

Inventary & appraisement of the Estate of C. Campbell Continued.

Amount Brought forward \$ 1: 00

9 Horses and foals	37
Knife Box	1/5
Coffin	0: 00
1 Hairs Saddle and Bridle	2: 00
1 " " "	6: 00
1 " " "	2: 00
2 Big Wheels	4: 50 = 10
Dick affellows	3: 10 = 10
Quack alomans	2: 00 = 10
Sarah agule	3: 20 = 10
Ben a Bay	1: 00 = 10
Malinda a file	

\$ 2109: 10

Mr. Boone  
George Hunter.  
Robt. e. Alexander

Fayette County Va. This day Personally appeared before a Justice of the Peace Nicholas Boone, George Hunter and Robert e. Alexander, and took the oath agreeable to the within order. Given under my Hand 14th Nov. 1802.  
R. C. Higgins

Fayette County Va. October Court 1802. This Inventary and appraisement of the Estate of C. Campbell deceased being was produced in Court and Ordered to be Recorded. M. John D. Young C. J.

Lot M<sup>o</sup> Dowell To the Estate of David Perry deceased. D<sup>r</sup>.

1799 To Rent for 23 acres of land at 10/100 acre	D <sup>r</sup> C. M
To D <sup>r</sup> 9 acres	15 = 10 = 0
To D <sup>r</sup> 11 acres	73 = 33 = 1/2
To D <sup>r</sup> 23 acres	30 = 33 = 3
1800 To D <sup>r</sup> 65 acres	72 = 10 = 0
1801 To D <sup>r</sup> 66 acres	79 = 11 = 0
1802 To D <sup>r</sup> 73 1/4 acres	91 = 25 = 0
1803 To D <sup>r</sup> 73 1/4 acres	70 = 00 = 0
1804 To D <sup>r</sup> 73 acres	94 = 33 = 3
1805 To D <sup>r</sup> 73 acres	95 = 33 = 3

\$ 624: 32 = 5

Inventary of the Estate of David Perry dec<sup>d</sup> with E. M<sup>o</sup> Dowell Continued 176

Contra

No 1 By Dunlaps Receipts	D. C. M
No 2 By D <sup>r</sup> D <sup>r</sup>	82 = 75 = 0
No 3 By D <sup>r</sup> D <sup>r</sup>	36: 00 = 0
No 4 By D <sup>r</sup> D <sup>r</sup>	17 = 00 = 0
No 5 By D <sup>r</sup> D <sup>r</sup>	9 = 75 = 00
No 6 By D <sup>r</sup> D <sup>r</sup>	55 = 00 = 00
No 7 By D <sup>r</sup> D <sup>r</sup>	6 = 66 = 6
No 8 By D <sup>r</sup> D <sup>r</sup>	5 = 00 = 00
No 9 By D <sup>r</sup> D <sup>r</sup>	20 = 00 = 00
No 10 By D <sup>r</sup> D <sup>r</sup>	30 = 00 = 0
No 11 By D <sup>r</sup> D <sup>r</sup>	3 = 00 = 00
No 12 By D <sup>r</sup> D <sup>r</sup>	13 = 25 = 00
No 13 By D <sup>r</sup> D <sup>r</sup>	3 = 00 = 00
No 14 By D <sup>r</sup> D <sup>r</sup>	13 = 00 = 00
No 16 By Dunlaps receipt for	5 = 00 = 00
No 17 Same Receipt	00 = 15 = 00
No 19 Thomas Bealey D <sup>r</sup>	13 = 00 = 00
No 20 Wm M <sup>o</sup> Dowell D <sup>r</sup>	2 = 00 = 00
No 21 Kellys Receipt	5 = 00 = 00
No 22 Tolls for Bill	1 = 33 = 3
No 23 D <sup>r</sup> D <sup>r</sup>	57 = 00
No 24 Perry Receipt	33 = 3
No 25 Tolls for Bill	5 = 00 = 00
No 26 Banking Receipts or order	1 = 46 = 00
No 27 Hunting Receipts	5 = 00 = 00
No 28 Hunting Receipts	15 = 93 = 00
No 29 Hunting Receipts	1 = 05 = 00
No 30 George Mansells Receipt	3 = 67 = 7
No 31 Other account	2 = 00 = 00
No 35 Wages for Bill	32 = 00
No 36 Same Perry receipt for	51 = 00 = 00
No 37 Hunting Receipts	2 = 29 = 00
No 38 Clerks fee Bill	9 = 79 = 00
No 39 John Shays Receipt	10 = 00 = 00
By getting partitions and repairing the Barn floor	2 = 50 = 00
By repairing the House and plating for the same and chails	12 = 00 = 00
By repairing fence	5 = 75 = 00
By tax paid and putting up Chaining a piece of ground & Mandy's Barn floor	38 = 00
By making and putting up 1000 Boards	10 = 25 = 00
By putting in the partitions in the Barn floor	50 = 00 = 00



In the Name of God Amen I Charles Campbell of Shelby County  
and State of Kentucky being dead in Body last of Sound mind and memory and  
calling to mind that it is appropiate for me to say I make this my last Will and  
Testament in Manner following -

First I give unto my Son James the Plantation whereon he now lives in Shelby County  
Containing one hundred twenty and two Acres be the same more or less to him and his heirs  
for ever. Having before Devised the same to him.

Secondly - I give unto my Son Robert one hundred and Twenty and Two Acres of land  
lying in Shelby County adjoining the lands of my Son James Jack Alexander  
and Robert Alexander be the same more or less to him and his heirs for ever

Thirdly I give unto my Son William one hundred and twenty in Shelby  
County adjoining the lands of Mr. Shanks containing by Estimation one hundred  
forty acres be the same more or less to him and his heirs for ever -

Fourthly - I give and bequeath unto my Daughter Polly Watson the sum of  
Twenty Dollars in Cash which my said Son James had in possession to pay in  
less than 12 months after my Death. My will is that my said Son James give  
my said Daughter Polly forty Dollars in property which they shew not  
to be compelled to do in less than five years after my death which done together  
with eighty three Dollars which I have already given her should and David  
Watson makes two Hundred Dollars to her and her heirs for ever -

Fifthly - I give unto my Daughter Esther Wallace a Little negro and  
Liza to her and her heirs for ever -

Sixthly I give unto my beloved wife Mary All the rest of my Estate of  
every kind what so ever except the Plantation whereon I now live after my  
said debts are paid for the purpose of her Maintenance During her whole  
for the support of my Young Children untill they are married or respectively  
arrive to the age of Twenty one Years and the said sum amongst my  
Children in any way my said Wife may think proper. Yet it is to be understood  
that my said wife is to make up for my Son Charles out of the same a portion  
of my said Son James Robert and William or as they shall think fit and my  
Daughters which said parts is to be given said Children who married or  
of age if my Wife can do so -

Seventhly I give unto my Son Hugh to him and his heirs for ever

Plantation whereon I now live containing one Hundred and two acres  
or less but as I have give my Wife more than any of my other Sons this I do  
understand that he the said Hugh shall live with said Plantation during my  
and Wifes life, and together with the rest of the same and the property devised  
my Wife that my said Wife be support during each of our Lives untill  
the Young Children of ours since they are married or respectively arrive to the age  
of Twenty one. Also as there is a Mortgage on the Land devised my three  
Sons in Shelby that the Mortgage money be recovered it is my Will and  
Intention my Son Hugh pay no third part of the same and further more if the  
Land devised my son William should in any way my Son Hugh is to  
pay him my Son William one hundred and Fifty Dollars towards  
satisfying him and should the mortgage money not be recovered and my Son  
William dies the said sum my Son Hugh is to pay my Son  
Two Hundred Dollars and further my Son Hugh is not to be considered  
free possessor of the said Plantation untill then since after my and Wifes  
Deaths and the Children in case of a fire -

Lastly I do hereby renounce all other Wills by me made and do ordain and  
Acknowledge this to be my last will and Testament and do hereby appoint  
my wife Mary executrix and my Son Hugh and Son James Charles  
Wallace Executors In Writings where I have bequeath to them land and  
appoynted here this 12th day of March with the Year of our Lord 1812

I signed sealed and acknowledged  
in presence of us

Charles Campbell (Seal)  
Richard Hunter James B. Boon  
Jesse Campbell  
This Testimony and Testament of Charles Campbell  
Deceased was produced in Court previous to the death of Mr. Boon  
Buster and Dick Hunter the three Subscribing Witnesses above and  
Ordered to be Recorded  
M. J. G. Clerk