

acres in Bull Run in the county of Shelby, and I direct that the said two hundred acres be laid off by my Executors in convenient form adjoining the lands of the late General Benjamin Logan - The residue of my said tract on Bull Run I will & desire to my three nephews Robinson Leflore, David Leflore & Reynolds Leflore & to my niece Mary Leflore, to be equally divided amongst my said three nephews & my said niece, to them & their heirs forever. To my said nephew David Robinson I give two hundred dollars; and direct that my executor may pay the same, as also all the preceding pecuniary legacies, out of the moneys which shall arise from the sale of my Roanoke lands: (To my nephew William Robinson & to his heirs forever I give & desire twenty acres of land to be laid off by my Executors adjoining the one hundred acres I have already given him, & for which I have not yet fully executed but shall execute to him a deed of conveyance) To Walter Paston and to his heirs forever, I give and desire two hundred acres of land his choice of any part of my tract in Clarke County called the Rye field not heretofore given away sold or disposed of by me - The residue of my said tract called the Rye field after the title to the same shall be completely adjusted, and the present lawsuit ended, I direct shall be sold by my Executors & the moneys arising therefrom be applied by my Executors from time to time to the advancement support or education of any of my nephews or nieces, or their descendants, whose merit or indigence may in the opinion of my said Executors, entitle them to assistance; my said Executors always keeping in remembrance, that this aid to be afforded by the said moneys is intended for those whose indigence & wants have been caused by their own carelessness and not for the advancement of those whose merit & respectability or merits does not entitle them to assistance - In the application therefore of the said moneys in the advancement and education of any Executors with the instruction viz. that the moneys of at least two thirds of them shall be necessary to any part of the education. Whereas some of the lands heretofore conveyed by me to

to any part thereof should be willed of the said Edmund Legate by dispositive thereof, in that case I hereby trust my Executors to make up the deficiency to the said Edmund Legate out of my tract at the Rye field; any thing in the devise next above mentioned which tends the sale of the residue of the said Rye field, to the contrary notwithstanding - Reynolds Leflore late husband of my sister Agnes dec'd. and all his children not named in this will are excluded from inheriting or possessing any part of my estate real or personal. I hereby empower my Executors to make conveyances of all the lands I have directed to be sold; and it is my desire that they be paid all their necessary expenses, as well as a reasonable allowance for their trouble in executing the duties hereby imposed upon them. And whereas I expect that after employing with every part of this will & after paying my just debts, there will still remain a sum of money from the sale of my lands on Roanoke in the hands of my Executors, I give and bequeath the same to my three nephews Robinson Leflore David Leflore & Reynolds Leflore & to my four nieces Agnes Lett Montgomery Agnes Paston Margaret Edmundson and Mary Leflore to be equally divided among them. I hereby nominate & appoint my friends Archibald Stuart John Backhouse Francis Paston the first & third inhabitants of the state of Virginia) Alexander Montgomery my brother William Robinson of this State Executors of this my last will & testament requesting them to take the oath thereof upon them, firstly reading all former wills by me made and declaring this to be my last will and testament. In witness whereof I have hereunto set my hand & affixed my seal this twenty seventh day of May in the year of our Lord one thousand eight hundred & five signed sealed and acknowledged by the presence of James Finney John & James Robinson Montgomery

David Robinson

into into hand, and shoud be directed by my Executors And
 it is my desire that my said man Harry shall be allowed a small
 money or trade as will be amply sufficient to furnish a good
 suit of clothes so as not to exceed twenty Dollars. I also
 desire that my negro Woman Lucy may be sold among my
 heirs provided my said wife may not think proper to keep
 her herself. And whereas disputes have been frequent among
 children, it is my will and desire that should any difficul-
 ties or disputes arise amongst my children, whosoever shall be
 in any mean the cause of such disagreement, such child or lega-
 tee shall not be entitled to or receive any sum or sums
 amounting to more than twenty Dollars - it is my desire
 will and wish that there shall be a general and equal division
 only as above excepted among all my children -

And in order that this my last will and testament may be
 more carried into effect I do by these presents appoint my Sons
 Martin Sidenor and George Sidenor Executors to this my last
 will and testament which I have signed sealed & acknowledged
 this tenth day of February 1806

in presence of
 James Lemon
 William Phillips
 William Ruff
 Martin Sidenor
 George Sidenor

Fayette County April Court 1806
 This last will and testament of Martin Sidenor, deceased was
 produced in Court proved by the oath of James Lemon
 William Phillips and William Ruff subscribing witnesses
 thereto and ordered to be recorded

Teste Levi Todd Clerk

In the name of God Almighty, I Daniel Robinson of the
 County of Fayette, the State of Kentucky, being of sound disposing
 mind and memory do make this my last will and testament

First I commit my soul into the hands of that merciful God who
 gave it to my body I resign to the will to be decently interred, and
 as to my temporal estate I dispose of it in the following manner

First: My will and desire is, that my lands on Roanoke in the
 County of Montgomery and State of Virginia amounting to about
 five hundred acres be sold by my executors hereinafter named, or
 such of them as may choose to act, and that out of the first money
 arising from the sales thereof, the sum of two hundred pounds ster-
 ling money of Great Britain be transmitted by them my said
 executors to the ministers & Elders of the Presbyterian Congregation in
 the Parish of Cliford & County of Downeal in the Kingdom of
 Ireland for the time being in trust, and that the said ministers
 & Elders (whom I hereby constitute my trustees to execute this part
 of my will) do put the said sum of two hundred pounds sterling
 to interest on lands, or the best private security that can be obtained
 and that the annual interest thereof be appropriated to charitable uses
 by the said ministers & Elders and their successors, within the said
 Parish forever. - I give and bequeath to the Hibernian Society
 in Philadelphia two hundred dollars to be by them applied to the use
 and support of emigrant emigrants from Ireland - I give
 & bequeath to my brother William Robinson my watch, and wearing apparel
 I give to my sister Mary Montgomery, in case she survives me, two hundred
 dollars to be at her sole disposal - To George Sidenor eldest of my
 brother John Robinson's son I give one hundred dollars - To Abraham
 Montgomery eldest son of my niece Elizabeth Montgomery I give two hundred
 dollars - To David Craig of Augusta County & State of Virginia one
 of my deacons, I give the Rev John Craig I give & bequeath two hundred
 dollars - To my nephew David Robinson & his heirs forever I give
 & bequeath two hundred acres of land part of my land of two hundred

adjoining the land of Frederick Sidenor and on the line between
 the land sold by William Grant to Matthew Cushman, as
 the gift of Conrad Sidenor son John, and that the same be for
 the purpose of a burying place under the direction of my executors -
 and that there be appropriated out of my property or money not
 heretofore devised, ten dollars for the purpose of enclosing in a
 stone wall those of my family already deceased before the time
 of my decease. Item, I give and bequeath to my son Christo-
pher Sidenor one sixth part of the money arising from the sale of
 my land where I now live excepting such lands that I have devi-
 sed and deeded to my sons namely Conrad, Frederick, Philip
Lawrence, Henry, and Peter Sidenor - and I except also the lands
 already mentioned for the use of my wife during her widowhood
 then after her decease the said lot is to be sold and the money
 appropriated in like manner as my other effects are - And when
 as my son Christopher has already received one hundred and thirty
 three dollars and thirty three and an half cents the sum amount
 is to be deducted out of his dividend as though it was then paid
 to him by my executors. Item I give and bequeath to my
 son Matthew Sidenor one sixth part of the money arising from
 the sale as above mentioned deducting therefrom One hundred dollars
 already paid to him - I also give and bequeath to my daughter
Batharine Woolford one sixth part of the money arising from
 the lands as above mentioned deducting therefrom seventy three dol-
 lars and one third, already received by her to her use -
 I also give & bequeath to my son John Sidenor another sixth
 part as above alluded to in the case of Batharine, deducting
 One hundred and thirteen dollars and one third therefrom which
 he has already received - Item I give and bequeath to
 my daughter Rosalind shall one sixth part of the money
 arising from the sale of my land as above mentioned deducting

therefrom one hundred & thirty three Dollars and one third of a dollar
Lalage and bequeath to my daughter Barbery Lytle one sixth part
 of the money arising from the sales of my lands as above, deducting there-
 from sixty six dollars and two thirds, which is already paid to her -
 And whereas I have conveyed to my sons Conrad, Frederick, Philip
Lawrence, Henry and Peter the lands already laid off and conveyed
 to them severally it is my will and desire that each lot shall be
 valued as unimproved lands as though no improvement had been made
 thereon, and such amount to be deducted out of their several shares
 agreeable to such appraisement, after the following deductions are made
 viz: from Conrad one hundred and thirty nine Dollars and two thirds
 from my son Frederick one hundred & thirty three Dollars and one third
 from my son Philip the sum of two hundred & forty three dollars & one third
 from my son Lawrence one hundred and forty two Dollars - it is also my
 will and desire that my said son Lawrence shall have the further
 sum of one and an half dollars as a complete full portion as though
 the same was here again mentioned to be in full of all claims he has
 or may have as a child of mine - And it is my wish that there
 be deducted from Henry one hundred and eighty dollars which
 he has received on his part - Also deduct from my son
Peter one hundred and twenty four dollars & one third of a dollar
 which he has received - I give to my son Nicholas Sidenor
 a horse worth sixty six dollars & two thirds and eighty dollars
 in specie payable in May next, and from his dividends is to be
 deducted five hundred dollars, already paid to him, by me -
 And whereas I have paid to my daughter Mary the sum
 of two hundred and seventy eight dollars to be deducted from her
 dividend, and I also devise that she the said Mary does
 so receive in lieu of all her claims the further sum of forty dollars
 after the decease of my wife - I also devise that my negro
 man Harry may have it in his option to make a choice of
 a master among any of my legatees provided such legatee