

Agreeable to an order of the worshippd court of
 Fayette County to us directed we have examined the
 accounts of William Ellis ex^r of the estate of William Ellis
 dec^d and agreeable to the vouchers to us produced do say
 that the estate of William Ellis dec^d is indebted to the
 aforesaid William Ellis Ex^r in the sum of Thirteen pounds
 thirteen shillings and nine pence. Certified by us this
 5th day of December 1805.
 J^{os} Pruitt
 Nelson Hundley

Fayette County December Court 1805.
 This settlement of the commissioners with William Ellis
 Executor of William Ellis dec^d was returned to Court examined
 approved off and ordered to be recorded.

Facts Proved Del^o

1804. The amount of money and Negroes in the hands
 of Louisa Young Executor of William Young dec^d
 To cash in the hands of the Executor according to
 last settlement with Commissioners 728 11 0
 To the balance of cash in the Ex^r's hands
 after paying the debts of the dec^d 253 14 6
 which sum is to be taken from the above 1116 16 6
 divided between the legatees was 863 14 6
 To cash p^d to John D. Young agreeable
 to the division of the will of the above sum 300 0 0
 £ 1153 14 6
 To three negroes sold by mutual consent of the legatees
 in order to divide them six each then they 187 10 0
 To negroes divided between the three youngest
 children one to the Young Dec^d 1800 0 0
 To two negroes to John Young was divided
 180 0 0

To two negroes to John Young was divided 180 0 0
 To cash the amount of money that was paid out during
 the three youngest children which is to be divided
 between the three youngest children after deducting £30
 to make Dec^d's Youngs legacy equal to John & Mary
 £ 444 16 6 £ 30 deducted leaves £ 414 16 6
 To the amount of the Interest of the above sum of
 £ 728 11 which is directed by the Court of Fayette
 to be given to John D. Young 397 8 10
 £ 1013 9 10

Cont^a

The money paid each legatee of W^m Young dec^d
 To Ellenor Young the one sixth part of £ 253 14 6 42 5 9
 By the one sixth part of the amount of the sale
 of three negroes at £ 187 10 31 5 0
 73 10 9
 To James Elliott the 1/6 part of £ 253 14 6 42 5 9
 Also the one sixth part of £ 187 10 the amt of the
 sale of 3 negroes belonging to the estate of W^m Young dec^d 31 5 0
 73 10 9
 To William Elliott the one sixth part of £ 253 14 6 42 5 9
 Also the one sixth part of £ 187 10 the amt of the
 sale of 3 negroes belonging to the estate of W^m Young dec^d 31 5 0
 73 10 9
 To John D. Young the one sixth part of £ 253 14 6 42 5 9
 Also the one sixth part of £ 187 10 the amt of the sale
 of three negroes belonging to the estate of W^m Young dec^d 31 5 0
 To the one third part of £ 414 16 6 the profits of s^d estate 138 5 6
 To the Interest of £ 728 11 for his support 5 years by
 order of Fayette Court 397 8 10
 To £ 30 to purchase a horse & harness directed by will of
 W^m Young 30 0 0
 To Peter Young 1/4 part of £ 253 14 6 63 3 9
 Also the one sixth part of £ 187 10 31 5 0
 Also the one third part of £ 414 16 6 138 5 6
 £ 241 16 3

age of twenty one if she should live after which division
 my wife is only to enjoy that part of the land on the east side
 of Buckman Creek during life or widowhood after which I give
 it to my son Douglass Young and his heirs forever Item I give and
 bequeath unto my youngest children John Young Patsy Young
 and Douglass Young the following negroes Paul ~~Mills~~ ^{Lawrence} Daniel
 and Daniel and Judah and Reuben and their issues to be equally
 divided between said three children when my son John Young
 arrives the age of twenty one years to them and their heirs forever
 as my will and desire and the intent and meaning of these
 writings that if either of my children decease without lawfull
 issue from their own bodies that then in that case that part of
 my estate given the deceased be equally divided between the
 surviving children to them and their heirs forever It is noted
 that Negro Reuben was interlined before the will was signed
 or fully written Item it is my desire that my executors dispose of so
 much of my stock and whiskey as with the profits of my estate may
 be sufficient to discharge all my just debts Item I lend unto my
 beloved wife Melly Young during her life or widowhood my dwelling
 house and land adjoining it agreeable to the reserves made in my
 son Douglass Youngs legacy in the same land with the residue of
 my estate of every kind and agreeable to the reserves made in favours
 of my wife in different legacies already given except the legacies which
 is given without reserve And the use of the saw mill my wife is
 to enjoy if she lives single until my son Richard Young arrives the
 age of twenty one and the grist mill during her life or widowhood
 agreeable to the reserves made in my son Richard Young and Douglass
 Youngs legacies and it is my will and desire that at the death or
 marriage of my said wife that the said Reserves lent my wife and

the income of the same be equally divided amongst all my
 children agreeable to this will except my son Richard Young be
 it to have no part in the same then and their heirs forever and
 It is my will and desire that if my wife should die before the
 division of my estate takes place when my son John Young arrives
 to the age of twenty one which is before laid down that part of my
 estate lent my beloved wife shall be kept together by my executors
 for the support and maintenance and education of my young
 children until my son John arrives to the age of twenty one years
 and then that part lent my wife to be equally divided agreeable
 to what is here before laid down to them and their heirs forever
 I do hereby constitute and appoint my brother John Young and James
 Young Executors of this my last will and Testament and my
 beloved wife Melly Young Executrix of this my last will hereby
 Revoking and annulling all other will or wills by me here before
 made Ratifying this and no other to be my last will and Testament
 In Witness whereof I have hereunto set my hand and seal this
 15th day of May 1775 It is my will and desire that my executors
 if they should think it necessary to make up out of my estate
 which is lent my wife a bed and furniture and a twenty pound
 horse to my youngest children John Young Douglass Young and
 Patsy Young one feather bed and twenty pound horse to each of
 them a piece
 Signed sealed and
 delivered in presence of
 Joseph Harris
 Polly S. Smith
 W. Smith
 Lawrence Young

Myrings
will

In the name of God Amen, I William Young of the
County of Fayette and State of Kentucky, being of sound mind &
memory but weak in body calling to mind the uncertainty of this
life do make this my last will and testament in manner here
following: I do commit my body to the earth to be buried at
the discretion of my Exors hereafter named and my soul I commit
to the Lord that gave it in hopes of being saved through the merits
of my precious Redeemer and for such worldly goods and possessions as
the Lord hath bestowed upon me I give and bequeath to them in
manner and form following: First It is my will and desire that
my just debts as funeral expenses be paid...
Then I give and bequeath unto my son William Young the land whereon
he now lives also a negro man by name of George and his
possession also a negro boy by name of Cesar son of Henry to him
and his heirs forever. Then I give and bequeath to my daughter
his widow Elizabeth George Lewis land for three hundred acres of land
assigned to me by Thomas Brooks, also a negro woman by name of Ann
and her child by name of David which is now in her possession also a
negro girl by name of Annester daughter of Minny and their man
and I give to Annester husband of Judith Martin the land whereon
he now lives containing 200 acres to the same man & his which is laid
off by lines and corners joining John Young senior and James Young &
and Thomas Martin it being part of the land purchased of Allen
and Evans Thiller to them and their heirs forever. Then I give and
bequeath to my son Richard Young the lower end of the tract of land
now here on which is laid off by marked lines and corners which my
brother John Young will point out and show the dividing line and
my half of the same mill and my half of the horse mill to take possession
of the same mill at the age of twenty one years and my half of the
horse mill at the death or marriage of my beloved wife Milly Young
and not before and a negro man by name of God free which he

now hath in possession also a negro girl named Luddy daughter of Henry
and both of my debts and all the debts and casks belonging to the
distillery and the use of the still house for two years and longer if my
executors chuse to let him have it longer and one bed and furniture to him
and his heirs forever agreeable to the plan here laid down is
Then I give and bequeath unto my daughter Tolly Young the one
half of William Campbell's land for 1000 acres of land also a negro
woman named Minny which hath been delivered to her and is now in
her possession and her youngest son Barry also a negro girl named
Whitelle and one feather bed and furniture also a young black man
cost of the big small man and three pounds a year for three years
provided she doth not marry sooner than three years for her support
to her and her heirs forever. Then I give and bequeath unto my son
John Young one half of the land for eight hundred acres of land
in W. Va. and my brother John Young both of Thomas Carnel and that
if the said land should be lost that it is my will and desire that my
estate make the said son up one hundred pounds and that the dam-
ages which can be recovered of Thomas Carnel in case the land is lost
to revert to my estate again and agreeable to the terms of this I give
to my son John Young and his heirs forever. Then I give and bequeath
unto my daughter Patsy Young the one half of William Campbell's
land for one thousand acres of land to her and her heirs forever
Then I give and bequeath unto my son Longleaf Young the upper
end of the land I now live on as far as the dividing line which my
brother John Young is to point out between my son Richard & Longleaf
Young returning to my wife the whole of the land given Longleaf
Young until the division of my estate when my son John Young shall

February 14th 1813

An Inventory of the Estate of Alexander Gordon deceased appraised agreeable to an order of the worshipful Court of Fayette County

	£	s	d
One grey mare named Jim	111	1	0
One dark bay horse	23	1	0
One brown mare	36	1	0
One Shabery brown mare and colt	25	0	0
One black horse	27	0	1
One sorrel mare	16	11	0
One bay horse colt	16	11	1
One sorrel gelding	9	0	1
One pair pistols and holster	3	12	0
One Mans saddle	1	16	0
One bond due from Adam McDonald	150	0	0
One receipt for cash delivered to Samuel Price	111	0	0
One New pocket book	5	5	0
A debt to collect in horses	0	7	1
	123	7	1

I do hereby certify that the above is a true Total 770 15 0

Inventory of the Estate of Alexander Gordon deceased of all the property shown to us the appraisers Samuel Price Junior John McDonald, James McDonald

Fayette County February Court 1813

This Inventory and appraisement of the Estate of Alexander Gordon deceased amounting to £ 770 15 0 was returned to court and ordered to be recorded

John McDonald Clerk

L^o Leonard Young or heirs in the estate of W^o Young deceased

To a balance due in the estate of W^o Young deceased received of John Youngs Executors which the sum of 355 11 9

To some due Leonard Young in the settlement of the Estate of William Young for W^o Youngs estate which sum 43 1 6

To a balance due from Leonard Young in his settlement bearing date 9th February 1811

1799	To the hire negro Paul to John Hunt	22	10	0
	To hire of Negro Jack to George Walker	2	1	0
	To hire of port Sash to John Cross	13	12	0
	To hire of horse and belt to James Gray	20	1	1
	To hire of Bay Rabbit to David Sutton	4	10	0
	To hire of Bay Daniel to John Shave	4	3	10
	To hire of Nancy and children to Moses Young	2	15	0
	To hire of Jack Millers to Richard Young senior	3	3	0
	To the rent of Douglas Youngs plantation to Samuel Price	20	0	0
		<u>77</u>	<u>5</u>	<u>11</u>

Balance in Leonard Youngs hands due of William Youngs deceased £ 77 12 6

Credit

1802	By a balance due per settlement made 9 th Jan 1802	1	9	3 1/2
	By cash paid for stamps paper	0	3	1
	By cash paid Richard Youngs hire for Patsy Youngs	4	10	1
	Wages for six months 16 th			
	By cash paid for whiskey at the hiring and com	1	7	6
	By cash paid for sugar for negro Lewis	0	3	1
	By cash paid for Grain to Lewis bought before	0	12	1
	By cash for a blanket for Lewis	1	13	1
	By cash paid Alexander Parker of silk gloves Patsy Young	1	12	1

February 14th 1713

An Inventory of the Estate of Alexander Gardner deceased appraisers agreeable to an order of the worshipfull Court of Fayette County

	£	s	d
One mare mare named Jim	111	0	0
One Dark bay horse	22	1	0
One mare mare	36	1	0
One Strawberry Roan mare and colt	25	0	0
One black horse	27	0	0
One sorrel mare	16	10	0
One bay horse colt	16	10	0
One sorrel filly	9	0	0
One pair pistols and holster	2	12	0
One Mans saddle	1	16	0
One bond due from James M'Donald	151	0	0
One receipt for cash delivered to Samuel Price	114	0	0
One New pocket book	57	5	0
A debt to collected in horses	0	7	0
	195	2	0

I do hereby certify that the above is a true Inventory of the Estate of Alexander Gardner deceased of all the property shown to us the appraisers Lambert Butler Junior John M'Donald, James M'Donald

Fayette County February Court 1713
This Inventory and appraisement of the Estate of Alexander Gardner deceased amounting to £ 770 15 0 was returned to court and ordered to be recorded
Este Levi Todd 676

Leonard Young as Executor on the Estate of W^m Young deceased

July 1799 To a balance due credited in the former settlement of the Estate of John Youngs Executors which the records of Fayette Court into show in three settlements made 4th of February 1799 55 11 9
1799 one of them dated the 4th January 1799 as per the former Leonard Young

To a balance due from Leonard Young in his settlement of the Estate of William Young the W^m Youngs Estate which said settlement will show fully paid and its being received bearing date — credited in the former settlement 43 1 6

To a balance due from Leonard Young in his settlements bearing date 9th February 1791 credited by the commissioners in his settlements 71 14 10

January 1 st 1799 To the hire of Paul to John Smith	22	10	0
To hire of Negro Jack to George Walker	21	5	0
To hire of Just Isaac to John Cross	13	12	0
To hire of Harry and Bill to James Gray	20	1	1
To hire of Bry Rubin to David Lutton	4	10	0
To hire of Bry Daniel to John Price	4	5	10
To hire of Minny and children to Minor Young	2	15	0
To hire of Girl Milly to Richard Young senior	2	3	0
To the rent of Douglas Youngs plantation to Samuel Coffee	200	0	0
	<u>795</u>	<u>2</u>	<u>11</u>

Balance in Leonard Youngs hands
Estate of William Youngs deceased
£ 676 15 0

Credit	
July 9 th 1799 By a balance due per settlement made 9 th Aug 1799	1 9 3 1/2
By cash paid for stamp paper	0 3 1
By cash paid Richard Youngs hire for Patsey Youngs	4 11 1
By cash paid for six months 16 5	
By cash paid for whiskey at the hiring and coin	1 7 6
By cash paid for sugar for negro Lewis	0 3 0
By cash paid for Youngs to Lewis credited before	0 12 1
By cash for a blanket for Lewis	1 13 6
By cash paid Alexander Parker & John Young	2 12 1/2