

Thompson  
Will  
In the name of God, Since I Henry Thompson of the County of  
Franklin and Commonwealth of Kentucky being weak in body  
but of sound Memory (Blessed be God do this nineteenth day of January  
in the year of our Lord Eighteen and ten Make and publish  
this my last will and testament in manner following, That I do give  
I Commit body to the Lord and my soul to God who created, hoping  
for acceptance only through the merits of Jesus Christ, and  
wish to be buried without ostentation at the discretion of my friends.  
I will and bequeath to my brother, Nathan Thompson two Negro  
Slaves named Pompey and a woman named Sarah and  
a milch cow and out corn mill and bequeath to my  
Nephew Henry Thompson Anthony's son a negro slave named  
Amy I will and bequeath to my brother, Nathaniel Thompson  
and Ellen Thompson one hundred and twenty acres of land  
in the County of Wood and to be equally divided, to them  
and their children. I will and bequeath to Sister Susanna Vaughan  
a negro woman named Ted to her and children I will and  
bequeath my sister Judith Belle's son Thompson, John Samuel  
Thomas, Robert and Jefferson Eight hundred acres of land in  
County of Nicholas to be equally divided between them I will  
and bequeath to my brother, Robert Thompson four hundred  
dollars to be paid by the year during his life. I give  
Thompson, Nathaniel Ellison and Edmund Vaughton, and  
my will is that all my out lands not above named that shall  
be, to be equally divided between my Brother and Sister  
Ellen Judith Belle's sons, Robert Susanna, Anthony, and  
Nathaniel and make my brother Anthony Thompson  
and Ellen Vaughton Executors. In witness hereof I do my  
hand and seal to this my last will and testament the day &  
date above written. The following words entered and before  
Signed Anthony's twenty of Nicholas's Executors  
Signed Nathaniel Ellison and  
Edmund Vaughton in the presence  
of Thomas B. Bryan

Henry Thompson Seal

A Court held for the County of Franklin at the Court house in the  
Court on Monday the 19th day of February 1810.

The last will and testament of Henry Thompson deceased  
was produced in Court by Anthony Thompson and Edmund Vaughton the  
Executors therein named and sworn by the oaths of Thomas Bryan and J. H. H. H.  
in two the following witnesses thereto and ordered to be recorded

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James Newiger C. C.

Brown  
Will  
Franklin County December 12th 1809

Reflecting that it is appointed to all men once to die, I Andrew Bourne  
make and ordain this my last will and testament. In the first place  
I order and do my will that all my just debts funeral charges be paid  
by my Executors hereafter to be appointed. It is my will that my son Andrew  
Bourne of Virginia shall as soon as he arrives at the age of twenty one years  
have the benefit of half the bond with the interest that may be due thereon  
which is due to me from Joseph and George Morton, the whole bond  
amounting to two hundred pounds bearing date January 1791 and now  
in the hands of William Morton of Orange County Virginia who has the  
disposal of the other half agreed to in a contract existing between me and said  
Morton in the year 1797 with the interest from that date. also I bequeath  
to the said son Andrew a bond on William Morton of Orange County Vir-  
ginia of ninety five pounds two shillings and six pence dated the 11th June  
1797 I will to the said son Andrew an obligation on William Morton of  
Orange County Virginia for eleven pounds the price of a horse still John Belle  
also ten dollars to said Morton a sum to pay me on account of Alexander Drury  
and a balance of a bond due from Benjamin Bourne which bond is in the  
Cave of said Morton. Besides a and it is my will that my wife Hannah  
Bourne have the negro woman Charlotte to be under her control so long as  
she shall remain in a state of widow hood if my said wife should marry or  
die then the girl Charlotte is at liberty to choose which of my four children  
she will live with I do bequeath to my said wife one bed furniture also one  
cow and calf. To my Daughter Polly Bourne I give  
negro girl Betty and Betty to her

one bed and furniture to her and her heirs forever, To my son John Brown, I give and bequeath my negro boy Phill. also one half of the tract of land on which I have lived, or an equal division of such part of the same as shall be saved out of the several part of an Entry made in the name of William Wallace on Saver's Creek By William Stafford to him, and to his heirs forever, To my son William Brown, I give and bequeath my negro man John, and an equal division of the lands above described to him & to his heirs forever, To my daughter Sally Brown, I give and bequeath my negro girl Betty an one bed and furniture to her and to her heirs forever. It is my will that if either of the above named legates should die before they have received that the property allotted to such be equally divided among the survivors. It is my will that if either of the above named States should die or be rendered <sup>unable</sup> insane or accident before the legatee is put in possession thereof that such legatee shall be reimbursed out of the money arising from selling the estate or from sales of property on hand such as cattle &c. & her property that can be spared from the use of the family. It is my will that the stock of cattle excepting such as shall be necessary for the support of the family, also horses and hogs shall be sold at twelve months credit my Executor hereafter to be appointed are to judge of the quantity that will be kept for the use of the family. It is my will that my Executor collect a Bond from Joseph & George Morton given me £ 57. 10<sup>0</sup> dated the 2<sup>nd</sup> day of January 1793 with a caveat on the same October 17<sup>th</sup> 1793 £ 11. 15<sup>0</sup> The balance of this to be collected of George Morton of Mason County Kentucky and to be applied to the benefit of my son residing in this State. It is my will that the above money to be collected of George Morton be equally divided between my two sons John & William Brown. It is my will that if there is any surplus money in the hands of my Executor after paying the above Legacies if such is the case the money to be equally divided between my two sons John & William this is not to operate against any of the provisions

It is my will that my son Andrew Bearn of Virginia begin an article of agreement between William Morton of Orange County Virginia and dated the 18<sup>th</sup> June 1799 attested by William Goodell, Jane Perry the said son to have the money that may remain in William Morton's hand according to the said article and to the I constitute and appoint John Eakin of Hampshire County and Henry Sparks of Franklin County Executors of his my last will and Testament. Healy receiving all former will signed, sealed and acknowledged

in the presence of

Levy Wilhoite

Joseph Nelson

Henry Sheels

Andrew Bearn

Seal

This Instrument was held in the County of Franklin on Monday the 11<sup>th</sup> day of April 1800.

This Instrument or writing purporting to be the Last will and Testament of Andrew Bearn deceased was produced in Court by John Eakin and Henry Sparks Executors herein named and proved by the oaths of Levy Wilhoite and Stephen Elias witnesses and ordered to be recorded.

Daniel Wadiger C. C.

In the name of you and I, Thos. Graham of the County of King and  
Gresham  
of the State of Virginia do make and appoint this my last will and  
Testament touching all other wills heretofore made by me. Item I  
give to my daughter Catherine Gresham my negro Girl Rachael  
with all her future increase to her and her heirs forever with one bay  
horse to her another bay horse. Item I give to my daughter  
Patsy Oliver the bed and furniture I formerly had her of full part  
of all that I am able to give her. Item I give to my son Joseph Graham  
when he arrives to the age of twenty one years or marry one male boy  
named Beverly to him and his heirs forever. Item I give to my  
daughter Nancy Gresham one negro Girl named Patience  
with all her future increase when she comes to the age of 21 years  
or marry to her and her heirs forever.