

324 leased from them, provided my said ~~children~~ get the land
at what he will think a fair and reasonable price,
after which I leave and bequeath as followeth, first to my
beloved wife Catherine one third of the income of my estate
during her natural life, as also such horse as she may chuse
as also saddle & bridle bed furniture with a corner cup-
board & its furniture; It is my desire that my wife &
children do remain on this place whether it may be pur-
chased or as its rented, and furthermore I do leave and
bequeath an equal proportion of all my property to be
equally divided amongst my children to wit, Polly, John, Charles
Alexander, William, James & Margaret, as my executors may
chuse to do, and my executors have full power to sell and
convey all and any of my property for the special purpose
of raising money for to buy this place of the Trustees of said
and furthermore I do nominate my beloved wife Catherine
Clark Samuel Blair and William Gibson my executors and
executrix. In testimony whereof I have hereunto set my
hand this 14th day of June 1806.

in presence of
Robt Frazer
Elijah McBlenachaw
John Atchison

John Clark

Fayette County July Court 1806.

This last will and testament of John Clark deceased was
produced in court proved by the oaths of Robert Frazer
Elijah McBlenachaw and John Atchison subscribing wit-
nesses thereto and ordered to be recorded.

Teste Levi Todd Clerk

32 In the name of God Amen I Charles ~~Clark~~ ^{Clark}
county and state of Kentucky, being in a reasonable state of health ^{and} ^{at} ^{present} ^{and} ^{of} ^{perfect} ^{mind} ^{and} ^{memory}, but calling to mind
the certainty of death, when it shall please God to call, do make
ordain constitute and declare this to be my last will and testament
disannulling all and every testament or testaments will or wills hereto-
fore made by me, and declaring this only to be my last will and
testament, in manner and form following. My will and desire is
that all my just debts, if any be due, and financial expenses shall
be first paid; and that my slaves shall be under the authority of
my wife Catherine Clark, the term of six months after my decease
and that at which time said slaves shall be free; and that on
or about which time said slaves shall be apprais'd to their real
value; and that all my estate, real and personal, shall be sold
at publick vendue, on twelve months credit.

Item I give and bequeath to my beloved wife Catherine Clark, so
much money as will amount to one half, that I shall leave, and the
remainder arising from the sales of my estate, and the value of the slaves
added together. Item I give and bequeath to David and his wife
Lydia, none my slaves, the balance of the money, after my wife has
received her bequest as above mentioned. And whereas after the
death of my first wife, by whom I had only one child, a daughter
living, and when she was about five years old, I contracted a sea
faring life, and was gone from home a number of years, that on
my return said daughter had removed to where I could not hear of
her again, altho' I had made the strictest inquiry; therefore concluded
that she had certainly departed this life; but a man who called
himself John Whittington, and a woman who called herself Sarah
Whittington, and said she was wife of said John, came to me
and the said Sarah declared that she was my daughter; but with
much trouble and expense I made clear proof that she was not
my daughter, but a notorious impostor; therefore do declare

I do hereby certify that John Partridge he was duly appointed
 and is the present clerk of the County Court of Louisa and
 the attention of the said clerk to this proceeding is under forms
 Given under my hand as presiding magistrate of the said County
 Court this 26th day of October 1795

M. Johnson

County of
 at Richmond

Sept 11th County State of Kentucky
 This attested copy of the last will and testament of John Todd
 deceased was produced to me in my Office, and admitted to record
 therein: Certified this 11th day of June 1806

Levi Todd Clerk

Marshall's
 will

I Henry Marshall of the town of Lexington and County of
 Fayette in the State of Kentucky do make and declare this my last
 will and testament in manner and form following
 First, my will and desire is that all my just debts and funeral
 expenses be paid. Second, I will and bequeath to my
 beloved wife Catherine Marshall my gold watch riding chair
 and combed cupboard, also my negroes Levi and Rachel, Sally
 Child, to her and her heirs forever
 Third, to my son John Marshall my silver watch and desks
 and negro Sally, also a horse of the value of One hundred dollars
 and one hundred dollars in cash so soon as he is twenty one
 years of age to him and his heirs forever
 Fourth, To my daughter Polly W. Marshall my clock and
 bed and silver horse also negro Betty and her child, to her
 and her heirs forever. Fifth, to the two children of my
 deceased brother William Marshall when the arrival of
 the sum of Fifty pounds each to them and their heirs forever
 Sixth, I will and bequeath to my beloved wife Catherine
 Marshall one equal one third part of all the residue of my
 estate real and personal to be held and her heirs forever

Seventh, I will and bequeath to my daughter Polly W. Marshall
 share and my son John Marshall the remaining two thirds of
 my estate real and personal to be equally divided between them to
 them and their heirs forever. Finally, I constitute order
 and appoint my trusty and faithful friends Henry Clay, George
 Trotter junior, George Haydel and John M. Boggs executors of this
 my last will and testament hereby revoking all former wills
 made by me made and declaring this my last will and testament
 made this seventeenth day of May in the year of our Lord One
 thousand eight hundred and six

in presence of
 Dan Bradford, Fayette County July 1806
 W. Bradford
 John M. Boggs
 This last will and testament of
 Henry Marshall deceased was produced in
 Court proved by the oaths of Daniel Bradford and John M.
 Boggs two subscribing witnesses thereto and ordered to be
 recorded

Levi Todd Clerk

In the name of God &c Whereas John Black Clerk
 of the County of Fayette State of Kentucky being of sound mind
 but subject to the uncertainties of this life do make ordain and
 constitute this to be my last will and testament hereby annulling, etc
 and every other will heretofore made by me as follows, first it is
 my will that my executors hereafter mentioned do pay all my just
 debts. It is my desire that my executors do sell a tract of six
 hundred & forty acres of land near Nashville in Tennessee for
 which I hold William Tates bond for the title also my ex-
 cutors may sell any of my slaves if need be for the following
 purposes, as also all my stock of every kind for the following
 purposes, which is to buy from the Trustees of the Trans-
 vania University the fee simple of the land I have now

