

Knowing that It is appointed for all men once to die do make
And ordain this my last will and testament first I give and bequeath
My Soul to God who gave it Item it is my will that my funeral
Expences and my just debts be paid I will and bequeath unto my
Beloved wife Jane Freeman the Land whereon I now live during her
Natural life the Gray Mare and the young Mare two Cows and
Calves at her choice ten head of ~~hogs~~ at her choice the waggon
And gears and all my farming Utentials and all my house
And Kitchen furniture to be at her disposal and grain and
Fodder sufficient for her use this Season and all the bees Item
It is my will that the plantation on which I now live after the
Death of wife Jane Freeman shall become the Property of my son
Joshua Freeman his heirs and assigns forever that is complet a
fee simple in said plantation as I ever had while living Item
I will and I bequeath my son Joshua Freeman my Gun Item
It is my will that all the Residue of my Estate be sold and
Equally divided between my sons Daniel Freeman and
Joshua Freeman and my Daughter Rebecca Morry Except
One dollar I bequeath to my Daughter Fanny Bradford and
Likewise one Sorrel mare which I will and bequeath to be
Sold and the money arising from the sale I will and bequeath
Equally to be divided between my two sons John Freeman
And Daniel Freeman I ordain constitute and appoint my
Wife Jane Freeman Executrix and my son Joshua Freeman
Executrix of this my last will and testament making void
All wills or Legacies heretofore made Nottepying this and no
Other to be my last will and testament In witness whereof
I have set my hand and seal this sixth day of the tenth
Month A. D. 1822 in the presents of Daniel Freeman
Joshua Hadley and
Aaron Morris
mark

Be it remembered that heretofore to wit On the 22nd day of October
In the Year of our Lord One thousand Eight hundred and twenty two the
Last will and testament of Evan Jones was produced to the Probate
Court for Orange County and Proven by the affirmation of William Lindley
and Nathaniel Carter the subscribing Witnesses thereto and said will
was ordered to be Recorded which will Reads in the following words
And figures to wit,

Know all men by these presents that
Be it remembered that I Evan Jones of Orange County and State
Of Indiana being in perfect health of body and mind but believing
that It is appointed once for all men to die and being blest with
a small portion of this worlds goods therefore I propose

Evan Jones
Will

19
to dispose thereof as follows, to wit first after 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
29th of the 9th Month 1821 Evan Jones — Seal

Test
William Lindley
Nathaniel Carter

Be it remembered that heretofore to wit on the 29th of October
In the Year of Our Lord One thousand Eight Hundred and twenty
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
Orange & 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^r Polly Doak should continue to be and remain the
Lawful widow of Joseph W Doak my wish is that ^{when} 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 Expenses are paid goods and Chattels of what kind and

Joseph W. Doak's
will