

#93

I William Turpin of the County of Cumberland and state of Virginia do make this my last will & testament in manner following viz. that is to say I give unto my daughter Salina Turpin and Lucy Vice them & their assigns forever that parts of the tracts of land on which I now reside purchased by me from my deceased brother Thomas Turpin supposed to contain six acres whereon are situated my present dwelling house out houses garden &c. I also give & bequeath to the children of my dear daughter Elizabeth Jane their heirs & assigns forever the one half of my land in this County which may remain after the request already made to my daughter Salina Lucy & their assigns and empowering my executor hereafter to be named to sell the same provided it be the wish & desire of Dr. R. P. James. In case of such sale to invest the proceeds in young negroes to be by them the said Dr. James to the children as part of my deceased daughter Elizabeth to my daughter Pally Smith I give & bequeath during her natural life. After her death to be equally divided amongst the children of her marriage their heirs & assigns the remainder of my land in this County not already devised to my daughter Salina Lucy & their heirs of my deceased daughter Elizabeth hereby authorizing & empowering my executor hereinafter to be named to sell such part or proportion of the land as aforesaid provided it be the wish & desire of Peter & Smith & of my daughter Pally & on sale of such sale the proceeds thereof to be invested by the executor in young negroes for the support and maintenance of the children as part of my daughter Pally Smith. I give and bequeath to my son Thomas Turpin his heirs & assigns forever that tract of land lying in Buckingham County and purchased by me of the estate of Adm. Carey deat also the stock of horses sheep cattle & hogs belonging to me there it is my wish & desire that my son Thomas reside with his sisters Lucy & Salina it is my will & desire that the whole of the negroes that I may be possessed of be divided in manner following to the children of my dear daughter Elizabeth I give one fifth part thereof requiring them to annually account for at their valuation those already given their wives & their increase that is to say that such slaves & their increase should be considered as a part of the general division of my negroes.

But yet to be allotted to them in their lots at valuation it is my will & desire that Louisa the daughter of Anna be allotted or included in Lucy vice one fifth of my negroes which one fifth part I hereby devise & bequeath to her & her heirs & assigns forever requiring her to account in like manner on the representative of my daughter Elizabeth for those already given her & their increase it is however to be understood that she is not to account for such as were sold by her deceased husband Dr. Vice I only require her to have valued in a general division of my negroes those now in her possession I give & bequeath to my daughter Salina Turpin her heirs & assigns forever the one fifth part of those negroes to be divided at my death in which division it is my will & desire that Candace her children & grand children be a part of such one fifth to my son Thomas Turpin I will and devise to him & his heirs & assigns forever the one fifth part of those negroes to be divided at my death which I desire should be allotted them out of those on my plantation or tract of land already devised to him lying in Buckingham County. I will and bequeath to the children of my daughter Pally Smith the survivors or survivors of them the one fifth part of the general division already directed to be made of my negroes requiring them the survivors or survivors of them to account in such general division for those already given & now remaining in the possession of my said daughter Pally & her husband Peter & Smith together with their increase which negroes to my will & desire be divided amongst such children as they become of age or marry. To my son Edwin Turpin & Anne Turpin I give and bequeath to them their heirs & assigns one dollar each. I consider them as heretofore & need that proportion of my estate intended for them. It is my will & desire that the moneys due me by my son John Turpin say on demand & decay with its interest due since 1809 be not payable or demanded from him for two years unless wanted to pay my debts after that time paid it is my will and desire that what may remain be divided between my children Pally Smith, Lucy Vice, Salina Turpin and the children of my dear daughter Elizabeth James & my son Thomas Turpin I also will & desire to the aforesaid Peter

Smith, Lucy, Stice, Selwyn, Turpin, the children
 of my dear daughter Elizabeth James and
 Thomas J. Turpin the debts due me by my
 son, Edwin Turpin, not repaid of him for
 four years, which amount I believe I should
 allow into its interest for seven years say
 187. It is my will and desire that whatever
 I may have been hand at the Plantations
 in the Kingdom as well as the Plantations
 utensils belonging thereto be wholly and exclusively
 bequeathed to my son Thomas Turpin. And this
 my last will I do hereby affix my
 hand and seal revoking hereby any will, or wills
 heretofore made by me, constituting and appointing
 as my executors my sons, Wm. A. Turpin and
 Edwin Turpin, James J. Turpin and my
 friend John Gilliam, dated this 21st January
 1824 - I desire that my said son and his
 heirs and assigns may choose which of my children
 they please as their master or mistress
 Signed sealed & acknowledged
 as his last will and
 Testament in our presence
 F. B. Coane
 David A. Garvey
 Julius Power

At a Court held for Cumberland County the
 22nd day of November 1824, This last will
 and Testament of William Turpin deceased
 Presented in Court and proved by the oaths of
 Francis B. Leager, Sam. David St. Landry and
 Julius Power their witnesses They, ordered that
 the said will be recorded, and on the motion of
 Edwin Turpin & Thomas J. Turpin two J. B.
 the Executors in said will named, who on the
 Francis B. Leager, J. B. Leager & J. B. Leager
 William J. Garndolph, Samuel Garndolph
 James A. Amstutz and William M. Shornberg
 their securities entered into and acknowledged their
 bond for the purpose in the County of Cumberland
 Dollars conditioned according to Law and took
 the oath required by Law, certificates for obtaining
 a Probat thereon in due form & granted them
 Edw. Wm. Power J. B.

A Copy True
 P. B. Woodson Clk.
 State of Virginia
 Cumberland County Court
 of Cumberland County Court the Clerk in
 the State of Virginia do hereby certify
 that the foregoing is a True copy of the
 said will taken from the records of
 my Office in testimony whereof I have set
 my hand and annexed the seal of the said Court
 this 19th day of May 1842
 Miller Woodson Clk.

State of Virginia
 Cumberland County Court
 Justice Presiding Judge, Justice of
 the Peace of Cumberland in the State
 of Virginia do hereby certify that Miller Woodson
 who hath given the preceding certificate
 is Clerk of the said Court and that
 this said attestation is in due form
 given under my hand this 3rd June 1842
 James M. Hunter
 J. C. C.

Kentucky, Davis. Court set.
 I John D. McFarland Clerk
 of the County of the County of Davis do hereby certify that
 on this day the within Certified Copy of the last
 will and Testament of William Turpin deceased
 was produced to me in my office by the devisee
 and at his request the said will together with this
 and the foregoing Certificate hath been duly recorded
 in my office as shown under my hand the 6th day
 of June 1842.

John D. McFarland
 P. B. Smith S. C.
 State of Kentucky
 Davis, County
 The Bond containing the foregoing will
 having been destroyed it is ordered that the
 same be re-recorded
 Witness my hand this 10th June 1862
 J. C. Jones Clk.