

Joseph Simpson a Justice of the peace for said County gives
under my hand this 4th day of November 1811 Joseph Simpson
at a Court held for Montgomery County on the 4th day of November
1811 This sale bill of the estate of Robert Miller deceased
was produced in Court & examined & ordered to be recorded which
is according to claim Teste Chicago Harrison Esq.
The bill of sale of Nathan Barrow deceased property

	etc
David Barrow to half of a crop out due	5 00
Do Do to quarter of a large hammer	1 25
Noah Henry to Rattle	3 50
Do Do to one pair Gosp Stones	1 75
Thomas Hardwick to one Grind Stone	1 00
Nathan Sonnen to gun and pouch	14 00
William Fletcher to one Peggie	25
Nathan Sonnen to one Do	25
Anthony Griffin to one pair	25
Noah Henry to one pair of old plates	4 25
James Rayby to one Table	2 12 $\frac{1}{2}$
John Nelson to one Do	6 15 $\frac{1}{4}$
Hightower Hackney to Books Sugars glass &c	2 87 $\frac{1}{4}$
James Rayby to Beauroys	18 10 $\frac{1}{2}$
Anthony Griffin to one bed and furniture	36 75
Thomas Stephens to two Slaves	1 12 $\frac{1}{4}$
Do Do to one big stack	4 12 $\frac{1}{4}$
James Rayby to one Rop stack	4 00
Joseph Thomson to one lb Tobacco	31 00
Patterson Heater to five 1 st choice sheep	9 37 $\frac{1}{4}$
James Garret to five 2 nd choice Do	5 00
Matthew Jones to five 3 rd Do Do	6 62 $\frac{1}{4}$
John Conly to five 4 th Do Do	6 12 $\frac{1}{4}$
John Christopher to five 5 th Do Do	5 25
Do Do to five 6 th	5
Joseph Thomson to one Horse	10 00

170
Joseph Thomson to 10 Hens

Patterson Heater to 6 Hh

David Barrow to 1 Barber's shovels

Thomas Stephens to 1 tub of corn

At a Court held for Montgomery County total \$ 346 37 $\frac{1}{4}$

on the 2nd day of December 1811 This sale bill of the estate of

Nathan Barrow deceased was produced in Court examined & ordered

to be recorded which is according to claim Teste Chicago Harrison Esq.

In the name of God Amen. I Peggy Woods aged about forty five years

being in a low state of health & knowing the uncertainty of the mortal

life & being desirous of disposing of my worldly goods before the being of a

lame minister and memory demands this my last will & testament

humbly revoking all others by me made either written or verbal

first I give my sole legacy that give it I claim that my body

be decently buried at the discretion of my Executrix hereinafter

named. it is my will I claim that all my estate both natural

personae after the payment of my just debts shall descend to

my natural son John Woods whenever he shall come to lawful

age. It is my will and claim that all my personal estate after

my decease be sold & the money arising therefrom be put at

interest until my said son shall be come of age & then to begin

up to him. It is further my will that my said son shall leave

to under the care & direction of my sister Katy Woods to help her

School in such manner as is common in the country & for

the expence of schooling my said son John it is my

will that my said sister Katy have the use of my part of the land

wherever we now live & the use of my part of money & my remain

ing that should not be sufficient to pay my debts

in the manner aforesaid the balance to be made up out of my per

sonal estate. It is my will that all moneys due, or to become due to me shall

be collected in to my Executrix for the use of said son when

he shall arrive at lawfull age & at his arrivings to be paid to

111) I appoint my beloved Brother Daniel Woolsey my frienth Thomas
a trusty Executer of this my last will & testament given under my
hand & seal this 5th day of October 1816
Signed sealed & in presence of
The Barber
Nancy Harper
Jemima ^{mark} ~~mark~~

Peggy Woolsey ^{her} ~~mark~~

At a court held for Montgomery County on the 2nd day of December 1816
This wife of Peggy Woolsey and was produced in Court in Court signed
by the oaths of Thomas Harper Nancy Harper and others that she
subscribed I ordered to be removed to Daniel Woolsey the Executormen-
tioned in this will made oath according to law & give bond in the sum
of six hundred Dollars with Edmund Bent & Daniel Ferguson
his securities I have in given the other executors to ^{quality} of which
may choose I said will is duly recorded file d in the Harrisonville
Court. In obedience to an order from the Worshipful Court of Montgomery
County to us directed bearing date in December Court 1798
now having me at the house of the late Mr. Warren Barnard
in the said County on the 27th day of November 1816 and before
sworn as the law directs proceed to examine upon the sum
of the estate of the said deceased & to certify to this \$ 600

1 hamper	15 70	one iron tub having flap & lock
one bed & furniture	12 00	old Anchoa leather flap
one Do	0 0	12 00 1 stable rifle sheep flock
one Do	0 0	18 00 ane powder horn
one Do	0 0	30 00 Marshall knife for horses
one sugar dish	18 00	18 00 tin ware
one trench	9 00	one piece & few tea
13 lbs grain	4 00	one pair of leather stockings
5 bags and one wallet	12 00	one piece leather vespa
2 1/2 bushels wheat	2 10	lastings for the horses
3 lbs wool	1 25	one man's saddle
1 1/2 lbs business & chumpfanna	1 50	1 woman's saddle
1 bushel corn which was given	1 25	one old man's saddle
	7 00	

one cotton wheel with in the case	5 00
one parcel of flap shuttle having ten pins	5 10
one hackett horse mather leather	3 25
92 lbs barrel & 1 mill copper iron	107 10
2 iron stones 3. one pair of hair mite stones iron 2	4 00
one log chain & a parcel of plow gear	12 10
2 planks and several and other of old tools	3 00
3 acres grubbing horse and two hags	1 60
one plow 25 supposed to be the heaviest weight of plow	41 00
3 hay stacks one of fooldie one of very one of best up corn	10
one parcel of unbroken straw supposed 10 barrels in a 130 pasture 130 00	
53 bushel 1 50 a bushel of 500 & 600 each	116 50
one barrel man 30 on bay man 40 scold 13	62 00
two cows al 12 each on star 9 the yearling of each two calved each 43 00	
one cow hide \$ 50 one horse skin 150 one hagg of a goat and 9 00	
one third of a steady summer 150 an bushel of oats 10 00 14 00	
one half of two shovels & 100 lbs of the strongest iron 10 "	1 25
one hagg of a grubbin & horse and two stone wedges	75
one hagg of a cro bow in hagg of an iron hinge	3 25
thing & glass each. Parted them by account 2 25	8 95
old leather iron 5 00 leather nail 8 75	5 95
Sarah Pennington by account \$ 1 00	1 00
seven gins 33 1/2 each one trap & wooden box	2 82
after apised on old barrel 3 and one steady	
Lydia Daniel, Ebenezer born, Edward Rutherford	
all a court held for Montgomery County the 2 nd day of December 1816 This Inventory of the estate of a brother Barnard was produced in Court examination was made to be somewhat inaccurate as I was	
Test. Alpheah Harrison 6/18	
I, Alpheah Harrison, of the County of Montgomery, town of Montgomery, state of Kentucky do hereby make and constitute this instrument of writing as and for my last will and testament In the first place I will that all my just debts be paid & contracts complied with. I do then will also give all my estate both real & personal to my son Edward Rutherford, and his heirs & assigns	

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To my beloved wife Betsy & her heirs for ever and in a
particular manner to deserve to my swacker decease or so much
of it as will surely chance from that part of the Estate which
came by me. I heartily constitute & appoint my dearly beloved
wife as general Executrix of this last will and testament
to qualify as such without giving any security in Court or
requiring any in any part of her bearing as execution of this
my last will & testament.心ily revoking all other former
Wills by me made hereby revoking this my last will and
testament. In testimony whereof I have caused to be made
and seal this 28th day of December 1816. At the house of Maria ~~John~~
D. Moore
Signed and sealed
as her last will and testament
in the presence of us
John D. Moore
John B. Parker
Gabriel Hough

At a Court to have for Montgomery County on the 8th day of January
1817. This Instrument of writing purporting to be the last will and
testament of aforesaid John Moore deceased was presented in Court by him
by the oaths of John B. Parker, Gabriel Hough witness that the same
was recorded and at the same Court on the second succeeding day
Elizabeth Moore the Executrix therin named made oath wherein
she said no bond was given agreeably to the provision of law which she
widely recollect.

Testament of Harrison C. Moore

In the name of God amen. I William Smith of Montgomery County
a native of Kentucky being weak & infirm but
of sound and perfect mind and memory before God & his
for the name & nature and to set the ^{last} my precious testament in manner
and form following (that is to say) First I give and bequeath unto my beloved
wife Mary C. Smith the plantation wherein I now live together with
an acre of land to include the plantation wherein I now live and
handed as follows beginning at a hickory and sugar tree on a river
bank of forty acres being of first hands I with Daughter my son Daniel
and another son called John C. Smith East to all the

town line. Hence north five degrees East with the town line to
a hickory on the line of John Crawford property his corner on hundred and
ninety three rods from the road and to the right. Hence to the beginning to the
point of it what line and in what manner she shall then bequeath
to my son Robert Smith and ~~Eliza~~ Smith their heirs and assigns.
Also I give to my above mentioned wife all my movable property
to be disposed of as she shall think fit to my daughter Sarah Brown
Elizabeth McElroy Nancy Smith and Lydia Smith. Also give
and bequeath to my above mentioned wife all my town lands to be
disposed of as she shall think proper except one acre fronting
house on the main street and on the North side thereof between my
and John Morris lot which were to be equally conveyed to the
plats church of a dissenting by my Executors when called by the
church. Also I give and bequeath to my son George Smith his heirs and
assigns fifty acres of land in the southwest corner of my tract wherein
I now live. To begin at a cottonwood and hickory tree and to extend
North five degrees East to a walnut corner to which Smith the
Bush Eighty five degrees East on hundred and a half poles
to another corner of said Smiths. Then at right angle to the
original line of Smiths property and with the same to the
beginning. Also I give and bequeath to my grand daughter Maria
Smith daughter of my son Daniel Smith fifty acres of land to include
the plantation wherein I now live. Beginning at a tree
an elder near the road and extending south five degrees west
six poles to a hickory and sugar tree then at right angle eastward
from each end of the line for quantity binding on Smiths plantation
for quantity to her and her heirs together with forty dollars the sum
received for rent and all the rents arising from the same until
she shall marry or come of age 18 years. I have formerly given to
my son William Smith fifty acres of land in the north east corner
of my tract wherein I now live ~~but~~ that is his portion of my
estate given to my son Henry Smith his heirs and assigns
but the same is to be given to his wife a daughter of Smith with

Under the ordinance to an order of the County Court of Montgomery County
We do declare have appraised the estate of Peggy Hall deceased
County as will appear on the following Inventory sum, first drawn
according to law

800

To one picard Cow	15 00
To one heifer	10 00
To one steer	7 00
To one small Horse	30 00
To one note on John Gray dated 20 th January 1815 payable two months after date and interest to date of date. 50 00	
To one note on Jacob Harmer to be paid 20 th January 1815 with lawful interest since paid amount of the note	100 00
To one note on James H. Morris and his wife Charlotte for two dollars and thirty five cents dated 1 st day of January 1815 payable twelve months after date	62 50
To one note given by John Gray due 12 th day of September 1816 payable by the 25 th day of January next 6 00	
To one note on John Gray and Charles White \$300 dated 1 st day of January 1816 payable 25 th December next	23
To one note the sum of one hundred dollars given by John Gray and his wife Charlotte to the sum of \$67.50 on Joseph Manning and George Bass dated 1 st day 15 th 1816 payable 15 th March after date	33 75
To one note on John Gray James Morris and dollar and fifty cents dated 25 th November 1815 payable same date	6 50

Given under our hands this 1st day of January 1817 Total \$33 75
1816 Thomas Harper Dennis Warner Edward Roberts
A B Moore executors as ams. Charles Anderson for &
Judgement against John Gray for \$36.00 to be paid to the ams.
At a court held for Montgomery County on the 6th day of January 1817
This Inventory of the estate of Peggy Hall deceased was produced in Court
examined and allowed to be recorded which is accordingly done

Isaac M. Harrison et al

In the name of God I, in the presence of the County
Court of Montgomery County being weak of body but sound in
mind & memory do make & establish this and for my last will
& Testament that after paying all my just debts I will bequeath
to my beloved mother ~~Abby~~ Griffin all my estate both real
personal & real which I wish to be sold by my executors to be buried
after named & returned in his hands on his as the heirs of my
husband for whom shall require it to be disposed and not be bequeathed
to her husband or any other person but her. I do hereby appoint
my friend Isaac Harmer as my Executor to this my last will & Testament
herself revoking & terminating any former will I may hitherto have
made declaring and establishing this as for my last will & Testament
In testimony whereof I have hereunto set my hand & seal this 18th day
of January 1817

Rowland H. Gaines

Witness
John Gray
Richard Griffin
male

At a Court held for Montgomery County on the 6th day of January
1817 This instrument purporting purporting to be the last
will of Rowland Gaines deceased was produced
in Court & proven by the oaths of Wilson Payne, Richard Griffin
& ordered to be recorded. Isaac Harmer the executor therein named
made oath according to law & give bond in the penalty of two hundred
dollars with Moses Harmer & Simon Garrett his securities
conditional according to law therefore a certificate is granted
him for obtaining a probate in due form & cause will be intimated

Isaac M. Harrison et al

We the undersigned commissioners appointed by the foregoing order
have this 12th day of January 1817 proceeded to divide four negroes
slaves, Charles, Negro, Stephen, Charlotte, between the parties
above mentioned & having been duly sworn do divide Charles
& Charlotte in one lot & Negro & Stephen in another lot, the
parties receiving Charles & Charlotte to pay to Stephen 150 00
the same having been given to a widow Garrett by the name of
Sarah the guardian of Garrett made a house of Charles & Charlotte
as aforesaid all of which is returned to the Court the date