

with the exception of fifty dollars which is to be taken from this share and to be given to Francis Marion Taylor  
I the said Charles Thomas Taylor, Malinda Ann Taylor  
Francis Marion Taylor George Phidias Taylor (Children of my deceased daughter Malinda) one sixth part to be equally divided between them

I give to my grandson Francis Marion Taylor the further sum of fifty dollars to be taken as above decided the share of John & Charles Taylor or Anact is more over my will that my children shall take their share as soon after my death as my executor can make their capacity arrangement of my affairs so as to enable them to make the division, and it is my will that my grand children shall take their proportions as they respectively attain the age of twenty years and lastly I do hereby constitute and appoint my friends Orlando Brown & Mason Brown executor of this my will & testament

In Witness whereof I have hereunto set my hand & affixed my seal the seventh day of February in the year of our Lord eighteen hundred and thirty seven

Legal Notice published at Richmond in the list with Testament of the above named Charles Thomas Taylor (decd) in pursuance given by the day of Feb 1837  
Wm. H. Weston J. F. Fild

Franklin County Court for Term 1840  
The last will & testament of Charles Taylor, decd. was examined and read before personally by the Clerk of said County the Subscribing witnesses thereto to be recorded which return is recorded as follows  
Attest  
W. H. Madison J. F. Fild

Very Resd  
I the said Virgie Fox of the County of Franklin and State of Kentucky do make this my last will and testament revoking all others here before made by me. I sh. In my will that my grand daughter Rebecca Baldery have three head of my cattle one horse and one saddle one Bed of furniture one Buckskin table one spinning wheel one set of chairs together all my clothing and books to have and enjoy forever the above mentioned property for her faithful waiting on me during my sickness for a term of years past, also she is to have all money left by me except what the will provides for  
And by my will that my great grand daughter Sarah Baldery have one of my cows and calves and enjoy it forever for her kind attention to me  
I sh. 2<sup>d</sup> by my will that my grand daughter Mary Baldery have my cow and enjoy it forever which is now in her possession

I sh. 3<sup>d</sup> by my will that my daughter Mary Baldery and Elizabeth Baldery have ten dollars each to enjoy it forever  
I do appoint Andrew Baldery my executor to take my last will and testament to witness my hand and seal the 11<sup>th</sup> of March eighteen hundred & thirty  
Attest John Madison Virgie Fox

Personal Receipt  
Franklin County Court for Term 1840  
I the undersigned hereby certify that the last will and testament of Charles Thomas Taylor (decd) was produced in Court & being proved by the Oath of John Madison (Personal) Doubled the said will and testament and directed to be recorded which done as aforesaid  
Attest J. F. Fild

In the name of God I do make and establish this writing to be my last will and testament. Item 1<sup>st</sup> I give to my wife Mary during her natural life the farm on which she lives together with the farming utensils horses & other furniture and house sufficient to cultivate the farm which at her death are to be divided equally among my children hereafter named. Item 2<sup>d</sup> I give to my children William, Sally, William, and the heirs of my deceased daughter Almira an equal part between of all my estate after the payment of my just debts which it shall be to be done equally to the said Almira she will have 3<sup>d</sup> I leave my son William and my son in law John H. Daughan to act as Executors to this will and I give them to sell my farm in which Alexander Bradley now lives with fifty acres adjoining the same making one hundred and fifty acres and I further give them my said son Executors to sell my said will and land attached and all my property which and the money proceeds to be the payment of my debts so far as may pay and the balance equally divided among my children as above divided in Item 2<sup>d</sup>. Item 3<sup>th</sup> I have a tract of land my son William two thousand five hundred and twenty acres I do not desire him to receive any additional amount unless my children and heirs amount in the 2<sup>d</sup> Item 4<sup>th</sup> I leave the balance of two thousand five hundred dollars the advancement to my said son consists of about one hundred and forty acres of land Item 5<sup>th</sup> I have advanced to my son in law John H. Daughan one thousand five hundred dollars which I give to be counted as part of the portion of the said son's daughter Almira and the said son's