

acre of land, it being a moiety of two hundred acres of
 land, one fourth part of William Sandy's (deceased) tract
 of land adjoining Capt. Jones survey, devised to her the said
 Jane by her last husband the af^d William Sandy unto
 her son in law John Allen to him and his heirs forever
 in trust and for the purposes therein mentioned,
 that he the said John Allen should suffer me being
 then the wife of Christopher Chinn separately and to my
 own use apart and distinct from my said husband to
 have, hold, occupy and possess and enjoy the said
 moiety of the said fourth part of the said tract of
 land for and during my natural life, and in
 trust that he the said Allen should suffer me
 to receive and take to my own use separate and
 apart from my said husband the rents, fees and
 profits of the said land for and during the term
 of my natural life, and after my death in trust
 that he should suffer and permit such person or
 persons as I the said Milly should by my last will
 and testament in writing appoint them and their
 heirs to have, hold, possess and enjoy the said land
 to them and their heirs forever, and in default of
 such appointment by me to be made, the said
 land to go after my decease to the said John Allen
 and his heirs forever. It now being the wish and
 desire of me the said Milly, to make an appoint-
 ment here and to whom I wish the said land to go
 for this purpose and in consideration of the full
 value of the said land being paid to me by
 Asa Wilges of the County of Fayette and state of Va
 I do give and bequeath unto the af^d Asa Wilges the
 above mentioned tract of land devised to me as af^d
 by my said mother Jane Sandy, to him and his heirs
 forever to the use of him and his heirs forever and it

my wish that my said Justice John Allen do convey unto
 said Wilges by deed or other conveyance in fee simple
 to the said Asa Wilges to him and his heirs forever
 and I do hereby appoint
 Executor of this my last will and testament hereby
 revoking all former wills. Witness my hand and seal
 this 17 day of June ... 1807.

Wm Sandy
 David Castleman
 Gab Sandy
 Wm Young

Milly Chinn (seal)

Fayette County August Court 1808.

This last will and testament of
 Milly Chinn, produced in Court and
 proved by the oaths of Gab Sandy and Wm
 Young subscribing witnesses thereto and ordered to
 be recorded
 all John Young Clk J.C.

We Charles Humphrey, Thomas Wallace & Henry Parson
 - assessors, the appraisers appointed by the County Court
 of Fayette, to value the personal estate of Thomas
 Hart Dec^d, having taken the oath prescribed by Law
 do report as follows

Date	Item	Value
1806 Sept 16	Cash	16
1807 Sept 16	Cash	16
1807 17	Cash	17
	Sett 1805 - upon which 2 years Int. has been paid	532.50
	Cash	16
	Sett 1805 - upon which 2 years Int. has been paid	232.50
	Cash	16
	Sett 1805 - upon which 2 years Int. has been paid	232.50

Fayette County July Court 1808

This last will and testament of Thomas Wait Jun^r deceased was produced in Court and proven by the oaths of John W. Hunt and Samuel Wilkinson subscribing witnesses thereto and ordered to be recorded

Henderson estate, Mico

att John D'Arms Clk

In the name of God Amen I John Henderson of Fayette County and vicinity of Lexington being weak in body but of sound mind and perfect memory blessed be to Almighty God for the same do make and publish this my last will and testament in manner and form following (that is to say) such stock and farming utensils as can be spared to be sold at public sale to the highest bidder and what may appear as an overplus in said sale after my lawful debts is paid do it to be equally divided among my wife unmarried daughters and sons and all my house hold and kitchen furniture I will and bequeath to my wife Elizabeth and to my unmarried daughters; my wife to have an equal share I likewise will and bequeath to my daughter Jane the Cow and her pifer known by the family to go by the name of James Cow & her pifer likewise the weaving loom and gears thereto belonging I likewise will and bequeath to my daughter Elizabeth Perkins five dollars I do hereby appoint my son in law Ganet Perkins & Isaac Mc Isaac my said Executors of this my last will and testament hereby revoking all former wills by me made

In witness whereof I have hereunto set my hand and seal this twelfth day of May in the year of our

Lord 1808 Signed Sealed published and delivered by the above named John Henderson to be his last will and testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Testator

John Baulmore John Henderson
Isaac Mc Isaac Jun^r " "

Fayette County July Court 1808

This last will and testament of John Henderson deceased was produced in Court and proven by the oaths of John Baulmore and Isaac Mc Isaac subscribing witnesses thereto and ordered to be recorded

att John D'Arms Clk

I Sanford Payne of the County of Fayette and State of Kentucky being willing and desirous to dispose of my estate and dispose of what estate it hath pleased God to bless me with, and that no controversy may arise doth make this my last will and testament, First I give unto my son Hugh five shillings, he having received already his full part of my estate, I give unto my Daughter Peggy five shillings who having already received her full part of my estate, I give unto my son Edwin one negr. gal named Milly, I give unto my Daughter Sarah one negr. gal named Doll, I give unto my Daughter Polly one negr. gal named Phipps, I give unto my Daughter Sally one negr. gal named Rachel, I give unto my Daughter Nancy one negr. gal named Abner, I give unto my son Sanford one negr. boy named Stephen, I give unto my son Elias one negr. boy named Jack, I give unto my Daughter Ellen one negr. gal named Liza, thus my will that each of my children should receive their Negro when they arrive of age (that is) my son at twenty one years my daughter

Hand
mills

I Thomas Hart of Lexington in Kentucky do hereby make known and publish the following as and for my last will and testament.

I give and bequeath to my wife during her life the house and lot which I at present occupy in Lexington also during the same period all my household and kitchen furniture, and one hundred and fifty pounds annually during her life which sum I direct my executors herein after named to pay her quarterly. I also lend my wife during her life the slaves I have and Lemmy in my possession, and direct my said executors to provide her by hiring one other good house servant during her life, all of which several provisions I intend and hereby declare to be in full and full satisfaction of all claims which my said wife might have upon my estate for dower or distribution. I give and bequeath to each of my sons Nathaniel and John the sum of one thousand pounds to be raised in six months after my death; & to be put out on interest by my executors towards providing a fund to maintain them, and to be paid over to them on their arrival at full age respectively the interest accruing upon each legacy to be appropriated to the separate use of each of my said sons: and as a further provision for their maintenance I likewise direct my executors to pay each of them one hundred dollars annually until they arrive respectively at full age. I appoint my son Thomas Hart guardian of my son John and authorize and empower my said son Thomas if he shall deem it for the interest of John to employ the said legacy of one thousand pounds to John in trade. I relinquish to the Representatives of Samuel Rice all claims of whatsoever description I have against them. I give and devise to my daughter Susannah Rice the house and lot I purchased of John Jones in Lexington occupied at present by Mr. Pope, and also the sum of two hundred pounds to be paid to her as soon as it can be raised in the same manner and I also direct my executors

immediately on my death to purchase two young negroes whom I give and bequeath to my said daughter. I give and bequeath, besides the legacies aforesaid, to my son Thomas Hart, two hundred pounds, to the child born of my deceased daughter Elizabeth Russell two hundred pounds, to my son in law James Brown two hundred pounds, and to my son in law Henry Clay two hundred pounds, to be paid to them or their legal representatives as soon as the situation of my Estate will enable my executors. I give to and vest in my executors the power of selling any of my lands not specifically devised that they may think proper. I also give to and vest in my said executors the power of making deed for any lands that I am or may be bound to convey, and also of settling by compromise, arbitration or otherwise any disputes that may exist in my lands. All the rest and residue of my estate not before herein disposed of, after the payment of my just debts I give and bequeath to my children Thomas Hart, Susannah Rice, Anne Brown, Lucretia Clay, Nathaniel G. Hart, and John Hart and the children of my deceased daughter Elizabeth Russell they taking the part of an child. I do hereby nominate and appoint my son Thomas Hart, and my son in law Henry Clay executors of this my last will and testament, revoking and annulling all former and other wills by me heretofore made. In Testimony whereof I have hereunto set my hand and affixed my seal this thirty first day of August 1807. Thomas Hart

Signed Sealed and published in presence of (the words to purchase being first interlined)
John W. Hart }
Thomas G. James }
Samuel W. Hart }