

by the back of John Hoopfer, and Thompson the same was  
ordered to be recorded and filed. Given under my hand this 12<sup>th</sup>  
day of March 1847

27

Jordan Mills, Ill.

N<sup>o</sup> 88  
Elijah Cole's  
Will

Elijah Cole of the County of Madison and State of Kentucky do make  
this my Last Will and Testament, in the first place, I appoint my sons  
James Cole and Perry Young executors to my will, I have given to my  
Daughter Elizabeth Pulliam, all that I ever intend her to have of my estate.  
I have also given to my son Nathaniel Cole's children, all that I  
ever intend them to have of my estate, to my son William Cole I  
have given all that I ever intend him to have of my estate, to my  
daughter Sally King, I give and bequeath to her and her children  
forty acres of land lying in the County of Macoupin and State  
of Illinois - also a forty dollar note which I hold on Sally Cole,  
which note I left in Henry Pulliam's hands, also I give and  
bequeath to my daughter Sally a note on Thomas R. Phillips  
for \$100. 45 Cents, dated the 16<sup>th</sup> of April 1844. also \$100. out of a  
note which I hold on Henry Pulliam and Thomas R. Phillips  
for three hundred and thirty six dollars and eighty seven cents  
dated the 16<sup>th</sup> of April 1844 this money is to be collected by my  
executors or their order and layed out for land by them for  
my daughter Sally, To my son James Cole I give and bequeath  
a Negro boy named Sam. To my son Stephen Cole I give and  
bequeath a stable horse Sea Gull and the work of my farm in  
Illinois for six years. To my son Elijah Cole I give and bequeath  
a Wagon and gun that I lent him and the two of my two negro  
boys Charles and Sam, which is in Mississippi. To my Daughter Mar-  
tha Young, I give and bequeath my Negro man Charles, To my  
Daughter Nancy Catlett I give and bequeath Five hundred  
dollars that my executors are to pay in money to her or to her  
husband in Green County, Illinois 1/3<sup>rd</sup> of the same is to be  
sold by my <sup>son</sup> executors and the money arising from the sale of  
the said land to be divided in four equal parts, as follows  
I give and bequeath to my Daughter Sally King, and her children  
the one fourth part of the money arising from the sale of the land, to be  
held by my executors for her and her children's benefit  
I give and bequeath to my son James Cole one fourth part of the money  
arising from the sale of the said land I give and bequeath to my  
Daughter Martha Young one fourth part of the money arising from  
the sale of the said land, To my Daughter Nancy Catlett I give  
and bequeath one fourth part of the money arising from the  
sale of the said land, I know and bless my worldly distribution  
and commend my soul to Almighty God Amen  
Attest. All this at the date that I say do so signed by me

and bequeath to My son James Cole & Martha Young  
and Nancy Collett, the two horses that are at my son  
James Cole's should never call for them he is to have  
them, my Riding horse and Hoggew I give to my daug-  
hter Martha Young, January 30<sup>th</sup> 1847

attest

Elyah Cole (Seal)

James D. Littlepage  
Coolman Hurdow

*(Signature)*

State of Kentucky, Anderson County, Feb  
I Jordan Walker Clerk of the County, Clerk for the County of said  
do Certify that at a Court held for the County of said  
Court house in Lawrenceburg on Monday the 10<sup>th</sup> day of  
May 1847. the Writing purporting to be the last Will and  
Testament of Elyah Cole deceased was produced in Court, and  
perused by the Oaths of James D. Littlepage and Coolman  
Hurdow to be the act and deed of the said Elyah Cole  
Whereupon the same was ordered to be recorded and filed  
by me under my hand this 11<sup>th</sup> day of May 1847

Jordan Walker Clerk.

N<sup>o</sup> 89  
Griffys  
Will

Be it remembered that I David H. Griffy of the County of Anderson  
and State of Kentucky, being weak in body but of sound mind and  
disposing memory, and knowing the uncertainty of this life, and be-  
lieving all men must die and being desirous to dispose of all such worldy  
Estate as it hath pleased God to bless me with, do hereby make my last Will  
and Testament in manner and form following that is to say.

1<sup>st</sup> I give and bequeath to my wife, Nancy Griffy, all my estate, both real  
and personal of what nature or kind it may be, during her natural life,  
provided she continues my widow, not hereafter otherwise disposed, but  
should she marry again, she shall be paid to her third part, except  
a negro woman named Ellen which woman, my wife may hold during  
her natural life, provided her second husband shall give good and ample  
security for the forth coming of said negro woman with her increase, at  
the death of my wife Nancy Griffy, in order that she said negro woman  
with her increase, may then be equally divided among our children  
that my wife Nancy has given birth to or that may be here after born.  
but in case my wife continues or remains my widow, all of my  
estate as a fore written to remain hers during her natural life  
and after her death to be divided or disposed of in manner and  
manner following that is to say.

the a fore named negro woman named Ellen and her increase to be equally  
divided among all my children by my second wife Nancy Griffy, or that  
she may hereafter have viz. Jordan H. Griffy, Leroy D. Griffy  
Elvina Griffy, Sarah Jane Griffy, William Griffy and children

Will Book "B" 1882.

and without heirs by me my sister Nancy Greer and Susan Brown shall have in addition to the two hundred dollars of money bequeathed five hundred dollars each making in all four hundred dollars to be equally divided between them and their heirs after them at the death of my wife as my widow and without heirs by me my sisters Nancy Greer and Susan Brown shall share as before mentioned in first clause of Supplement except in such case of marriage or death she shall have used or spent the property previous to such event and in no case shall she give security or be in any way bound to secure or to hold my property for the fulfillment of my will as to my sisters In the event of having as heir or heirs at my decease and in the event of my wife's second marriage two thirds of my estate shall revert to such heir or heirs and the remaining third shall belong to my wife to have and hold and use as she sees fit and subject to no division in favor of my sisters brothers or any other person -

Signed and acknowledged by Samuel F. Shields in our presence and now the two subscribing witnesses subscribe our names as attested witnesses to this Will in the presence of each other and in the presence of the testator This 10<sup>th</sup> day of December first one thousand eight hundred and seventy nine

Attest

Samuel F. Shields

Thomas H. Hudson

Edmond F. Montgomery

State of Kentucky, Act

I, J. M. Robinson Clerk of the Anderson County Court certify that at its April Term 1882 held April 17<sup>th</sup> 1882, the foregoing writing purporting to be the last Will and testament of Samuel F. Shields deceased was produced in court and proved by the oath of Edmond F. Montgomery, one of the subscribing witnesses thereto, who also proved the signature and attestation of Thomas Hudson the other subscribing witness and was ordered to be recorded, which is accordingly done Given under my hand this 10<sup>th</sup> day of May 1882

J. M. Robinson Clerk

No 99  
 I, Sabathia Cole of the County of Mercer and State of Kentucky do hereby make my last will and testament in manner and form following to wit - First after the payment of all my just debts I will and bequeath unto my beloved wife Louisa & Cole all my property of every kind and description as well real and personal as may be for her sole use and benefit, and with a wish to do as to her may seem proper to have and to hold the same and every part and parcel thereof to her my said wife in fee simple forever and lastly I do hereby constitute and appoint my said wife Louisa & Cole

Hill Book "B" 1882

56

as Executor of the my last will and testament hereby revokes all  
other wills by me heretofore made - In Testimony whereof I hereunto  
set my hand and seal this 28<sup>th</sup> day of September A.D. 1841

Satathiel Cole

Signed, sealed and declared to be the last  
will and testament of the above named Satathiel

il Cole in the presence of

James M. Prosser,

David George

John Howard

Joseph Griffey

Art Griffey

State of Kentucky Not

J. M. Robinson Clerk of the Anderson County Court, certifies that at its  
July Term 1852, held July 17 1852, the foregoing writing purporting to be  
the last Will and Testament of Satathiel Cole deceased, was produced in  
Court and proved by the oath of Joseph Griffey and Art Griffey two  
of the subscribing witnesses thereto, who also proved the signature and  
attestation of J. M. Prosser, one of the other subscribing witnesses, and was  
ordered to be recorded, which is accordingly done. Given under my hand  
this 18<sup>th</sup> day of July 1852 J. M. Robinson Clerk

No 100 Know all men by these presents that I, John Oliver of the county  
John B. Oliver of Anderson and State of Kentucky being somewhat impaired in health  
Will but in my proper mind and being desirous to dispose of my property in  
my own way do make this my last will and testament. This 19<sup>th</sup>  
November, 1881

Item 1<sup>st</sup> It is my will and desire that after my death all my just debts and  
burial expenses be paid.

Item 2<sup>nd</sup> I will and bequeath to my beloved wife Nancy or Oliver, the farm  
on which I now live and known as my home farm during her  
natural life for her support and maintenance I also will her  
all of my personal property of every kind, and cash and cash  
notes and all my house hold and kitchen furniture to do as she  
may please with.

Item 3<sup>rd</sup> I will and bequeath to my son John & Oliver the David Wayne  
tract of land supposed to contain thirty five acres, but the land  
I hereby will my son John & Oliver shall not be subject for the  
debts of John & Oliver and his wife heretofore created by them  
or that may be hereafter created by them.

Item 4 After the death of my wife the land I have willed her I will to my  
son John & Oliver during his natural life, and after his death I  
will that it be sold and the proceeds of the sale of the land be