

John
Arbuckle
Will

To all whom it may Concern
I John Arbuckle of Franklin County, State of
Kentucky being in my proper Senses, and found
Memory the weak and ripe in my body, do hereby

and make this my last will and Testament, and
Desire that my Estate may be disposed of in the following
manner, Viz. a Colt, Cow, Two Hens, and Two Hundred Acres of Land
above Limestone, I give to George Peyton, I also give my wife
Hannah the Plantation on which I now live, with all the
stock, and farming utensils also the Household furniture,
During her life or a Dowry, & then to be paid to my Daughter
Betty Arbuckle (except one bed and furniture) which I allow
the above mentioned George Peyton to have. I also give to my
Daughter Betty all my Estate consisting in Lands in this State
and elsewhere except the Two Hundred Acres bequeathed to
George Peyton. In Witness whereof I have hereunto set my hand
and seal this thirteenth day of October in this year 1796.

signed sealed and acknowledged
in presence of

John Arbuckle

At a County Court held for the County of
Franklin on Tuesday the 21st day of February 1797
The last will and Testament of John Arbuckle was produced in Court
and proved by the Oaths of John Davis, Thomas Douthett, & Sandelbacke
subscribing witnesses thereto, which was ordered to be recorded, there being
no opposing claims in this said will as Exec^r whereupon Hannah Arbuckle
one of the parties Decedent came into Court and in her mother's Certificate
consented to allow Letters of Administration of said Decedent to the
said Hannah who took the oath and entered into bond in the County
Court to pay to
(Daniel Neirgen etc)

Peter
Samuel
Wife

In the name of God Amen I Peter
Samuel of the County of Woodford being sick and
weak in body ~~and~~ found mind and Memory
do make and Ordain this my last Will &
Testament in form following.

First I Desire my Just debts to be paid.
Then I give to my Daughter Ann Samuel One Negro Woman
Phile, which she has now in possession to her and her heirs forever
lawfully begotten of her body, and for want of such to return to my
said son John & Reuben Samuel to be equally divided between
them. Then I give to my son John Samuel One Negro Woman
Ann's daughter of old Jimmy also one bed and furniture and one
boy named by the name of Diamond, Then I give to my son
Reuben Samuel One Negro Woman Hannah also one bed and
furniture. I my young Grey Mare by the name of Grey - Libbie
I give my Negro Boy ~~Amstead~~, to my son Reuben Samuel after
the death of my wife Susannah Samuel But my will & Desire
is that my wife Susannah Samuel shall have the use of the
said negro Amstead also Jack, Old Jimmy, Sarah, and George
the land and plantation whereon I now live with the remain-
der of the stock, household goods, & kitchen furniture during her
natural life and at her death I give ~~the same~~
Jimmy, Lary, & George, to my three children Ann Samuel, John
& Reuben Samuel to be equally divided among them But if
my said Daughter Ann Samuel die without and heirs lawfully
begotten of her body my will is that my said two sons shall
have the two last Negroes equally divided among them. Then
I give the land whereon I now live to my two sons, John & Reuben
Samuel at the death of my wife to be equally divided among
them, I also give all the remainder of my stock to my
children Ann, John, & Reuben Samuel after the

to be equally divided among them and their heirs forever
Here, The said I leave in Legacies New I desire to be equally
Divided among my three before mentioned Children as soon as it
is convenient for them to do it, But as I before mentioned if my
Daughter Ann Samuel should die without an heir lawfully
begotten of her body the said land shall be equally divided between
my two Sons John & Richard Samuel lastly I appoint my wife
Susannah Samuel my sole John Samuel Exec^r to this my last
Will and Testament Given under my hand this 22nd day of

December 1797.

Signed Sealed, Witnessed
in presence of us

Wm Samuel Junr
William Sale of

Leeds Hill.

John Samuel (Seal)
his mark

In a Court held for Franklin County on Tuesday
the eighteenth day of April 1797.

The last will and Testament of John Samuel was produced
in Court by Susannah Samuel the Executrix therein named,
which is ordered to be recorded. And on the motion of the said
Executrix Resolving to John Samuel the other executors named in
the said will to give in the Probate thereof when thereunto
expressly called.

intend into and Acknowledged bond in the Penalty of 2000 con
dition as the Law Directs. And a Court held for the said
County on Tuesday the 18th day of December 1797.

On the motion of John Samuel one of the Ex^rs mentioned in
the said will of John Samuel Exec^r, who came into Court and took
the Oath according to Law, Ordered that he enter into bond
Security in the Penalty of 2000£ Condition as the Law Directs

Daniel Murray Clerk

William
Murray's
Will
from Natchez

In the name of God Amen, I William
Murray of the District of Vtla Georgia, in
the Government of Natchez being of sound
mind and Memory, but very sick and weak
in body and the uncertainty of this life

I constitute this instrument of writing my last
Will and Testament. In primis, first of all it is my will and
Desire that all my just Debts be paid as soon as may be
independent of any Law of indulgence provided that the same
may be done without Hurtrep. — Item. It is also my Will and
Desire that my Plantation and all other my Property whatsoever
that I possess in the Province of Louisiana do remain in full
possession of my Wife Martha Murray with this express
proviso that her son James M^r Intyre do not live with
her knowing that he would waste and expend any Property in
his hands, and in case that the said James M^r Intyre do
live with his said Mother then I will and Direct that all my
said Property shall be sold and disposed of as the Law
Directs. Item, I give and bequeath, unto Anna Maria Remy
all that fifth part of my Estate and Property in this said
Province which the Law allows to be at my own disposal to be
paid her at the said ~~the~~ ^{the} ~~Murray's~~ ^{Murray's} Decese.

Item, I give and bequeath unto my beloved Son William
Murray all my other Estate and Property whatsoever that
now possess or ought to possess in any other Country, whether
the united States or otherwise, Real and Personal Reserving to
Mother all his rights provided for by the respective Laws of the
Countries wherein my Estate shall lie or be in Reserving
and in any case whatsoever to the said Anna Maria