

that the land I own lying in the county aforesaid on the waters of Pond river containing one hundred acres entered and surveyed in my own name be & the same is hereby given to the said Thomas Irwin & his heirs forever.

Item 3<sup>rd</sup>. I hereby give and devise to Mary <sup>James</sup> Irwin my two bay horses one of which is seven years old this spring & the other horse five years old this spring also my young sorrel mare four years old to her & her heirs forever.

Item 4<sup>th</sup>. I also give and bequeath to Thos. Irwin Sr. all the balance of my stock consisting of horses, cattle & hogs and my farming utensils to be him hereafter disposed of in any manner he may think proper and I also hereby request and authorize the said Thos. Irwin to collect my accounts & keep and apply the same to his own proper use. I hereby appoint Thos. Irwin Sr. executor of or to this my last will and testament hereby revoking and making void any other former will or wills by me made and ratifying and confirming this to be my last will and testament. In testimony whereof I have hereunto subscribed my name and affixed my seal this 21<sup>st</sup> day of May in the year of our Lord one thousand eight hundred & fourteen.

Teste

Thos. Irwin, Jr.  
John Harvin

James <sup>his</sup> ~~Irwin~~ McCartney 

Muhlenberg County Sec.

August County Court 1814.

The foregoing instrument of writing purporting to be the last will and testament of James McCartney deceased was exhibited into court & proven by the oaths of John Harvin & Thos. Irwin, Jr. subscribing witnesses thereto which was ordered to be recorded.

Att. Chas. F. King Clk.

Inventory.

The Administrator of Silvy Goodman paid in arrears to said estate viz.

The amount of his note	\$ 29 26
To cash paid to Jesse Bates on acct for a cow	10 00
	\$ 39 26

Muhlenberg County Sec.

August Court 1814.

The above inventory and appraisement of the estate of Silvy Goodman dec'd was returned into court by the Adms. thereof and ordered to be recorded.

Att. Chas. F. King. C. M. C.

Will.

In the name of God Amen. I, Christian Kish of the county of Muhlenberg and state of Kentucky being of sound mind and memory and understanding but considering the uncertainty of this life think fit to make this my last will and testament in the following manner (to wit) As touching my worldly estate it is my will and desire

that all my just debts be faithfully paid.

First I give and bequeath unto my beloved wife, Barbary Kish, my plantation that I now live on with all the household furniture and movable property until my son David Kish become of age, and after the said David is of age she is to have the dwelling house, garden and all the cleared land joining or laying on the same side of my plantation. The garden is of  $\times$  for her lifetime, likewise all the stock of horses, cattle, hogs, sheep &c. as her own right and property to give and bequeath unto whom she will. and if she thinks fit she may sell the horse mill or any of the personal property, and the money arising therefrom for her own use likewise all monies due to the estate by bond or account is for her use during her lifetime, and after her decease if anything left, to be sold and the money arising therefrom to be equally divided between my heirs according to what they have received from me in my lifetime.

Secondly, I give and bequeath unto my son Christian Kish one hundred and fifty acres of land fifty acres of said land he has paid one hundred and seventy five dollars for, which is the land he now lives on, and bounded or was run by Charles Morgan.

Thirdly, I give and bequeath unto my daughter, Elizabeth France, one hundred and fifty acres of land, on condition of her paying

unto my estate one hundred and twenty five dollars it being the price of fifty acres of sd. land sd. money to be paid on or before the 9<sup>th</sup> day of June 1810 bearing interest from the 9<sup>th</sup> day of June 1808 until paid which is the land she and her husband now lives on and bounded or was run by Charles Morgan.

Fourthly I give and bequeath to my son John Kish one hundred and fifty acres of land on condition of his paying to my estate forty six dollars it being the balance of one hundred and twenty five dollars what he is to pay for fifty acres of the above mentioned land. One hundred & fifty of land which is he has improved and bounded or was run by Charles Morgan and the alteration that was made by John Morgan payment to be made on or before the 9<sup>th</sup> day of June in the year 1810 bearing interest from the 9<sup>th</sup> day of June 1808 until paid.

Then fifth. I give and bequeath unto my son Samuel Kish 150 acres of land on condition of his paying to my estate  $\$100$  it being the balance of  $\$125$  which he is to pay for fifty acres of the above mentioned 150 acres of said land which bounds on the line of Christian Kish, Jr. and Jacob Nofsinger and bounded or was run by

John Morgan payment to be made on or before the first day of June in the year 1811 bearing interest from the 9<sup>th</sup> day of June 1809. I also give him a certain bay mare and colt that he has had in possession for some time known by the name of Samuel Gish's mare

Sixthly. I give and bequeath unto my son Joseph Gish one hundred & fifty acres <sup>of land</sup> on condition of his paying unto my estate \$3.00 and one third of it being the whole amount of which he is to pay for the fifty acres of the above mentioned 150 of land payment to be made on or before 20<sup>th</sup> day of December 1811 bearing interest when due until paid the above mentioned 150 acres of land binds with James Breckenridge, John Hoffinger and Jacob Hoffinger and bounded or was run by Benjamin Johnston.

Seventhly. I give and bequeath unto my son George Gish, 150 acres of land on condition of his paying to my estate \$3.00 and one third of it being the whole of what he is to pay for fifty acres of the above mentioned 150 acres of land payment to be made on or before 20<sup>th</sup> day of December in the year 1812 bearing interest when due until paid the said 150 acres of land binds on John Sanders, John Hoffinger and James Breckenridge and is bounded or was run by

Benjamin Johnston.

Eighthly. I give and bequeath unto my son David Gish, 150 acres of land I now live on on condition of his paying unto my executors 40 pounds in the term of five years after he becomes of age. The first year he is to pay nothing, each other year he is to pay 10 pounds per year until paid likewise said David Gish is to find fire wood for his mother during her life or widowhood.

Ninthly. I give and bequeath unto my daughter Sally Gish 125 acres of land more or less without the estate having no demand against said Sally Gish in anywise the said 125 acres above mentioned lies binding on Jacob Hoffinger & James Breckenridge outside South line. Likewise she is to have the title for said land when she is of age with an equal part of the personal property.

Tenthly. I give and bequeath unto my son Abraham Gish 125 acres of land, more or less, the said 125 acres of land binding on Samuel Gish & Jacob Hoffinger and a clear title to be made to the said Abraham when he comes of age by my executors with an equal part of the personal property. I likewise constitute, make and ordain my beloved friends, John Hoffinger &

John Kish the sole executors of this my last will and testament and I do hereby utterly disallow, revoke and disannul all and every former testament wills, legacies, bequeaths and executors be me in any ways before named, willed & bequeathed ratifying & confirming this and no other to be my last will and testament investing my executors with sole power of making titles to these respecting lands when they are conformable to this my last will, or become of age, to those that owe not the estate. In witness whereof I hereunto set my hand and seal this twentieth day of June 1812.

Signed, sealed, & delivered by me, Christian Kish, as my last will and testament in the presence of us, John Landis, James Walker, Frederick <sup>his</sup> <sub>mark</sub> Haynes alias Christian Kish

Muhlenberg County Court.  
October County Court 1814.

The last will and testament of Christian Kish Senr. dec'd was proven in court by the oaths of John Landis & Frederick Haynes subscribing witnesses thereto and ordered to be recorded.

Att. Jas. F. King Clk.

Account.

1814  
October W. Oates guardian collected for Martin & Chelly Goodman for sale of negro girl Clarica \$ 140 00  
Paid for Martin & Chelly Goodman to an attorney to defend a chancery suit 5 00  
Attending the same 5 00  
W. Oates, Guardian for Martin & Chelly Goodman  
Paid for Martin Goodman fee bill to clerk Muhlberg 0 75  
1 big coat. 4 50

W. Oates, Guardian for Martin.  
Muhlenberg County Sec.  
October County Court 1814  
The above acct. was produced in court by Will Oates, guardian for Martin and Chelly Goodman which was examined allowed and ordered to be recorded.  
Att. Jas. F. King Clk.

Inventory.

Agreeable to an order of the Muhlenberg County court directed to us we have proceeded to appraise and inventory the property of Elijah Wootton estate dec'd being first qualified this 28th July, 1814.

One roan horse	\$ 30 00
1 brown horse	20 00
2 cows & calves	19 00
3 cows	28 00