

In the name of God Amen, I Maria, a free Woman of Color
of Nelson County, State of Kentucky, do make this my last
Will and Testament, and do dispose of what I may have or
may be entitled to under the will of Andrew Hubbard deceased
in the following manner To wit, I do hereby devise and
best all my estate of every description, both real and personal
as in John Mc Isaac and Nathaniel Wickliffe in Trust, for
the use and purposes herein after stated hereby fully author-
izing them in case of the death of either
reserving them to prosecute any suit or suits that may be
brought in at my death, or that shall or may be necessary
to be commenced, in their names, for the recovery of any
estate either real ~~and~~ personal, which I am or may be
entitled to as the devise of Andrew Hubbard deceased. I do
also authorize them or the survivor of them, or either of
them, their Executor or administrators of either of them to
sell and dispose of all such real or personal estate upon
such credit as ^{they} or either of them in case of the death of either
shall or may think proper and most expedient to the
interest of those for whom benefit the proceeds of the same
are intended and hereafter directed. I then do hereby
fully authorize the J. John Mc Isaac and Nathaniel Wickliffe
or the survivor of them, after the said estate is received and
realized as above directed, to pay all debts I may owe
at my death and all expenses of necessary ^{of} estate
thereof. I do hereby vote in them, as Trustees and Executors
of this will, all the balance that shall remain of said
estate, for the purpose of purchasing and emancipating
my two children, to wit, Henry H. Hubbard and William Hubbard
now owned by my late Mother Dr. William Caldwell
in case they can be purchased from him, and the fund
is sufficient to pay for them, or one, in case there should
not be enough to purchase both, said Wickliffe & Mc Isaac
or the survivor is to make the necessary order of them to
purchase and emancipate. I then do hereby give
devise and direct that whatever balance there may be
after purchasing my said children or either of them shall
be put out at interest for the support and maintenance
of them, until they shall arrive at the age of 21 years or
a Guardian appointed for them, and then the amount
may