

house, likewise also the one third part of the orchard together with all my cattle, sheep & hogs, beside the third part of all my grain sowed and now in the barn, and the third of the hay now in the barn, and also the third of all the grain and hay raised on my farm to be paid over and delivered unto her as hereinafter mentioned for the support and maintenance of her the said Rachel Grable and Mary Grable during the life of my said wife Rachel Grable together the life of my said wife Rachel Grable together with pasture for two head of cattle and four hundred weight of pork and one hundred weight of beef and a sufficient quantity of firewood cut and delivered, also fifteen pounds of wool all of which I desire to be paid over unto the said Rachel Grable as hereafter directed.

I also give and devise to the said Rachel Grable my wife as aforesaid all the money now by me and in my possession, also the one third part due and owing to me either on judgments, bonds, notes or accounts. I give and bequeath to my only son Moses Grable Jr for the whole of my farm whereon I now reside known by the name of Lot No 58, containing one hundred and forty eight acres more or less, to him the said Moses Grable Jr and his heirs and assigns forever, subject nevertheless to the incumbrances aforesaid. I also give and devise unto my said son Moses Grable Jr, two thirds of all my debts, dues and demands arising on judgments, bonds, notes or accounts, and I further give unto him my said son Moses, all my farming utensils &c.

And it is my will and desire that the said Moses, my son pay over unto his mother Rachel yearly and every year during her life, the one third part of all the grain, potatoes & turnips raised on said farm in the bushel, the third of the flap from the break, the hay delivered in the barn, and to let her have pasture as aforesaid and stable room for her cattle together with yard &c sufficient for her convenience and all and every thing else aforesaid and yearly.

And provided Mary Grable aforesaid should survive Rachel, my wife, it is my will and desire that the said Moses Grable Jr. should then from thence forward until the day of her death provide for her a sufficient sustenance.

And lastly I do hereby constitute and appoint my only son Moses, aforesaid 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 15th day of September in the year of our Lord one thousand eight hundred and twenty two.

Signed, Sealed, Published and declared by Moses Grable the above named testator and for his last will and Testament } Moses Grable
 in the presence of us who at his request and his presence and with the presence of each other have subscribed our names as witnesses thereto. } George Archer - Joseph Wood - John Selver.

State of Maryland Frederick County Court

I hereby certify that the foregoing is a true copy from the original as filed & recorded in the office of the Register of Wills of the County aforesaid. In testimony whereof I have hereunto set my hand and affixed the seal of Office, this 29th day of May 1865.
 J. L. McLean Reg^r

At the request of Moses Grable the following deed was recorded 7th August 1849.

To all People to whom these presents shall come greeting - Know ye, that we Robert Nelson and Mary Nelson his wife of Frederick County and State of Maryland for the consideration of two hundred and eighty two dollars and 12 1/2 Cents received to our full satisfaction of Moses Grable of the County aforesaid, do give, grant, bargain, sell and confirm unto the said

to the
 top
 hole
 of
 the
 box
 of
 the
 ship
 moved
 recorded
 1826
 in
 the
 State
 being
 there
 and
 of
 the
 13th
 of
 the
 month
 of
 the
 year
 1865
 and
 the
 day
 of
 the
 month
 of
 the
 year
 1865
 and
 the
 day
 of
 the
 month
 of
 the
 year
 1865

Exhibit No. 3.