

41 August the 2nd 1812

of the above and our order should be made
to the credit of the order directed at the bank
per the duty of the order should be made
the estate of James Black and his estate
or so much thereof as was produced
to the order

one Red head and calf	10	66
one Shelly head and calf	1	
one Brindle Bull	8	50
one two year old Red Heifer	4	50
one year old Do	3	
one Red Heifer	8	
one two year old Brindle heifer	4	50
one Red and white two year old Do	4	50
one Red and white head and calf	11	
one Do Black Do Do	10	
one Bay mare three years old	65	
one Bay mare more called Greenfield	56	
one Chukky Bay mare	50	
one yellow Bay year old heifer	29	
one old grey horse	8	
one Small Black Barrow	1	25
two Small Black and white Do	3	
one Small Saw and three	3	50
one white Barrow	1	75
	256	50

50

one old dog	1	25
one Small Barrow	1	66
one old doe	10	80
one Lamb and lamb	1	
one old Pal and horse	2	50
one Dutch mare & horse	1	
one Pan	1	
one Sea Kettle	50	
two Sails	30	
one Quarter Sails	3	
three Sails	1	50
one Sheet of Canvas	10	
one Canvas	3	
one 50 Sheeps	1	25
one Pal Saddle and Saddle	1	85
one Saddle of Saddle	1	12
four Sails	2	
multicolored and Saddle	3	
one old Saddle	5	
one old axe	1	10
one old Saddle and Saddle	2	40
one Saddle and Saddle	25	
one Saddle and Saddle	1	25
one Saddle and Saddle	1	

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Sept 8 403, 55

Young Keweenaw
Young Gown
Capt. B. Sampson
Joseph Thompson
John Thompson

to my son John and daughter Martha her
 Shilling each to be paid at the mother's death
 I give and bequeath to my son Samuel two
 hundred and of ~~land~~ the above mentioned ~~land~~
 to be laid off on the east side of said tract
 and the balance I give and bequeath to my above
 mentioned daughter Lenny Polly Peggy and
 Sally at their mother's death to be equally divided
 amongst them except the above mentioned money
 cannot be collected then it is my will that my
 two daughters Peggy and Sally shall have the
 value of their sister Lenny and Polly's share
 and so divide over and above their equal share
 of the said land I also bequeath to my
 daughter Lenny Polly Peggy and Sally all my
 estate real personal disposed to be equally
 divided amongst them as at all the
 State part of the above land is not cleared
 out of the office it is my will that the balance
 of said land be paid out of the money which
 I have by me by my Executors I do hereby name
 with an appoint my beloved wife Mary Johnson
 Executors and my son Samuel to be my Executors
 of this my last will and testament and do
 hereby revoke and annul all other
 wills by me heretofore made and declare
 this my last will and testament in writing
 signed by me at my house and seal the
 thirtieth day of November one thousand
 eight hundred and seven
 Signed and delivered in presence of
 Peter Ferguson
 Joseph Shanks
 James G. Harrison
 Hugh Harrison
 John Harrison

Christian County Court August term 1812
 The foregoing will and testament of Jane
 Johnson Decd was produced and was
 proven by the oaths of Peter Ferguson and
 Joseph Shanks Subscribers witnesses thereto
 and ordered to be recorded and is truly
 admitted to record

The John G. Rigney
 To the County Court of Christian County
 This is to let you know that owing to my
 and Infirmary It is not convenient for me
 to act as Executor to the estate of my Deceased
 husband Jane Johnson willing that my son
 Samuel who was appointed Executor with me
 shall do the business of the estate of himself
 I am Gentlemen yours
 August 1812
 John G. Rigney
 Robert Coleman

Christian County Court August term
 The foregoing certificate from James G. Harrison
 to the County Court of Christian County was pro-
 duced and was proven by the court and ordered
 to be recorded and is truly recorded

The John G. Rigney
 In the name of God Amen I do hereby
 of Christian County hereby name and seal in
 the presence of soundly minded friends and neighbors
 to make the writing of my body and I do hereby
 it is appointed for all these and to be done
 and ordered this my last will and testament
 that is to say I do hereby name and seal
 of my body and I do hereby

And my body I leave to my heirs in
the usual Christian manner at the direction
of my executors and surviving next of kin
Gods will. I shall please God to help me
I will in the following manner and for my
well and bequeath to my husband wife
Elanor Hicks the plantation and improve-
ments thereof I now live including two
hundred acres during her life and at her
death to fall to my sons also all my
household and kitchen furniture and all
the plantation tools also all my horses
except three three I will and bequeath
unto my third beloved son John I shall
and Willis Hicks I am to have the share
I am known by the name of his horse
I shall and will to have two parcels of cattle
known by the name of these cattle also all
the cattle and dogs belonging to me
also two negro boys by the name of Edward
and Jefferson of ten years with her to dispose
of all the property I have collected during
her life except the land and negro boys
these she must not sell but she may
dispose of them otherwise as she thinks proper
the real remains of the estate named property
at her death shall to be equally divided
amongst my boys except the negro boy
Edmund I will and bequeath to my son
the boy I do will and bequeath unto my
beloved son all my lands and the whole
value thereof unto my said son of the
money which is due me and all the
compound of any of my sons and all
the negro and the whole of any lands shall
be equally divided amongst all my sons

and John Hicks to have part to be made this
instrument when I now live except to my son
thereof as will purchase my beloved daughter
a negro apiece I do bequeath to my son
hundred dollars which I do will and bequeath
the into my beloved daughter a negro
girl apiece as above described at the raising
of age of or marrying of any one of them
also all monies and properties also which I have
not will to be equally divided amongst my
sons I will and bequeath to my son I will and
bequeath unto my beloved daughter one
hundred dollars in property hereunto to be paid
them when they come of age or marry
Lastly I nominate and appoint Robert Hall and
my beloved wife Elanor Hicks my whole and
sole executor and executrix of this my last
will and testament which I bequeath and
do all things aforesaid and all other acts
by axes and bequeaths herein in any way
herein made or bequeathed touching and
confirming this and no other to be my last
will and testament I do bequeath which I have
hereto be my hand and affixed my seal
the 20 day of May in the year of our Lord
one thousand eight hundred and sixteen
Signed sealed published pronounced and delivered
by the said Willis Hicks to be his last will
and testament in the presence of us who
in his presence or in the presence of each
other have hereunto subscribed our names
Abraham Hicks } Willis Hicks
Isaac Robertson }

Christian County Court August term 1812
 This the last will and testament of
 William Keith Dead was produced in court
 and proved by the oaths of Abraham
 Hicks and Isaac Robertson Testifying
 whether there and ordered to be recorded
 and is truly admitted to record

Attest John G Reynolds
 An account of time spent since the settlement
 with Commissioners who was Major Moses Rye
 Recd and William Darg
 Commenced the 10th 1810 three days in collecting
 money and putting it into the hands of Jacob
 Livingston to clear out the land of the Regalia

January the 10th 1810 three days to come
 for a settlement with and collection with
 John M'Fadden adm^r of Shepherd M'Fadden Sec^y

December the 14th 1810 four days to
 satisfy John M'Fadden to come to January
 Court to give more money and settle with
 me as the administration of Shepherd
 M'Fadden Sec^y

January the 14th 1810 three days to come
 to give more money at the request of J^r
 Bradley when John M'Fadden did
 not attend

Then May the 13th 1811 three days to
 come to give more money settled with
 Bradley became guardian for the Regalia
 of Shepherd M'Fadden Sec^y

June the 14th 1811 to four days to settle
 with James Bradley guardian when John
 M'Fadden did not attend

Convention of 9th 1811 to three days to
 come to settle with the Sheriff and Guardian

Attest the 1812 to three days to come
 to settle with John M'Fadden adm^r and James
 Bradley

March the 9th 1812 three days to come
 to settle with John M'Fadden adm^r and James
 Bradley Guardian

May the 11th 1812 three days to come
 to settle with John M'Fadden adm^r and J^r
 Bradley a guardian of Shepherd M'Fadden
 Sec^y

June the 18th 1812 three days to come to
 settle with John M'Fadden Sec^y James Bradley
 Guardian of the Regalia of Shepherd M'Fadden
 Sec^y

Christian County Court August term 1812
 The foregoing account of David M'Fadden
 against the estate of Shepherd M'Fadden Sec^y
 was produced in court and ordered to be
 Recorded and is truly Recorded

Attest John G Reynolds
 We commissioners appointed by the County
 Court of Christian to settle the administration
 of William Barnett Dead of his being first second
 do allow the adms^r Seder Harris fifteen and
 thirpence for these services and for disburse
 that was brought against the estate by them
 The ones Disburse

William Barnett
 James M'Fadden
 James M'Fadden

Christian County Court August term 1812
 This the last will and testament of
 William Hanks Dec was produced in court
 and proved by the oaths of Abraham
 Hicks and Isaac Robertson Testers
 who after reading and order to be recorded
 and is truly admitted to record

Attest John G Reynolds
 An account of time spent since the settlement
 with Commisaries who was Major Moses Rye
 Recd and William Darg
 Commisaries the 10th 1810 three days in collecting
 money and putting it into the hands of Joseph
 Livingston to clear out the land of the Regalia

January the 10th 1810 three days to come
 for a settlement with and collection with
 John M'Fadden adm^r of Shepherd M'Fadden Sec^y

December the 14th 1810 four days to
 satisfy John M'Fadden to come to January
 Court to give more money and settle with
 me as the administration of Shepherd
 M'Fadden Sec^y

January the 14th 1810 three days to come
 to give more money at the request of J^r
 Bradley when John M'Fadden did
 not attend

Then May the 13th 1811 three days to
 come to give more money settled J^r
 Bradley became guardian for the Regalia
 of Shepherd M'Fadden Sec^y

June the 14th 1811 to four days to settle
 with James Bradley guardian when John
 M'Fadden did not attend

Convention the 9th 1811 to three days to
 come to settle with the Sheriff and Guardian

Attest the 10th 1812 to three days to come
 to settle with John M'Fadden adm^r and James
 Bradley

March the 9th 1812 three days to come
 to settle with John M'Fadden adm^r and James
 Bradley Guardian

May the 11th 1812 three days to come
 to settle with John M'Fadden adm^r and J^r
 Bradley a guardian of Shepherd M'Fadden
 Sec^y

June the 10th 1812 three days to come to
 settle with John M'Fadden Sec^y James Bradley
 Guardian of the Regalia of Shepherd M'Fadden
 Sec^y

Total 35 00

Christian County Court August term 1812
 The foregoing account of David M'Fadden
 against the estate of Shepherd M'Fadden Sec^y
 was produced in court and order to be
 Recorded and is truly Recorded

Attest John G Reynolds

We commissioners appointed by the County
 Court of Christian to settle the administration
 of William Barnett Dec of his being first second
 to allow the adms^r Sides heirs fifth and
 thirteenth for their services and for disburse
 that was brought against the estate by them
 The ones Disburse

William Barnett

James M'Fadden
 James M'Fadden