

396
1836
July 1st

	By Amount Brought forward	\$140. 00
	By Cash paid Dr. Hutchinson m ^o . for	
	" Attendance on negro kid	\$10. 00
	" Taxes Taxes	3. 47 1/2
	" Board from the 31 st Dec: to the 1 st of	
	" July 1836	20. 00
	" Medicine &c. when injured by fall	11. 00
Dec:	" Tho' Nunn's Note Brought this day paid for	17. 50
	" Clerk's fee bill	0. 76
	" Clerk's fee Bill for recording this settlement	1. 75
	" Amount Allowed for Services Rendered Guardian	40. 00
	" amount paid Comptroller for settling this	9. 00
	" Account Current	<u>2247. 48 1/2</u>
	To amount of Debts	\$434. 90
	Subduct Credit from Debts	247. 48 1/2
	Credit	<u>\$237. 41 1/2</u>
	By cash paid John L Smith the present	
	Guardian	\$237. 41 1/2

Cumberland County Ct.

We Harold P. Jansley & John M. Emerson Commissioners appointed by the Cumberland County Court to settle with executors Administrators and Guardians do hereby report our settlement with Preston J. Burfoot Guardian for Elizabeth Nunn daughter of Math. Nunn Deceased and do find the said Guardian Indebted to said Elizabeth Nunn, the sum of \$237. 41 1/2 All of which we respectfully submit to the Hon. Court for inspection & review under our hands this 28th day of December 1836 - John L. Smith present Guardian consents to the Harold P. Jansley Com^{rs} with report because the account filed is more in J. M. Emerson's Com^{rs} amount & more expended and charged than the income of the said estate - Simple

Sherriler Cumberland County Ct.

I certify that the within settlement was produced in Court at the Debtorary Term 1837 and at the same term exceptions thereto were filed, and at the former Term 1839 the exceptions were withdrawn & the settlement ordered to be recorded. And the same is truly recorded in my office in this book, C. page 294. Witness my hand this 16th day of August 1839 M. Sherriler

Samuel Safety, Deceased.

Be it Remembered that I Samuel Safety of Cumberland County and State of Kentucky being weak in body but of sound and perfect mind and memory do make and publish this my last will and testament in manner and form following - That unto my son Thomas Safety his heirs and assigns all that my messuage or tenement contained in lot No. 4th as laid down in the plan of lot and described in the Certificate attached thereto. I also give and devise to my aforesaid son Thomas Safety one negro boy named Peter that is now in possession of him, to have and to hold the same

above named devise to him this said Thomas Laferty his heirs and assigns forever 2nd I also give and devise to my only daughter Francis Bybee all that part of my messuage or tenement contained in the No. 1. P. as laid down in the plan of lots and described in the Certificate attached thereto to have and to hold the above named devise to the aforesaid Francis Bybee during her natural life and her bodily heirs forever. But provided the above named Francis Bybee shall leave at her death no bodily issue then the above named devised property is to be equally divided between my three sons.

I also give to my above named daughter Francis Bybee one negro girl named Murrey to have and to hold the above named negro girl to her the s^d. Francis Bybee and in her possession during her natural life & to her bodily heirs forever, But provided the above named negro girl should be sold mortgaged or hired out it shall be the duty and privilege of my three sons to buy or to purchase the said negro girl and convert her into their equal benefit provided. Also that if the above named Francis Bybee shall at her death leave no bodily issue then the above named ~~Francis Bybee~~ negro girl is to return to the benefit of my three sons equally both her and her increase should there be any.

3^d. I also give and devise to my second son Samuel C. Laferty and his heirs all that part of my messuage or tenement land contained in the lot N. 2nd as laid down in the plan of lots and described in the Certificate attached thereto. I also give and devise to my son Samuel C. Laferty one negro boy named Joe to have & to hold the named devise property to him the said Samuel C. Laferty his bodily heirs and assigns forever provided that if the above named negro boy Joe should die before the s^d. Samuel C. Laferty arrives to the age of 16 years then it shall be the duty of my administrators (or whom I shall name hereafter) to give to the said Samuel C. Laferty one other negro out of my stock of negroes or the same value in other property or money made out of the property which I shall leave on the premises for the support of my family that the negro boy is allowed to be worth when in health immediately before his death. 4th. I also give and devise to my third son John Laferty his bodily heirs or assigns all that part of my messuage or tenement contained in lot N. 3rd as laid down in the plan of lots and described in the Certificate attached thereto which lot contains all the ballance, residue and remainder of my lands and tenements to have and to hold the above devised property with all the appurtenances thereunto belonging or in any way appurtenant unto him the said John Laferty and his bodily heirs forever but is not to have possession of the part of said lot that lies on the East side of a right line drawn across said lot through the middle of the lane that passes on the West side of the barn and apple Orchard until the death of my beloved wife Sally Laferty on which part the above name Sally Laferty is to have full power and privilege to each every appurtenance thereunto belonging or in any way appurtenant for and during her natural life.

I also give and devise to my above named son John Laferty one negro boy named James to have and to hold the above named boy James to him the said John Laferty and his bodily heirs forever provided, however that if the said negro boy James shall die before the said

John Safety shall have arrived at the age of 26 years then it shall be the duty of my administrators or Executors (which I shall name hereafter) to give to the said John Safety one other negro out of my stock of negroes of the same value of the above named James or other property or money to the same value, made out of the property that I shall leave on the premises for the support of my family— I do also give and devise to my beloved wife Sally Safety one negro Woman named Anne, and a negro girl named Melvina to have and to hold the above named negroes to her the said Sally Safety for and during her natural life— Then to be appraised and allotted to my Children as may best suit their Conventions, so as to make all the heirs equal, and keep said Slaves within the family— I do also give and devise to my beloved wife Sally Safety one negro man named Lewis and a negro Woman named Nancy (wife to said Lewis) to have and to hold the said negro Lewis and Nancy his wife to her the said Sally Safety for and during her natural life as widow here but if the s^r.

Sally Safety shall marry again then it shall be the duty of my administrators or Executors to take the said negro man Lewis and Nancy his wife & dispose of them to my Children in the same manner and form as prescribed for the disposition of the other negro Woman & girl. Further where as the said Sally Safety is to hold full possession of a certain portion as prescribed above of the lot devised to my third son John Safety for and during her life I do for her ease and Convenience Order, that the above named John Safety shall have equal Control, power and jurisdiction with that of his Mother, to the exclusion of all others over the above named Lewis and Nancy to labor on his part of said lot as well as on that part held by his Mother during the continuance of said Slaves in her possession— I do also bequeath to my beloved wife Sally Safety all the balance residue and remainder of my goods and Chattels of what kind soever during her natural life after the said Sally Safety shall have apportioned my second son Samuel L. Safety and John Safety my third son at their going to house keeping equal to that of my eldest son Thomas Safety when he went to house keeping— And lastly I hereby appointed my beloved wife Sally Safety, Thomas Safety, and Abraham Dick Executor of this my last will and testament hereby writing all former Wills by me made— In witness whereof I have hereunto set my hand and seal this 12th day of January in the year of our lord one thousand eight hundred & thirty eight.

Samuel Safety ^{his} mark

Signed sealed, published and declared by the above named Samuel Safety to be his last will and testament in the presence of us who at his request and in his presence have hereunto subscribed our names as Witnesses to the same

Teste
Abraham Dick
Edward H. Smith

State of Kentucky
 Cumberland County David
 W. Miller King the Clerk of the County Court for said County, do
 Certify that the within Will of Samuel Liberty deceased, was
 produced in Court at the August Term 1839 and proved by the Oaths
 of Abraham Dick and Edward A. Smith the two subscribing
 witnesses thereto, ordered to record. And the same is truly
 recorded in my Office, in Will book, C. page 396 Witness my
 hand this 28th day of August 1839
 W. King

George W. Rowland Deceased

In the name of God Amen
 This in the year of our lord one thousand eight hundred and
 thirty nine I George Rowland of the County of Cumberland
 & State of Kentucky, being of sound mind and disposing memory, and
 knowing the uncertainty of this life, and knowing that it is appoint-
 ed for all men to die I do publish and make known this my last
 Will and Testament, disannulling all other Wills or Wishes heretofore
 by me made either Verbal or written. My Will is that all my just
 debts be first paid, and my funeral expenses out of my estate as soon
 as may be after my decease by my Executors here after to be nomi-
 nated & appointed. I give and bequeath to my beloved wife Polly
 Rowland all my estate Real & Personal during her natural life &
 at her death to be divided as she may think proper.

I do nominate my beloved wife Polly Rowland as Executrix
 and David Williams Executor - To this my last Will and Testam-
 ent My Will is that my Brother Samuel Rowland shall not
 be required to pay for his board for the years 1838 and 1839.
 As Witness, I have hereunto set my hand and seal this the
 4th day of July 1839.
 Witness,
 Tho. S. Ellison
 Robt. J. Williams
 Geo. W. Rowland E D

State of Kentucky, Cumberland County David
 W. Miller King the Clerk of the County Court for said County do
 Certify that the within Will of George W. Rowland deceased, was
 produced in Court at the August Term 1839 and proved by the Oaths
 of Tho. S. Ellison & Robt. J. Williams the two subscribing witnesses
 thereto, and ordered to record. And the same is truly recorded in
 my Office in Will book C. page 399 Witness my hand this
 28th day of August 1839
 W. King

Obadiah Baker Deceased

I Obadiah Baker of the County of Cumberland and State of Kentucky
 do hereby make and publish this my last Will and Testament in manner
 and form as followeth - That is to say
 I leave to my beloved wife Elizabeth during her natural life the
 tract of land on which I now live say the old Survey containing as
 supposed about one hundred and 64 acres with all its appurtenances