to my Sister Martha Ellen Arnold all my household furniture and wearing apparel. I give and devise unto my two youngest Children William F. and Owen my farm situate in Baltimore County containing about one acre more or less and adjoining the land of William H. Bond from whom said land was purchased, to them the said William F. and Owen their heirs and assigns in fee simple with this proviso however that the said William F. and Owen shall not have possession nor control of the said farm in the power of disposing of the same by deed, lease, devise or in any manner whatever until the said Owen shall arrive at the age of twenty five years and I will and direct that until that time my executor hereinafter named shall have the entire control and management of said farm and after paying all the taxes and expenses necessarily incurred in the management thereof he shall apply one third of the annual proceeds thereof towards the maintenance and support of my son William F. and his issue, one third towards the maintenance and support of my daughter Martha Ellen Arnold. In case the said Owen should die before he arrives at the age of twenty five years, without leaving issue I then give and devise unto the said William F. his heirs and assigns the whole of said farm to partition with this proviso however that he shall not have possession nor control of said farm in the power of disposing of the same by deed, lease, devise or in any manner whatever until the said Owen if living, should have arrived at the age of twenty five years, but until that time my executor shall have the entire management and support of the said William F. and his issue the portion of the annual proceeds of said farm to which the said Owen if living would have been entitled should

the said William I die before he comes into possession of said farm without leaving issue I then give and devise his portion on the whole of said farm as the same may be to my grand children then living their heirs and assigns in fee simple in equal portions share and share alike with this proviso that they shall not have possession thereof nor the power of disposing of the same in any manner whatsoever until the said William I would have been entitled to do so under the provisions of my will and until that time my executor shall pay to said grand children the portion of the annual proceeds of said farm to which the said William I would have been entitled had he been living - should my sister Martha Ellen Bland die before the said William I and Orion shall come into possession of said farm according to the provisions of my will then I direct my executor on that event after paying all the taxes on and necessary expenses of said farm to apply the whole of the remaining annual proceeds thereof in equal portions towards the support and maintenance of the said William I and Orion and their issue -

I then I devise and bequeath all the real residue of my estate both real and personal to be equally divided among my two youngest children William I and Orion in equal portions share and share alike -

And lastly I do hereby constitute and appoint my dear husband George W Arnold to be sole executor of this my last will and testament, In testimony whereof I have set my hand and seal this twentieth day of May in the year Eighteen Hundred and Sixty four

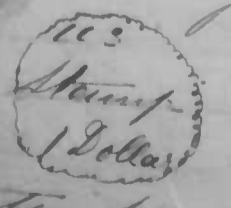
Mary Jane Arnold

Signed, Sealed, published and declared by the above named Mary Jane Arnold as for her last will & testament in our presence who at her request, in her presence & in presence of each other have borne witness as witnesses hereto, the said Mary Jane Arnold having previously out of the presence of her husband declared to us that she makes said will freely & voluntarily and without being induced thereto by force or threat or ill usage by her said husband

I hereby declare and give my consent & my hand and seal this twentieth day of May in the year Eighteen Hundred and Sixty four

George W Arnold

J. C. Morgan
 A. M. Busby
 W. M. Busby
 Baltimore County, Md. On the 29th day of November 1865 came Geo. W. Arnold and made oath on the Holy Evangelists



of Almighty God, that he doth not know of any other will or Ordinal of Mary Jane Arnold late of said County, deceased other than the above instrument of writing, and that he received the same from the testatrix at the time of its execution on or about the 17th day of May 1864 Sworn to in open Court

Test John Philpot Register of Wills for Baltimore County Baltimore County, Md. on this 29th day of November 1865 came J. C. Morgan and W. M. Busby subscribing witnesses to the aforesaid last will and testament of Mary Jane Arnold late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testatrix sign and seal this will that they heard her publish, pronounce, and declare the same to be her last will & testament that at the time of her so doing she was to the best of their apprehension of sound and disposing mind, memory and understanding and that they together with W. M. Busby subscribed their names as witnesses to this will in her presence at her request, and in the presence of each other Sworn to in open Court

Test John Philpot Register of Wills for Baltimore County Baltimore County, Md.

On this 29th day of November 1865 came W. M. Busby subscribing witness to the aforesaid last will and testament of Mary Jane Arnold late of said County, deceased, and solemnly, sincerely & truly declared & affirmed that he did see the Testatrix sign and seal this will that he heard her publish, pronounce, and declare the same to be her last will & testament that at the time of her so doing she was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with J. C. Morgan & W. M. Busby subscribed their names as witnesses to this will in her presence at her request and in the presence of each other, Affirmed in open Court

Test John Philpot Register of Wills for Baltimore County

<p>Daniel Stabler, Last Will & Testament</p>	<p>In the Name of God, Amen, I Daniel Stabler of Baltimore County in the State of Maryland being in good health of Body, and 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 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 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, after my debts and funeral charges are paid I devise and bequeath as follows</p> <p>I give and bequeath to my dear and loving wife Ann Stabler one third part of all my Real Estate and</p>
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also one third part of all my personal property for and during her natural life

I devise to my daughter Sarah Jane Rowman five hundred dollars to be paid by my Executor hereinafter named two years after my death and the death of my wife without interest

I give and bequeath to my son Adam Joseph Stabler all my Real Estate, and also all my personal property of whatever kind after the death of my wife - James & Stabler

Provided it be expressly understood that my said son shall have two thirds of all my Real Estate and also two thirds of all my personal property immediately after my death,

I give and devise to my daughter Elizabeth A. Stabler five thousand dollars to be paid one year after my death without interest (one thousand to be paid one year more one year after the death of my wife - without interest also the privilege of having a home with my son

Adam Joseph Stabler as she remains single

said Legacy to be paid by my Executor hereinafter named

I give and bequeath to my daughter Margaret Stabler five hundred dollars one year after my death

and five hundred dollars one year after the death of my wife without interest on said sum of money to be paid by my Executor hereinafter named

And I do hereby constitute and appoint my son Adam Joseph Stabler to be sole Executor of this my last Will and Testament making and annulling all former Wills by me heretofore made, ratified and confirming this and none other to be my last Will and Testament. In testimony whereof I have set my hand and seal the fifteenth day of January in the year of our Lord one thousand eight hundred and sixty four

Daniel Stabler (Seal)
Signed sealed published and declared by the above named Daniel Stabler 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

James S. Wilson
Elizabeth Stabler } Witnesses

Baltimore County, Md. on the 29th day of November 1865
came Adam J. Stabler and Made Cath on the Holy Evangelist of Almighty God that he doth not know of any other Will or Codicil of Daniel Stabler late of said County deceased other than the above instrument, and that he found the same in his fathers Desk on the 26th day of November 1865

Subscribed in open Court
Best John Hulphot Register of Wills for Baltimore County Baltimore County, Md. on the 30th day of November 1865
came James S. Wilson and Elizabeth Stabler

Subscribing Witnesses to the foregoing last Will and Testament

of Daniel Stabler late of said County, deceased, and made with on the Holy Evangelist of Almighty God that they did see the Testator sign and seal this Will that they Record here 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 and that they together with James S. Wilson subscribed their names as Witnesses to this Will in his presence at his request and in the presence of each other before John Hulphot Register of Wills for Baltimore County

George Cummings
Know all Men by these presents that I George Cummings of Baltimore County and State of Maryland considering the uncertainty of this life, and being of sound mind and memory do make, declare, and publish this my last Will and Testament

First I give and bequeath unto my beloved wife Catherine Cummings all of my estate, Real personal, and mixed of which I shall die seized and possessed, or to which I shall be entitled at the time of decease, to have and to hold the same to her, and her executor, and administrators and assigns for ever

Second I do nominate and appoint my beloved wife Catherine Cummings to be the executor of this my last Will and Testament. In Testimony whereof I hereunto set my hand and seal and publish and decree this to be my last Will and Testament in presence of the Witnesses named below this twenty first day of August in the year of our Lord eighteen hundred and sixty five

George Cummings (Seal)
Signed, sealed, declared, and published by the said George Cummings, as and for his last Will and Testament, in presence of us, who, at his request and in his presence and in presence of each other have subscribed our names as Witnesses hereto

Justice Parsons
Peter J. Barnett } Witnesses
Wm. H. Buck }

Baltimore County, Md. on the 29th day of November 1865
came Justice Parsons and Made Cath on the Holy Evangelist of Almighty God, that he doth not know of any other Will or Codicil of George Cummings late of said County deceased other than the above instrument of writing, and that he received the same from the said George Cummings on the 27th day of November 1865

Best John Hulphot Register of Wills for Baltimore County Baltimore County, Md. on the 29th day of November 1865
came Justice Parsons, Peter J. Barnett and William H. Buck subscribing Witnesses to the foregoing last Will and Testament of George Cummings late of said County deceased, and Made Cath on the Holy Evangelist of Almighty God

that they did see the Testator sign and seal this 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 and that they subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other. Sworn to in open Court
 Test John Philpot Register of Wills for Baltimore County

Estate of George Sumner dec'd
 Administration of
 Catherine Sumner, Widow
 Called to Order the 17th
 To the Honble the Judges of the
 Orphans Court of Baltimore
 County

Gentlemen: At the widow of the late George Sumner I hereby renounce the administration of the estate of said Sumner, I am now old and infirm and could not attend to the duties which would devolve upon me, I would therefore most respectfully suggest the appointment of your Hon. Honor of Sumner as Administrator of said estate.
 Very Respectfully
 Catherine Sumner
 Test L. P. Delmonico, Received to be recorded on the 15th day of December 1866 same day filed recorded & examined.
 Test John Philpot Register of Wills for Baltimore County

Last Will and Testament of
 Amos Brooks

In the name of God Amen I Amos Brooks being weak in body but of sound disposing mind memory and understanding do declare this to be my last Will and Testament, that after my funeral expenses and other debts are satisfied I will and bequeath as follows
 Item I will and bequeath to the heirs of Elizabeth My wife Ann, Dorcas, Mary, Elizabeth, Alice and William the portion of the inheritance in my estate to have an equal share with my other heirs

Item I will and bequeath to Mary Brooks wife of Charles Brooks my part of the undivided interest in all the woodland

Item I will and bequeath to William Goodwin the sum of fifty dollars

Item I will and bequeath to Family Goodwin the sum of fifty dollars.

Item I will and bequeath to Nimrod Chilcutt son of John and Mary Chilcutt the sum of two hundred dollars to be held by him until the said Nimrod Brooks shall have attained the age of twenty one years, the said money to bear interest until that time.

Item I will and bequeath that the balance of my estate to shall be equally divided among my children and

Sisters namely Charles Brooks Abraham Brooks John C. Brooks Mary Chilcutt, William Brooks, Daniel B. Brooks share and have alike

Item 7th I will and bequeath to Mary Brooks wife of Charles Brooks one bed for her son William

Item 8th I will and bequeath to Elizabeth Myford one bed which is in the house of Charles Brooks also to said Elizabeth Myford the sum of twenty seven dollars

Item 9th I will that Charles Brooks my brother shall be the executor of this my last Will and Testament, I hereby revoke all other wills by me made in testimony whereof I have hereunto set my hand and seal this day of 17th day of December 1866

Witness my hand and seal in the presence of as witnesses at his request in his presence and in the presence of each other saw him sign and seal the same and declare the above instrument of writing to be his last and Testament & reading all others made by the said testator

ccs
 Stamp
 20 Cents

Abraham Cole of Lewis
 John Sumner
 Joseph C. Cole

Baltimore County, Md, on the 20th day of December 1866 came Abraham Cole of Lewis and Meade both on the Holy Evangelists of Almighty God that he doth not know of any other Will or codicil of Nimrod B. Brooks late of said County deceased other than the above instrument of writing and that he received the same from the testator on or about the 25th day of September 1864. Sworn to in open Court

Test John Philpot Register of Wills for Baltimore County Baltimore County, Md, on the 20th day of December 1866 came Abraham Cole of Lewis and John Sumner, two of the subscribing witnesses to the aforesaid Last Will & Testament of Nimrod B. Brooks late of said County, deceased, and Meade both on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this my 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 and that they together with Joseph C. Cole subscribed their names as witnesses to this Will in his presence at his request, and in the presence of each other. Sworn to in open Court

Test John Philpot Register of Wills for Baltimore County

Estate of John Smith
 Administration of
 Emma M. Smith
 The Last Will and Testament of John C. Smith late of Philadelphia County, Pa. deceased, do hereby refuse to act as executor of said Will and do therefore renounce all our right to Letters Testificatory upon said deceased's estate and all right, title and claim that we may or could have had by virtue of said appointment In Testimony

Testimony

whereof We Herunto subscribe our names this twenty seventh day of December 1766

Witness John G. Smith
Received & Recorded on the 27th day of December 1766
same day filed recorded & examined

Test John Hilgert Register of Wills for Baltimore County

Israel Price
Last Will & Testament
I Israel Price of Baltimore County in the State of Maryland being last in body but of sound and well disposed mind and memory do therefore make this my will and Testament in manner and form as follows first I give and devise to my beloved wife fifty dollars a year during her natural life also one feather bed and bed clothing and the room which we occupy during her natural life secondly I give and devise to my son David Price all my real and personal property, by his paying such debts and legacies as in manner and form herein devised & pay my dear wife as above stated and pay my just debts, and to pay my dear daughter Elizabeth Williams two hundred dollars also to my dear daughter Francis & Wilson fifty dollars she having had a part of her portion heretofore also I pay my son Richard Price three hundred dollars and let him have one feather bed bedstead and one pair of bedclothing suitable for winter lastly I nominate constitute and appoint Samuel M Price and Josiah Price Executors of this my will and Testament in Witness whereof I have hereunto set my hand and seal this 27 day of the 12th Month in the year of our Lord one thousand seven hundred and sixty six

signed and acknowledged by Israel Price
in the presence of
Elias Matthews
Josiah Price
Saml M Price

We Samuel M Price and Josiah Price Appointee Executors in the last Will and Testament of Israel Price late of Baltimore County deceased do hereby refuse to act as Executors of said Will and do therefore renounce all our rights to Letters Testamentary upon said deceaseds Estate and all right, title and claim that to the same could have had by virtue of said appointment in Testimony whereof We Herunto subscribe our names this second day of January 1766

Witness W M Price
Saml M Price
Josiah Price
Baltimore County Ct on the 2nd day of January 1766
came Saml M Price and Josiah Price & both declared & affirmed that he doth not know of any other Will or other instrument of Writing, and that he received the same from the testator at the time of its execution on or about the 27th

day of June 1761 affirmed in open Court
Test John Hilgert Register of Wills for Baltimore County
Baltimore County Ct on the 2nd day of January 1766 came Elias Matthews, Josiah Price and Saml M Price subscribing Witnesses to the aforesaid Last Will and Testament of Israel Price late of said County deceased and solemnly & sincerely & truly declared & affirmed that they did see the Testator Sign and Seal this 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, and that they subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other affirmed in open Court
Test John Hilgert Register of Wills for Baltimore County

John Shibley
Last Will & Testament
On the Name of God Amen, I John Shibley of Baltimore County and State of Maryland, being in health and sound disposing mind, memory and understanding, and considering the uncertainty of death, and the uncertainty of the time thereof, 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 and publish this my last Will and Testament, in the manner and form following. First 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, and after my debts and funeral Expences are paid, I devise and bequeath as follows; First, to my dear Wife Ann, I will and bequeath the the third value of my personal effects to be taken at their appraised value if she chooses to do so, the amount of Sale of the one third of the personal effects, also the one sixth of the annual rent of my real Estate, said rent to be laid on by two uninterested persons by order of the Orphans Court.
Second, It is my will that my real estate shall remain undivided during the life of my wife as a home for each member of the family; and at her death it shall be divided into three lots of equal value, with the exception of the buildings, it being my will that my three Sons Benjamin R. Joshua and James Shibley shall have forever my Real Estate upon which I now reside, in Baltimore County, it being part of a tract of Land called Shibleys Adventure containing one thousand twenty six and one half Acres more or less, the equal share of acre upon which the buildings and improvements are shall be the right and property of my son Benjamin R. Shibley being entitled to the value of the building over and above the other two sons for those advanced and Divided rendered the balance of the entire personal effects, after the deduction of the debts, my wife third, and the following Legacies shall be equally divided between the aforesaid Benjamin R. Shibley and James Shibley third, I will and bequeath to my daughter Margaret the sum

I have Remitted fifty Dollars, also one Bed, Bedding, payable out of my personal effects by my Executor
Fourth, I will and bequeath to my daughter Elizabeth the sum of Two Hundred & fifty Dollars also one Bed & Bedding payable as aforesaid.

Fifth, It is my Will, that if my son Joshua who is now from home, and probably will never return, should not return his share, and entire interest in my estate, shall be the right and property of my wife Ann, and at her death shall be at her disposal, upon this condition, if he should return, it shall revert to him, & money to the value thereof.

Sixth, I constitute and appoint my son Benjamin R. Shipley, to be sole executor of this my last Will and Testament. In witness Whereof I have signed to my hand and seal this first day of November in the year of our Lord one thousand eight hundred & sixty five

Benjamin R. Shipley
John H. Kirkwood
Henry W. Thane
Geo. L. Luce
Richard H. Kirkwood

Baltimore County Md, on the 3rd day of January, 1865 I am Benjamin R. Shipley and made oath on the Holy Evangelists of Almighty God that he doth not know of any other will or Codicil of John Shipley late of said County, deceased, other than the above instrument of Writing, and that he received the same from Ann Shipley on or about the 22nd day of December 1865 Sworn to in open Court.

Test John Philpot Register of Wills for Baltimore County Baltimore County, Md on this 3rd day of January, 1865 came John H. Kirkwood and Henry W. Thane subscribing Witnesses of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this 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 and that they together with Geo. L. Luce and Richard H. Kirkwood subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other Sworn to in open Court
Test John Philpot Register of Wills for Baltimore County

Last Will and Testament of Anne J. Turnbull
P. Anne J. Turnbull of Baltimore County, in the State of Maryland do make and publish this my last Will and Testament in manner and form following

1st I give and bequeath to my husband Henry J. Turnbull the sum of six thousand Dollars to be applied by him to such charitable or benevolent purposes as he may see fit

2d I give and bequeath to my husband all the furniture and household articles of every description in the dwelling at "Cuburn" in Baltimore County, with the exception of the articles enumerated in a memorandum attached to this my will, which said excepted articles I bequeath to each of my children in the premises and proportion in said memorandum designated, and which memorandum I desire shall be regarded as a part of or supplemented to my will.

3d I give and bequeath to my husband whom I appoint my Executor and Trustee, to select from the estate, property, whether real or personal, to an amount which will yield a clear yearly income of twelve thousand Dollars, the selection to rest in the discretion of my husband, and when needed the property so selected, with its annual profits, shall be regarded as set apart for the use of my husband for life with the power to him of willing the same to such of my children, or to such child as he may think stand most in need of the whole or any part of the same, should my husband die without exercising his power to will as in this clause conferred, the said property is to revert to and constitute a part of my personal residuary estate, to be governed by all the limitations of the Will as to such residue.

4th I give and bequeath to my Executor to set apart from the Estate the sum of Ten thousand Dollars, which sum together with its increase and profits, I give and bequeath to my husband, in trust to hold the same during his life and to apply any part or the whole of said sum during his life to such of my children or to such child, as in his lifetime may in his judgment, meet the same, or any part thereof. In case the whole or any part of said sum be not thus disposed of during my husband's life, I vest in him the power to will the same to such child or children, as, in his judgment, may stand most in need thereof, should he fail to exercise the power such undispensed part, or the whole, as the case may be shall revert to and constitute a part of my personal residuary estate, to be governed by all the limitations of the Will as to such residue.

5th I give and bequeath to my children as they attain the age of twenty five years, shall receive from my Executor, or Trustee, or the trustee who may hereafter be appointed to carry out the trusts of my will, the sum of Five thousand Dollars, though I desire to leave it discretionary with my husband during his life to consent to any of them receiving the same before that age and in the event of such consent the said sum is to be paid over to such child.

But if any of my Sons do by Misconduct or otherwise, incur the disapprobation of their Father, the latter shall have the

power of withholding the same in this clause bequeathed from such son, until such time, short of thirty years of the age of such son, as the Father shall see proper. But at thirty years of age the sum hereby bequeathed is to vest absolutely in such son. In case of the son designated in this clause of my will being withheld from any of my sons for the reasons above stated, the annual interest on such sum shall be added to the principal for the ultimate benefit of such son.

6th Item, I will and direct, that the board, clothing, schooling and incidental expenses of such of the children as may live with their Father, shall, up to the age of twenty one years of such child, be borne by his or her share of the general residuary estate (including the Chicago and Illinois property), by the trustee, or trustees, applying thereto such child's proportion of the interest or income from the residuary estate, while the property remains undivided, or the interest or income from the child's specific share after division, and in case of the interest or income not sufficing, the trustee, or trustees shall deduct any balance due on such items from the child's share of the residuary estate before handing over the share under the provisions of the will.

7th Item - The rest and residue of my other real personal and mixed (excepting the real estate in and near the city of Chicago, or elsewhere in the State of Illinois) I bequeath and devise to my children share and share alike, but my sons portions not to be received by them in possession until they shall respectively attain the age of thirty, provided their Father shall so long survive me, though Robert shall receive the rents income and profits of his respective share of the residue after attaining twenty five years of age, or before attaining such age, at the discretion of their Father. But in case of unexpected emergencies which may arise in the independent experience of my sons, where it may be expedient and proper that any of them should receive a part or the whole of their respective portions of the residue of the estate in their own hands before attaining the age of thirty, I leave it discretionary with their Father, my executor and trustee, to make over to such child or children, his or their, entire and undivided portion of the residue, or any part thereof, before he or they shall have arrived at the age of thirty. And as circumstances may present themselves where it may be to the advantage of any of my sons to receive a portion of their distributive shares of the residue of the estate before attaining twenty five years of age, I empower my trustee, my executor, acting on his own judgment, to advance to such child or children a portion, not exceeding five thousand dollars, in value, of such children's shares of the residue of the estate. The purpose of my will being, that during the life of their Father my sons shall not come into possession of any part of the residue and bulk of my estate, whether principal or income, until they attain respectively twenty five and thirty

years of age, except as circumstances may dictate in the judgment of my husband, looking thereby to their, as far as possible, the influence of parental control over my sons maturing minds and characters, should my husband die before any one or all of my sons shall have attained the age of thirty, then direct as to such as may then be over twenty five years of age, they to have at once the full disposition and control of their shares of the residue of the estate; and such of my sons as shall be under twenty five years of age at my husband's death shall, likewise upon attaining twenty five receive from his successors in the trust their respective shares or proportion. So that, in the event of my husband's death, the trusts of the will, as to the residuary portion of the estate (excepting as to a portion of the share of my daughter Ellen as hereafter stated) are to cease, according as each of my children may then have attained or may hereafter attain the age of twenty five years.

8th Item, I will and direct, that my real estate in and near the city of Chicago, or elsewhere in the State of Illinois, as soon as is convenient after my death, if not before, be divided by my trustee, or trustee, into nine equal shares, one of which shares I devise to each of my children, but such shares to be held by my trustee or trustee in the same manner as is provided for in the foregoing seventh item of my will or in the sixth item with reference to my daughter Ellen, so as that my children shall not come into possession or enjoyment of such shares, or the income or profits thereof until they respectively attain the ages of twenty five and thirty as limited in the said two items of the will, and all the claims of those two items of the will, as to my husband's discretion with reference to advancement before the ages limited therein, either as to interest or principal and as to the periods at which the trusts of the will are to cease on the event of my husband's death, or otherwise, I desire shall apply as fully to the property in this item embraced as if specifically here repeated one of said nine shares I devise to my husband in the term of his natural life, after his death the said share to revert to my children in equal proportions, the shares of any under the age of twenty five to be subject to the provisions specifically in the sixth and seventh items of the will, the children ^{of said children} getting a parent's share.

9th Item Should the net income from the whole residuary estate (while undivided, including the Chicago and Illinois property) be at any time during my husband's life so large as to represent, at six per cent, more than a principal of twenty five thousand dollars for each child's portion of the residuary estate, I direct that the surplus income over the amount thus indicated, be equally divided between my husband and my children, or children of deceased children share and share alike, the last mentioned to represent a parent's share in the distribution.

10th Item I will and direct that the sum of ten thousand dollars be set apart by the executor from my general estate,

- v The Dresden China to my daughter Ellen, the Han Nankun dinner China to my daughter Ellen at her Father's death
 - vt The old family Damask quilt to my son James the damask dressing gown to my son Robert
- The family pictures and two old family chairs to be divided among the children as my husband may see fit.
- This Memorandum made and signed this Twenty ninth day of December in the year eighteen hundred and sixty two

Allen M Smith
 Abel T Brown
 Tho Dixon

125 Dollars

Baltimore County Md, On the 15th day of January 1866 came Henry G Turnbull and made oath on the Holy Evangelists of Almighty God that he doth not know of any other will or codicil of Anna G Turnbull late of said County deceased other than the above & accompanying instruments of Writing, and that he received the same from the testatrix on or about the 27th day of December 1862, Tell from Sheriff Register of Wills for Baltimore County Baltimore County, Md, on the 15th day of January 1866 came Allen M Morrison formerly Allen M Smith Abel T Brown & Tho Dixon subscribing witnesses to the aforesaid last will and testament of Anna G Turnbull late of said County deceased and made oath on the Holy Evangelists of Almighty God that they did see the testatrix sign and seal this 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 understanding, and that they subscribed their names as witnesses to this will in her presence and in the presence of each other, Tell from Sheriff Register of Wills for Baltimore County

I Anna G Turnbull, being desirous of making a codicil to my will which bears date the Twenty ninth of December, eighteen hundred and sixty two, otherwise ratifying and confirming the provisions of the will, do publish and declare the following as the proposed Codicil

1st Whereas in the fifth, eleventh and twelfth clauses of the will, I have provided for certain portions, or the whole of my sons, respectively attain the age of twenty five and thirty years, I hereby revoke said provisions, only so far as regards the period when my sons shall acquire possession of any part of the estate, and my will is, that during the life of their Father, none of them shall receive any portion of the principal of their respective shares, the sum designated in the above mentioned clauses except on the exercise of the power and direction vested in my husband by the above recited provisions of the will, their right to the income or profits after twenty five years of age not being affected

I intending hereby to throw the parental restraints around my sons during their Father's life time instead of limiting it to thirty years of age, as contemplated by my will - and with that view give to my husband all the discretion and power over the principal of the said shares and portions of the estate during his life he would have had up to the ages of twenty five or thirty years of the sons

2nd since the execution of the will, the property specifically devised by its eight clause having been sold, I direct that the proceeds of that sale amounting to twenty eight thousand dollars (\$28,000) whatever form of investment they may have assumed, whether real, personal or mixed be subject to the same limitations, power and trusts as the property itself would have been subject to under that section of the will excepting that instead of time there be but rights created for the purposes contemplated in that clause.

It is my intention to give to each of my children as they enter upon active life the sum of five thousand dollars, I desire that this amount be deducted from their share of my estate

But family affliction has caused me to alter the Memorandum attached to my will I hereby declare it null and void and now declare the following to be the only true one I bequeath to my son Robert the portrait of my Father the old fashioned silver coffee pot and dessert spoon the tea set belonging to the Bank silver to my son Lawrence the coffee pot belonging to the Bank silver - 1 dog fork and 1 old fashioned silver waiter to my daughter Ellen - 1 large silver pitcher - 1 pair silver salt cellars - one small tea set of silver the creaming and butter dish of the Bank silver - 1 set of blue Hankey China my silver tea set to be given to her at my husband's death if she has not already the articles it contains, in which case I wish it to come into the possession of the other children

To my son David the sugar bowl belonging to the Bank silver ten table spoons - twelve tea spoons

To my son Henry the Soup bowl belonging to the Bank silver ten old fashioned silver handles knives

To my son Lamon the Cake Basket belonging to the Bank silver one dozen spoons of the Bank silver

To my son Carter one dozen forks - one dozen spoons one butter knife one pair sugar tongs all of the Bank silver

In case of the death of any of the children without issue I wish their shares of the above named articles to return to the children then living

The furniture of the house in town I wish to be divided among my children

This Memorandum wherof I have set my hand and seal this day of - eighteen hundred and sixty five

Anna G Turnbull Seal

signed sealed published and declared as and for a Codicil to her last will and testament by Anna G Turnbull in the presence of us who in her presence and at her request have subscribed our names as witnesses that

Abel T Brown
 J Winchester

Bridge Muddock,

Baltimore County Md on the 14th day of January 1866 came
Adward T. Norris and James Minchler subscribing witnesses
to the foregoing Codicil to the Last Will & Testament of Anna G
Sumner late of said County, deceased, and made oath
in the Holy Evangelis of Almighty God that they did see the
Testatrix sign and seal the Codicil that they heard her
publish, pronounce, and declare the same to be a Codicil to 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 understanding and that they together
with Bridge Muddock subscribed their names as witnesses to
this Codicil in her presence at her request, and in the
presence of each other

Test John Philipot Register of Wills for Baltimore County

William Jessop, I William Jessop, Son of Charles
Last Will & Testament Jessop, Sheriff & County of Queen Anne
in Baltimore County, Maryland

make this my Last Will

I do devise & bequeath to my wife Mary, during widowhood
my home-farm Queen Anne Hall comprising about 250 acres with
all its improvements & all the furniture, plate, household effects
& utensils in my dwelling house - Also the land known as Park
farm in 2d County my land known as Bull Neck on the
Baltimore, in Middle River Neck, in 2d County, with all the rents,
income, issues & profits of said lands including all kinds of grain
hay, provender, whether houses or otherwise, crops & other products
growing thereon Also the income to be derived in any way from
said lands. Also all the Stocks of every kind pertaining to said farms
& the personal property belonging to me that may be American
excepting the bequest to my son Charles, Also the rents & profits
of my farm in Clinton County Iowa where Richard G Cole resides
Also the income to be derived from dividends on Stocks of incorporated
bodies, the interest on notes of hand bonds, mortgages or other
securities & ground rents belonging to me or of which I may be
possessed I bequeath to her & all such I may then have in
the house - These devises & bequests are made in order to enable
my wife to rear & educate our children and to afford a home to those
who are entitled in life & may at any time need such resource
it being my wish that my immediate family may continue
uninterrupted as long as possible.

I direct that my wife pay annually the taxes & assessments on all
the lands on Iowa & Missouri, devised by me to any of my unmarried
children until they respectively shall have become possessed of their
several devises & be of legal age

In the event of the marriage of any of my children, the parts or parts
so marrying shall thereupon receive the her or their share so far as
practicable & not too severely affecting my wife's pecuniary resources
if this she must be left to judge & rely upon her discretion

In case of her marriage before our youngest child shall have
attained legal majority - I direct that she my widow shall be
thereupon entitled to have dower in my estate as by Law given in
the absence of a Will

In the event of her death while some of our children may be under age
I direct that my eldest daughter then living, of age & unmarried shall
act for such child or children in lieu of the mother - & should such daughter
so directed to act, decline so to do or marry or die, then her place to be
supplied by the next daughter in order of seniority & so as often as
circumstances may render such substitution necessary.

And in the event of the decease or marriage of my wife, whichever shall first
occur - I make the following devises to take effect - viz of
things 2, 4, 6, 8, 10, 12, 14, 16, 18, 20, 22, 24, 26, 28, 30, 32, 34, 36, 38, 40, 42, 44, 46, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100

I do devise thereupon my Queen Anne Hall to my Brothers George
Jessop and Joshua Jessop & the Survivors of them & their heirs to be
held by sd Trustees & their heirs on trust as a home for my son Charles
Jessop & his family during his life - & after his death, to go to his
lawful issue absolutely - if any then living, if none then, then
to be equally divided among my other children
& their issue, such issue taking per stirpes & not per capita
and during the interval & until my son Charles shall be
entitled to Queen Anne Hall as a home, I devise in like trust as a
home for him & his family my land Union known as Gregorys farm
whereon they reside - this devise to end when that of Queen Anne
Hall shall take effect

And I make these devises in trust that sd lands in turn may
be held by & under sd trust, as a home for my said son & his
family & in such manner that he shall have no power to
impeach, encumber, commit waste or dispose of the same by
pledge, or any devise of anticipation or have or affect the rents,
issues & profits thereof otherwise than for the support & education
of his family -

And in like trust I bequeath unto the said Trustees for like
purpose one of Horse Wagon Wagon bed 2 cows, 1 Horse
plough, 1 Cultivator, 1 ten horse harrow & one Shovel plough
to be delivered for use so soon as conveniently may be after my
decease - as the same will be required in cultivating the land
of which the above devise of Queen Anne Hall shall take effect & here-
upon sd devise of the Gregory farm shall cease then my son
Joshua shall have sd Gregory farm containing one hundred & forty
nine acres in fee

I do devise also unto Clinton 20 acres on Iowa Section 6 Township 21
North of Range 31 West described in Patent No 27,590 dated 15th
Aug 1860 recorded Vol 463 fo 96 R

I bequeath unto him five hundred dollars to be paid on
his becoming possessed of sd Gregory farm, also to be given him
at the same time one bedstead, bed & bedding, 2 Horses & cows, 1
Horse Wagon & 1 ten horse plough, 1 ten horse harrow, 1 Cultivator
& 1 Shovel plough

I do devise to my son William Henry Jessop my farm Bull Neck

time of his so doing he was to the best of his apprehension of sound and disposing mind, memory and understanding, and that he together with George Sessop & John Willis subscribed their names as witnesses to the Will in his presence at his request, and in the presence of each other, before him in open Court
 Test John Sulist Register of Wills for Baltimore County

William G. Caudle
 Last Will & Testament

In the Name of God Amen I William G. Caudle, of Baltimore County, and State of Maryland, being in good health of body

and of sound and disposing mind and memory, (perceived to be of full strength and capacity so to do), do make and publish this my last will and Testament hereby revoking and making void all wills by me at any time heretofore made, and first and principally I commit my soul into the hands of my Creator who gave it, and my body to the earth, to be interred in the burying ground at His: Meeting House, at the discretion of my executor hereinafter mentioned, such as to not worldly state, wherewith it has pleased God to invest me, I dispose of the same as follows: My Will and bequest unto my loving wife Anne Caudle the Chancery part of a lot of ground bounding on the lot containing about six and a half acres is to be divided into two parts, one containing three quarters of an acre and one fourth of an acre, which I have devised to my son Charles A. Caudle, and the other to my son James H. Caudle, together with the building and appurtenances to do as she pleases with during her natural life, and at her decease, I will and bequeath the said lot and appurtenances equally divided between them their and their heirs & assigns, and to my daughter Sarah A. Caudle one dollar to be paid to her by my executor, I will and bequeath to my son William G. Caudle fifty dollars to be paid to him by my executor, I will and bequeath to my daughter Susannah A. Caudle one dollar to be paid to her by my executor, and I also will and bequeath that the remaining fourth part of my Father's estate that he willed to me shall be equally divided there and their heirs alike between my surviving heirs, or their heirs here to fore mentioned in this my last will and testament and I make and ordain my two sons Charles A. Caudle and James H. Caudle, Executors of this my last will and testament.

Witness my hand and seal this 24th day of January 1866
 Wm G. Caudle (L.S.)

Signed, read, and acknowledged by the testator in the presence of the subscribers as his last will and testament, on this 24th day of Oct. 1863
 (L.S.) Vincent B. Keaton
 (L.S.) George Brandon
 (L.S.) Isaac H. Fuller
 Baltimore County, Md. on the 24th day of January 1866 came

Charles A. Caudle and made oath on the Holy Evangelists of Almighty God that he doth not know of any other Will or Codicil of William G. Caudle late said County, deceased, other than the above instrument of writing, and that he received the same from the Testator at the time of its execution on or about the 10th day of October 1863. Given & in open Court
 Test John Sulist Register of Wills for Baltimore County

I James H. Caudle Appointed Executor in the Last Will and Testament of Wm G. Caudle late of Baltimore County, deceased, do hereby refuse to act as Executor of said Will and do hereby renounce all my right & Letters Testamentary upon said deceased, & Estates and all right, title and claim thereof, or could have had by virtue of said appointment
 In Testimony whereof, I hereunto subscribe my Name this 24th day of January 1866
 Witness James Sulist

James H. Caudle
 Baltimore County, Md. on the 27th day of January 1866 came George Brand and on the 13th day of February 1866 came Isaac Fuller subscribing Witness to the aforesaid Last Will and Testament of William G. Caudle late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this 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, and that they together with Vincent B. Keaton subscribed their names as Witnesses to this Will in his presence at his request and in the presence of each other
 Test John Sulist Register of Wills for Baltimore County

A. C. Bullock
 Will

In the Name of God Amen I Abigail A. C. Bullock of Baltimore 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 be the better prepared to have this world when it shall please Almighty 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 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 daughter hereinafter named and after my debts and funeral charges are paid I devise and bequeath as follows

Item I give and devise unto my youngest son James C. Bullock one half of the plantation whereon I now dwell known by the name of part of a tract of land called Frank's ... containing twenty seven acres being the same land I inherited by Will from Solomon Bullock deceased my husband it is expressly my Will and desire that James C. Bullock my son shall have one half of the number of acres of the aforesaid tract of land with all the buildings house stable and all the out houses with the spring thereunto belonging Item I give and devise unto my eldest son Andrew Bullock and my daughter Julia Ann Bullock the other half of the aforesaid tract

I have jointly share and share alike
 them I give and bequeath unto my son James C Bullock one grey
 mare with all the farming implements Wagon plow and all farming
 tools of every kind

them I give and bequeath unto my three children jointly Andrew
 Bullock James C and Julia A Bullock all my personal effects
 consisting of four beds bedding tables and chairs with every article
 I may be possessed with at my death

And lastly I do hereby constitute and appoint my son James C
 Bullock to be sole executor of this my last Will and testament
 annulling and annulling all other Will by me made ratifying and
 confirming this and none other to be my last Will and testament
 In testimony whereof I have hereunto set my hand and affixed
 my seal this twenty first day of November in the year of our Lord
 one thousand eight hundred and fifty five

Abigail A C Bullock

Signed sealed published and declared by Abigail A C Bullock
 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 herein

John Murphy
 William Hall
 John F Curtis



Baltimore County, Md. On the 6th day of February 1866 came James
 C Bullock and made oath on the Holy Evangelists of Almighty God
 that he doth not know of any other Will or Codicil of Abigail A C
 Bullock late of said County, deceased, other than the above instrument
 of Writing, and that he believed the same from _____ on or about the
 21st day of November 1865 sworn to in open Court

That John Phelps Register of Wills for Baltimore County
 Baltimore County, Md. On the 6th day of February 1866 came
 John Murphy & John F Curtis subscribing witnesses to the foregoing
 last Will & Testament of Abigail A C Bullock late of said County, deceased
 and made oath on the Holy Evangelists of Almighty God that they do see
 the Testatrix sign and seal the 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 her apprehension of sound and disposing
 mind, memory and understanding, and that they together with
 William Hall subscribed their names as witnesses to this Will in her
 presence at her request and in the presence of each other
 sworn to in open Court, That John Phelps Register of Wills for Baltimore County

Catherine Henderson, Last Will & Testament	My Will, or a Record of Fine Little Bequest to Abigail A C Bullock, March 21st 1865 in property as follows
	Stock on American Gas Co. \$200
	An a Mortgage on Beverly Clark's property for \$500 standing in A M Johnson's name I have of A M Johnson's receipt for it 47.75
	An a Mortgage of \$1200 on Desjardins property on Madison

of which A W Sanderson, value \$200
 And recd from A M Johnson
 which is loaned to A M Johnson for ground rent
 about forty on the two Savings Banks jointly

\$225.75

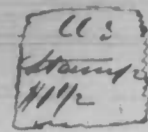
After my debts (if I leave any) are paid, and funeral expenses,
 I wish my Sister A W Sanderson to have \$1000 one thousand dollars
 I wish given to my dear A M Johnson
 to purchase some little furniture
 To my Brother C F Alcott 300
 To A C Johnson 250
 To W F Johnson 150
 To M B Johnson 150
 To A W Johnson 150
 To A B Alcott 150
 To Sarah & Ann H Jones each \$10 200
 To Charlotte & Sophie Hopkins each \$10 200
 To M Ellsworth Sanderson 100
 And I wish about 50

to them to get a Fruit Bait for my dear Friends \$240
 For T. L. & F. L. Lee, M. L. Lee & J. L. Lee with their and my
 children, the balance of my estate even up to \$1000 I wish leave
 to my Sister M A Alcott, if by any change it should exceed the
 all over a \$1000 to be equally divided between my dear Sister A W
 Sanderson, and my dear Sister M A Alcott, should I have a long
 illness, and so use my means as to reduce this little property, my
 executors must use their judgment in reducing my little bequest
 or annulling them if requisite, as to leave \$100 to my Sister, and \$500
 to my Sister, I have one hundred and some acres (I forget how many)
 of land in Barbours Co Virginia, My little bit is I believe established
 if it ever does yield any thing I bequeath 1/5 one fifth, to Ann M
 Johnson, and of the balance 2/5 two fifths to A W Sanderson, and
 2/5 two fifths to M A Alcott, knowing that what they each have will
 descend in a right line, I go no further in bequests.

My pieces of household goods I may have on town I leave to my Sister &
 my dear sister my work stand, that I wish them to keep while they are
 at householding or send it then to go to my dear C F Johnson, to whom
 I leave Frank's miniature broken by time, and the grand mother's silver
 knitting needle case any thing of a household kind, or fancy article
 I have at Frankland I leave to A M Johnson, and her mother's watch &
 to my dear Mary A Robert I leave the best watch she did for me with
 out gold ornaments & trinkets to Wm F Johnson my gold jewelry to
 W C Johnson three silver spoons which used to belong to his Grandparents,
 to my dear Wm A Johnson the \$5 gold piece his Father left me for
 a pocket piece I believe I have my pair of better knives & my stepson
 C F Alcott, if I did not wish them to be his and my 2 vols of Bay
 Exercises to my little nephew C F Alcott my silver Fork in town
 and my Stephen ring, My Bible and manuscript, Books I have to my
 dear A W Sanderson, I wish the life of Stephen Grellet & the
 given to Abel S Hopkins, and a couple of vols of some books to Ann

Wife & Mary Hopkins, In disposing of my estate do not forget
Charlotte & Sophia Hopkins, I appoint my dear Miss Margaret
& Anne my dear Cousin - Ann & Johnson my Executors
Signed & sealed March 25 1865. Catherine Anderson Test

William Boggs
Margaret Boggs
John Boggs



Witness

Baltimore County Md On the 75th day of February 1866 came Ann
M Johnson and Made Oath on the Holy Evangelis of Almighty God
that she doth not know of any other Will or Codicil of Catherine
Anderson late of said County, deceased, she then the above
instrument of writing, and that she found the same in a
trunk, in which she kept her papers on about the 19th day of
January 1865 Test John Baptist Register of Wills for Baltimore County
Baltimore County Md On this 12th day of February 1866 came
William Boggs & Margaret Boggs subscribing witnesses to the aforesaid
last Will & Testament of Catherine Anderson late of said County, deceased
and Made Oath on the Holy Evangelis of Almighty God that he did see
the Testatrix sign and see this Will that they heard her publish, pronounce
and declare the same to be her last Will & Testament that at the time of
her so doing she was to the best of their apprehension of sound and disposing
mind, memory, and understanding, and that they together with
Susan Boggs subscribed their names as witnesses to this Will in her
presence at his request, and in the presence of each other
Test: John Baptist Register of Wills for Baltimore County

Thomas C. Worth,
Last Will & Testament Copy

State of North Carolina
New Hanover County

Be it remembered that a Court of Pleas
and Quarter Sessions for the County and State aforesaid, on the
day begun and held at the Court House in the Town of Wilmington
as required by law, on the second Monday in December in the year
being the eight day of the month, Present the Worshipful the
Honorable John A Taylor, Nicholas A. Koon and William T. Perkins
Court was opened by Wm T. D. Warrm Esq Sheriff, with the usual
proclamations. At papers reading, purporting to be the last Will
and Testament of Thomas C. Worth deceased, and which is in the
words and figures following, to wit:

Wilmington N. C. July 30th 1867 In view of the uncertainty
of life & the certainty of death, and in the firm of T. C. & C.
I do hereby declare of either party without ceasing
this requiring it to be wound up at once I make this my last
Will & Testament. I will that the business of our firm go under
its present style for two years or such time as my brother T. C.
Worth deems necessary to wind up our affairs to acknowledge
after that business is closed and all my debt paid I desire that
one half of my estate remaining, real and personal, go to my wife
immediately

The remainder I desire invested in Bank Stock or some other safe
manner for the benefit of my daughter Lizzie & any other children
born to me in equal portions, to be expended in their support &
education, so far as deemed necessary by my Executors & the remainder
if any to be paid over to them at 21 years of age, I name B. G. Worth &
John M. Worth as my Executors
T. C. Worth Test

Witness Joseph Street
is exhibited for probate in open Court by B. G. Worth and John
M. Worth the Executors therein named, and is thereupon proved by
the oath and examination of Joseph B. Russell that the same
will was found among the valuable papers of the said Thomas
C. Worth, after his death and it is further proved by the oath
and examination of three competent and credible witnesses, to wit:
Alexander Sprunt, David Worth, and Joseph B. Russell that they
are acquainted with the hand writing of the said Thomas C. Worth
having often seen him write and very believe that the name of
the said Thomas C. Worth subscribed to the said will, and the said
will itself, and every part thereof, are in the hand writing of the said
Thomas C. Worth, and it is further proved by the evidence of the
three last mentioned witnesses, that the said hand writing is
generally known to the acquaintance of the said Thomas C. Worth
It is therefore considered by the Court that the said paper writing
is the last Will and Testament of the said Thomas C. Worth and the
same is ordered to be recorded and filed, and thereupon B. G. Worth
and John M. Worth, the Executors as aforesaid come into Court and
qualified as Executors, by taking the oath prescribed by law.

State of North Carolina New Hanover County
J. Herbert B. Wood Jun Clerk of the Court of Pleas and Quarter
Sessions of the County and State aforesaid do hereby certify that
the foregoing contains a full, true, and perfect transcript of the
word, in the matter of the probate of the last Will and Testament
of Thomas C. Worth, deceased.

Test In attestation whereof I have hereunto signed my name
and affixed the seal of said Court at office in Wilmington
this 23rd day of March A. D. 1865
B. B. Woods Esq Clerk of
County Court

State of North Carolina New Hanover County
J. James Shackelford, Chairman and Presiding Magistrate of the
Court of Pleas and Quarter Sessions of the County and State
aforesaid, do hereby certify, that B. B. Wood the whole name is
signed to the foregoing certificate a word, and was at the time of signing
the same Clerk of said Court, and that his said attestation is in due
form. Given under my hand, this twenty third day of November A. D. 1865
J. Shackelford Chairman and
Presiding Magistrate

State of North Carolina New Hanover County
J. Herbert B. Woods Jun Clerk of the Court of Pleas and Quarter Sessions
for the County and State aforesaid do hereby certify, that James
Shackelford whose genuine signature appears to the foregoing
certificate, was at the time of signing the same, and is now

Chairman and Presiding Magistrate of said Court, duly commissioned and qualified, and full of faith and Credit, are due to his acts as such

In testimony whereof I have hereunto set my hand and affixed the Seal of said Court, at office in Baltimore this 25th day of November A.D. 1865. To the Honorable the Judges of the Orphans Court of Baltimore County The undersigned Executors of Thomas G. Worth and the undersigned Widow of Thomas G. Worth recommend that George M. Gill of the City of Baltimore be appointed the Administrator with the will annexed of Thomas G. Worth

Witness my hand and seal this 14th day of February 1866. Thos. John Shipton Register of Wills for Baltimore County

In the name of God Amen I, Joseph B. Harriman of Baltimore County in the State of Maryland being full in health

and disposing mind, memory and understanding considering the certainties of death and the uncertainty of the time thereof, and being desirous to settle my worldly affairs, do hereby make and publish this my last Will and Testament, in witness 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 hereinafter named and after all my just debts and funeral charges are paid, I give, devise and bequeath as follows, that is to say: - I give and bequeath unto my Sister, George Joanna Murray wife of William J. Murray Three hundred Dollars, the same to be paid to her as soon after my decease as practicable. I give and bequeath unto my Sister, Augusta C. Harriman, Three hundred Dollars, the same to be paid to her as soon after my decease as practicable. I give and bequeath unto my Sister, Elizabeth C. Deley, Two hundred and fifty Dollars, the same to be paid to her as soon after my decease as practicable. I give and bequeath unto my Sister, Fannie Richardson, wife of James A. Richardson, Two hundred and fifty Dollars, the same to be paid to her as soon after my decease as practicable. I give and bequeath, unto my Sister, Cornelia M. Rice, wife of Isaac M. Rice, Two hundred and fifty Dollars, the same to be paid to her as soon after my decease as practicable. I give and bequeath unto my Brother, George J. Harriman, all the rest and residue of my estate, real, personal and mixed, of whatever kind and nature the same may be, and whatsoever situated. And Lastly, I do hereby nominate, constitute and appoint my said Brother, George J. Harriman, the Executor of this my last Will and Testament hereby appointing all former Wills by me heretofore

made, and declaring this to be my last. On witness whereof, I have hereunto subscribed my name and affixed my seal on this 25th day of November in the year One thousand eight hundred and sixty five Joseph B. Harriman

J. W. Wrought, Samuel M. Rice, J. T. Wrought

Baltimore County, Md on the 7 day of February 1866 came George J. Harriman and Thos. John Shipton the Clerk of said County, deceased, other than the above instrument of writing and that he received the same from James B. Richardson, on or about the 17 day of January 1866 Thos. John Shipton in open Court

Thos. John Shipton, Register of Wills for Baltimore County, Baltimore County, Md on the 14th day of February 1866 came J. W. Wrought and Samuel M. Rice two of the subscribing Witnesses to the above said last Will and Testament of Joseph B. Harriman late of said County, deceased, and J. W. Wrought made oath on the Holy Evangelical of Almighty God and Samuel M. Rice solemnly and sincerely & truly declared & affirmed that they did see the Testator sign and seal the 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, and that they together with J. W. Wrought subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other Thos. John Shipton in open Court, Thos. John Shipton Register of Wills for Baltimore County

I Daniel Davis of Baltimore County being in full health, wit 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: After all my debts and funeral expenses shall have been paid and satisfied I do give, devise and bequeath all the residue of my estate Real and Personal to my beloved wife Mericem Davis for and during the term of her natural life, and from and after her decease then I give, devise and bequeath all the residue of my said estate to my children hereinafter named, to wit, one fifth of said residue to my daughter Elizabeth Morgan, one other fifth of said residue to my son John Davis, one other fifth of said residue to my son Daniel Davis, one other fifth of said residue to the children of my deceased daughter Sarah Williams in equal shares, and one other fifth of said residue to the children of my deceased daughter Ann Harris in equal shares, the shares of my said daughters and grand daughters to be paid by

them respectively for their sole and separate use and benefit. If my Executor hereinafter named should deem it requisite or proper in the settlement of my estate, I hereby authorize and empower her to lease for ninety nine years renewable forever, or to sell at private or public sale at her discretion my vacant lot on the east side of Clinton Street and to execute the necessary conveyance therefore. And I do hereby constitute and appoint my said wife Miriam Davis sole Executor of this my last will and testament hereby revoking all other wills by me heretofore made and ratifying and confirming this as and for my last will and testament

Witness my hand and seal on this Twenty eight day of January Eighteen Hundred and Sixty Six

Daniel Davis

Witness my hand and seal on this Twenty eight day of January Eighteen Hundred and Sixty Six

Henry Roberts
Benjamin Harris
C. L. Lary

Baltimore County, Md. On the 12th day of February 1866 came John Davis and made oath on the Holy Evangelists of Almighty God that he doth not know of any other Will or Estate of Daniel Davis late of said County, deceased other than the above instrument of writing, and that he received the same from Miriam Davis on this 12th day of February 1866

Test John Shepley Register of Wills for Baltimore County Baltimore County, Md.

On this 12th day of February 1866 came Henry Roberts and Benjamin Harris subscribing Witnesses to the foregoing last Will and testament of Daniel Davis late of said County, deceased, and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this 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 sound memory and understanding, and that they together with C. L. Lary subscribed their names as Witnesses to this Will in his presence at his request, and in the presence of each other.

Test John Shepley Register of Wills for Baltimore County

Mary & Hutchins
Last Will & Testament

Test known and I Mary Hutchins
Hutchins of Baltimore County in the State of Maryland do make and publish the following
that I do hereby desire to be decently interred in my family lot at Saint James Church and after my funeral expenses shall be paid, satisfied and paid I bequeath as follows. To my two brother Henry & Hutchins and Sarah & Hutchins all my personal property of whatever description I may possess at my decease then alive. And lastly I do hereby constitute and appoint my brother

Henry & Hutchins my executor to this my last will and testament revoking all other concerning this my last will and testament. In testimony whereof I have hereunto subscribed my name and affixed my seal this fourteenth day Feb 1866

Mary & Hutchins

Witness my hand and seal on this Twenty eight day of January Eighteen Hundred and Sixty Six

John F. Pearce
Baltimore Station

Baltimore County, Md. On the 14th day of March 1866 came Nathan Nelson and made oath on the Holy Evangelists of Almighty God that he doth not know any other Will or Estate of Mary & Hutchins late of said County, deceased other than the above instrument of writing, and that he received the same from the Testator on the day of execution or about the 14th day of February 1866 when he in your Court told him Chief Register of Wills for Baltimore County Baltimore County Md. On this 14th day of March 1866 came Nathan Nelson on the 17th John F. Pearce subscribing Witnesses to the foregoing last Will & Testament of Mary & Hutchins late of said County, deceased and made oath on the Holy Evangelists of Almighty God that they did see the Testator sign and seal this will that they heard her publish, pronounce and declare the same to be her last Will & Testament that at the time of her so doing she was to the best of their apprehension of sound and disposing mind memory and understanding and that they subscribed their names as Witnesses to this Will in her presence at her request, and in the presence of each other when he in your Court told John Shepley Register of Wills for Baltimore County

In the name of god Amen I Francis Bowling of the County of Baltimore 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 and being desirous to settle my worldly affairs and thereby do the better prepared to leave this world when it shall please god to call me home do hereby make and publish this my last will and testament in manner and form following that is to say

- 1st I give bequeath all my personal estate to my only and beloved daughter Mary Bowling or Mary Bowling now called Mrs. Medway all my real estate
 - 2d I appoint the said Mary Medway as Executor of this my last will and testament. In testimony whereof I have hereunto set my hand and seal and published and declared this my last will and testament in the presence of the Witnesses named below on the Thirtieth day of August in the year 1864
- Francis Bowling recorded as Bowling

Witness my hand and seal on this Twenty eight day of January Eighteen Hundred and Sixty Six

John F. Pearce

E. L. Waldron Silversville Md
 & Cyrene
 Martin Byrne

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 Stamp
 2/1/66

Baltimore County It on the 14th day of March 1866 came Mary
 Melroy and Made both in the Holy Evangel of Almighty God that
 she doth not know of any other Will or Testam of Francis Teekin late of
 said County deceased other than the above instrument of Writing and
 that she received the same from the Testator on or about the 15th day of
 August 1865 seven years past

Best John Hulport Register of Wills for Baltimore County
 Baltimore County It on the 14th day of March 1866 came J. Byrne and
 Martin Byrne subscribing Witnesses to the foregoing last Will and Testament
 of Francis Teekin late of said County deceased and made both in the
 Holy Evangel of Almighty God that they did see the Testator sign and seal
 this Will that they bear him full and perfect memory and declare the same to
 be his last Will and Testament that at the time of his so doing he was
 the best of their apprehension of sound and disposing mind memory and
 understanding and that they together with E. L. Waldron subscribed
 their names as witnesses to this Will in his presence at his request and in
 the presence of each other seven years past

In the Matter of the Estate
 of Francis Teekin

Baltimore County It on the 14th day of March
 1866 came William T. ... and ...
 and testimony of ... that they did see the Testator
 sign and seal this Will that they bear him full and perfect memory and declare
 the same to be his last Will and Testament that at the time of his so doing
 he was the best of their apprehension of sound and disposing mind memory
 and understanding and that they together with ... subscribed their
 names as witnesses to this Will in his presence at his request and in the presence of
 each other, Best John Hulport Register of Wills for Baltimore County

Mary Flights
 last Will & Testament

In the name of God Amen I Mary Flights
 of Baltimore County State of Maryland
 being sick and weak in body but of sound
 and disposing mind and memory and understanding being desirous
 to settle my worldly affairs do therefore make and publish this my last
 Will and Testament in the manner and form following to wit and
 bequeath unto my brother Caleb Flights one dollar to be considered the portion
 of my estate I wish and bequeath unto my niece Josephine Flights one
 hundred dollars in money and all my personal property the money to be paid
 unto her when she arrives at lawful age or when she marries the personal
 property to be delivered unto her when she arrives at lawful age. It is my Will
 that my executor pay out of the money I have or have had one hundred dollars
 and bequeath unto Mary Flights daughter of John Flights the sum of two
 hundred dollars to be paid unto her when she arrives at lawful age. I do
 and bequeath unto Hannah Flights daughter of Francis Flights one

hundred dollars to be paid unto her when she arrives at lawful age. I will
 and bequeath unto Emily Flights daughter of John Flights two hundred
 dollars to be paid when she arrives at lawful age. It is my Will that
 my real estate be sold and after paying all expenses and charges of settling it
 up and paying my burial expenses. It is my Will if there should any remain
 it shall go unto George Washington Flights and if it should not hold out it
 is my Will that they be paid proportionally. I appoint Joshua
 Flights my executor of this my last Will and Testament taking and annexing
 to be my last Will and Testament legal valid and published and declared by
 the within named Mary Flights in her last Will
 and Testament in her presence who at her request

Stamp
 12/1/66

Mary Flights
 Edwin Wilson
 Joseph H. ...
 John ...

Baltimore County It on the 6th day March 1866 came ...
 and Made both in the Holy Evangel of Almighty God that she doth not know
 of any other Will or Testam of Mary Flights late of said County deceased other than
 the above instrument of Writing and that she received the same from the Testator on
 or about the 15th day of February 1866 seven years past

Best John Hulport Register of Wills for Baltimore County
 Baltimore County It on the 6th day of March 1866 came Edwin Wilson
 Joseph H. ... Witnesses to the foregoing last Will and Testament of Mary
 Flights late of said County deceased and Made both in the Holy Evangel
 of Almighty God that they did see the Testator sign and seal this Will
 that they bear him full and perfect memory and declare the same to be his last
 Will and Testament that at the time of his so doing he was the best of their
 apprehension of sound and disposing mind memory and understanding
 and that they together with John ... subscribed their names as
 witnesses to this Will in his presence at her request and in the presence of
 each other seven years past

In the name of God Amen I ...
 and this my last Will and Testament

and knowing the certainty of death but not of the time thereof
 do make and constitute this for my last Will and Testament in manner
 and form following to wit, the Will and do desire that my son return to
 god when he can and that he do not do anything more by me though named
 executor who I desire to pay funeral expenses with my just debts
 that I owe and desire to see my dear wife my lot of land where he
 now lives during his natural life; providing for myself and family
 a home and maintenance during my lifetime and after the death of me
 and my wife I give my son Maloy a life estate in the above divided
 lot of land and after my son Maloy's death I give my daughter Sarah
 Flights and her husband the same life estate in the above
 divided property that I give my son Maloy life estate in

I give and devise after the death of daughter Rachel and of and
 Daughter Mariah Price I give the Lot of Land and all the appurtenances
 thereto belonging to my Grandson Saml Price and after to him and his heirs
 and assign forever,
 My other four children namely Saml Price, Ann Lough, Ann Price, Maria
 Price, being settled and have homes therefore I left them nothing in my
 Will. And lastly I do hereby nominate and appoint my Son in Law
 Joshua Ferris to be my Sole and legal Executor of this Will and to execute
 resolving all other Wills by me made, and this to be my only one, in Baltimore
 County of these Parts and I give and devise my said Will to be made
 of 15th month in year of our Lord the thousand eight hundred and eight
 Modern Price Modern Cal

signed, Sealed, Published and declared by the testator for his last
 Will and Testament, in the presence of us, who at his request and in his
 presence in the presence of each other have subscribed our names thereto
 as witnesses
 Moses Price
 Elias Matthews
 Jacob Price
 Joseph Price

Baltimore County, 24th day of April, 1808, I came Joseph Price
 one of the subscribing Witnesses to the foregoing last Will and Testament
 of Modern Price of Modern Cal of said County, because and solemnly
 declared and affirmed that he did see the Testator sign and seal the said
 Will and Testament, that he heard him publish provisions and make the same, that he
 saw his apprehension of sound and disposing mind memory and understand-
 ing and that he together with Elias Matthews and Joseph Price the other three
 subscribing Witnesses thereto, subscribed their names as witnesses to this Will
 in his presence at his request and in the presence of each other
 affirmed to in open Court
 Seal of the Register of Wills for Baltimore County

In Testimony that the foregoing is a true and faithful copy of the
 said Will, I do hereby certify, and I do hereby certify that the same is a true
 and faithful copy of the said Will, as the same is recorded in the Office of
 the Register of Wills for Baltimore County

I do hereby certify my name and affix the Seal of my Office
 this fourth day of March in the year of our Lord the thousand eight
 hundred and eighth, at Baltimore City
 Seal of the Register of Wills for Baltimore County

Baltimore County, 24th day of March, 1808, I came Elias
 Matthews who solemnly affirmed and truly affirmed that he has
 examined the Original Will of Modern Price the foregoing, and together
 with the Register of the Testator and the Witnesses thereto, and that
 he did see the Testator sign and seal the said Will, that he heard him
 publish provisions and declare the same to be his last Will and Testament
 and that at the time of his so doing he was to the best of his apprehension of
 sound and disposing mind memory and understanding, and that he
 together with Jacob Price and Joseph Price the other three
 subscribing Witnesses thereto, subscribed their names as witnesses thereto
 in his presence at his request and in the presence of each other

affirmed to in open Court, Seal of the Register of Wills for Baltimore County

The said Will and Testament	I Elizabeth Anderson, of Baltimore County in the State of Maryland, widow, being weak in body, feeble but of sound and disposing mind memory and understanding, knowing the certainty of death, and the uncertainty of the time thereof, and being desirous of disposing of my worldly estate in a just fair and equitable manner, my two dear daughters and their descendants, in the manner herein after expressed, do therefore make, publish and declare this Instrument of Writing, as and for my last Will and Testament, as follows, to wit,
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First. I order and direct that all my just debts, and funeral expenses shall be paid out of my personal Estate, also that the Lot which I have recently purchased in Green Mount Cemetery, where I wish my remains to be deposited if not involved by me, in my life time shall be secured by a good and substantial Iron railing by my Executor hereafter named, and that a plain marble Tombstone shall be erected over my grave at the Expense of my Estate second. I give and devise and dispose of my estate that I have and property, as follows.

Third. I give and bequeath unto my daughter Elizabeth & Bennett my colored boy Saml who is to serve as a slave until he arrives to the age of thirty years, agreeably to a Deed of Manumission to my servants executed by me on the twenty ninth day of May the tenth hundred and eight, and duly recorded in the Office of the Clerk of the Circuit Court in Baltimore County.

Fourth. I give and bequeath unto my grandchild William Anderson Bennett my colored boy Saml who is to serve as a slave until he arrives to the age of thirty years, agreeably to said Deed of Manumission.

Fifth. I give and bequeath unto my daughter Eliza & Annitaz, my colored girl Miranda, who is to serve as a slave until she arrives to the age of thirty five years, agreeably to said Deed of Manumission.

Sixth. I give and bequeath unto my granddaughter Elizabeth Anderson Annitaz, my colored girl Saml, who is to serve as a slave until she arrives to the age of thirty five years, agreeably to the deed of Manumission aforesaid.

Seventh. I give and bequeath unto my granddaughter Anne & Annitaz the sum of eight hundred dollars, the same to be paid over to her mother, Eliza & Annitaz, above named and by her invested in her own name, as trustee of said Anne & for her use and benefit in some safe and productive manner, and the principal sum with the accumulations thereof, paid over to the said Anne upon her arrival to the age of eighteen years.

Eighth. In case I shall not see my colored boy Joe Robinson, during my lifetime, I order and direct my Executor, to see him, during the remainder of his term of service, until he arrives to the age of thirty years, agreeably to the Deed of Manumission, before mentioned, in making this disposition it is my Will and desire that the said Joe shall be allowed to select a master provided he can find one who will purchase him at a fair valuation, say not less

than the appraisment, and the money arising from such sale I give and bequeath to my two daughters Elizabeth A Bennett and Eliza C Brantage, in equal proportions that and there alike. I give and bequeath unto my daughter Eliza C Brantage, sixty four shares of Baltimore City Corporation stock, now standing in my name, also the sum of two thousand dollars which I had for loaned to William H Brantage the husband of my said daughter Eliza C for which I hold the promissory note or notes of said William H Brantage bearing interest and I include in said bequest all interest that may be owing on said sum at the time of my death. Also an annuity or yearly ground rent of seventy five dollars and fifty cents and under in the lot of ground, whereon the same is charged, and made payable at the South West corner, or intersection of South and Holiday streets, in the city of Baltimore, fronting South, five feet on South Street and running back on the West side of Holiday Street, one hundred and ten feet to an alley twenty feet wide, also an annuity or yearly ground rent of fifty five dollars, and the fire and insurance in the lot of ground whereon the same is charged and payable, being a lot fronting fifteen feet six inches on the South side of South Street, and having the West side of the lot numbered lot, and of the same depth, being the same lot of ground and annuities which were granted and conveyed by the President and Directors of the Baltimore Water Company to me, by deed dated the 10th day of June 1855 and recorded among the land records of Baltimore City in Liber C. D. 4 folio 122. Also an annuity or yearly ground rent of six dollars and the fee and ransom in the lot of ground whereon the same is charged and payable fronting North, five feet on the North side of Holiday Street, and running back South for depth the hundred and eight feet, to have the same, fronting back alley and being the same property described in a deed from Charles H. Jones to me, bearing date the thirtieth day of November 1853, and recorded among the land records in Liber C. D. No 14 folio 27th. And also the debt or sum of three hundred dollars and the promissory note which I hold therefor, come from Edward Bider to me, all of said property given to my daughter Eliza C Brantage as aforesaid, to be held by her during the period of her natural life, so that she during that period, should be permitted and suffered to have hold and enjoy the same, and the clear net, issue, dividends and income growing or arising from the same, to receive letters and apply to such use and purposes as she may think fit, her receipts alone being good and sufficient acquittances and discharges for all such rents, issues, dividends and income, without the concurrence of her present, or any future husband, and so that neither the said property, and premises nor the rents, issues, dividends or income thereof shall at any time, or in any manner, be subject to the power control or disposal of the present, or any future husband of the said Eliza C, nor to in any manner liable or bound for, or by, his debts, contracts or engagements. And immediately from and after the death of the said Eliza C, I give and bequeath all the property and estate to which she or may become entitled under the provisions of this my will unto the said Elizabeth A Bennett her heirs and assigns absolutely and forever.

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 decease, and to their heirs, executors, administrators and assigns as tenants in common. There and there alike absolutely and forever, the issue of any deceased child of the said Eliza C, if any such issue there should be, to stand in the place of, and take the part or share to which the parent of such issue would if living be entitled, but in case the said Eliza C Brantage should outlive all her children and descendants, then I give devise and bequeath all the property and estate, to which she is or may become entitled under the provisions of this my will, unto the said Eliza C Brantage her heirs and assigns absolutely and forever. I give and bequeath all the real and personal property of every kind and description, which I now own and possess, and all the property which may hereafter acquire and own at the time of my death, I give and bequeath unto my daughter Elizabeth A Bennett, during the period of her natural life, so that she during that period, shall be permitted and suffered to have hold and enjoy the same, and the clear net, issue, dividends and income growing, and arising therefrom, to receive and take and the same to apply to such use and purposes as she may think proper her receipts alone being good and sufficient acquittances and discharges for all such rents, issues, dividends and income, without the concurrence of her present, or any future husband, and so that neither the said property, and premises nor the rents, issues, dividends or income thereof shall at any time, or in any manner, be subject to the power control or disposal of the present, or any future husband of the said Elizabeth A, nor to in any manner liable or bound for, or by, his debts, contracts or engagements. And immediately from and after the death of the said Elizabeth A Bennett I give and bequeath all the property and estate to which she or may become entitled under the provisions of this my will unto the said Elizabeth A Bennett her heirs and assigns absolutely and forever. I hereby make, make, amend and power discharge my aforesaid daughter and each of them, of and from all claims and demands whatsoever for me account of advances or loans in money or otherwise, which I may in my lifetime have loaned or advanced to them, or either of them, hereby declaring each of my said daughter absolutely and forever released and discharged of and from the payment of and all such sums and sums of money and the interest thereof. And lastly, I do hereby constitute and appoint my friend Edward Bider and my two daughters Elizabeth A Bennett and Eliza C Brantage and the survivors and survivor, and the better, two or more of them the executor and executors of this my will and Testament. hereby making, making, and declaring void and of no effect, all former wills by me at any time heretofore made. And in the

event of the death, or refusal of the said Edward Andin to act as Executor of my Will as aforesaid, I do hereby constitute and appoint, in the place and stead of said Andin, my friend Edward Beckler Junior Executor in conjunction with my said two daughters Elizabeth A and Eliza C. and the Survors or the better, one of them in Testimony of all which, I the said Elizabeth Andin the Testatrix do hereunto subscribe my name, and affix my seal, on this twentieth day of September in the year of our Lord one thousand eight hundred and sixty one

Elizabeth Andin Seal
Signed, sealed, published and declared by Elizabeth Andin on the above named Twentieth as and for her last Will and Testament in the presence of us who in her presence, at her request and in the presence of each other have hereunto subscribed our names as Witnesses thereof

W. Thompson
George F. Reese
W. Thompson
W. Thompson
W. Thompson

Baltimore County, Md. On this 27th day of March one thousand eight hundred and sixty one, we the undersigned, Witnesses to the foregoing Last Will and Testament of Elizabeth Andin late of said County, deceased, and made both on the Holy Trinity of Whimsy, do hereby certify that they did see the Testatrix sign and seal the said Will and Testament, and that they together with W. Thompson and W. Thompson subscribed their names as Witnesses to the said Will in her presence at her request, and in the presence of each other, in open Court, before John Keppel Esq. of Baltimore County, Justice of the Peace.

I, Elizabeth Andin of Baltimore County, in the State of Maryland widow, do make public and declare the Testament of William Beckler and for a Codicil to my last Will and Testament as follows, to wit: Whereas, by the tenth Article of my said Will, I have given all the real and residue of my Estate and property, more or less, to my daughter Elizabeth A. Bennett for life, and at her death to the children or child or descendants of the same that may be living at the time of her decease, absolutely and for ever, but in case the said Elizabeth A. Bennett should outlive all her children and descendants then by my said Will, I gave all the property to which she or any person entitled to under my said Will with my said daughter Elizabeth A. Bennett her heirs and assigns absolutely and forever. Now I do by this Codicil alter and change the said devise and bequest as follows, to wit: in case my said daughter Elizabeth A. Bennett should depart this life without having children or child or descendant of the same living at the time of her death, or in case she should leave such child, children or descendant living at her death, and they should all subsequently depart this life under lawful age, and without issue living, then and in that case, I do devise and bequeath all the property and Estate, to which she or any person entitled, under the provisions of my said Will, unto my daughter

Eliza C. Annetage, her heirs, executors, administrators and assigns absolutely and forever. And whereas amongst the assets constituting the real and residue of my estate and property, devised to my daughter Elizabeth A. Bennett for life, as aforesaid, is a promissory Note, for Six thousand dollars drawn in my favor by Basil S. Bennett the husband of the said Elizabeth A. Bennett on account of which Note, there is now owing to me the sum of Five thousand dollars of principal, with several years interest the same being a balance due me, on account of the purchase of my Farm called "Water Wood", purchased and now occupied by the said Basil S. Bennett. Now my Will and devise is, and I do order and direct, that the said Basil S. Bennett shall be charged with and shall pay, all the arrearages of said interest and the interest accrued and to accrue on said debt to the day of my death; which interest I do by this Codicil give and bequeath unto my said two daughters Elizabeth A. Bennett and Eliza C. Annetage absolutely and for ever, in equal portions share and share alike; and in all other respects, except in so far as the same is changed by this Codicil, I do hereby ratify and confirm by joining this and Testament bearing date the twenty sixth day of September in the year one thousand eight hundred and sixty one, in the year of our Lord one thousand eight hundred and sixty one

Elizabeth Andin Seal
Signed, sealed, published and declared by Elizabeth Andin, the Testatrix in the foregoing Will, as and for a Codicil thereto, in our presence who at her request, in her presence and in the presence of each other have hereunto subscribed our names as Witnesses thereof the twentieth day of September, 1861.

W. Thompson
W. Thompson
George F. Reese
W. Thompson

Baltimore County, Md. On this 27th day of March one thousand eight hundred and sixty one, we the undersigned, Witnesses to the foregoing and to the said Testament of Elizabeth Andin late of said County, deceased, and made both on the Holy Trinity of Whimsy, do hereby certify that they did see the Testatrix sign and seal the said Codicil that they heard her publish the same to her last Will and Testament, and that they together with W. Thompson subscribed their names as Witnesses to this Codicil in her presence at her request, and in the presence of each other, in open Court, before John Keppel Esq. of Baltimore County, Justice of the Peace.

I, Elizabeth Andin of Baltimore County, in the State of Maryland widow, do make public and declare the Testament of William Beckler to be a second Codicil to my foregoing last Will and Testament, as follows, to wit: Whereas, by my said Will which bears date the twenty sixth day of September, in the year one thousand eight hundred and sixty one, I have given devised and bequeathed my Estate and property generally, to my two daughters Elizabeth A. Bennett and Eliza C. Annetage subject to the limitations

me Cow and calf and Cattle, I do hereby constitute and appoint
 Stephen & Wilkinson to be sole executor, of this my last Will and
 testament making and annulling all former Wills be in heretofore
 made, ratifying and confirming this and none other to be my last
 Will and testament In testimony whereof I have set my hand and
 seal this twenty sixth day of October in the year one thousand eight
 hundred and sixty three

Thomas Wilkinson Seal
 Signed sealed published and declared by the above named Thomas
 Wilkinson as 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 here

Richard Thomas Deaknot
 Henry Addison
 Chas. A. Mass

Baltimore County, Md. On the 25th day of March 1866 came Richard
 Thomas Deaknot Henry Addison & Chas. A. Mass subscribing
 witnesses to the foregoing last Will & testament of Thomas Wilkinson
 late of said County, deceased, and made oath on the Holy Gospels
 of Almighty God that they did see the Testator sign and seal
 this Will that they heard him publish, pronounce, and declare
 the same to be his last Will & testament that at the time of his signing
 he was to the best of their apprehension of sound mind and disposing
 mind, memory and understanding, and that they subscribed
 their names as witnesses to this Will in his presence at his request, and
 in the presence of each other sworn to in open Court
 Test John Philpot Register of Wills for Baltimore County
 Collicil

Whereas I Thomas Wilkinson after further reflection I think it
 best to add to the provisions of this my last Will and testament so far
 that it is to say that if my son the said Stephen & Wilkinson should
 die without legitimate heirs of his own body together with one half
 of my estate both real personal &c to the children of my son William
 & Wilkinson and the other half to the children of my daughter
 Elizabeth Collins in Baltimore County I have set my hand and
 seal this twenty sixth day of October in the year one thousand
 eight hundred and sixty three

Thomas Wilkinson Seal
 Signed sealed published and declared by the above named
 Thomas Wilkinson as for his last Will and testament in our
 presence who at his request in his presence and in the presence of
 each other have hereunto set our hands as witnesses here

Richard Thomas Deaknot
 Henry Addison
 Chas. A. Mass

Baltimore County, Md. On the 24th day of March 1866 came
 Stephen & Wilkinson witnesses to the foregoing last Will & testament
 of Thomas Wilkinson late of said County, deceased, and made oath
 on the Holy Gospels of Almighty God that he doth not know of any other Will or testament
 of the said Thomas Wilkinson late of said County, deceased, other than the
 above mentioned Will and testament, and that he found the same
 in which the testator kept his private papers on or about
 the 21st day of March 1866

Baltimore County, Md. On the 25th day of March 1866 came Richard
 Thomas Deaknot Henry Addison & Chas. A. Mass subscribing witnesses
 to the foregoing Will & testament of Thomas Wilkinson late of said
 County, deceased, and made oath on the Holy Gospels of Almighty
 God that they did see the Testator sign and seal this Will that
 they heard him publish, pronounce, and declare the same to be his
 last Will & testament that at the time of his signing he was to the
 best of their apprehension of sound mind and disposing mind, memory
 and understanding, and that they subscribed their names as witnesses
 to this Will in his presence at his request, and in the presence of
 each other sworn to in open Court
 Test John Philpot Register of Wills for Baltimore County

Mary Kemicks Seal
 Last Will & Testament
 On the 15th day of Baltimore County, Maryland
 I Mary Kemicks (formerly Colless
 Mary Pastor the name of my husband

but not having lived with my husband for many years he
 now being dead I have chosen to be known by the name of
 Mary Kemicks) being in good health of body and of sound
 mind being anxious to settle my worldly affairs do make
 this my last Will and testament in manner and form following
 that to wit I desire that my executor to wit his name
 shall have my body decently and properly buried and shall
 pay all the expenses incurred thereby as well as all debts and
 liabilities due by me at the time of my death
 I give I will and bequeath to my nephew Christopher Kemicks
 and his heirs forever all my property and effects Real personal
 and mixed of whatever kind and wherever situated whether
 it be household goods or money or other property
 I do hereby appoint Christopher Kemicks executor of this
 my last Will and testament with power to sell and to all things
 necessary to be done to carry out the intention of this my last
 Will and testament
 Mary Kemicks Seal

Signed sealed published and declared by Mary Kemicks
 the above named testator as and for her last Will and
 testament in the presence of us who in her presence and in the
 presence of each other and at her request have subscribed
 our names as witnesses here

Richard Smith
 Wm. R. Harriott
 James Dickinson

Baltimore County, Md. On the 4th day of April 1866 came
 Christopher Kemicks and made oath on the Holy Gospels
 of Almighty God that he doth not know of any other Will or
 testament of Mary Kemicks late of said County, deceased, other
 than the above mentioned Will and testament, and that he found
 the same among her papers on or about the 25th day of March
 1866

CERTIFICATE OF CAMERA OPERATOR

I HEREBY CERTIFY THAT THE DOCUMENTS REPRESENTED BY THE
MICROPHOTOGRAPHS APPEARING ON THIS ROLL OF FILM DESIGNATED AS
REEL No. 21 WERE PHOTOGRAPHED BY THE UNDERSIGNED ON THIS
DATE.

REEL BEGINS WITH

Sheet # 21 R 1 - Landed

REEL ENDS WITH

4LR 3 - Folio 106

BY

[Signature]
(SIGNATURE OF OPERATOR)

DATE

3-15-51