

Benjamin Harwood bond he by 22 nd 1796	£ 50
By Cash paid Sept 23 ^d 1822	150 0 0
do do do Oct 11 th 1803	120 0 0
William Harwood bond to Tho. Cumes and assigned over to Edward Payne date Sept 11 th 1792	75 11 10 1/2
John Payne bond date Oct 25 th 1803	18 0 0
James Moore bond date March 15 th 1805	18 0 0
Thomas Cumes bond date Oct 6 th 1792	3 0 0
John & James Brown bond date Aug 29 th 1800	749 3 11
By Cash paid October 7 th 1802	£ 50
do do do Novem 3 ^d 1800	179 11 0
Feb 17 th 1806 by a check on the Kentucky Insurance Company	240 0 0
William Murray Ind note Feb 25 th 1792	£ 3 0 0
1788 John Paynes book account	0 11 5 3
William Shortridge do	0 5 3
John McClacklin do	0 2 6
1792 Charles Owens do	0 2 0
1795 Aschemiah Roper do	4 11 2 6
1796 James Rembleton do	0 3 0
1796 Charles Anson do	0 6 0
1796 Thomas Dunbar do	0 12 6
1798 Henry Paynes 12 lb salt Cent	8 18 9
1798 1799 1803 Andrew Holmes account	0 4 6
1799 John Feathercoal do	0 4 6
1802 Levi Robins do	0 4 6
1803 Sanford Payne 51 lb salt Cent	0 4 6
1804 John Garst do	0 4 6
1788 James Slept 62 1/2 lb of salt Cent	4 15 0
1805 James Moore do	0 11 3
1805 Eliza James do	0 6 3
Nathan Payne do	12 0 0
Edward Turner for Garst & Undergroff	90 0 0
Order of Fayette County Court to Fielding	0 17 9 1/2
E Turner & assigned to Edward Payne	1 0 0
Peter Gregory book account	0 17 9 1/2
Balance to execution against Herrel for	1 0 0
Execution against William Moore & hand costs of suit	58 18 1

Benjamin Harwood bond he by 22nd 1796
 part of suit
 Jacob Paynes book account
 Ten Shares in the Kentucky Insurance Company

The before mentioned bonds & accounts are the whole which appears to have been due at the death of Edward Payne as far as have come to my knowledge or recollection at this time
 April 9th 1808
 Henry Payne Adm^r of the estate of Edw Payne Deceased

Fayette County April Court 1808
 This additional Inventory of the Estate of Edward Payne dec^d returned to Court and ad-
 -vised to be recorded Teste John D Young Clk

We the subscribers Executors & Trustees named in the will and Testament of Robert Megaw an deceased have this 20th day of March 1808 at the request of James Megaw an (second son of the deceased) who arrived at the age of 24 years on the 29th day of January last pursuant to the directions of the said Will met at the house of William Morton in Lexington and estimated by a fair valuation the real estate of the ^d deceased as follows (to wit)

One brick dwelling house & 1/2 in Lexington now occupied by Doctor Dudley £1000 0 0
 One house and lot adjoining the above 600 0 0
 Nine acres of land part of Broadwell on the SW. side of Bruns road 265 D. p. one 175 10 0
 Twenty five acres of meadow ground 200 p. one 600 0 0
 Surplus of the land allotted to S.W. Megaw an for which he has given his bond 5 11 5 1/2
 £2229 5 1/2
 There was an error in the valuation of the land of 27 13 1/4 allotted to S.W. Megaw an it was called 26 1/2 acres when in measurement it held out 27 13 1/4 which leaves the sum of £27 13 1/4 to be added in rec^d

2 Hags	
1 Set of gear	75
1 Chair	98
1 Box	1 50
1 Hoe	50
2 Baskets	50
1 Plow & Sautter	2 50
1 Bay horse	35
1 Cow & yearling	10
1 Womans Saddle	6
1 Yearling hoe	50
1 Fine quarter Angus	35 1/2
1 Cril. of damaged barn	8
1 Negro man named Paul	400
1 Negro Woman named Dafney	20
1 Negro boy named Tom	200

19th Feby 1808

1 Note on Rellie Melator for	\$50
Order on N D [unclear] from Jesse Sumner for	30

John Bryant
 Wm Gibson
 Elijah Payne

Hayette County April Court 1808
 This appraisement of the estate of
 Augustin Bradley dec^d returned to Court
 and ordered to be recorded

Teste John D Young clk

An Inventory of the debt both by bonds, notes or
 book accounts, found with and belonging to the estate
 of Edward Payne dec^d (To Wit)

Israel Creates bond bearing date January	2 50
20th 1805 for	98 1 3/4
Credit on said bond February 2 ^d 1805 by cash paid	37 10 1/2
James Johnsons bond to John White and a figure	
by John White to Tho ^s Henderson Sept 3 ^d 1796	
a figure by Tho ^s Henderson to Edward Payne	2 95 0 0
September 8th 1796	
By Cash paid on said bond to Edward Payne	15 0 0
by James Craighead Oct 14th 1797	

Thos Lewis note date March 27th 1800	100 0 0
John McGehee note date April 6th 1805	10 0 0
Alfred Gierres note date March 22 ^d 1806	15 0 0
Deval Paynes note date June 22 ^d 1798	3 0 0
Silson Paynes note date June 26th 1798	52 0 11 9
By Cash paid to them 23 1802	38 12 6
65 Gallons of whiskey at 3/4 per gallon	9 15 0
August 17th 1803	
34 Gallons of whiskey at 2/9 per gallon	4 13 6
February 27th 1804	
Silson Paynes bond date Decem 10th 1795	£ 5 0
payable the 10th Decem 1797	2 7 6 8
Silson Paynes bond date Decem 10th 1795	2 7 6 8
Payable Decem 10th 1798	6 16 0
Silson Paynes bond date Feb 25th 1800	30 0 0
Silson Paynes bond date Sept 30th 1805	162 0 0
John Brackemidges bond date July 1st	230 0 0
1797	45 0 0
By Cash paid by Jas Fisher for John	45 0 0
Brackemidge August 9th 1802	75 0 0
John Brackemidges bond date August 27th	3 11 3
1797	9 0 0
By Cash paid Decem 12th 1803	60 0 0
Do paid Febury 13th 1804	18 0 0
Nathaniel Ashbys bond date Sept 24th 1805	3 17 2
Nathaniel Ashbys bond date April 2th 1806	16 0 18
Joseph Rogers bond date Novem 11th 1802	£ 5 0
The Interest paid up to Nov 4th 1804	30 0 0
Elijah Gierres note date Febury 15th 1806	9 0 0
Joseph Lendonys bond date July 13th 1804	6 6 0
Robert Johnsons bond date May the 8th 1797	18 0 0
By Cash paid June 30th 1800	3 0 0
January 30th 1801 Received of G R Tomphens	7 0 0
August 11th 1798 by William Payne	0 8 1/2
September 11th 1799 by Wm Payne	6 6 0
Allicaja L Harrison's bond date June 22 ^d 1806	18 0 0
Robert Bradleys note date April 29th 1805	9 13 6
Robert Bradley note date March 15th 1805	0 7 1 1/2
James W William Johnsons bond March 11th 1806	12 6 0 0
Payable Sept 15th 1806	

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1 Set of gear	75
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1 Box	1 50
1 Hoe	50
2 Baskets	50
1 Plow & Sautter	2 50
1 Bay horse	35
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Thos Lewis note date March 27th 1800	100 0 0
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August 11th 1798 by William Payne	0 8 1/2
September 18th 1799 by Wm Payne	6 6 0
Allicaja L Harrison's bond date June 22 ^d 1806	18 0 0
Robert Bradleys note date April 29th 1805	9 13 6
Robert Bradley note date March 15th 1805	37 1 7
James W William Johnson bond March 11th 1806	126 0 0
Payable Sept 15th 1806	

Testator in presence of just
subscribers witnesses
The Seal by
William Godds

Be it remembered that I Robert Mrygowan the Testator
aforesaid do this 15th day of May 1804 make and publish
the following bequest to the foregoing will that in lieu of
the provisions made in the 10th section which directs that the
house called Belfast together with the garden orchard and
land described in the third section and supposed to contain
51 acres after the trust estate created for my wife shall cease
shall be held in trust by my executors or Trustees that of one
or more of my children should wish to purchase the whole
thereof they should determine by lot which should take it
and the one in whose favour the lot should fall should
receive it at valuation and pay the balance deducting his
proportion. It is my will and desire that if in the Opinion
of my said executors or Trustees it shall be necessary and proper
in order to enable them to discharge the legacies &c. as they
become due to divide the land aforesaid belonging to the
Belfast house they are hereby authorized to divide the same
as follows to begin on the Broadstone road half way between
the town houses and Mastersons corner which will be 50
feet from the town house then to run a line north 60^o east
or at right angles from the road to the line of the town
land and all the land between that line and James Mastersons
land my said executors or Trustees may if they should think
absolutely proper either sell or let to one of my children

And the said house Belfast and the remainder of the land
thereunto belonging to be disposed of in the manner provided in
the said 10th section. In Testimony whereof I have hereunto
set my hand and seal the day and date first above written
done in the presence of
The Seal by Robert Mrygowan (Seal)

Fayette County August Term 1804 -
This last will and Testament of Robert Mrygowan dec^d was
produced in Court and proved by the oaths of Thomas Bradley and
William Godds together with the bequest annexed which was sworn
by the oath of Thomas Bradley is ordered to be recorded
J. S. Levi Clerk of the C. C.

Exam^d

In the name of God Amen I Nicholas Bright of the town
of Lexington and Commonwealth of Kentucky being weak in body
but of perfect disposing understanding make this my last will and
Testament to wit I am the first I will that all my just debts be
legally paid after which it is my wish that my two children
George Young Bright and Catharine Bright by my first wife Rosetta
infants shall have their equal share of my whole estate after my
present wife Rebecca receives what she is entitled to by law.
I am the second It is finally my will and desire that my
friends Major James Morrison Samuel Ayres and George Young
are all of the town of Lexington and Commonwealth aforesaid
undertake the execution of this my last will and Testament
In witness of the above I have hereunto set my hand and seal
this fourth day of August one thousand eight hundred and four
J. S. Levi Clerk of the C. C.
Robert Mrygowan, dec^d

Attest
J. S. Levi

she is only to take with her on cow to be shown by her out of the
stock one bit and furniture therefor and one half of the kitchen
furniture until her marriage or death she shall retain the
possession of the same I am possessed of 8th Item it is my will
that all the estates of which I am or may be possessed of at the
time of my death the trusts of which are not herein otherwise
declared shall be disposed of as follows that is to say when either
of my sons shall attain the age of eighteen years he shall be
charged with all expences which may occur for his maintenance
for any article he may receive belonging to the estate I may leave

8th

9th

Item It is my will that my executors and trustees and those
who may be appointed agreeably to this will shall when my
dearest son shall attain the age of twenty four years divide my
estate as follows that is to say an estimation shall be made of
the whole property devised in trust and each of my children
shall be entitled to and receive an equal part thereof either by
a division of the property or by a sale and division of the proceeds
whichever in the opinion of my said executors shall be thought
most proper and most to the interest of my estate and my said
dearest son is then to receive his proportion agreeable to such
valuation and shall give a full discharge for his part of the
estate and as each of my said children shall attain the age of twenty
four years a similar valuation shall be made and such child
shall receive his proportion in the same manner and so with
each and every of my said children as they arrive at the said
age of twenty four years But the trust estate created for my
wife shall not be divided or sold until the said trust shall
come But none of my children are to receive the principal
of my estate till they attain the age of twenty four years

10th Item it is my will that the house called Belfast together
with the garden orchard and land therein before described
shall be taken by the said executors and trustees after the
expiration of the trust estate of my said wife in the same in trust
and to the uses following that is to say first of several of my
children shall be willing and able to purchase it they shall
by lot determine which shall have the preference and he in
whose favour the lot shall be shall receive the same at a valuation
and shall pay for the same accordingly being allowed a
credit for his proportion, secondly if one only of my children
shall be able and willing to purchase the said property he
shall have it at its valuation but if neither of my said
children should wish to purchase it is then to be sold by
my said executors and appropriated to the trusts herein before

11th Item It is my will that the trust estate
hereby provided for my said wife whether before or after
her marriage shall be considered as devised to her in lieu
of her dower at common law and if she shall not accept
the same in lieu of her dower as aforesaid within twelve
months from my decease then and in such case the trusts
hereby created for my said wife shall enure to the general
benefit provided for in this my will 12th Lastly I appoint
my beloved wife Mary executor and John Bradford James
Hughes William Weston and Thomas Pridley executors &
Trustees of this my last will and testament hereby revoking
all former wills and testaments by me made In testimony
whereof I have hereunto set my hand and seal the twenty
fourth day of February in the year of our Lord one thousand
eight hundred and forty
signed sealed published
and declared to us and forth
last will and testament of the

Protest attorney

all the real and personal of which I shall dispose
 my and entitled to whether the same belongs to me by bond
 and or simple contract to my executors hereinafter named and
 to such others as they or either of them who will undertake the
 trust and executorship or the survivors of them shall appoint
 by writing under their hands and seals in case any of them
 should die refuse or decline the trust and executorship whosoever
 that the number shall not be increased, in trust, that the
 same shall be applied to the uses intents and purposes of this
 my last will and testament. ^{2^d Item} It is my will that
 my said executors and the Trustees appointed agreeable to this
 will shall hold the house called Belfast and the garden
 Orchard and the Land thereunto belonging containing in
 the whole fifty one acres and which lies between Main Street
 in Lexington and its continuation and the road to and land
 of John Fowler in trust to permit my beloved wife Mary
 to have hold possess and enjoy the same during her natural
 life if she shall continue single and unmarried. But after
 her death or marriage then and in such case the trust shall
 cease and determine and the said house garden Orchard and
 be vested in the said executor and Trustees to and for the purpose
 herein after mentioned. ^{3^d Item} It is my will that the said
 executors and Trustees and those appointed agreeable to this will
 shall hold the nine acres which lies on the southerly
 side of the said Main Street and its continuation in trust to
 apply the neat proceeds thereof to the following purposes
 that is to say during the life of my said wife and her
 if she be to the education of my children and in case

3^d

4th

of her marriage then the trust as well as the before mentioned
 shall cease and determine and the said nine acres of land shall
 be vested in the said executor and Trustees in trust for the use of
 my said wife for and during her natural life. ^{5th Item} It is also
 my will that the said executor and Trustees and those appointed
 agreeable to this will shall hold the twenty five acres of land
 which I own on the North easterly side of the road leading to the
 plantation formerly occupied by John Fowler - and also the house
 in which I lately lived in the aforesaid town and the brick house
 near the same together with the ground and appurtenances
 thereunto belonging in trust to apply the neat proceeds thereof to
 the education and maintainance of my children until they shall
 severally attain the age of eighteen years or until such duration
 shall take place as is herein after provided for. ^{6th Item} It is
 my will that the two hundred acres of land which I own on the
 big bone back creek for the conveyance of which I have bond
 from John Parker shall be holden by my said executor and
 Trustees and those appointed agreeable to this will to sell the
 same if necessary and apply the proceeds thereof to the pay-
 ment of my debts and in case the proceeds of such sale should
 be more than sufficient then that the balance thereof shall
 be invested in such property as shall in the opinion of my
 said executor and trustee be most beneficial to my family.
^{7th Item} It is my will that my whole personal estate including my
 slaves shall be held by my executor and trustee and those
 appointed agreeable to this will in trust to the following uses
 that is to say that they shall permit my said wife to have the
 use of thousands during her natural life or until her marriage
 subject to the following conditions in case of my wife's marriage

the plantation which I own live and tract of land and all the rest of my estate at the death of my wife Rachel Hunter after paying off all the legacies devised in this will to him and his heirs forever and my son Thomas Hunter is to pay to my grandsons George and James Hunter, each twenty pound here each when they come of age and to them & heirs forever. Item it is the true intent and meaning of these writings that my children which are not married at this time live with my wife and be supported off of my property but my wife in the same manner as if I was living until they marry or is otherwise provided for and them to receive the legacies devised to them in this will when they marry after which to have no further claim to any support off of the farm and property but my beloved wife and devised to my son Thomas Hunter. It is also my will and desire that if either of my children are without lawful begotten heirs of their own body that then and in that case that part of my estate devised to them to be equally divided between the surviving children and their heirs forever. Lastly I constitute and appoint my beloved wife Rachel Hunter executrix and my son Thomas Hunter executor of this my last will and testament revoking all other wills by me heretofore made and ratifying this and no other to be my last will. In testimony of which I have hereunto set my hand and affixed my seal this 17th day of May 1804

signed sealed & delivered by me in presence of

WILLIAM ALEXANDER
CHARLES CAMPBELL

George Hunter

It is further my will and desire and I positively demand that my estate be not intrusted nor any administration or letters of administrations taken out but that my business be conducted by my executor and family as heretofore and declare this to be a part of my will 17th May 1804 Witness my hand and seal

WILLIAM ALEXANDER
CHARLES CAMPBELL

George Hunter son

Fayette County August Court 1804

This last will and Testament of George Hunter now deceased was produced in Court proved by the oaths of William Alexander, William Alexander & Charles Campbell subscribing testifiers thereto and ordered to be recorded.

Teste Levi Todd C. J. C.

In the name of God Amen I Robert Megowan of the town of Lexington in the County of Fayette and state of Kentucky being weak in body but of sound and disposing mind Memory and understanding and thoughtful of the uncertainty of human life and long desirous to settle my worldly affairs in such a manner as I believe will best promote the welfare and happiness of my family have thought proper to make this my last will and Testament in manner and form following that to wit

1st I purposed it is my will and desire that all my just debts and funeral expenses be paid and discharged as soon as the same can conveniently be done & that the same be