

Purchase of one hundred & eighty six Acres of land  
 said and not be carried into effect for the purposes  
 aforesaid by any means; that it is my Will & Desire  
 (and it is the condition on which the aforesaid legacies  
 last made to my said daughter & two sons) that my  
 said (Daughter Elizabeth and my two sons Enoch &  
 Ignatius shall pay the aforesaid Twenty five Dollars  
 each for pious or Church purposes under the Directions  
 & Instructions (to what purposes) of the Right Rev.  
 Doct. Carroll Bishop of Baltimore. His successors  
 Successors to such purpose as he or they may direct  
 Mouth and lastly, I appoint my Son Ignatius  
 Fenwick my sole executor to this my last will &  
 Testament. In Witness whereof I the said Balinda  
 Fenwick have hereunto set my hand & seal the Twenty  
 eighth day of May One Thousand Eight hundred &  
 Eight.

Signe & Acknowledges in  
 Presence of J. Tugman Balinda Fenwick (CB)  
Mar. Scott Susky Wynn  
Fern Tugman

At a Court held for Franklin County on Monday  
 the 20<sup>th</sup> day of June 1808. a Writing purporting to be  
 the last Will and Testament of Balinda Fenwick Doct.  
 was produced in Court and Proven by the Oaths of John  
 M. Scott and James Tugman subscribing witnesses  
 whereunto which is Ordered to be Recorded.

Daniel Weirger Clerk

Thomas  
 Lewis  
 Will

In the name of God Amen  
 This 2<sup>nd</sup> day of May in the year of our Lord  
 1804, I Thomas Lewis of Franklin County  
 & State of Kentucky, being in perfect health  
 of body, & sound memory. Thanks be to God for the same, and  
 calling to mind that it is appointed for all men once to die  
 do make & Ordain this my last will & Testament in man  
 and form following. That is to say first & principally I recom  
 mend my soul to God, who gave it to me, and my body to  
 the Earth, from whence it was taken, to be buried in such  
 like manner as my Executor hereafter mentioned shall think  
 proper, and us to such worldly Estate it hath pleased God  
 to bless me with, I dispose of as follows to wit.

Item, my will and desire is that all my just debts & personal  
 Expenses be first paid & discharged.

Item I give & bequeath, all my Estate, both real, & personal  
 to my beloved wife Ann Lewis & her heirs forever, whom I  
 appoint my whole & sole Executor of this my last will &  
 Testament. In Testimony whereof I have hereunto set  
 my hand & affixed my seal, the day & date above  
 written.

Signed Sealed and acknowledged  
 in presence of  
 Amily <sup>his</sup> Newton  
 Tabitha <sup>mark</sup> Newton

Thos. Lewis (CB)

At a Court held for Franklin County on the 15<sup>th</sup>  
 of June 1809 the last will and Testament of Thomas Lewis  
 Decd. was produced in to Court and Proven by the Oaths of Amily  
 Newton and Tabitha Newton and Ordered to be Recorded.

Daniel Weirger Clerk

Purchase of one hundred & eighty six Acres of land  
 sent and not be carried into effect for the purposes  
 aforesaid by any means; that it is my Will & desire  
 that it is the condition on which the aforesaid legacies  
 last made to my said daughter & two sons that my  
 said Daughter Elizabeth and my two sons Enoch &  
 Ignatius shall pay the aforesaid Twenty five Dollars  
 each for pious or Church purposes under the Directions  
 & instructions (to what purposes) of the Right Rev.  
 Doct. Carroll Bishop of Baltimore His successors  
 Successors to such purpose as here in they may direct  
 Ninth and lastly, I appoint my son Ignatius  
 Fenwick my sole executor to this my last will &  
 Testament. In Witness whereof I the said Balinda  
 Fenwick have hereunto set my hand & seal the Twenty  
 eighth day of May one thousand eight hundred &  
 Eight.

signed & acknowledged as  
 presence of J. Toyman  
 Mark Scott  
 John Wyngate  
 John Toyman

Balinda Fenwick

At a Court held for Franklin County on Monday  
 the 20<sup>th</sup> day of June 1808. a writing purporting to be  
 the last will and Testament of Balinda Fenwick Doct.  
 was produced in Court and Proven by the Oaths of John  
 M. Scott and James Toyman subscribing witnesses  
 that which is ordered to be Recorded.

Daniel Morgan clerk

Thomas  
 Lewis  
 Will

In the name of God Amen  
 This 2<sup>nd</sup> day of May in the year of our Lord  
 1804, I Thomas Lewis of Franklin County  
 & State of Kentucky, being in perfect health  
 of body, & sound memory, Thanks be to God for the same, and  
 Cullage to mind that it is approaching to old men one to die  
 do make & declare this my last will & Testament in man-  
 ner and form following. That is to say first & principally I recom-  
 mend my soul to God, who gave it to me, and my body to  
 the Earth from whence it was taken, to be buried in such  
 like manner as my Executors hereafter mentioned shall think  
 proper, but as to such worldly Estate it hath pleased God  
 to bless me with, I dispose of as followeth to wit.

Item my will and desire is that all my just debts & demands  
 be paid & discharged.

Item I give & bequeath, all my Estate, both real, & personal  
 to my beloved wife Ann Lewis & her heirs forever, whom I  
 appoint my whole & sole Executor of this my last will &  
 Testament. In Testimony whereof I have hereunto set  
 my hand & signed my seal, the day & date above  
 written.

signed Sealed and acknowledged

Thos Lewis

in presence of  
 Amilia <sup>his</sup> Newton  
 Tabitha <sup>mark</sup> Newton

At a Court held for Franklin County on the 15<sup>th</sup>  
 of June 1809 the last will and Testament of Thomas Lewis  
 was produced in Court and proven by the Oaths of Amilia  
 Newton and Tabitha Newton and ordered to be Recorded.

Daniel Morgan clerk

Thomas  
Love's  
Will

In the name of God Amen I Thomas Love of  
Frankfort State of Kentucky do make & declare  
this my last Will & Testament in manner following

First After the payment of my several Expenses  
the residue of my Estate both real & personal, wherever situated,  
shall consist a specific stock & amount for the payment of my  
Debts, for the maintenance & education of my Children until they  
severally attain the age of Twenty one years or more; and for  
the support of my wife until she shall again marry or my youngest  
Child then living shall attain the age of Twenty one years or  
more; and the remainder shall be equally divided between  
my wife & each of my Children, each taking an equal portion  
in which is to be included my wife's share of my Estate;  
Should any of my Children die under the age of Twenty one years  
& without lawful issue, the portion of such deceased Child shall  
thereafter be taken and considered as part of the residue to be  
afterward; but if such deceased Child shall leave legitimate  
issue living, such issue shall be entitled to the part which the  
Parent would have taken if living. In case my wife shall  
again marry before my youngest Child shall arrive at the age of  
Twenty one years, in that event her equal portion shall be forthwith  
divided from the general stock, & set apart to her, and her share  
to any part of the residue shall thence cease. And if any of  
my Children shall attain the age of Twenty one years, or marry  
such Child shall then be entitled to an advance of such part  
of his or her proportion of my Estate, as in the estimation of my  
Executors may be made without injury to the residue, keeping in  
view an equal distribution to be completed when my youngest  
Child then living shall attain the age of Twenty one years or  
more. This my Will and desire that my Executors hereinafter

named shall be authorized & empowered to settle all disputes  
relative to my Estate, real or personal, by suit, arbitration, or  
compromise, as they shall deem best, also to sell, exchange or  
otherwise dispose of my Estate as they shall deem best for the  
purpose of effectuating the intentions aforesaid; also to make and  
execute Deeds of Conveyance, & all other writings necessary for  
carrying the same into effect.

I do hereby appoint my wife to be the guardian of  
the Person & Estate of my Children in full confidence that  
she will give due attention to their Education & Christian  
Moral. I do hereby nominate & appoint my wife Elizabeth  
Love, Executors & John, Allen, John Brown, James Waller and  
George Green Executors of this my last Will & Testament. Any  
two or more of such of them as for the time being shall be  
qualified & acting Executors to perform & execute the Powers &  
Trusts hereby specified & delegated; and if at any time there  
shall not be a qualified & acting Executor or Executors it is my  
Will that the Administrators with this my will annexed  
shall be authorized to effectuate the Powers & Trusts aforesaid.

I do hereby revoke & annul all former & other Wills  
by me made, and do publish and declare this to be my  
only last Will and Testament. In Testimony whereof I do  
hereunto subscribe my name & affix my seal this 11<sup>th</sup>

day of July 1809  
Published and declared in our  
presence. Attest: by us in presence of  
each other  
J. W. Scott  
J. McDowell  
B. Burnsack  
Franklin County Set County Court November the 20<sup>th</sup> 1809  
The last Will and Testament of Thomas Love deceased was produced  
(in Court upon by the Oaths of John W. Scott and Christopher Burnsack  
subscribing witnesses which is ordered to be recorded)