

Morris William Morris and Robert Morris & my daughter
 Mary Hopkins, Rada Polke and Sarah Beauchamp
 It is my will, which ever of the six last mentioned of
 my children, old Rose should make choice to live with
 she is to valued amongst the rest. However it is my
 last firm will that in case my son David Morris
 should die, without an heir lawfully begot of his body,
 the property, which I have designated to him, as above,
 shall revert to and be equally divided between my above
 named sons John Morris, Williams Morris, and Robert Morris,
 and my daughters Mary Hopkins, Rada Polke and Sarah
 Beauchamp. Lastly I do make and constitute John Morris
 and Robert Morris my executors of this my last will
 and testament. In Witness whereof I have hereunto
 set my hand and seal this twenty first day of May
 in the year of our Lord one thousand eight hundred
 and two.

Signed, Sealed & acknowledged in presence of
 W^m Lindsay
 W^m Chambers
 Dan^l Mc Payne.
 Daniel Morris Seal

Fayette County, December Court 1806

This last will and testament of Daniel Morris deceased
 was produced in court, proved by the oaths of William Chambers
 and Daniel Mc Payne subscribing witnesses hereto and
 ordered to be recorded. Teste Rada Polke

Inform^r Inventory
 Agreeable to an order of Fayette Court we have
 appraised the estate of Richard Epperson deceased
 1 Cupboard \$2.10 Earthen ware 9/ 2.19 0
 1 Jug 1/6 1 plate dish and basin 9/ -10 6

1 quart bottle No. 2 Crocks 2/3	59
1 Walnut chest 1/2	305
1 Bed and furniture and bedsgas	2 80
1 do do do do	2 80
1 Table 3/ 1st and iron lid 5/	8
5 sitting chairs 9/ 1 looking glass 1/6	10 6
1 kettle and Skillet 10/ Woodward 8/	18
1 Woman's Saddle 2 8 One Chin 3/	2 10
1 wood wheel and jacks reel 13/6 1 pole ax 6/	20 6
1 ax 2 augars drawing knife & Croset saw	1 10
Turning tool and handsaw	1 4
1 Turning lay	1 10
1 Barshoon yellow and Iron	1 13
1 Wadlog 1/6 1 bell 4/	8 6
1 Curry Comb 1/6 1 saw and 8 pigs 2 14	1 5 6
1 Small mare 2 21 One small horse 5 12	33
1 Bay horse colt 5 10 One bay filly 5 6	13 10
1 yellow bay filly 5 0 1 mare colt 5 4 0	10 10
1 Cow and calf 5 2 8 1 cow and yearling 5 3	5 8 0
1 Cow 5 1 10 1 do 2 2	3 18
1 Heifer yearling 9/	9
5 hogs 1 10	1 10
3 bushels of wheat 2 3/	9
barrel of Oats 5 1 10	1 10
1 hoghead 3/ 1 pair of hames 2/	15
1 hair sifter 1/6	16
5 dozen knives and forks 6/	30
Laundry then aft. amounting to	4 10
Bonds and notes	418
	2 9

We have appraised the estate of Richard Epperson deceased
 amounting to \$402.9 as stated above given under
 our hands this 11th day of November 1806
 W^m Davenport
 John Glover
 John Jones

Jayette County October Court 1806

Exam^d

This last will and testament of Sophia Holden was produced in Court proved by the oath of Henry Poyne John Naffen and Elizabeth Naffen and by witnesses thereto and ordered to be recorded

Just. Levi Todd Clerk

Holden
will

In the name of God Amen I Sophia Holden of Jayette County being sound of mind but fearing the approach of death do dispose of my worldly estate in manner following first my will and desire is that my executors hereafter named shall sell so much of my personal estate as will be sufficient to pay off all my just debts second I leave and bequeath to my three younger sisters Lydia Holden Fanny Holden and Kitty Holden the remainder of my estate both real and personal to them their heirs and assigns forever to be equally divided and given up to them on their marriage or be coming of age but my desire is that if either of my above named sisters shall die under age or without heirs of their body lawfully begotten then and in such case such part so allotted them shall revert to the survivors and their heirs and my desire is that the negroes included in this legacy may be sold but divided between my above named Sisters in manner most suitable to their different situations lastly I nominate constitute and appoint John Naffen John Hart Executors of this my last will and testament to wit my share hereunto set my hand this 15th day of August eighteen hundred and six
Sophia Holden

Jayette County October Court 1806

This last will and testament of Sophia Holden was produced in Court proved by the oath of John Holden and John Hart subscribing witnesses thereto and ordered to be recorded
Just. Levi Todd Clerk

A Statement of a verbal will of Richard Epperson dead his request was for his wife to have her man and will cott and her choice of his cows and all the household furniture and the rest of his property to be sold and money put out on interest but his family to be supported on it as they needed and he requested John Epperson and Eliza Bibb to act for him -
Just
Sally W. Wade
Mary Baxter
Patsy Brooks

Epperson
will

Jayette County October Court 1806

This nuncupative will of Richard Epperson was produced in Court proved by the oath of Sally W. Wade that the said instrument of writing contains the true will of the said deceased made during his last illness at his own house in this County and that the same was committed to writing within twenty days from the time of his death also by the oath of Patsy Brooks that she was present at the time that the deceased declared his will to be as mentioned in the instrument of writing aforesaid and that he died in a few hours afterwards thereupon the same is ordered to be recorded
Just. Levi Todd Clerk

Exam^d

Now I give and bequeath unto my son, Daniel Spurr two hundred
and sixty six and a half acres of land lying in Upper Howard's creek
bounded by a state warrant; also one feather bed and furniture, two cows
two cows and calves and three negroes to wit James boy named Tom
one woman named Nan and one girl named Sarah and their increase
to him and his heirs forever: I thus my will and desire, is that
the plantation whereon I now live together with all my utensils of
husbandry household furniture and stock not yet mentioned, also
the following negroes to wit, Ben Jan West Pat Ned sett and
Sam remain in the possession of my well beloved wife Frances Spurr
during her widowhood and no longer, and afterwards the said negroes to
be put in the full possession of them to whom I have already given them
and all my goods and chattels not heretofore given away to be equally
divided amongst my children. And my further desire is that my
brother Original Williams and his wife Annah live on my land where they
are now settled during the natural life without being disturbed. And
also that Daniel Spurr may stay on the place he now lives on during
the term or time of four years from the twenty fifth day of last Decemr
and afterwards to be left to the discretion of my executors hereafter named
and do make and ordain this my last will and testament revoking and
disannulling all other will or wills whatsoever heretofore made by me
in my name. I have devised do appoint Owen Arms and James White
Executors of this my last will and testament. In witness whereof
have hereunto set my hand & affixed my seal this nineteenth day of May
One thousand seven hundred and ninety one. Richard Spurr R.S.
Signed, attested, witnessed of a
Widow's Inheritance James Brasley, Elyah Holtsclaw
Fayette County June Court 1791. This last will and testament
was produced in Court proved by the oaths of William Brasley, Daniel
Brasley and Elyah Holtsclaw subscribing witnesses thereto to be
recorded.
Copy James Levi Todd C.F.C.

Fayette County October Court 1806.
This attested copy of the last will and testament of Richard Spurr
before was produced in Court and ordered to be recorded as a public
to law the original together with the record having been destroyed
by fire.
James Levi Todd C.F.C.

In the name of God Amen I James Spurr of the County of
Fayette State of Kentucky being of sound mind and full
and memory (Blessed be God) and calling to mind the
mortality of my body do make and ordain this my
last will and testament. First and principally I commit
my soul into the hands of Almighty God who gave
it and my body to be buried at the discretion of my
friends. I second I ordain that all my debts of whatever
kind shall be discharged by my executors hereafter named.
Third I ordain that immediately after my death my
Executors pay to my sister Martha forty Dollars -
Fourth I ordain that my said Executors pay or deliver
to my brother William Spurr all and singular my estate
of whatever kind both real and personal to be held and
owned by him his heirs &c. except as follows, viz
that so soon as my sister Jane Woods daughter of my
a child now of five years old shall come to the age
of eighteen years I do hereby bind my said brother
William to pay her the sum of one hundred dollars
but in case she should die without issue before she
arrives at the said age of eighteen then my said brother
is to hold the said one hundred dollars as his own.
Fifth I ordain that John Bryant be Executor to this my
last will and testament Executed and acknowledged
in the presence of three witnesses I have set my hand
this twentieth day of July 1806
James Spurr
John Bryant Elizabeth Spurr