

is to begin on Old Doe line and running to ~~the~~ the improvement  
 and the ballance of the land I have to be divided among my  
 children when they come of age. Thirdly and lastly  
 I do hereby constitute and appoint my son William Dod to be  
 my sole Executor revoking all other wills. In witness  
 whereof I have run to set my hand and affixed my seal this  
 Second day of July one thousand eight hundred and ten  
 Signed and sealed  
 in presence of

Edmund Poe, Virgil Poe, John Dod Seal  
 William Pindexter

At a Court held for the County of Franklin at the  
 Court house in the Town of Frankfort on Monday the  
 20<sup>th</sup> day of August 1816.

The last will and testament of  
 John Dod deceased was produced in Court by William  
 Dod the Executor therein named and drawn by the oath  
 of Edmund Poe, Virgil Poe and William Pindexter  
 Jurors being sworn thereto and ordered to be recorded.

Attest  
 Daniel Haysor C. C.

Carroll

I Thomas Carneal a citizen of the world & resident of  
 Oakly in the County of Franklin and State of Kentucky,  
 make and ordain this my last will and testament in manner  
 and form following (viz). Previous to my intermarriage with  
 Miss Smith I made a division between my three children by  
 a former marriage toward A. D. Carneal (his column)  
 and Alice D. Carneal. The property was land the Lot which fell  
 to my son I conveyed to him, the remainder has not been decided  
 between the Daughter but so soon as it shall be, by my will I wish  
 said to be conveyed to each of them and their heirs forever and

my friend Col Thomas Todd of Woodford County a hearty authorized & requested  
 to make the deed when thereunto required. First I give and bequeath unto my  
 Dearest friend and partner Sarah Carneal Oakly farm and all my black  
 family which the Law give me right ~~and~~ see simple inheritance in, together  
 with all my flock of Horses, cattle, sheep and hogs which belong to, or may be  
 considered in any wise connected with the farm aforesaid at the time  
 of my death and let further <sup>my</sup> wish and desire that she enjoy at all times  
 the right of disposing of this property either in part or in whole in equal  
 proportions, or to the one she may think most deserving, confining the  
 distribution to my children only, and my reason for making this gift  
 is to place her not only independent but above issues, she derives from  
 my hands living as if I had them before. The property my heart and my  
 fullest confidence, this is my perfect to abuse the trust. I there fore upon  
 unequal after delegating to her this power. Second, I desire that my  
 friends John Taylor, Benjamin Taylor & many Scott Value out of my  
 choice lands thirty thousand Dollars worth of lands or at the time they  
 may be called on to value it, Beginning with Sprunk Gas an  
 tract and the lands adjoining to make one lot East Bend another  
 lot and the Mud lick the third, and so run the lines as to make each  
 lot worth as near as may be the sum of 10000 Dollars, these Lots when  
 made are to be drawn for unless otherwise agreed on by and between the  
 parties and to each child I find one during life, and after death  
 to be equally divided amongst the heirs to them and their heirs forever  
 Thore. The residue of my Estate consisting of lands in the State  
 Ohio and Kentucky and all money bonds I convey in trust unto  
 my friend and relative Thomas Todd for the express purpose of  
 paying my just debts of every description, which I desire may be  
 sold at such credit as he may judge right between the creditors  
 and the estate, as it is my wish and it has ever been <sup>my</sup> practice  
 while living so as not to take in any or any branch of my family  
 my wish for justice to clear all accounts which has been  
 myself and share no doubt but it will be cleared with the  
 my opinion of the man to whom the trust made  
 residue remaining after

of my debts I wille 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 wille  
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 daughters 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 Carnear 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 Carnear 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 Carnear. It is therefore <sup>that the same</sup> ordered to be recorded  
<sup>whereof the same may be called in any Court</sup>  
At 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 devised 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 bequeath unto my daughter Elizabeth Midners 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