

I Charles C. Black of the County of Franklin and State of Kentucky do hereby make my last will and testament in presence of witnesses and for following that is to say I desire that immediately after my decease all my just debts and funeral expenses be paid and if a sufficient sum of money shall not be found left for that object then I desire that my Executors hereafter named shall in his discretion use such part of my personal property as shall be sufficient and such other as he may think proper to impoundment or the view for keeping 3rd After the payment of my just debts and funeral expenses I give unto my beloved wife Jane Black all my Estate of every kind within what personal or mixed during her natural life and desire that she by her own will and testament convey the same to her own children in her own way both that which she has or may hereafter succeed to as the wife of Samuel Black deceased late of the state of South Carolina or that which she is made Heir to by me in my will in att and lastly I do hereby constitute and appoint my said beloved wife sole Executrix of this my last will and testament hereby revoking all other or former wills or testaments by me made avowing that she may not be required to give security for the performance of the trust hereby confided to her - In Witness whereof I have hereunto set my hand and affixed my seal the 21st day of December in the year 1838

Pursant to Statute } Charles C. Black (Seal)
 Elias W. Williams }

Franklin County Oct August Court 1839
 The last will and testament of Charles C. Black dec^d was produced in Court and was proven by the oath of Pursant Douthitt & Elias W. Williams which is recorded to record Whereupon the same is duly admitted to record in my office

Judge Campbell a free person of colour the wife of Sampson Campbell of the County of Frankfort and state of Kentucky do hereby make this my last will and testament - I do hereby make this day by my written bill of sale set my hand and seal I purchase of David C. Hunkins for the sum of one hundred and fifty dollars of my estate to the payment of my just debts This after the payment of my just debts I bequeath of what remains of my estate I bequeath

You here from last August Alexander H. Penn
 to see that my last will is fully attended to -
 In Witness whereof I have hereunto set my name and affixed my seal this 15th day of July 1839
 Judge Campbell (Seal)
 W. H. Watson
 Thomas C. Hackley }

Franklin County Oct October Court 1839
 The last will and testament of Judge Campbell dec^d was produced in Court and was proven by the oath of W. H. Watson and Tho^s C. Hackley the subscribing witnesses thereof and ordered to be recorded which is done accordingly -
 W. A. H. Pennick (Seal)

I William Forsee of Franklin County state of Kentucky considering the uncertainty of life being at present of sound and disposing mind and memory and desirous to make disposition of such property as I have pleased God to bless me with, I do hereby make this my last will and testament hereby revoking all others made or attempted to be made having hereunto set my seal and being desirous that they should equally share that portion of my estate given and designed for them with the exception hereinafter contained and with the view to avoid further difficulty I have set down the advances heretofore made them and offer the value thereof

I have given to my son George Forsee at sundry times one Negro woman called Mary one Negro boy called Philip one bed and furniture one horse bridle saddle cows - sheep hogs &c worth in all eight hundred and sixty Dollars. I have given to my son James Forsee one Negro woman called Phillis, one Negro girl called Lucy one bed and furniture one horse bridle and saddle one sheep and hogs worth in all eight hundred and fifty five dollars. I have given to my son Stephen Forsee one Negro woman called Keiah one Negro boy called Reubin one bed and furniture one horse saddle of bridle cows sheep and hogs and have paid for horse William Gerard one note amounting to \$125 and to Shoderick Boulevard the sum of 64 in discharge of another note amounting in all to the sum of nine hundred and thirty two dollars and twenty five cents I have given to my daughter Esther Boyer

and furniture one horse bridle and saddle cattle
 sheep and hogs amounting in all to the sum of eight
 hundred and fifty dollars. I have given to my son
 William B. Furse one negro woman named Harriet
 one negro girl named Theodosia one bed and furniture
 two horses a saddle and bridle cattle sheep hogs
 amounting in all to the sum of eight hundred and
 fifty dollars. I have given to my daughter Polly
 Macy one negro woman called Meriah one negro
 girl called Isabelle one bed and furniture one
 horse saddle and bridle, cattle sheep and hogs amount-
 ing in the whole to the sum of eight hundred & fifty
 dollars. I have given to my son Anthony R. Furse
 one negro woman called Susan one bed and furniture
 one horse saddle and bridle cattle hogs and sheep
 and my promissory note of this date for the sum of
 two hundred and fifty dollars, or asking in all the
 sum of eight hundred and fifty dollars. I have given
 to my son Peter W. Furse one negro woman called
 Judith one horse, one bed and furniture, the one half
 interest in the boy called Buston and other property
 amounting in the whole to the sum of eight hundred
 and fifty one dollars. I have given to my daughter
 Jane Rees one negro woman called Paulina one bed
 and furniture one saddle bridle cattle sheep and
 hogs the one half of the boy Bristol and some or any
 amounting in the whole to the sum of eight hundred
 and eighty dollars. I desire that after my death
 that all my Just debts be paid. I give by bequest
 to my beloved wife Judith the one equal third part
 of such personal estate as I may die possessed of which
 shall remain in the hands of my executors as far the
 payment of my debts and she one third of my land and
 slaves for and during the period of her life to be laid
 off to her by my executors or commissioners to be appointed
 by the County Court for that purpose. I give by bequest
 unto my daughter Jane Rees three hundred dollars over
 and above her equal portion of my Estate as distributed
 with my other children. I will and decree that after my
 death that my Executors shall sell and dispose of all my
 estate real and personal and after the payment of my debts
 and the specific legacies herein to distribute the remainder
 among all my children any their heirs or their legal
 taking into the estimate the foregoing advances made on
 but I leave it to the discretion of my said Executors whether
 or not to sell my land and

or to purchase the same until after the death of
 if I should survive me provided however it is my
 desire that after my death my said Executors shall have
 all my said slaves, goods and things or any other of my
 children whom they may think proper to sell to any
 takes either of said slaves at valuation to be sold and
 held by them for and during the term of three years &
 then to be held by their children, my debt being such
 they shall not be sold out of my family should they
 make any advances to any of my children my desire
 is that such advances be taken into account in the final
 distribution of my Estate and stand charged to them
 lastly I hereby constitute and appoint above named
 S. Furse and my son in law Farmer New Executors of
 this my last will and testament. In witness whereof
 I have hereunto set my hand and affixed my seal
 this 21st day of April 1835

signed sealed & acknowledged
 in the presence of us by
 the said William Furse
 S. Sanders Jr
 Bernard Dougherty

William Furse
 Bernard Dougherty

Franklin County Feb. October Court 1839
 The last will and testament of William Furse and
 was produced in Court and proven by the oath of
 Lewis Sanders Jr and Bernard Dougherty the subscribing
 witnesses thereto and ordered to be recorded which is done
 accordingly
 (See Council book page)

Att. of the Court

I Give to my son John D. Casey one Dollar and I give
 to my son Thomas to Casey one Dollar also I give to my
 daughter Sitawata P. Eaton one Dollar out of my Estate
 at my death the balance of my Estate to be divided equally
 between my son Lewis B. Casey & my daughter Sitawata
 Henoid & my daughter Nancy & Mary after my Just
 debts are paid 15th August 1837
 John Casey

Franklin County Feb. Nov. Court 1839
 A writing purporting to be the last will and
 testament of John Casey and Sitawata Henoid
 & Mary Casey being shown stated that the same
 appeared to be a copy of the original and was
 taken from the said original