

and Thomas L. Freed, executor of the last will and testament
of the said deceased, whereof these presents do being read and a seal thereto the 10th
day of May 1841
Signed Sealed and acknowledged
in the presence of

L. Ford
L. Allen, Blanken
State of Kentucky
Franklin County South August Term 1841.
Averring and swearing to the last will and testament of Landon Freed that
was produced in Court and was sworn by the oath of Landon Freed and others
which he took, and it was further sworn by the oaths of said Landon and others
the other witness that he signed his name in his presence and also in the presence of the
testator Landon Freed which will is, or will be recorded when on the same
will be duly recorded in my office
T. H. (Seal) (S. C.)

In the name of God Amen, I Robert Smith son of the county of Franklin
and State of Kentucky being in firm of body, but of sound and of disposing mind, do
make certain this my last will and testament in
Item 1st I wish my body decently buried the expenses therefor defrayed out of my property in
Item 2^d I give and bequeath my bed, pin bed quilt, bedstead, 3 stools, one up holston, two
pillows, 3 pillow sets, one leather bedstead, bedstead bottom, three red shawls, and
everything belonging to my bed to Ophelia and Thelma Malcolm to their
daughters of Ann Malcolm
Item 3^d I give and bequeath, to Nancy Wilson wife of Andrew Wilson my
riding mare like both for her own use and benefit, and wish her to be bred and
the colts given to Frances, George and Victoria Wilson
Item 4th I give to Andrew Wilson, my part of a claim I now have to a
negro boy in Washington City named John Murry, now in the hands of
Lewis Suggs which he is to attend to and settle up, one half
Item 5th I give and bequeath, to Mary Wilson daughter of Andrew
Wilson all of my interest in and to a certain tract of land of said county
County of Henderson Mason in the State of Virginia the papers showing the
above named claim now being in the hands of J. H. Hays, which he is to
attend to and settle up for one half, and if he does not choose to settle it, then
whole claim I wish to be given to Mary Wilson
Item 6th I wish William Henry Smith of Owen Co. and D. S. Quaker
to divide my real estate in (Trenton) Virginia into two equal parts, as near
as can be in value one half I wish to be given to the above named
William Henry Smith by his paying to Andrew Wilson, one third
of what he thinks the said William Henry may think the said half is
worth, the other half I wish sold and the proceeds given to Andrew Wilson
Item 7th I give and bequeath to Andrew Wilson all the balance of my
debts both real personal and mixed that I now owe, especially, I request
and wish him to collect all the debts due me and divide the
money amongst his children. Item 8th I leave Andrew Wilson

and F. H. Rogers my executors, and I wish and desire that they be held of my
as my estate is small and I wish no debts they are not to pay
In testimony whereof I have hereunto set my hand and seal the 10th day of
1841

Robert Smith
State of Kentucky
Franklin County East Sept. Term 1841
Averring and swearing to the last will and testament of Robert Smith
which was produced in Court and was sworn by the oath of L. H. Hays, and James H. Cook
the subscribing witnesses, that it was read to the testator in the presence of the
executors named in my office
T. H. (Seal) (S. C.)

I thought Sanders being weak in body but of sound mind and disposing mind
memory, do make and ordain this as my last will and testament, truly and lawfully
made by me made 1772 - Item 1. I wish my personal expenses paid with said,
and for the purpose of paying my debts, I desire that my executor hereafter named, shall
have full power and authority to sell and convey my part of an undivided part of one
thousand acres of land being in Eagle creek with counties of Mason and Carroll Kentucky
known as the New Mill tract, the other half being owned by the heirs of my brother Mr. Sanders
- Also to sell any portion of my personal estate, which my wife may possess and give
for that purpose, and whereas I have to owing the heirs of Wm. Hampton debt something
and am the owner of two fifths of the negro property of said estate, I desire that my executor
shall use my interest in said negroes towards the payment of what I may be found owing
to said heirs, and of my interest should exceed in value, what I may owe them, my executor
is desired to apply the surplus to the payment of other debts
Item 2. I wish and desire to my beloved wife for and during the term of her natural
life, the tract of land and farm on which I am now living containing something upwards
of five hundred acres, with the exception of sixty or seventy acres, which I leased to my
son James, and on which he is now living - Also the pileway slaves, to wit, fifty
three year old Billy fifty three, Isaac fifty eight, Billy fifty nine, Daniel fifty three,
Sixteen and Maria fifteen, also to be held by her for and during the term of her natural
life, also all my slaves, farming utensils, house hold and kitchen furniture with the
exception of such as my wife may think proper to give up to my executor being my debts
- and whereas my daughter Sally Little and her family have for many years lived with
me, I desire that they may continue to live with my wife, but if from any cause my said
daughter should choose to leave my wife, I desire that she may be permitted to have such
portion of my slaves, farming implements, furniture as my wife can conveniently spare
Item 3. I do hereby confirm the lease I gave to my son James the 10th day of
the 1st of March 1840, and after that term if it shall not be renewed, I wish
for the payment of my debts, I desire that he may be permitted to continue to live
charged with a reasonable rent which shall be taken into the account of my
with the final division of my estate
Item 4. If what shall be desired to be paid by the executor
to the said James for that purpose my executor shall be permitted to

