

99 unto my wife Mary Chandler all and singular my personal property and real estate during her life; and after her death to be equally divided among the children. And further I do will and bequeath to Amos Goff an equal share of my estate with the rest of my wife's children after the death of his mother. And I further appoint my wife, Mary Chandler, and Joel Vandevan to be the Executors, and to carry in to effect this my last will and testament, whereunto I have set my hand and seal this 23^d day of April 1837.

Attest Joel Vandevan
 William Chandler

William Chandler

Be it remembered that on the 8th day of May 1837 Joel Vandevan and Mary C. Chandler executors and executrix in the foregoing will mentioned, personally came before me J. B. Thornton Clerk of the Probate Court of Orange County, and proved the same by the oath of the subscribing witnesses thereto.

William Chandler
 J. B. Thornton Clerk

George Duncan's Will.

In The name of God Amen! I, George Duncan Junr. of the County of Orange and State of Indiana being weak in body but of sound mind and memory - thanks be to Almighty God, for the same and considering the uncertainty of this mortal life do make and ordain this my last will and testament in form and manner following. First. After all my just and lawful debts are paid I will and bequeath to my loving wife, Patsy D. Duncan, all my personal property for her own use and benefit, for, and during, her widowhood. Second. I will and bequeath to the lawful heirs of my daughter Emily B. Riley, all my Landed estate to be and remain for his, her or their proper use and benefit forever. Third. My will is that nothing mentioned in the second item relative to my Landed estate is to be so construed as to deprive my loving wife and daughter, before mentioned of the use and benefit of the before mentioned landed estate for and during their natural lives, provided they occupy and cultivate the same; and then and not until their death or refusal to occupy to said landed estate by the said Patsy D. Duncan and Emily B. Riley or either of them the said landed estate is to be the property of the said heirs of Emily B. Riley as above mentioned. Fourth. And lastly, I will my never dying and immortal soul to God, who gave it, and my mortal body to be buried at the discretion of Alexander Wallace and Patsy D. Duncan: whom I appoint sole Executors and executrix of this my last will and testament, hereby revoking all other former wills, by me made. In witness whereof I, the said George Duncan Junr. have this day, December the 9th 1838, signed, sealed, and acknowledged the foregoing to be my last will and testament and in the presence who are subscribing witnesses

George Duncan

William W. Martin
 John M. Riley
 Patsy Duncan

Be it remembered that on the 21st day of February A.D. 1838 Alexander Wallace and Patsy D. Duncan, came before me J. B. Thornton Clerk of the Probate Court of Orange County and proved the execution of the last will and testament of George Duncan dec. according to law by the oath of Patsy Duncan one of the subscribing witnesses thereto.

J. B. Thornton Clerk
 Jacob J. Piggott