

Robt. Brown
as Father

A. Coggs Held for Campbell County January 5
1799

The author's Name, Age, and Approximate Weight

No Date of Property, & Number Received and Expenditure

Court of Odegaard to be Accepted

Plaza Rio Grande, Feb 1

22

Off to the little of God. I John Thompson
of the County of Campbell being now in full
use of sound mind knowing that all shall
must yield when it pleases God to call
to himself another and Odegaard has to bring
out his, & I do myself by this instrument for

following the will of some of his wealth unto my dearest
beloved Major General Thompson. His great family
and fortune I hope will continue long after his death
and his name will be handed down to posterity.

His son's house is still standing back to the road off
of town of Modesta, one bed and furniture. Also

Land and wife said wife very happy but seems
placed in a state of misery and infelicitie and after
her second marriage she gave the same Dignities with her

influence unto all my grand children, the child
of Captain Brown
with that except her those having to their names
and designs found them themselves

and John Thompson and Andrew Thompson

during their lives without any trace of land in the

country Langfells dying and being on the last

and Thompsons lands reported to be all now

proceeded four hundred and fifty acres for the

extended four Hundred and fifty Acres (so the
same man or less) after their Deaths to be equally
divided between the children of the said John
and Lydia Thompson the legacy to each of the
daughters either the said John or Anne
Thompson to them and their heirs forever
provided if either of them shall die before
division of the said Lands, in that case their
heirs shall take possession of the same
and so the other child shall have
one half share and the other share
I send unto my son William Thompson
the use of my lands in the County of Essex
Essex and Buckingham on the first of
September next during his life and at
his death give and bequeath the said lands

Land unto the children of the said John and
Elizabeth Brown and their heirs to have and to hold

the same forever and to have all the rights and
privileges of freeholders of the same.

Also it is agreed and consented by the said John and
Elizabeth Brown and their heirs to have and to hold

the said land or part thereof to be sold and the money

arising from the sale to be equally divided between
the children of John Brown and Elizabeth.

John Brown my son doth further agree, promise, and
covenant and forfet never to sell, alienate, or

convey any part of the said land or part thereof
adjoining the lands of John Brown and Elizabeth
Brown (hereinafter called the said land or part thereof)

and John Brown doth further covenant and agree to
pay to his son John Brown the sum of £100

sterling English having been assessed to him for the last

year 1700 being taken and used as they may think

best and expediting now helps them best to send and

the money arising from the sale to be equally

divided between the children of John and

Elizabeth Brown and their heirs to have and to hold

and, of burden from past to present and for ever.

and address from prison. — Name my lands
containing about four hundred acres tract of land
southeast of John Broad being the lands whereon
my last father lived upon in less time than
I give credit to my says father and attorney that
say for the benefit of subject of my grand children

now the children of my son William Broad
from my grand daughter Elizabeth Hartley
daughter of the said William Broad to proceed
of eight hundred acres the said tract of land my
to let off four hundred to sold at one thousand
and equally divided between all the children of the
said William then living the purchase price
agreed to say for the payment of the
same money said lots to be sold and
each parcel to be assessed by value of money

and I have given \$1000 to the said child & to the
husband of Anna Thompson. - Monday March 11th
Last I gave \$1000 to the husband of Elizabeth
Thompson. Hundred Dollars which said Money
will be divided among Paul Adair to be
equally divided between my grand children
(to wit) the children of Mr. Thompson, Andrew
Thompson, William Thompson & Elizabeth
Thompson, same will be equally divided
equally divided between Anna and
Aliza, their living when the Property will be
Received or becoming due, any Expenses attending
no Prospect. - Mrs. Thompson and her husband left
Gates Thompson 100 of Astoria Tuesday the
first instant when Anna died leaving \$1000
Hundred Dollars to her husband for the use of
expenses however no prospect to Anna Thompson son

of William, the first son of Henry Thompson

Delegates however, have agreed to divide Thompson son

off William, the first born of Henry Thompson

Esq and Isabella Thompson of King street without

two years after his coming of age of twenty

years from the date of birth of William

Levi to him and his Heirs forever provided

that he do nothing before he comes

to the age of twenty one years, or else the said

Levi to Abigail Thompson wife sons to pay

the said thirty pounds to her husband and

Delegates however consider case the said estate

from whom, to whom or by whom to convey with

the cause of my wife than the said lands to

be sold to highest bidder, and the money arising

from the sale to be equally divided between

all my grand children that may be born before

my death for the better support of my

11/12 Daug'ter Elizabeth Lipp my dearest wife and
Grand children the children of
Mrs. Mrs. Elizabeth, I trust unto the effects of my body
which I now own and command I do provide and direct
the following sum of money to my wife or her next wife
my negro Billie Bell, her and her children that they may
have susten, her self & said negro slaves and
the Masters arising from the sum aforesaid for
her use and benefit of my wife Elizabeth and
her children during the life of my said daughter
for their support and action her death of my
said Daughter Elizabeth Lipp also having given
the aforesaid the said negro slaves (to wit) £100
£100, £100 and £100 with this increase and
also his children my wife Elizabeth Lipp left
many slaves during her wife off William Lipp, to
them & their Heirs forever. Item for provision
part of the tract of land adjoiner above named

front of the tract of land adjoining where I now
live appearing to be all sea. Hundreds of geese
and seagulls into my nets often than from nests.

John Thompson to be equally divided between his
son, John and a widow his wife. John to have
alot to him and than him and Dennis for
John Agius and his health and may long live.

Further I have this further, they state that the said
Agius is now in possession of - Sam Wernard
having given a considerable part of his estate
unto my son father and Agius he writes also

hereby request them to deposit their whole estate
Thompson rapidly with which they may think necessary

for sum of money subject during his life

John Agius of legally unto my son father

the Drago, deceased (to will) ready money to him
and others of whom

○ After, I give I keep with unto my son a sum
transferred by request to will of James, friend,

and of Harry with their two sons to have two
hundred dollars with their two sons to have two

hundred dollars for his son and his wife for
the better support of my son Matthew Thompson.

○ Having in trust with my son James Thompson
and a Indian from poor old Ango boy called

and known by the name of Harry the son
of which to be applied to of for the benefit of
my said son Matthew during his life, and
after the death of my said son Matthew.

The said Harry to be sold the money for
equally divided between my son James and

Indian Thompson his wife. None further

trust for the better support of my daughter Easter
have other childrening & leave in trust in the
hands of my son James Thompson & wife

for your or my son or daughter to come on trust for the
benefit of my son or daughter from time of birth to
the age of twenty one years and money with him
increased by five percent to be applied to the use
and benefit of my said daughter of fifteen
and after the death of my said daughter I
will bequeath the said legacy with
her increased unto the children of my said daughter
Also give of bequests unto my named children
the children of the said Esther Main, after my
wifes death my Negro Girl Rachal, shall have
left unto my said wife with the executors of her said
Rachal to Mrs. & their heirs forever. — etc.
All my Estate and lands given together
with all the debts due me, after my just debts
and fees (except the debt due from C. L. Johnson
(Collaborator) I do leave direct to be applied

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and
devided between all my friends & relations living
at the time of my death, except my grandsons

William & Edward & their wives & families.

That they do freely & jointly bind me

John Thompson & Andrew Thompson Executors

of this my last Will & Testament to do hereby

that they may act at such without giving

Bonds & security as the executors and that

there be no disbursements of my Estate, unless

they stand & seal this fifth day of January

One thousand seven hundred & forty one

ounds sealed & witnessed

to be his last Will & Testament John D. Morris

or persons aff'd (affid) and marks

Charles C. Patterson, Wm Campbell, Jacob Mathews,

the second Held for Campbell County

At a Court Held for Hampshire County
January 31st 1792.

The within Test Hill, and
testament of John Thompson Read, was
trouled by the Oaths of William Compton &
Jacob Hatherill two of the witnesses thereon
said & ordered to be Recorded. — Attest
John Thompson and witness
Thompson the Executors of the said Hill was
ordered who made out the same according to law
certified is granted them for offering
probate thereof in due form

E. D.

to Just

R. R. Chapman C.C.