

J. Jago
Do Will
I Jacob Jago of Mublenberg County State of Kentucky
being of sound mind and disposing memory do make and
publish this as my last Will and Testament hereby revoking
all others.

First I give and bequash to my Wife Dorothy Jago during
her natural life or Widowhood, all my Estate Real personal
and Mixed.

Second. If my should again marry she is to have such a
life Estate in some third of the property and Estate hereby
given to her.

Third. Upon the Marriage of my said Wife. I give and
bequash to my Daughter Sarah Jago, and to such other
Child or Children which I may have then living by my said
Wife Dorothy two thirds of the Estate hereby bequeathed to my said
Wife, and at her death the other third is to rest absolutely
in such Children.

Fourth. But if upon the death or Marriage of my said
Wife I should have no child or children by her living then
it is my Will that the Estate hereby given to her shall go to
and the Title thereto rest in George S Shaver, James J
Shaver George Shaver Joseph Shaver W^m Shaver and
Benjamin Shaver children of my Daughter Susan Shaver
and in the same manner and at the same time as it

would hereby pass to the Children of my said Wife if living.
Fifth. To my Children W^m H. Jago, Ephraim J. Jago, Abner
J. Jago and Elizabeth Tichenor, I give nothing under
this Will as I have heretofore given them their full share
of my Estate, and as much as I intend for them to have.

Sixth. My Executor hereinafter appointed is empowered and
authorized to sell so much of my personal Estate as may be
necessary to pay all my just debts and funeral Expenses
and upon the death of my Wife is authorized (if he should
deem it to be the interest of the devisees under this Will)

to sell any or all the residue of my Estate either publicly or privately at his discretion, and to convey title to my Real Estate with such covenants of warranty as he may deem proper. Lastly, I hereby appoint B J Shaver Executor of this Will. Witness My Hand this 23^d day of August 1865
 Witness
 M C Kay
 J M Allison

State of Kentucky
 Muhlenberg County Court 3^d Dec
 April 24th 1871
 The foregoing last Will and Testament of Jacob Jago Dec^d was produced to Court and proved to be the act and deed of the said Jacob Jago Dec^d by the oath of M C Kay one of the subscribing Witnesses thereto who also proved the attestation of J M Allison the other Subscribing Witness thereto and ordered to be recorded.
 att Tho Bruce clk

Codicil to former Will
 Whereas some Twenty years ago I loaned my son Ephraim J Jago Five Hundred Dollars (\$500) and taken no note or any other evidence in writing therefor as I never intended during my lifetime to cause the payment thereof, neither do I wish it done after my death but in as much as my son Abraham J Jago has never received any thing from me on my Estate, it is my Will and desire that my son Ephraim J Jago pay to my son Abraham J Jago One Hundred Dollars (\$100) of the above amount with interest I hereby make this a Codicil to my former Will so that all may know what my Will and desire is. But I do not wish the above considered as assets in the hands of my Executor Subscribed to in the presence of Aron Wilkins and C P Clemens this 12th day of April 1871
 Witness
 C P Clemens
 Aron Wilkins
 Jacob Jago

State of Kentucky
 Muhlenberg County Court 3^d Dec
 April 24th 1871
 The foregoing Codicil of Jacob Jago Dec^d was produced to Court and proved to be the act and deed of the said Jacob Jago Dec^d by the oath of Aron Wilkins one of the subscribing Witnesses thereto, who also proved the attestation of C P Clemens the other Subscribing Witness thereto and ordered to be recorded.
 att Tho Bruce clk