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to dispose thereof as follows, to wit first ~~order~~ that after my just debts is paid  
I ordain and appoint that my beloved wife Sarah Jones be and she is allowed  
all and singularly all my Estate of movable property and household furniture  
Except such as may be hereafter mentioned that is to say I give and bequeath  
to all my Children namely James John David Samuel Mary Sarah Evan  
Lucinda Isaac B Jones and William M Jones to Each and Every one of them  
Five dollars as they shall severally become of Age and the two hundred  
dollars due to me from Joseph Farlow when it is Collected to be laid  
Out in land at the discretion of my wife for her to support upon  
as she may think proper the before mentioned instrument of writing  
I Ordain and appoint as my last will and testament I also ordain  
And appoint my wife Sarah Jones my alone and sole Executrix of this  
my last will and testament given under my hand and seal this  
29<sup>th</sup> of the 9<sup>th</sup> Month 1821 Evan Jones — Seal

Test  
William Lindley  
Nathaniel Carter

Be it remembered that heretofore to wit on the 29<sup>th</sup> of October  
In the Year of Our Lord One thousand Eight Hundred and twen-  
ty two the last Will and Testament of Joseph W Doak was  
produced to me William Hoggatt Clerk of the Circuit Court  
for Orange County and proven by the Oath of John Daugherty  
& Alexander Wallace two of the subscribing witnesses  
thereto and was admitted to be read which will I read in the  
following manner words & figures (Viz)

In the Name of God Amen I Joseph W Doak of the County of  
Orang & State of Indiana being weak in body & considering the uncertainty of this mortal  
Body and being of sound and perfect mind and memory blessed be Almighty God  
For the same do make and Publish this my last will & testament in the manner and  
form following (that is to say) first I give and bequeath unto my beloved  
Wife and Children all my real Estate to be divided Equally between them  
Only some few Exceptions which is as follows (Viz) my wish & desire is that  
my Real property Remain in the hands of my beloved wife Polly Doak  
until my Children severally arrive at the age of maturity or marry  
provided the S<sup>r</sup> Polly Doak should continue to be and remain the  
Lawful widow of Joseph W Doak my wish is that <sup>when</sup> my Children arrive  
at the age of maturity that they receive their several equal shares  
With full power to hold bargain and sell the same as it may seem most  
Advantageous to them and when it becomes necessary to divide said  
Property as above mentioned my wish and desire is that It be so  
divided that my wife Polly Doak is to have the mansion house the  
Value of which is not to be included in the division as it respects  
part or share and lastly, as to all the rest, residue and remain-  
of my personal Estate and after all my lawful and just debts  
and funeral Expences are paid goods and Chattels of what kind and

Joseph W. Doak's  
will

Nature soever I give and bequeath the same to my said beloved Wife Polly Doak whom I hereby appoint sole Executrix of this my last Will and testament hereby revoking all former wills by me made in Witness whereof I have hereunto set my hand and seal this 5<sup>th</sup> day of July in the Year of our Lord 1820

Joseph W Doak

Signed sealed and delivered by the above named Joseph W Doak to be his last will and testament in the presence of us who have hereunto subscribed our Names as witnesses in presence of the testator

John Daugherty  
Alexander Wallace

Hardin Weatherford

Ann Copelin's Will

Be it remembered that heretofore, to wit, on the 30<sup>th</sup> day of November in the year of our Lord 1822 the last will and testament of Ann Copelin was produced to me William Hoggatt Clerk of the Circuit Court for Orange County and proven by the oaths of Ichner and James Clements the two subscribing witnesses thereto and was admitted to be <sup>recorded</sup> read, which will reads in the following manner and words, viz.

State of Indiana Orange County August the 10<sup>th</sup> 1821 This day Ann Copelin the widow of Jacob Copelin deceased being in sound mind doth will and bequeath to her son Thomas Copelin her part of the estate of said Jacob Copelin, to wit, one hundred dollars with interest, now in the hands of John Hudson, unto the said Thomas Copelin his heirs and assigns forever

Ann Copelin

Test

Ichner  
James Clements

Be it remembered that heretofore, to wit, on the 10<sup>th</sup> day of December 1822 The last will and testament of Eleazer Lockhart was produced to me William Hoggatt C. C. C. and proven by the oaths of Hudson Mackney and James J. Wilson two of the subscribing witnesses thereto, and was admitted to be recorded. which will reads in the following manner and words, viz.

In the name of God Amen. the Fifteenth day of November one thousand eight hundred and twenty two, I William Lockhart of Orange County State of Indiana, Planter, being <sup>with</sup> in body but of sound mind and memory, do make this my last will and testament, at the same time, utterly revoking all former wills, made by me, declaring this to be my last will and testament. First I give and bequeath to my beloved wife Hannah Lockhart, one mare named Ginny, likewise I will unto my beloved wife, three cows of first choice, eight head of sheep, sufficient pork to support the family one year, with two breeding sows, and eight shoats with a sufficiency of the crop to support the family and stock one year, with all the household, and kitchen furniture, All the above mentioned property to be her during widowhood, with all the farming utensils on the plantation, and a company of men on the plantation, I will and bequeath to my daughter Peggy Lockhart, two dollars when called for, and the balance of the property, to be sold at a reasonable credit, to discharge all my just debts, and to secure the land, and if the land is secured, it being the

William Lockhart's Will

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