

|                    |     |
|--------------------|-----|
| Reynolds Thomas    | 5   |
| Reynolds Mary      | 20  |
| Reynolds William   | 67  |
| Reynolds James B   | 14  |
| Reynolds Andrew    | 114 |
| Reynolds Aland     | 77  |
| Reynolds Frederick | 191 |
| Rhodes John        | 209 |
| Rutting Jacob      | 213 |
| Reed James         | 210 |
| Reed Elizabeth     | 238 |

John Amble Will Continued  
 was duly admitted to Probate before me that the same  
 was proven by the oath of Veriah Bell, one of the sub-  
 scribing witnesses thereto and that the same with the  
 proofs of assets has been duly recorded in my record  
 of wills 6 pages witness my hand and seal  
 of said Court at Nashville this  
 1st day of September 1850.  
 James Brien, Clerk.

John Rhodes Will <sup>261</sup>

August 24<sup>th</sup> 1850.

I John Rhodes of the County of Hamilton and State  
 of Indiana, being of a sound disposing mind & memory do  
 make and publish this my last will and Testament in  
 manner and form following that is to say. First. It is my  
 will that my funeral expenses and all my just debts be paid  
 fully. Second. I give devise and bequeath to my beloved  
 wife Lewann Rhodes in lieu of her dower the plantation  
 on which we now reside, situate in the county of Hamilton  
 and State of Indiana, containing eighty acres, also all  
 my personal Estate such as horses, Cattle, Sheep, hogs,  
 Farming utensils, household furniture. After disposing  
 a sufficiency to pay my just debts so long as she  
 remains my widow, if so she should see cause  
 to marry another man after my departure, then and  
 at that time she relinquishes all her right and interest  
 of my Estate and at the death of my wife Lewann  
 Rhodes or at the marrying another man, after my  
 departure my Estate to be equally divided among  
 my Children Shaw and Shaw alike, Lydia Rhodes  
 Alvayann Rhodes, Jane Ann Rhodes, Elizabeth V.  
 Rhodes, John Rhodes, Mary Serranthe Rhodes  
 And lastly I hereby constitute and appoint Lewann  
 Rhodes to be the executrix of this my last will and  
 Testament, revoking and annulling all former wills by  
 me made and ratifying and confirming this and no  
 other to be my last will and Testament. In Testimony  
 whereof I have hereunto set my hand and seal this 24<sup>th</sup>  
 day of August 1850. After my departure I give to my  
 Son John Rhodes One gun + one horse John <sup>his</sup> Rhodes  
 signed, published, and declared by the above named John  
 Rhodes as and for his last will and Testament in presence  
 of us who at his request have signed as witnesses to the  
 same

Wm Woods or  
 Jesse Baker.

## John Rhodes Will Continued

State of Indiana, Hamilton County ss.

Jesse Baker one of the subscribing witnesses to the will hereto attached being duly sworn upon oath says that said will was executed by said Testator in the presence of said witnesses and that said Testator was at the time of executing the same of full age to devise his property and of sound mind and memory, and not under coercion or restraint and that this affidavit and Mr. Hodgeson signed said will in the presence and at the request of said Testator

Jesse Baker

Subscribed and sworn to before me this 9<sup>th</sup> day of January  
 1857. Es. witness of which I hereto subscribe my name  
 and affix the seal of said Court at Noblesville, the  
 date above written James O'Brien Clerk  
 State of Indiana, Hamilton County ss.

I James O'Brien Clerk of the Court of Common Pleas of said County certify that the within last Will of John Rhodes late of said County deceased has been duly admitted to Private, that its due execution was this day proven by Jesse Baker, one of the subscribing witnesses thereto whose proof together with such will have been duly recorded on pages 209 & 210 on Record of will "C" in my Office witness my signature and the seal of said

Court at Noblesville January 9<sup>th</sup> 1857.  
 J. S. James O'Brien  
 Clerk

## Johnson Gibson's Will

I Johnson Gibson of Hamilton County and State of Indiana being of perfect <sup>mind</sup> and memory make this my last Will and Testament in manner and form following To wit. In the first place it is my will that all my just debts and funeral expenses shall be first paid out of my Estate by my Executor. In the second place it is my Will that my present wife Rachel shall have joint and full possession of the Eighty acres of Land I now live on together with all my personal Estate during her natural life or widowhood for the purpose of enabling her to raise and educate her children and at her deceased or marriage it is my Will that all my Estate both Real and personal shall be equally divided amongst all her children which may <sup>there</sup> be living according to my said wife her right of dower in the premises should she not remain my widow Lastly I hereby appoint Thomas Harvey and Rachel Gibson Executors to this my last Will and Testament Revoking & annulling all former Wills by me heretofore made Ratifying and Confirming this and no other to be my last Will and Testament In witness whereof I have hereunto set my hand and seal this third day of June 1849 Johnson & Gibson Seal  
 Signed Sealed in presence <sup>mark</sup> of us who were requested by the Testator to witness the same  
 Thomas Harvey Elias Harvey

State of Indiana Hamilton County ss.  
 Mrs. Elias Harvey & Thomas Harvey Two  
 of the subscribing witnesses to the foregoing Will Executed by said Testator in the presence of said witnesses affirm that said Testator