

Come of full age without interst. *Eleventhly*, I give and bequeath to my grand son Robert Fenwick Calhoon a negro boy named Leo to him his heirs and assigns forever to be holden and enjoyed by my wife during his life and afterwards by my daughter Elizabeth Calhoon during her natural life or widowhood. But in case my wife should die or my daughter Elizabeth Calhoon should marry during the living age of my said grand son Robert Fenwick Calhoon my will and desire is that the said negro boy Leo shall be hired out from year to year by the guardian of my said grandson and the money arising from the hire be appropriated towards his maintenance and education and at a full age to have hold enjoy the said negro Leo to him his heirs & assigns forever. *Twelfthly* - My will and desire is that after my wife's decease and the payment of the specific legacies of ten pounds to my son Cornelius Fenwick and twelve pounds to my son John Fenwick's children that the whole of my estate both real and personal not herein otherwise disposed be sold and the money arising therefrom be equally divided between my son Cornelius, the children of my son John & me share, my daughter Elizabeth, the children of my son Joseph & me share, my son Enock, my son Henry and my son Ignatius or two or more of them to live in case of the death of any. *Thirteenthly*, my will and desire is that my wife shall have full free power to alienate the whole or any part of my estate herein willed or bequeathed in such she has a life estate to any part of the United States or out of the same in case she may think proper to do so without the consent or consent of any one of the Devises or legacies. Lastly I appoint my beloved wife Balmoe and my son Ignatius executory and executor to this my last will and testament, or either Separately in case either should refuse to act, and in case they should both act my will and desire is that my wife shall not be holden to security for the full execution of this my last will and testament, but that my son Ignatius shall be holden to security whether he acts Separately or jointly with another. But should both or either die or refuse to act my will and desire is that the person or persons who may administer with the will,

arrived to be bound to give security in any other cases agreeable to law. In Witness whereof I the said Robert Fenwick have hereunto set my hand and affixed my seal this fifteenth day of September one thousand eight hundred and six

Witness
James Twyman
David Shelton
Peter Twyman
City of Gallender

Robert Fenwick

At a Court held for the County of Franklin at the Court house in Frankfort on Monday the 21st day of December 1807

The last will and testament of Robert Fenwick deceased was presented in Court and proved by James Twyman one of the subscribing witnesses thereto and ordered to be recorded

At Daniel Weisiger & Co

At a Court held for the County of Franklin on Monday the 18th day of January 1808

The last will and testament of Robert Fenwick which was proved by the oath of James Twyman at the last Court is now further proven by the oath of David Shelton a subscribing Witness thereto - as also by the oath of Philip Chandler which is ordered to be recorded

Daniel Weisiger & Co

Isaac Laoreys
Will

In the name of God amen the 26 day of February 1808 I Isaac Laoreys of the County of Franklin and State of Kentucky being very sick and weak in body but of perfect mind and memory thanks be given unto god therefore calling unto mind the mortality of my body then knowing that it is appointed for all men once to die do make and ordain this my last will and testament that who say principally and first of all I give and recommend my soul into the hands of god that give it & my body to be committed to the earth to be buried in decent Christian burial