

Nature soever I give and bequeath the same to my said beloved  
Wife Abby 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)*

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

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 Ichabod and James Clements the two subscribing witnesses thereto  
and was admitted to be ~~read~~<sup>recorded</sup>, 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 Henderson, unto the said Thomas Copelin  
his heirs and assigns forever

Ann Copelin *(Signed)*

Test

Ichabod  
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  
Clerk and proven by the oaths of Hudson Brackney and James G 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>weak</sup> in body but of sound mind and mem-  
ory, 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 wifeannah Lockhart, one slave 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 shroats with a  
sufficiency of the crop to support the family and stock one year, with all the house-  
hold, and kitchen furniture, All the abovementioned property to be hers during her  
widowhood, with all the family utensils on the plantation, and a company of gear  
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

Ann Copelin's  
Will

William Lockhart's  
Will

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W B. Section No. 6 in Township No. 1 S of Range No. 2 E, this quarter section to be equally divided among the heirs of my body, after the decease of my widow — I will and bequeath to the heirs of Rachael Widerwoods — body a certain tract of land purchased of Hudson Brackney, it being the part, of North West quarter Section No. 7 in Township No. 1 S of Range No. 2 East, This land to be their after the death of their mother, and also all the property that she holds at this time, I will and bequeath to her and the heirs of her body, at the same time I appoint Hannah Lockhart and Elazer Lockhart executors and executrix of this my last will and testament, to which I have hereunto set my hand and seal this sixteenth day of November in the year of our Lord one thousand eight hundred and two signed sealed and delivered in the presence of us

William Lockhart

N.B. The two dollars that I above mentioned is all that I allow my daughter Peggy Lockhart out of my Estate

Hudson Brackney

James S Wilson

Be it remembered that heretofore, to wit, on the 17<sup>th</sup> day of December in the year of our Lord 1822. the last will and testament of Jope Hollowell was produced to me William Hoggatt C. O.C. and proven by the oaths of James Dishon and Alexander Morris, two of the subscribing witnesses thereto, and was admitted to be recorded, which will reads in the following manner and words, viz.  
Know all men by these presents that I Jope Hollowell of the County of Orange and State of Indiana, being weak of body but of sound mind and memory, do make and ordain this my last will and testament, in manner and form as follows, to wit. First that all my debts be paid out of my estate. Second I give and bequeath to my beloved wife Elizabeth Hollowell during her widowhood for her own use, raising and educating my children, in a proper manner, the following property the plantation wheron I now reside, two mares known by the name of Fan and Snider, one waggon & gears, five cows and calves, and two steers of her own choice, twenty five head of hogs of her own choice, ten head of sheep of her own choice, and as much bacon and corn as my executors there will be sufficient for the use of herself family and stock, my crop of wheat flax and cotton, my house-hold and kitchen furniture, and farming utensils, except such articles as is here after mentioned, my riding saddle and bridle. Thirdly I give and bequeath to my son James Hollowell a certain tract of land, which I purchased of Genl John Mifroy, lying and being in Lawrence County one mile and a half north of Palestine, and one brass mounted gun to him and his heirs forever. Fourthly, I give and bequeath to my son John Hollowell the North West quarter of Section thirty five in Township two north of range one west, one half quarter section lying on the waters of Lost River which I purchased of Samuel Glenn and one iron mounted rifle gun to him and his heirs forever. Fifthly I give and bequeath to my daughter Mary Hollowell, one bed and furniture, one third part of a lot in the town of Paoli, where Jacob Stephens Jr. now resides, and one cupboard at the expiration of my wifes widowhood. Sixthly I give and bequeath to my daughter Sally Hollowell one bed and furniture one lot in the Town of Paoli which right at present is in the hands of Henry Hollowell and one desk at the expiration of my wifes widowhood, all that part of my fathers estate that is unenclosed and acomming to me to be equally divided between my abovenamed daughters. Sevently I give and bequeath to my son Josue Woodard Hollowell the tract of land where I now reside at the expiration of my wifes widowhood to him and his heirs forever. It is then my desire that all my unbequeathed property be sold at the discretion of my executors for the use of paying my just debts together with the money to be collected from those that are owing of me should there be any after paying the same, to be put on interest and equally divided among my children as they many or one of age. I do hereby appoint my brother John Hollowell and Henry Hollowell his son executors