

my loving wife Elizabeth the 1st day to be in the
 disposal also I do desire that she may keep the
 lay falling to her and her increase to be divided
 amongst her four children Mary, Susan, John
 male and mine Eliza, Adam & Thomas at her discre-
 tion. & I do desire that my wife may keep the flock
 of cattle, hogs and sheep all in her own possession
 as long as she thinks proper to live here together with
 the household furniture, farming utensils and all the
 appurtenances thereto belonging. & I likewise desire
 that she may give the children sufficient schooling
 & I also desire that if my wife may think proper to quit
 the place, that she is at liberty to take with her all the
 moveables to assist her in housekeeping else where
 Lastly I do will and ordain my wife, Joseph and my son
 Joseph Rayburn executors of this my last will and
 Testament I do hereby revoke. As witness my hand and
 seal this 21st day of July in the year of our Lord
 1798

I signed seal & acknowledged ^{his} Adam ^{Rayburn}
 in the presence of

Thos Martin
 Michael Dickey

Fayette County April Court 1799

The last will & Testament of Adam
 Rayburn dec^d was ret^d to Court proved by the oaths
 of Thomas Martin & Michael Dickey subscribers
 witnesses thereto and ordered to be recorded

A Copy Teste ^{his} Mark

Fayette County August Court 1807

The attested copy of the last will & Testament of Adam
 Rayburn dec^d was returned again to Court & ordered to
 be again recorded agreeable to Law the original together
 with the record having been destroyed by fire

Filed 10.5.1807

In the name of God amen, I Adam Bufford of Fayette
 County Kentucky being weak in body of sound mind and
 memory, do make and ordain this my last will and tes-
 tament in manner and form following to wit, I give unto
 my several children in the old settlement, that is to say Cath-
 erine Bufford, Adam Bufford, Susanna Bufford
 Mary Bufford, and Hannah Bufford their the sum of
 one dollar each, it is my desire that my land, George
 Bufford now lives on, should be sold and the money
 Equally divided among my children hereafter named
 to wit, George Bufford, Elizabeth Bufford, Jacob Bufford
 Barbara Bufford, Rebecca Bufford; and that my wearing
 clothes, Bed and bedding should be equally divided between
 my two Daughters Barbara and Rebecca, and that my son
 Jacob Bufford shall have my cuping instruments, with any
 thing belonging to them; after all my last debts and funeral
 expenses is paid; I desire that all and every part of my
 money or remaining estate, not heretofore appropriated, shall
 be equally divided among my several children now in
 Kentucky, I hereby appoint my sons in law John Runge
 and John Postian, my Executors, to this my last will
 In testimony whereof I have hereunto set my hand and
 seal this 18th day of March 1807

Teste

John Parker }
 John Collins }
 Jas Craig }

his
 Ann Bufford
 Mark

Fayette County Oct. Court 1807

This last will and testament of Adam
 Bufford dec^d was produced in Court by John
 Runge and John Postian the executors therein named and
 proved by the oaths of John Parker and Joseph Craig two
 of the subscribing witnesses thereto and ordered to be
 recorded
 att John W Spring Clerk

Now lives bounded to ^{me} by Rich^d Higgins
 residing in the Colonies and French waste land for
 said land my son John Lingenfelter has paid me twenty pounds
 and I desire my son John Lingenfelter to pay to my daughter
 Catharina Bartle the sum of Fifty pounds more I give and
 bequeath to my son in law Frederick Matz and Mary Anne
 my daughter & wife One hundred acres of land whereon
 he was law lately divided by a line run by Richard &
 Oliver said Matz and John Lingenfelter Land and I desire
 Frederick Matz to pay to my son Jacob Lingenfelter the
 sum of Twenty pounds it being money I have lent for
 said to my son in law Matz. I give and bequeath to my
 son Jacob Lingenfelter the several sums he has hitherto
 received amounting to Two hundred and seventy five pounds
 together with Twenty pounds I direct Frederick Matz to pay
 to my son Jacob which will amount to Two hundred and
 ninety five pounds. I further direct that the several sums
 I have directed the different Legatus to pay to each other
 shall be paid as follows One half part in one year the
 other half part two years after my death. I give & bequeath
 to my son George Lingenfelter the plantations whereon I now
 live, except the privilege of houses &c heretofore given
 my wife during her life. I further direct my son
 George Lingenfelter to pay to my wife Barbara the sum
 of Fifty pounds per year during her life in such articles
 as she may want for her support. I give and bequeath
 to my son Daniel Lingenfelter my plantations I bought
 of Gery Johnson, except the privilege my son George
 Lingenfelter shall have to make sugar on said tract with
 freedom for said use his life time. My son Daniel shall also
 pay to my wife Barbara the sum of Fifty Dollars per year
 during her life in such articles as she may want
 for her support. In Witness whereof I have signed
 this real this day of June 1803.

John Lingenfelter
 Peter Gulerod to
 Richard Matz
 Evans Price

Fayette County 1st August 1807

This Last will and Testament of Richard
 Lingenfelter dec^d was a gain produced in Court and in
 consequence of a decree & Judgment of the Court of ap
 peals going to reverse a Judgment of the County Court
 of said County the same was ordered to be recorded

Peter Levi WARDEN

In the name of God Amen I Richard Lingenfelter being
 sick on bed but sound in Judgment and memory do ordain
 this my Last will and Testament. First I do hereby give
 and bequeath to my wife Elizabeth the sum of 50
 pounds annually. God will give it my body to the dust to be
 used at the discretion of my executors. 2^d I desire that all my
 debts and liabilities be first paid. 3^d I desire
 that my loving wife Elizabeth may keep the plantations in
 her own hands to raise my said children. They to wit
 Thomas as long as she thinks proper so to do and that she
 may have liberty to continue to other children here or abroad
 if at any time she should think proper to visit the place
 I do desire that my executor may Rent it out to the best ad
 vantage for the support of her & there until the youngest child
 of my wife dies I desire that the place may be sold by my
 executors and that she shall have one third of the price of it
 as long as she lives the balance to be equally divided between
 the three. My wife's portion to be paid and at her decease her
 share to be divided between the said children or as many of them
 as may survive that they shall not be required to