

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 Locusts part of an Entry made in the name of William Walton 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 Peter and an equal division of the land above described to him & to his heirs forever. To my daughter Sally Brown I give & bequeath my negro girl Betty 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 legates should die or be rendered ^{unable} by disease or accident before the legatee is put in possession thereof that such legatee shall be reimbursed out of the money arising from debts due the estate or from sales of property on hand such as cattle, grain & other property that can be spared from the use of the family. It is my will that the stock of cattle or ciphers such as shall be necessary for the support of the family, also horses and hogs shall be sold at twelve months credit my Executors 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 Executors collect a Bond from Joseph & George Morton given for £57. 10^s dated the 2nd day of January 1793 with a return on the same October 17th 1793 £11. 15^s The balance of this to be collected of George 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 Executors 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 Bourn of Virginia begin an article of agreement between William Morton of Orange County Virginia and dated the 16th June 1799 attested by Adam Goodlett, James Perry The said son to have the money that may remain in ~~William Morton's~~ hand according to the said article and lastly I constitute and appoint John Eakin of Jefferson County and Henry Sparks of Franklin County Executors of his my last will and Testament. Herby revoking all former wills signed sealed and acknowledged.

in the presence of

Lewis Willhoite

Joseph Wilson

Henry Throck

Andrew Bourn

It is a Court held in the County of Franklin on Monday the 11th day of April 1800.

An Instrument of writing purporting to be the Last will and Testament of Andrew Bourn deceased was produced in Court by John Eakin and Henry Sparks Executors therein named and proved by the oaths of Lewis Willhoite and Eleazer Ellis witnesses and ordered to be recorded.

Daniel Wadger C. C.

In the name of gentlemen I, George Gresham of the County of King and
Gresham
Will
Sharon
Virginia do make and appoint this my last will and Testament revoking all other wills here before 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 and her heirs forever. Item I give to my daughter Patsy Oliver the bed and furniture I formerly lent her as a full part of all that I am able to give her. Item I give to my son Joseph Gresham 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 twenty one years to her and her heirs forever.

It is my will and desire that if I should not live to purchase land that one hundred pounds be laid out in lands where a Son Graham may chuse to have it purchased which land when purchased together with all the remainder of my Estate I lend to my loving wife Ann Graham for and during her natural life to bring up ^{and} ~~up~~ ^{and} my two children Joseph and Nancy and at the death of my wife I give the land to my son Joseph with one half of all the remainder of my Estate that may be left at the death of his mother and the other half I give to my daughter Nancy to them and their heirs forever and lastly I appoint my loving wife Ann Graham my Executors and Ambrose Jeffries and James Bond my friends Executors to this my last will and testament. In Witness whereof I have hereunto set my hand and seal this 18th day of April 1810

Signed sealed and acknowledged in presence of R. C. Jones, Ambrose Graham and Lewis Brizgensum Alex. Wilson &c

Heel east field for the County of Franklin on Monday the 16th day of April 1810

An Instrument of Writing purporting to be the last will and testament of Ambrose Graham deceased was produced in Court by Ann Graham and proved by oaths of Richard C. Jones, Lewis Brizgensum and Alex. Anderson Jr. Witnesses there to and ordered to be recorded

At Daniel Westger C. J. C.

In the name of god amen I Thomas Sunstall of the County of Franklin and State of Kentucky do or have executed and appoint my friend Thomas Todd of the County of Woodford and State of aforesaid Executor and my wife Melly Sunstall Executrix of this my last will and testament hereby revoking all former wills by me made

I Impromis. I direct that my said Executor and Executrix with full pay all my just debts and I hereby give all my Estate both real and personal to my wife for the Term of years to be by her days peace of years manner and form as she may think proper allowing my son Henry Sunstall an annuity of fifty dollars during his life time payable out of my said Estate In Witness whereof I have hereunto set my hand and seal this seventh day of October in the year of our Lord one thousand eight hundred and nine

Signed sealed and acknowledged in presence of
Richd W. Todd
James H. Sunstall
Sunstall Cox

Thomas Sunstall C. J. C.

At a Court held for the County of Franklin at the Court house in the Town of Frankfort on Monday the 18th day of June 1810

An Instrument of Writing purporting to be the last will and testament of Thomas Sunstall deceased was produced in Court by Thomas Todd one of the Executors thereunto and proven by the oaths of Sunstall Cox and Richard W. Todd one of the Witnesses thereunto and ordered to be recorded

At Daniel Westger C. J. C.

Dollis will

In the name of god amen, I appoint for all men since to die and after death to go to judgement, I John Caldwell being in perfect mind and memory do make this my last will and testament revoking all others, first I bequeath my soul to almighty god who gave it me and lay to the earth to be buried in a christian like manner as my Executors shall see cause, Second I direct and as to my worldly estate I wish and desire to dispose of it all as followeth to wit, First I give and bequeath to my beloved wife Louisa Doll all my goods, household furniture and my own and Colt Stock of cattle and hogs plantation tools &c. Second I give and bequeath to my son John Doll of the County of Lincoln to be his full portion of my estate. Also I give and bequeath to my daughter Mary Doll fifty acres of the land hereunto