

Franklin County, Va. August Term 1851

Having purposed to be the last will and testament of Edmund Sandland deceased was procured in Court and was proved by the Oath of James Crutcher & John Russell the said being Witnesses thereto and ordered to be recorded.

Whereupon the same is truly recorded in my office

J. H. Morrison Clerk

Know all men by these presents that I Edmund Sandland of the County of Franklin and State of Kentucky being of sound and disposing mind do hereby declare my last will and testament. After paying my funeral expenses and all other of my just debts. I give and bequeath for the love and affection for my children herein after mentioned - To my son Edmund Sandland, I give and bequeath the money he took out of the Bank at Frankfort, and To my son G. Washington Sandland the land he now has in Henderson Co Ky my negro boys John Tom, Lewis & Ralph to be chosen an agent or trustee and to said Trustee or agent to hire said negroes Tom and Ralph to labour for their own selves, said agent or trustee at the case may be to hire and should the money so earned by said negroes before mentioned if they choose to go to Liberia or to some free State when they shall have sufficient means to carry them to either place they choose.

The balance of my property both personal and real is to be sold and public sale and the proceeds of said sale to be divided equally between my son John Sandland and my daughter Zubah Hawkey wife of William Hawkey of profford Co Ky and my son O.P. Sandland on condition that he treats me his old Father in the way I wish he should act towards me and obays my orders strictly, and in that case he shall share equally with my son John & Zubah before mentioned that is to say he shall share only one half of the third, and in case his son Edmund shall remain with me he shall share the other half of the third, if not nothing need be it further considered that if my son O.P. Sandland does not do right towards me he shall not share one cent more than what I have given him herebefore - Also if he will let his son Edmund remain with me I will make him one of my heirs, if does not remain with me he shall not - To my daughter Sarah Crutcher my negro girl Rachael and her children as I have once before conveyed them when by deed of gift such title to remain so.

If further more wish Rachael Crutcher to act as my executor then any time I choose to alter I am to do so Govern under my hand this 27th day of August 1851

Edmund Sandland

James Crutcher

John Russell

Know all men by these presents that I Edmund Sandland being of sound and disposing mind do hereby declare my last will and testament made 27th day August 1851. In witness I have left my negroes Thomas Lewis and Ralph to chosen agent or

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Having purposed to be the last will and testament of Edmund Sandland deceased was procured in Court and was proved by the Oath of James Crutcher & John Russell the said being Witnesses thereto and ordered to be recorded.

In presence of
Mass Hawkey
J. T. Dickerson

Edmund Sandland

State of Kentucky Franklin County Va. November 1851

Having purposed to be the last will and testament of Edmund Sandland deceased with the Council thereto was procured in Court and was proved by the Oath of J. T. Dickerson a Subscribing Witness thereto and ordered to be recorded.

W. H. Morrison Clerk

State of Kentucky Franklin County Va. November Term 1851

The last will with the Council of Edmund Sandland deceased was proved by the Oath of Mass Hawkey a Subscribing Witness thereto and ordered to be recorded - Whereupon the said Will is truly recorded in my office

J. H. Morrison Clerk

Ware Ho. I John Ware for many years past a resident of Frankfort, Kentucky, on Saint Charles Street, being weak in body but of sound mind and memory constitute this paper my last will and testament. I give and devise as to my executors herein after named, dispose of my property in the following manner, to wit: All the personal property of which I may be possessed except her debts and their proceeds - to be sold or such as such as my executors may think proper - and the proceeds thereof when added to the debts due to me and the cash on hand at my death, are to constitute a fund for the payment of my just debts and the expenses of administering my estate. The balance remaining to be appropriated by my Executor for the support, maintenance and education of my child named Coliza Mary Jane & Penny Garrison, Samuel Nelson and Thomas Jefferson in equal portions as near as may be with his exception, that Coliza & Mary Jane are each to have eight acres of land given after my death over and above in equal shares; and they are also to have each child a bid and furniture for which they are not to be charge.

2. I wish my Executor to procure suitable places in this or some other free State for my daughter, and so far as my estate will enable the executor to cause her (my daughter) to have a reasonably good education and brought up in the habits of domestic virtue.

And as respects my sons, I wish them to be sufficiently educated to transact ordinary business and (unless some other course) I wish that they be sent to and educated at the Abolition College in the State of Ohio and on an amount of their own property if possible - I wish all of my children to be sent to the State of Ohio soon after my death as may best be for the convenience of my executor.

Having the most entire confidence in the good government and wisdom of the Commonwealth of Kentucky and the propriety of the laws thereof, I nominate the Custody and Management of my children, both as to their education and what is to be done with their estates, to the said State of Ohio. The amount to be reserved for their support and maintenance.