

27  
 An appraisement of the Personal Estate and  
 Slaves of Abraham Lay deceased  
 Reuben appraised to \$500  
 Jim Do to 500  
 a Pair of old Iron <sup>staples</sup> 1  
 1051

We the subscribers in Conformity to an order of  
 the Fayette County Court to us directed and after  
 being duly sworn have appraised and inventoried  
 the Personal Estate & Slaves (as shown to us) of  
 the estate of Abraham Lay dec<sup>d</sup> as above stated  
 Given under our hands this 14<sup>th</sup> Day October 1811

Lewis E. Turner  
 \_\_\_\_\_  
 Moses Hicks  
 William Stone  
 George Stone

Fayette County Court  
 Personally appeared before me David Logan  
 One of the Justices of said County the four within  
 Named Lewis E. Turner & took the oath agreeable  
 to Law as directed in the within Order Given  
 Under my hand this 14<sup>th</sup> day of June 1811

David Logan

Fayette County October Court 1811  
 This appraisement of the estate of Abraham Lay  
 Dec<sup>d</sup> was <sup>produced in</sup> returned to Court Examined approved  
 of & ordered to be recorded J. D. Young C. R.

27  
 I Job Carter of Fayette County & State of Kentucky  
 do make & Ordain this my last will and testament  
 To wit first having already provided for my Daughter  
 Creaths by giving her a considerable portion of my <sup>estate</sup> ~~estate~~  
 it is my will my Executors pay her five shillings <sup>more</sup>  
 & no more, secondly that Mr Henry Payne deliver  
 to the Rev<sup>d</sup> Jacob Creaths a letter which I leave  
 sealed who is requested to receive the same with  
 contents as my last gift. Thirdly it is my will  
 that my Estate (except my stocks of all kinds my  
 house hold & kitchen furniture with my farming  
 utensils & Crops on hand & now growing) be  
 Equally divided between my wife Sarah Newton  
 her two Children & in case she may be pregnant  
 at this time (for such Child if born alive) to have  
 an equal part with my wife Sarah Newton  
 her two Children Isaac Newton & Polly Fairfax  
 and in case she is not pregnant, ~~with the~~ for my  
 whole Estate, with the exceptions already mentioned to be  
 divided between my wife Sarah Newton & Isaac  
 Newton Polly Fairfax (and the stocks of all kinds  
 House hold & kitchen furniture with the crops  
 to my wife Sarah Newton) and in case either  
 of my Children should die & infant without issue  
 the portion given to that one shall revert back  
 & descend to the other or others as may be. But I  
 wish it understood that the portion above  
 given to my wife is only to be considered as a  
 life estate & after her death to be equally divided  
 between my two Children Isaac Newton & Polly  
 Fairfax & in case my wife should be pregnant  
 and the child should be born alive (for that)