

respective profits & income from
3d last estate - and when they shall
marry should they so desire then
I desire the above mentioned trustee
to give them the possession of their
last-estate - so far as lands and
negroes, but hold in trust the
personal, should be deemed best. In
the event of the death of either
or all of them without issue, then
such estate is to revert back to
& equally divided among the heirs
descended from my own children
that is not to descend to any
of half blood, but only to those
of my own blood descended
nearly or remotely from myself.
I do hereby will & ordain
constitute and appoint my dear
beloved H. T. D. Esq. in whose principles
& integrity I have unbounded
confidence, the trustee in whom
is vested all the estate descending
to my daughters and the

executor of this my last will
and testament without any
security to be given by him for
the faithful discharge of the
duties of executor or trustee.

Henry T. Deacon
Jan 25th 1859

Since writing the above will, I have made certain ad-
vances to my three elder children, to wit; to my son H. T. D.
I gave my tract of land in Coles Co Ill, containing 1820 acres
and valued at \$450,000. To my daughter M. D. S. I have given
negroes & stock to the value of \$35,000. I have also made certain
advances for the purpose of relieving Hart Gibron, amounting to
about 30,000 for 20,000 of this sum I have a lien on a tract of
land in Woodford belonging to H. Gibron & known as Hartland.
To my daughter E. V. I have given my Coles Co land located
near Mattoon containing 800 acres & also 1500 acres of land
in Piatt Co Ill. purchased of H. T. D. & Esq &c the value of
said tracts are \$55,000. These advances and any other
that may be made, will be shown by my account
books, and I desire that they shall be held in
trust, subject to all the conditions mentioned in
the preceding will.