

of my debts I have to be closed in as many Lots as I have chosen  
being nine months after my death, and each Lot to be numbered  
and drawn for the Lot which falls to my own Use, I have  
may be disposed of upon improving Leases for such term of years,  
or in such away as my executor hereafter named may approve  
of so as to raise a fund the profits of which after Ten years shall  
be so disposed of as a majority of my executors shall approve of to  
support a free School, The other Lots to be equally divided  
amongst my daughter and their lawfull heirs, Last ly  
I do by these presents nominate and appoint Thomas Lee, Harry  
Linn, Robert Enny, Robert Alexander, John Brown, George  
Maddison, John Taylor & Benj<sup>n</sup> Taylor my Executors and do  
earnestly request for them to see this my last will & testament  
& comply with, In Testimony whereof I have unto set my hand  
and Seal this last day of July in the year of our Lord 1809.

Thomas Carnue Test

All a Court held for the County of Franklin on Monday  
the 18<sup>th</sup> day of February 1815.

Everything purporting to be the last  
will and testament of Thomas Carnue deceased was produced  
in Court and it appearing to the satisfaction of the Court by  
the testimony of Christo Greenup, Robert Breckenridge,  
Peter Woodley and Daniel Weisger that the said will  
together with the signature <sup>was</sup> whole in the hand writing of the  
said Thomas Carnue. It is therefore <sup>that the same</sup> ordered to be recorded  
whereof Samuel <sup>is called my</sup> All Daniel Weisger, Clerk

In the name of God amen I John Martin of Franklin County  
and State of Kentucky being in a low state of health, tho of a sound  
mind and memory being my appointed time to die do make  
and make this my last will and testament in manner and form  
following this 30<sup>th</sup> day of September in the year of our Lord 1806  
I have bequeathed unto my beloved wife Elizabeth Parker During her

natural life the said plantation which will then be in possession to-  
gether with one negro woman of the name of Lucy and her three children  
to wit Mariah, Esther and Harris and all hereafter in civil and at my  
wifes death I have the above mentioned negroes to my daughter Elizabeth  
Midner and from her to her Daughter Sally Midner, like wise all my  
Stock of every kind, and all my kitchen and house hold furniture  
only to be sold out my stock enough to fetch about one hundred and  
twenty dollars, I have given unto my son Thomas two hundred and one Shilling  
Sterling to him and his heirs forever, I have given unto my daughter  
Lucy McDowell one Shilling Sterling to her and her heirs forever -  
I have given unto my son John two hundred and one Shilling Sterling to him  
and his heirs forever, I have given unto my son Mordecai Maslin  
one Shilling Sterling to him and his heirs forever, I have given unto my  
daughter Janny Cravat one Shilling Sterling to her and her heirs  
forever, I have given unto my daughter Phoebe Shepherd one Shilling  
Sterling to her and her heirs forever, I have given unto my son Lewis  
Maslin one Shilling Sterling to him and his heirs forever, I have  
given and bequeathed unto my daughter Elizabeth Midner at  
the Decease of myself and wife my land and Stock & ever remain  
after all the above mentioned Legacies are paid off, the nothing to be  
disturbed in either of life times, I have the above mentioned one  
hundred and twenty dollars to come out of my Stock to be given  
to my son Lewis Maslin Children to wit Phoebe and Lewis,  
And lastly I constitute and appoint my son and law George  
Midner and my friend Thomas Settle my whole and sole  
Executors of this my last will and testament, They by make null  
and void all other wills, In witness whereof I have hereunto set  
my hand and affixed my Seal this day and year above written  
Signed Sealed in the presence of  
William Hickman  
Daniel P Brown  
George Brown

John Martin  
made

All a County Court held at the Court House of Franklin  
County of Kentucky on Monday the 17<sup>th</sup> day of January 1815

A writing purporting to be the last will and testament of John  
Hearst deceased was produced in Court and proved by the oaths of  
William Beckman, Daniel E. Brooks and George Brown Subscribing  
witnesses thereto which is ordered to be recorded.

All

Daniel Weisger 6/16

Parmer  
will

In the name of God amen, I Thomas Parmer of the County  
of Franklin and State of Kentucky being of sound mind and  
memory But knowing that it is appointed for all men to die,  
do make and ordain this my last will and testament, I give  
my soul to god, from whom it came and my Body to the grave  
and after paying my just debts and paying & paying, my wife  
is that my executor hereafter named, I give all my real and  
my land for life by the name of mine, and after the death  
of my wife the land shall be sold, and the money arising  
from said land shall be equally divided between my two  
sons and four daughters and all my Personal Estate after the  
death of my wife to be sold and divided in the manner as the  
above mentioned land is to be sold, none male and one out my son  
Squating Parmer and my wife in such manner as they see best  
and a country. In Testimony whereof I have hereunto set my  
hand and affixed my seal this 17th day of July 1811

Signed Seal and acknowledged

in presence of Nathan Samuel

Thomas Smith Theodorick Brewster

Thomas Parmer  
made

At a County Court held at the Court house in Frankfort  
in the County of Franklin on Monday the 16th day of September 1811

A writing purporting to be the last will and testament of  
Thomas Parmer deceased was produced in Court and proved by  
the oaths of Thomas Smith & Theodorick Brewster Subscribing  
witnesses thereto which is ordered to be recorded.

All

Daniel Weisger Clerk

Hearst  
will  
November 5th 1811

In the name of God amen, I James Martin of the  
County of Franklin being weak in body but sound in memory do make this  
my last will and testament revoking all ~~my~~ wills, Item 1st I give unto  
my two eldest sons William H. Martin and James H. Martin all that part  
of my land purchased of Mr. Nathl Hart to be equally divided between them  
to them and their heirs forever, Item 2nd I give unto my beloved wife all  
the ballance of my land that lays adjoining the above named land during  
her natural life and then to go to my two youngest sons Samuel D. Martin  
and Anthony R. Martin to them and their heirs forever, Item 3rd I  
bequeath to my beloved wife my negro man Phill this wife Pally and a  
negro boy named George during her natural life and at her death to go  
to my two youngest sons Saml. D. Martin and Anthony R. Martin  
to them and their heirs forever, Item 4th It is my will and desire that  
all the ballance of my negroes be equally divided among my six  
children but that part shall fall to my two youngest sons shall be put  
in the hands of my wife until they shall come to the age of twenty  
one year for the schooling of them, Item 5th It is my will and desire  
that all my stock household furniture and every other species of property  
that I now possess be equally divided among my children that part  
or parts falling to my youngest sons my beloved wife shall have the  
management of, It is my desire that my beloved wife, W<sup>m</sup> M<sup>r</sup> Black  
W<sup>m</sup> Waller Ayers and W<sup>m</sup> George Holloway be Executors to this my last  
will and testament

Teste James Davis

James Martin

J. Gregory, George S. Frow

At a Court held for the County of Franklin on Monday the 16th  
November 1811.

A writing purporting to be the last will and  
testament of James Martin deceased was produced in Court and proved  
by the oaths of James Davis, J. Gregory and George S. Frow Subscribing  
witnesses thereto which is ordered to be recorded.

All

Daniel Weisger