

life, I give demise and dispo of the same in the following manner and form. First, of all I give to my son Robert Sacy one cow out of my state. Secondly, I give to my daughter, Ealy Sacy one cow half. Thirdly, I leave my three horses to be sold and the money to be appropriated to the use of my single children and all the Ballance of my Estate I leave to my wife Elizabeth so long as she continues my widow, or life if she continues my widow and after her death all my Estate to be divided between my five Sons and five Daughters. I like wise constitute make & ordain Reubin Samuel my sole Executor of my last will and Testament, Ratifying and confirming this & no other to my last will and Testament. In Witness whereof I have hereunto set my hand and Seal the day and year above written.

Signed, Sealed, published, pronounced, declared by the said Isaac Sacy as his last will and Testament in the presence of

Larkin Samuel

Peter Samuel

John McCall

Isaac Sacy Seal

At a Court held for the county of Franklin on Monday the 18th day of April 1805

A Writing purporting to be the last will and Testament of Isaac Sacy deceased was produced in Court and proven true by the oaths of Larkin Samuel and Peter Samuel Subscribing witnesses there to and ordered to be recorded

at

Daniel Weisiger Clerk

John Edrington
Will

In the name of god amen I John Edrington Son of Franklin County being Sick and weak tho of perfect mind and memory do hereby make this my last will and Testament. First, I Leave to my wife Margaret the Land I now live on containing one hundred and twenty acres of the property now possessed during her natural

life and after her death for the same to be sold and equally divided among the heirs of my surviving Children Jane, Polly, John, Joseph, Benjamin, Rebecca & Nancy. I appoint my three sons John, Joseph and Benjamin Executors of my last will and Testament in Witness whereof I have hereunto set my hand & Seal this 11th day of April 1804

Sealed and delivered in presence of

John Edrington Seal

William Ware

Edmund Ware

James Mann

At a Court held for the county of Franklin on Monday the 18th day of April 1805

The last will and Testament of John Edrington was produced in Court and proven by the oaths of Mr. Ware, Edmund Ware and James Mann which is ordered to be recorded

at

Daniel Weisiger Clerk

In the Name of god Amen I John Major Son of Franklin County and State of Kentucky being in perfect mind and memory do hereby make and ordain this my last will and Testament. This 27th day of October in the year of our Lord one thousand Eight hundred and one, I Give and bequeath unto my son John Major the tract of land he now lives upon containing one hundred acres for which he has a bond, like wise an negro boy of the name of Isaac and likewise an negro boy of the name of Conkey to him and his heirs forever, I Give and bequeath unto my son Thomas Major the tract of land he now lives upon containing one hundred and five acres of which he has a bond likewise a negro boy of the name of Tom likewise a negro man of the name of James to him and his heirs forever I Give and bequeath unto my son James Major a tract of land containing one hundred acres for which he has a bond

a negro man of the name of Charles to him and his heirs forever.

It is my will that if my son James Major should die without issue or lawfull heir of his body that his widow shall not have any more of my estate. Item I give and bequeath unto my daughter Susannah Woodruffe Twenty acres of land adjoining the land that Robert Woodruffe purchased of Elyan Craze to her and a negro boy of the name of Gabriel and a negro man of the name of Bob likewise that said boy was of Tobas but some times back to her and her heirs forever. Item I give and bequeath unto my son Lewis Rice Major the house and plantation I now live upon to include two hundred acres of land and the Cupboard that is in the house and a negro lad of the name of Gilbert & a negro Girl of the name of Lucy likewise with a bedstead and a furniture and a good horse to him and his heirs forever if the said son should die without lawfull heir that his portion should be equally divided amongst all the children.

Item I give and bequeath unto my daughter Fanny Thompson one negro woman of the name of Charity and her issue wife to her and her heirs forever likewise one third part of the balance of the said land I now live upon after the two hundred acres is taken off will to my son Lewis Rice to him and his heirs forever.

Item I give and bequeath unto my daughter Patsy Major one third part of the land I now live upon one negro boy of the name of Parrie and one negro girl of the name of Rose one good horse or man saddle and bridle one Bed, Bedstead and furniture one leaf table and the frame looking glass and glass press to her and the lawfull heirs of her Body forever.

Item I give and bequeath unto my daughter Molly Taylors Major one third part of the above mentioned land one negro Boy of the name of Jack one negro Girl of the name of Patsy one good horse or man saddle & bridle one bed and Bedstead and furniture one leaf table and Book case to her and the lawfull heirs of her Body forever. Item I give and bequeath unto my grand daughter Nancy Price one negro Girl of the

name of Hannah likewise a bed and Bedstead and furniture & a horse to her and the lawfull heirs of her Body forever, my desire is that all the remaining lands & profits after all the parts is made should be to the best advantage and the profits to be equally divided amongst the whole of my children then living and if any should die before having children to have their equal part then is a claim tract of land lying in Scott County that is disputed containing 1000 acres if it should be saved that my son John Major should have 250 acres so in proportion to what is saved. It is my desire that the estate should be kept together during the life or widowhood of my beloved wife that now remains any way; and that at her death each of us shall have their portion and at her death that part of the estate that remains shall be equally divided amongst all the children to be then and their heirs forever. It is my desire that after the death of each of us that the old negro woman Fanny should obtain her freedom and that it be recorded in Court. My desire is that my four sons John Thomas, James, and Lewis Rice Major if he should be of lawfull age if not the other three to act as the Executors of my Estate. I do hereby disannul all other wills by me made void and of none effect.

I signed sealed & delivered

in the presence of
Theodorick Boutwell
William Samuel
Wm. Hickman

John Major

At a Court held for the County of Franklin on Monday the 20th day June 1808.

A writing purporting to be the last will and Testament of John Major deceased was produced in Court and proven by the oaths of William Hickman and William Samuel two of the subscribing witnesses thereto which is ordered to be recorded.

At Daniel Harrison