

property I will unto him the use of one hundred dollars to be laid out in land in the new purchase during his natural life and then to descend to his son Irej and I allow said Arthur to have fifty dollars laid out for him for a cow and a horse when he moves on the land allotted for him if any demands come against the estate it must be paid out of the joint funds, then if the joint funds should not be sufficient to get one quarter Section each I allow Eli Craig the amount what will get a quarter Section. I allow all my Real property to be sold except the home place, the place where Otto lives cannot be sold until his lease expires without his approbation, the house and lot in Wheeling will be sufficient to pay all demands against the estate there is no debt of my own whatever not to exceed thirty dollars.

I do nominate William Hawkins and Joshua Dickerson my Executors act for me. I also allow my two youngest sons to be schooled out of the joint funds,

Wm Craig

Washington County Sct. Be it Remembered that on the twenty third day of September in the year of our Lord 1823 before me Samuel Cunningham deputy Register for the probate of wills and granting letters of Administration in and for said County came Abraham Van Vorhees and Charles Cracraft who being duly sworn as the law directs doth depose and say that they were well acquainted with William Craig the Testator in the within will named for many years before his death and knew his hand writing well having seen him often and that to the best of these deponents knowledge and belief as well the body of the within will as the signature thereto is the proper hand writing of the said Testator, and further these deponents saith not

Abraham Van Vorhees
 And sworn to and subscribed Charles Cracraft
 before me
 Saml Cunningham Dy. Regr.
 Pennsylvania Washington County Sct

I Robert Colinery Register for the probate of wills and granting letters of Administration in and for said

Seal

County do certify that the annexed is a true copy of the original will of William Craig late of Washington County deceased with the probate thereon taken duly Registered and filed in the Registers Office in and for the County aforesaid. In testimony whereof I have hereunto set my hand and affixed the seal of said Office at Washington the 21st day of April A. D. 1827.

for R. Colinery Register
 Saml. Cunningham Dy. Register
 Pennsylvania Sct.

I Thomas H. Baird President Judge of the fourteenth Judicial district of Penna composed of the Counties of Washington Fayette and Greene, do hereby certify that Robert Colinery Esqr. is Register of the probate of will and granting letters of Administration in and for the County of Washington aforesaid, and that his within affixed attestation is in proper form of law and entitled to full faith and credit. In witness whereof I have hereto set my hand and seal the 21st April A. D. 1827.

Seal

I do certify that the above will of William Craig with the probate thereof certified as above is a true copy from the original which was produced in Court at April Term 1827, and ordered to be Recorded.

Test

Wm Chapline C. O. S. C.

In the name of God Amen I Elizabeth Sprigg of the Town of Wheeling in the County of Ohio and State of Virginia anxious to direct the disposition of the little property it has pleased the Almighty God to bless me with, when I shall cease to require its use do make and publish this my last will and testament in manner and form following, towit, First I give and bequeath unto my son Samuel Sprigg and my friend Zachariah Jacob or the survivor of them and the heirs of such survivor all that portion or interest in the proceeds of the sale of lot No. thres on which the Tavern house is situated with a part of Lot No. four and part of Lot No. seven in E. Zanes addition to the Town of

Wheeling which was left at my disposal under the will of my deceased husband the late Zachariah Sprigg upon trust nevertheless for the sole use and benefit of my daughter Lucindia Yarnell to be by them held in the same manner and for the same uses and disposed of in the same way that they are directed by the will of my deceased husband to hold use and dispose of the one half of the proceeds of the sale of said Lot No. three and part of Lots No. four and seven for the use of my said daughter subject to the payment however of the sum of five hundred dollars a year for three years to my Executor the first payment to commence in one year after my death my object is to give to my said son Samuel and Zachh Jacob for the use of my said daughter and her children just the interest in the proceeds of the sale of the property aforesaid which my said husband by his will authorised me to dispose of and as I am now building an addition to the tavern house which will cost me fifteen hundred dollars I charge the proceeds of the sale of the property with the payment of that sum to my Executor.

Secondly I give to my grand daughter Charlotte Groes to be paid to her by my Executor in two years after my decease three hundred dollars my side board my corner cupboard and cupboard ware consisting of my delf and china ware, I also give to my said grand daughter my negro girl Mary, child of Hanna, at the death of my said grand daughter Mary is to be free It is further my will and determination that if my said grand daughter should sell or dispose of the negro girl Mary, the said Mary is from that time to be entitled to her freedom.

Thirdly I give my grand daughter Virginia Boyd late Virginia Groes two hundred dollars to be paid to her in two years after my decease by my Executor.

Fourthly I give to my grand daughter Lucindia Groes one hundred dollars.

Fifthly I give to my daughter Eliza Jane Greathouse five hundred dollars to be paid to her in four years after my decease by my Executor.

Sixthly I give to my grand daughters Eliza Jane Greathouse an Eliza daughter of H. S. Sprigg Elizabeth daughter of Samuel Sprigg Elizabeth daughter of Lucindia Yarnell each a bed and bedding.

Seventhly I give to my friend Zachariah Jacob the sum of two hundred dollars to be paid in five years after my decease and held for the use of my unfortunate son James W. Sprigg in the same manner and to be used in the same way that he is directed to hold and use the money bequeathed to him by my deceased husband Zachariah Sprigg for the use of my son James W. Sprigg.

Eighthly I give to my sons H. S. Sprigg and Sam Sprigg each a bed and bedding.

Ninthly I give to my son Saml. for the use of my daughter Lucindia Yarnell my Mahogany framed looking glass to my daughter in law Amelia Sprigg wife of Sam Sprigg my mantle glass and to Fanny Sprigg wife of H. S. Sprigg my Square looking glass with gilt frame.

Tenthly, I give to my daughter Cynthia Jacob my silver soup spoon to Sam Sprigg my silver table spoons to H. S. Sprigg my desert spoons and to Sam Sprigg for the separate use of his sister Lucindia Yarnell my silver tea spoons.

Eleventh. It is my desire and I so direct my Executor to purchase and deliver to each of my four grand daughters Viz Ann Eliza daughter of my son H. S. Sprigg Eliza Jane Greathouse daughter of my daughter Hetty - Elizabeth daughter of my son Sam Sprigg and Elizabeth daughter of my daughter Lucindia Yarnell a pair of silver tea pots sugar dish and cream pot worth one hundred and fifty dollars the four parcels or sets to be equally alike and so marked or lettered as to show that it was the gift of their Grand mother to her beloved grand children.

Twelfth I give to my son Samuel one hundred and fifty dollars to be held by him for the use of my grand daughter Cynthia Lane late Cynthia Groes - It is my intent that my son is to hold and use the said sum in such way and for such purposes as he may conceive most for the interest of my said grand daughter subject to the controul of no one - the money to be paid to S. Sprigg in three years after my decease by my Executor.

Thirteenth I give to my negro woman Hanna her freedom.

Fourteenth, all the rest and residue of my property of whatsoever kind it may be I give to my son Samuel Sprigg.

Fifteenth and lastly I constitute and appoint my son Samuel Sprigg my Executor of this my last will and testament. It is my desire and I do direct that there shall be no appraisal of my personal or household property neither shall there be a sale - but the property divided as herein directed among my children and grand children in testimony whereof I have

hereunto set my name and do now declare and publish this as my last will and testament this 13th day of April 1830.

Signed sealed and published in her presence as the last will and testament of the testator which we

have attested at her request in her presence and in the presence of each other

Sam Hughes Fitzhugh
Alex Wilson

Jeremiah Y Armstrong

Whereas I Elizabeth Sprigg of Wheeling have by my last will and testament in writing duly executed bearing date thirteenth day of April 1830 have given & bequeathed to my grand daughter Charlotte Croes a negro girl named Mary which said Mary was by said Will to have her freedom if sold by said Charlotte and being desirous of altering my said Will in respect to said devise of said negro girl do therefore make this present writing which I will and direct to be annexed as a Codicil to my said Will and taken as part thereof and I do hereby revoke the said bequest and declare that said Mary after my death shall belong to my said Grand daughter Charlotte until she the said Mary shall complete the age of twenty eight years which will be on the fourth day of June eighteen hundred and fifty-four and I do ratify and confirm my said Will in every thing except where the same is hereby revoked and altered as aforesaid In witness whereof I have hereunto set my hand and seal this 13th day of April 1830.

Signed sealed and published by the said Elizabeth Sprigg as & for a Codicil to be added to and be considered as part of her last will & testament in the presence of us who have subscribed our names in her presence
Sam H. Fitzhugh
I Y Armstrong

Whereas I Elizabeth Sprigg did on the 13th of April 1830 make my will with the above codicil thereto attached. But in the said will omitted to dispose of my negro boy Amos It is my will and desire that the said negro boy Amos shall serve my son Samuel fifteen years from my decease, and then be free for which my son Samuel is to pay two hundred and Twenty five dollars and it is further my will that if the fifteen hundred dollars that is to be paid out of the tavern house the price of Amos and the debts that be due me shall not be sufficient to pay the legacies directed to be paid in my will and the debts.

I may owe then it is my will that the legacies be reduced pro rata except those that are to my four G. daughters to buy plate. It is my will that this be added to my will as a codicil witness my hand and seal this 11th day of July 1830.

Elizabeth her
mark Sprigg Seal

I do certify that the above will of Elizabeth Sprigg with a codicil thereto are true copies of the originals which were proven in Court at September Term 1830 by the oaths of Samuel H. Fitzhugh Jeremiah Y Armstrong and Alexander Wilson the subscribing witnesses thereto and ordered to be recorded.

Teste

Wm Chapline C O S C