

paid her either in cash or property at the discretion of my  
 executors. 2<sup>d</sup> I give and bequeath unto my eldest son John  
 one hundred acres of land including the dwelling house and  
 other buildings with every other improvement made whereas  
 now live remaining for and bequeathing to my wife Kitty the  
 annual rent of said hundred acres and improvements during  
 her widowhood for behoof and support of her and such of the  
 children as may not be able to support themselves and in case  
 of her marrying the said annual rent or such parts thereof  
 as may be necessary shall be expended for the support of said  
 children until they shall be able to provide for themselves

3<sup>d</sup> I give and bequeath unto my second son Abram one hundred  
 acres of land in old Connellys run on the north side of north  
 elkhorn 4<sup>th</sup> I give and bequeath unto my third son Stephen  
 one hundred acres of land on the tract whereon the widow  
 Stephens now lives 5<sup>th</sup> I give and bequeath unto my fourth  
 son William one hundred acres of land on the tract aforesaid  
 lying and situate on the north east corner thereof and I do  
 hereby utterly disallow revoke and disannul all and every other  
 and former Testament wills legacies bequests and executors  
 by me in any way before named called and bequeathed  
 ratifying this and no other to be my last will and testament

In Witness whereof I have hereunto set my hand and seal this  
 day of March 1796 and hereby place and ordain Samuel  
 Wilson Joseph Wilson and John Lowry my executors to see this  
 my last will and Testament executed according to law

A Copy Test. Fielding J. Turner R.

Fayette County Clerks office October 10<sup>th</sup> 1803

This attested copy of the last will and Testament of Stephen  
 Lowry dec<sup>d</sup> was this day produced before me as clerk of said  
 County and is admitted to record in my office agreeable  
 to an order of Court made in February 1803 the Original  
 together with the record being destroyed by fire

Teste Geo Todd C. Clk

Examined

Fayette County Set

Personally appeared before me a Justice  
 of the peace for said County Daniel Bryan John Bryan and  
 Wilson Hunt commissioners appointed by the County Court  
 of Fayette to appraise the estate of Elizabeth Nuttle dec<sup>d</sup>  
 who made oath that they would appraise the same to the best  
 of their skill and judgment given under my hand this 15<sup>th</sup>  
 day of July 1803

Nuttles  
 Estate

Richard Higgins

Inventory of the estate of Elizabeth Nuttle dec<sup>d</sup> taken this 15<sup>th</sup>  
 July 1803 viz

	£	S	D.	Nuttles Estate
1 black bay mare 8 years old & colt	38	0	0	
1 bay horse 5 do	24	0	0	
1 small sorrel 10 year old	15	0	0	
1 bay stud colt 6 year old	24	0	0	
1 yoke of oxen & yoke	19	1	0	
1 pair steers	2	8	0	
1 bundle do	1	10	0	
1 pair hoes	1	1	0	
1 black cow and calf 1 Red do do	3	11	0	
do 5/1 1 white yearling 2/1	3	10	0	

June in the year of our Lord about 1801

signed sealed published & delivered in presence of  
William Watson  
Sen & Bradley  
James Whaley junr

Peter Laughlin (decd)

Fayette County Kentucky September Court 1802

This instrument of writing purporting to be the last will and testament of Peter Laughlin decd was produced in Court proved by the oaths of Wm Watson Sen & Bradley and James Whaley junr subscribing it & was thereunto and ordered to be recorded. A Copy File Sen. Term 1802

Fayette County July 20th 1808

This attested copy of the last will and Testament of Peter Laughlin decd was produced before me and admitted to record in my office according to an order of Court the former one being destroyed by fire. Teste Sen Term 1808

Will

In the name of God Amen I Eljah Nuttle of the County of Fayette and Commonwealth of Kentucky being in a low state of health but of sound mind and memory do constitute make and ordain this my last will and testament in manner and form as followeth to wit: Item 1<sup>st</sup> I give and bequeath unto my beloved wife Mary Nuttle during her natural life or widowhood the land and plantation whereon I now live with all its improvements to wit the lot of my negroes that is Lucy Daniel George shall Rachel Salt & also together with the whole of my stock also I desire that the whole of my children that are single except my son price Nuttall and partake of the benefit of said estate until he or she shall come of age or marry or come of age single or after marriage. Item 2<sup>nd</sup> I give unto my daughter Sarah Rollings one hundred acres of land out of my tract of land in Shelby County lying on Mill Creek being the land that I purchased of Benjamin Bray to be laid off as hereafter directed to her and her heirs forever. Item 3<sup>rd</sup> I give unto my daughter Martha Dement one hundred acres of land to include the plantation and spring whereon she now lives the said hundred acres to take in forty acres of the hills extending from where she is now settled towards the south line of said survey and the other sixty acres to be bottom land so as to make the Mill and on said survey to be another

Item 4<sup>th</sup> I give unto my daughter Mary Lamb one hundred acres of land lying in Shelby County out of the tract I purchased of Benjamin Bray to include the place she has made choice of to sit her house to be laid off in as long as will be begin on the Kentucky river and run towards the south end thereof for quantity to her and her heirs forever. Item 5<sup>th</sup> I give unto my daughter Elizabeth Folkner one hundred acres of land to be laid off out of the tract that I purchased of Benjamin Bray on Mill Creek Shelby County when after directed to be laid off to her and her heirs forever. Item 6<sup>th</sup> I give unto my son price Nuttall two hundred acres of land in Shelby County out of the tract I purchased of Benjamin Bray to include the mill seat that he now commands to begin on the south line that runs the creek and up said line as far as he pleases then to run Mill Creek for quantity towards the Kentucky river so as not to take toward Dements house nor spring also one hundred acres of land in Fayette County being part of the tract I purchased to include the plantation whereon Isaac Lamb formerly lived <sup>running</sup> with the Millers Roberts & moons land then to run with Valley line and then to the Perry place for quantity to be laid off nearly in a long square so as not to interfere with the plantation whereon Snowden the not to have fifty acres of the last mentioned hundred acres till after my wife's death then to her and her heirs forever. Item 7<sup>th</sup> I give unto my son Thomas Nuttall after my wife's death or marriage the plantation whereon I now live together with all the improvements appertaining thereto and fifty odd acres to him and his heirs forever. Item 8<sup>th</sup> I give unto my daughter Rebecca Nuttall Savannah Nuttall and Sandy Nuttall twenty pounds each to be paid out of my estate after the death of my wife or widow to be paid by my executor hereafter mentioned to them and their heirs forever. Item 9<sup>th</sup> My desire is that as three of my children has made choice of their land out of the survey that I purchased of Benjamin Bray on Mill Creek in Shelby County that my son in law John Folkner take the west three quarters of the hundred acres and of the lake at on the river to run in same manner as is directed for Isaac Lamb to run his and to join said Lamb's land also toward Rollings to take choice of the land under to include her hundred acres so as not to run unfair by the judgement of man the balance of the land which within hundred or so I desire that it may be sold and the money applied to the payment due being for said land and all the money remaining by said sale

To one sealed 10 0

L. S. D.  
4 10 0

Total 799 5 6

By lands sold and open accts \$ 1111 15 3 1/2  
June the 26<sup>th</sup> 1797

We the subscribers in obedience to an order of Court to us directed and after being duly sworn have appraised the estate of William Lamm deceased as above as witness our hands this 10<sup>th</sup> of July 1797

Robert Stute  
G. Frazer  
Alex. Black  
Alex. Maher

Fayette County July Court 1797

This Inventory and appraisement of the estate of William Lamm deceased was returned to Court and ordered to be recorded  
John Lee Todd

Fayette County May Court 1803

This attested copy of the Inventory of the estate of Mrs. Lamm deceased was returned to Court and ordered to be again recorded the former return being destroyed by fire  
John Lee Todd

Laughlin  
will

In the name of God Amen I Peter Laughlin of Fayette County and state of Kentucky being in usual health and sound mind and memory calling to mind the mortality of the body and knowing that it is appointed for all men once to die and ordain that my last will and Testament (that is to say) Principally and first of all I give and recommend my soul into the hands of God who gave it and as for my body I recommend it to the earth to be buried in a Christian like and decent manner at the direction of my executor in hopes of a glorious resurrection and as touching such worldly estate wherewith it hath pleased God to bless me in this life I give bequeath and dispose of the same in the following manner and form Viz. 1<sup>st</sup> I order that all just debts and funeral charges be paid out of my whole estate. I suppose I have and bequeath unto my beloved wife Sarah Laughlin

her life the house we now live in with all the household furniture and kitchen furniture also and one third of the profits of the land I am now in possession of and one hundred pounds cash. Also I give and bequeath my son John Wilson Laughlin one hundred acres of land to include the plantation I now live on. I also give and bequeath to my son Benjamin Laughlin one hundred acres of land to include the plantation where Robert Forsyth formerly lived on also my still waggon and farming utensils to be equally divided between my son John Wilson Laughlin and Benjamin Laughlin and all the balance of my real and personal estate to be sold and the money to be divided as follows Viz. I give and bequeath to my daughter Margaret one hundred dollars also I give and bequeath to my daughter Sarah fifty dollars also I give and bequeath to my daughter Abel one hundred and thirty dollars and also my young grand mare. I also give and bequeath to my daughter Elizabeth the wife of John Forsyth five shillings also to her children Sarah and William Forsyth the fifty dollars each the money to be let on Interest when they are ten years old and for them to receive interest from thence until they come of age and to be paid both principal and Interest to them. I also give and bequeath to Robert Forsyth's son Peter Laughlin Forsyth the ten pounds to be paid out in support of his education. Also I give and bequeath to John Wilson Laughlin son Peter Laughlin ten pounds to be laid out in support of his education also I give and bequeath to my daughter Mary twenty shillings and if it should happen that my estate should sell for not a great money as will pay what I have given and as mentioned there must be a deduction of the legatee in proportion to them several sums mentioned and if it should sell for more than will pay them the overplus is to be equally divided between John Wilson Laughlin Benjamin Laughlin and Abel Frame. And I do make and ordain my wife Sarah Laughlin John Wilson Wilson Laughlin and Benjamin Laughlin my whole and sole executors of this my last will and Testament In witness whereof I have hereunto set my hand and seal this 8<sup>th</sup> day of