

67 Her part at the presentment and the balance I want put
on interest and paid to them as the comes of age; My wish is for
my children to be bound to a trade if she marries again and
not without

I do appoint Jeremiah Elixson of this my last will and
testament, As Witness whereof I have here unto set my hand
and the Year and date above written

Signed sealed and delivered
in the presence of us

Witness
Abraham Leet
Fredrick Pickel

Martin^{his} (Webb Seal)
Mark

Be it remembered that this day the last Will and Testament
of Martin Webb deceased was produced to me William Hoggate
Clerk of said Circuit Court and proven by oath of Fredrick
Pickel one of the subscribing Witnesses and the oath of Jeremiah
Elixson who was present and saw the same signed by said

Levi Gifford's Will

The last will and testament of Levi Gifford of the County of Orange
State of Indiana

I Levi Gifford being of sound Mind and Memory conceiv-
ing the uncertainty of this life and the Certainty of death, do
Make and publish this my last Will and Testament in Manner
and form following, That is to say -

Levi
Gifford's
Will
First I Give and bequeath unto my beloved wife Margaret, One
horse one Cow one calf and one Feather bed which Articles she
is to select out of my personal property within a reasonable time
after my decease, and after she has made choice of the same they are
to be respectively delivered over to her by my Executors hereinafter
named - as to the rest and residue of my personal Estate and
the debts due or to grow due to me, my Will and desire is that my
Executors collect the latter as soon as may be and apply the same
to the payment of all my just debts and funeral expenses and the
charges of executing my Will - And should my credits above named
and ready Money be insufficient to pay the same the balance shall be
deprayed out of the residue of my personal property Not above
mentioned: After the payment of my debts, I will and appoint
that my Executors deliver over the balance of my personal property
to my said Wife to be her used for her support during her Natural
Life and after her decease I do order my Executors to sell the same
and out of the Money arising from the same that they

My son Jesse Gifford one hundred dollars which amount I deem necessary to equalize him with my other heirs taking into view the advancement heretofore made to him. and that after payment of said one hundred dollars the remainder of said monies be divided in manner following that is to say one fourth part thereof to my son Jesse one fourth part to my son Peleg one fourth part to my son Levi and one fourth part to the surviving children of my deceased daughter Abigail Ellis and Daniel Ellis the part willed to the said children to be divided equally among them have and share alike

Next I give and devise to my son Levi Gifford the quarter section of land on which I now reside with the appurtenances to him his heirs and assigns forever subject nevertheless to the charges and incumbrances hereinafter named and specified.

Next I give and devise to my son Jesse Gifford my half quarter section of land lying in Johnson County Indiana

between the waters of Blue River and Sugar Creek to him his heirs and assigns forever. Next my will and desire is that my beloved wife Margaret have and hold to her own use

during the time of her natural life after my decease the house in which I now live and the garden and such part of the farm on which the said house is as may be in the

judgment of my executors hereinafter named necessary for garden and pasture privileges so as to render her comfortable.

Item I give and devise to my beloved wife during the term of her natural life all the profits and emolument arising

out of the half quarter section of land which I own adjoining the tract of land and quarter section on which I now live for her support during life should she outlive me and at her

decease the same half quarter section shall be sold by the executors and the proceeds arising therefrom shall be equally divided among the heirs named in this will. After one

hundred dollars are paid to Levi in satisfaction and payment of a bond which he holds against Jesse Gifford his brother and for which I am security.

Item It is my will that no part of my personal property shall be sold until after the death of my wife she enjoying the same during her life unless and in case that monies would be needed by my executors in the settlement of my just debts, or in case that in their good and sound

discretion it would be better to do so should the stock be unnecessary or burthensome.

Item it is my will that an equal division of the monies arising from the sale after my wife Margarets decease shall be equally made among the heirs here to fore named

in this will.

Next I do hereby revoke and cancel all my

one she is like

former wills and codicils be made and do appoint my good friends Ephraim Doan and Michael Mavity executors of this my last will and Testament In witness whereof I have hereunto set my hand and Seal this fifth day of eight month (August) eighteen hundred and thirty two

Signed Seal Published and Declared by the above named Levi Gifford to be his last and Testamentary in presence

Saml. Lee, Wm Kimber

Levi Gifford seal

Witness

The State of Indiana Orange County

Witnessed that on the fifteenth day of September in the year of our Lord one thousand eight hundred thirty two personally came before me John McKey Clerk of the Probate Court of the county of Orange, Ephraim Doan one of the Executors named in the foregoing Will who by the oath of William Kimber and Samuel Lee subscribing witnesses ~~and~~ there to proved the execution and publishing thereof by the said Testator according to law

Witness my hand the 15th day of September 1832

John McKey

Joseph White Will

A Will in the Name of God Amen

I Joseph White of the County of Orange and State of Indiana; Am weak in body but of sound Mind Memory and understanding blessed be God for same

Do make and Publish this my last Will and Testament in manner and form following (to wit) Viz all my just debts to be paid; - I do give and bequeath unto my beloved wife Jane White all my personal property to dispose of to my two youngest children namely Jane White and Arminda White so as to make their part of the personal property Equiv with the ballance of my Children that has been already possessed of; with the personal property and has left me; and the ballance of the personal property for her to dispose of to my heirs as she ^{and when they see proper} sees proper. Likewise I do devise and bequeath unto my beloved wife Jane White for her lifetime so much of my land where I now live as will include the Mention house and plantation and at her decease

I do devise and bequeath unto my oldest son Bealy White the following Lot of Land in Township Two ^{North} East of Range Two East Section Twenty and South East quarter as to begin at the North west corner of ^{the} quarter