

tract of Land in Guilford County Virginia sold by my husband
in his life time to the conveyance of which I never consented
to a certain Robert Latham I do also devise that my said
son Thomas Long shall carry this my last will into execution
to do hereby appointing him my sole executor for that purpose
In testimony whereof I have hitherto set my hand and seal
this 26th day of April in the year of our Lord one thousand
eight hundred and twenty three Sarah P Brown
acknowledged in the
presence of

Wm. J. J. Miller
Agnes Hoxley

Franklin County Court, April Term 1832
A writing purporting to be the last will and Testament of
Sarah Brown dec'd was produced to court and was proved by
the oath of William J. J. Miller one of the witnesses thereto which
is ordered to be certified.

Franklin County Court, May Term 1832
The last will and Testament of Sarah P. Brown dec'd was on
this day fully proved by the oath of Agnes Hoxley and the
same is ordered to be recorded which is done accordingly
in my office J. H. Rennie C. C. Clk.

In the name of god, I Minerva Bourn of the
county of Franklin State of Kentucky being weak in
body but of sound and unimpaired mind memory and
understanding knowing that I am infirm and that all persons
one to die and at the time thereof am uncertain and feeling
desirous to make some disposition of the property
whichever that has accrued or might accrue to me
with which I do in the manner following viz I do
hereby give to my Daughter Maria M. Collins the
sum of one Dollar to be paid to her by John Steen
don out of my Estate which will be in his hands
secondly I give grant then and will the whole
Balance of my Estate viz a Negro Girl named Maliza
my stock of every description household and kitchen
furniture farming utensils Money Bonds accounts
and all other property that I may be possessed of
whether real or personal or in any way pertaining to
my Estate to John Steen don to have and to hold the
same in trust for the use of and benefit of my
Daughter Sophia Seven during her life and then
to the use and benefit of her heirs

that they may enjoy it most advantageously it is my desire
that should any of the children be of lawful age at the death
of my said Daughter Sophia then it is my desire that my said
Trustees should give to such child or children their portion
of said Estate remaining in his hands and to so soon as they
become of legal age until it is all paid out But it is
my wish and thought first expressed that all my said
debt and just debts to be paid before any thing is claimed
appropriated It is also my will and desire that my
said Trustees be allowed by the court a reasonable sum
for the execution of the trust herein conferred to him
which may be more or less according to the trouble
he may have with said Estate In order to be more
explicit I will here state that it is my wish and desire
that all the estate as well as Maliza & her increase
should she have any as well as the other Estate here by
conveyed in trust for the use and benefit of my said
Daughter Sophia should be put into her hands that she
may enjoy the same but subject to the management
and control of my said Trustees and not subject to the
control of Benjamin Lewis In testimony whereof I
have hereunto set my hand and seal this 26th day of April
one thousand eight hundred and twenty three
Sophia Bourn and a record in presence of
John V. Hagell Susanna Bourn

Malheur P. Hagell
Franklin County Ct. August Term 1832
The last will and Testament of Susanna Bourn dec'd was
produced in court and proven by the oath of Malheur
& Hagell one of the subscribing witnesses thereto and
ordered to be certified J. H. Rennie C. C. Clk.

Franklin County Court, November Term 1832
The last will and Testament of Susanna Bourn dec'd
was again produced & fully proved by the oath of
John V. Hagell a subscribing witness thereto and
ordered to be recorded which is done accordingly in
my office J. H. Rennie C. C. Clk.

Wm. Hampton
Bill William Hampton of Franklin County being of
sound mind & disposing memory do make that to be my
last will & Testament & make the following disposi-
tion of my property In the first place I will
my debts & funeral expenses to be first paid

being but a few years of age I wish my youngest child
 because of age so that my children may be raised
 & sent to school. Should my wife marry my will
 & devise is that she take her thirds of my estate &
 my further will & devise is that my executor
 shall give to each of my children as they become of
 age a mare one horse one cow & calf one Bed &
 furniture making it worth one hundred dollars
 If the property named is not valued by my execu-
 tors to one hundred dollars the balance to be paid in
 money to be worth one hundred dollars my will
 & devise is that William Sanders my son in law con-
 tinue the ensuing year & as much longer as he &
 my said wife may agree to. Should William
 Sanders leave here I wish him to have the same
 amount as a dove named one horse one cow &
 calf one Bed & furniture & the balance in my
 to make up one hundred dollars to be valued to
 him under the direction of my executors to be hereaf-
 ter named I wish my son in law William Sanders
 to continue with my wife or in other words I
 give to him one fourth part that is made on the
 premises of every kind including shop & tavern
 my further will & devise is that my executors con-
 tinue to rent my little place the one where Mrs
 Arnold lives & the other where Kincaid lives & the
 profits to be applied to the support of my family
 and my further will & devise is at the death of
 my said wife or at the time the youngest child
 becomes of age I wish my property both real &
 personal to be equally divided among my said
 children that may be living or their heirs or
 devisees & be given to them & their heirs forever
 my further will & devise is that my neighbor
 Gabriel Pe Clinger & my friend Hugh Deavers
 be my executors to this my last will & testa-
 ment signed & acknowledged this eighteenth day
 of September eighteen hundred & thirty two
 Witness
 J. Morris }
 Jesse Evell Jur }
 James M. Graham }
 Franklin County Court November term 1832

William Hampton

The last will and testament of William Hampton decd.
 was produced in court & was proven by the oath
 of John Morris one of the subscribing witnesses

then to which is craved to be certified Judge A. H. Renshaw
 Franklin County Court November term 1832
 The last will and testament of William Hampton decd. was
 fully proven by the oath of Jesse Evell Jr. and craved to
 be recorded which was done accordingly in my office
 Teste A. H. Renshaw Clerk

In the name of God Amen. I James Smart
 of the County of Franklin and State of Kentucky lying
 on my sick bed and being low in body but of sound mind
 and perfect recollection thanking God always for the
 many blessings bestowed upon me. Praise the pre-
 sents of God and these witnesses make this my last
 and lastment in the following words and form to wit
 That my funeral expenses and all of my just debts
 legally discharge. It is my wish and desire that my
 two grand children James Smart and Rebecca Smart chil-
 dren of my son John H. Smart have paid to each of them
 by my executor out of my estate the sum of twenty five dollars
 each of them. It is further my wish and desire that
 my daughter Elizabeth Smart wife of Thomas Smart
 have paid to her by my executor the sum of one dollar of the
 It is further my wish and desire that my grand daughter
 Margaret H. Biddle for her kindness and attention to me in my
 old days, have the sword belt of mine which was usually her
 claimed by her and one Womens saddle which she has used
 as her own for some time past, this belt and saddle is a gift over and
 above her brother and sister. It is my wish and desire that
 my executor emancipate and set free agreeable to the laws of
 Kentucky my man servant David as soon as he has paid
 David shall pay or cause to be paid over to my executor with
 what he has already paid and I have received, which sum is
 known by John D. Richardson and G. S. Cochran to be hundred
 and forty nine dollars. It is further my wish and desire
 that the balance of my estate be equally divided into three
 equal parts my son Henry F. Smart to have one part my son
 the Lucy Green wife of Elijah Green and my grand daughter
 W. Smart to have another part equally divided between them
 too and my four grand children (Daughters) James M. Biddle
 William M. Biddle Mary J. Biddle and Susan M. Biddle
 to have the third part equally divided between them the first part
 named 7th It is further my wish and desire that my son
 Smart should act as executor to this my last will and testa-
 ment whereunto I have affixed my name this 18th day of