

I do hereby authorize my wife Mildred Appleberry to have
 to me two sons before named and in six daughters hereafter
 named one young negro each at any time she may think proper
 Nevertheless the said negroes so loaned shall be returned to her at
 any time when she may think proper to demand with return
 and to be for her use during her life & to my daughter Isabella
 one negro boy named Anderson now in her possession & to my
 daughter Isabelle one boy by the name of Albert now in
 possession of my daughter Rebecca To my son Thomas one negro
 boy named Dick To my daughter Elizabeth one negro boy named
 James now in her possession to my daughter Rebecca one negro boy
 named Ansel now in my possession To my daughter Jane one
 boy named Nelson To my daughter Jane one boy named
 George and to my son William Appleberry one negro girl named Lucia &
 and the negroes if loaned as before mentioned should live and continue
 in possession of the children as loaned to until the death of my wife
 then in that case I give and bequeath to each child the negroes so
 loaned and and their increase to them and their heirs forever
 Item I give a further sum of forty dollars to my four children
 each hereafter named to be paid in horse flesh to my daughter
 Rebecca one horse worth forty dollars and one horse and calf to my
 daughter Mable one horse worth forty dollars and one horse and calf
 to my daughter Jane one horse worth forty dollars and one horse
 and calf and to my son William one horse worth forty dollars and one
 horse and calf to them and their heirs forever

In testimony whereof I have hereunto
 signed my name and caused my seal to be affixed this thirtieth
 day of June one thousand eight hundred and twenty
 two
 In presence of
 James Luman
 Richard Appleberry
 William Appleberry

At a Court of Quarterly Sessions held for
 Fluvanna County on Monday the 26th day of
 June 1820 This Will was this day presented in Court and proved by
 the Oaths of the Witnesses thereof and ordered to be recorded and in the
 mission of Thomas Appleberry one of the executors therein named who
 made oath thereof as the Law directs and entered into an acknowledgment
 bond in the penalty of Twelve thousand dollars with Thomas Le Noble
 Horatio Mills and Richard Appleberry his securities conditioned as the
 Law directs Beneficial is granted him for obtaining a probate thereof
 Teste John Duvall Clerk C. R.

I Knight Bowles of the County of Fluvanna do make constitution
 ordain this my last Will and Testament in manner and form
 following (to wit) I lend to my beloved wife Sally Bowles the first
 one of the lands and appurtenances whereon I now reside except the part
 hereafter mentioned during her widowhood should she wish to continue
 thereon On the following conditions that is to say provided she relinquish
 quarter to my estate for the same term the interest which she
 holds by virtue of her right of dower in a tract or parcel of Land
 in Fluvanna County I lend her also in like manner two horses she
 may choose out of my stock of horses and also as many sheep cattle
 and pigs as may be thought by my executors sufficient for her also
 one year's worth corn & meat as will be sufficient for her for one year
 if any of my flock during the same period, it being my
 will that it be removed from where it is. I I confirm to my

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... the fee simple right to a negro woman named Tabby & all her increase to her & her heirs forever which negro woman & children she then has in possession. I give to my grandson Knight B. Bond on conditions hereafter mentioned one negro lad named Phil but if my said grandson should die without lawful heir then it is my will that the said negro should return to my estate & be divided as hereafter will be directed to be divided but in case of issue to go to that or them to the one may be forever. 8th I lend to my daughter in law Elizabeth Bowles widow of my dead son Richard B. Bowles till my said two children Sally Ann Bowles & John B. Bowles come of age or marries or she my said daughter in law should marry at which time may happen first I confirm the right of a negro man Stephen now in possession of my said daughter in law to my said two grand children and their heirs forever. 9th Having transferred from my son John Bowles in his lifetime one negro man named Minner which said negro is now dead it is my will that his children have out of my estate a sum of money to be taken in money also his father but I promise to give to his heirs forever. 10th I give to my son Quincy B. Bowles one of my negro women to wit ...

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... the fence to the gate near the road ... the road till it comes to where William ... the road chance along Hughes line ... with Edwin Martens line thence with Martins line ... the pond across thence up the pond across ... place & corner pines also all the chains I ... the estate of Quincy Wood dead all of which negro ... his heirs forever. 11th I give to my grandson Benjamin C. Johnson fifty dollars to him & his heirs forever. I desire and my will is that a negro girl and a negro boy named Henry & Anna remain in the hands of my executors herein after named for the support of my daughter Elizabeth. 12th I desire that all my just debts be paid the remainder and residue of my estate not herein before given away including what is lent to my wife and debts due to me or that may become due to me & also the negro ... my daughter Elizabeth after her death shall be divided into ten equal parts viz 1st one tenth part to my son Sally Molloy to her & her heirs forever. 2d one tenth to my son Anderson and his heirs forever. 3d one tenth to my three grandchildren the children of my son John viz Richard B. Bowles Lucy & Bowles & Augustus Knight Bowles to them & their heirs forever. 4th one tenth to my daughter Francis Perkins & her heirs forever. 5th one tenth to remain in the hands of my executors for the further support of my daughter Elizabeth in addition to the aforementioned negro's help for that purpose & at her my said daughters death to be divided in the same way. 6th one tenth to my son Thomas to him & his heirs forever. 7th one tenth to my son Quincy W. Bowles & his heirs forever. 8th one tenth to my two grandchildren Sally Ann Bowles and John B. Bowles to them & their heirs forever. 9th one tenth to my grandson Knight B. Bond under the same conditions as in Item 10th. 10th one tenth to be disposed of as I shall direct. 11th I give the legacy given to my grandson Benjamin C. Johnson to my said grandson & my two grand

... after the time of this to my ...
 way as is ... in the ...
 Lastly I appoint my own Anderson Brothers, James ...
 friends Benjamin Bonds & John B. Perkins as executors of my
 last will and Testament revoking all other Wills before
 made declaring this to be my last Will & Testament. In Witness
 whereof I have hereunto set my hand & seal this 27th day of May 1877
 Signed or acknowledged }
 In presence of }

At a Court of Quarterly Sessions held for Fluvanna
 County on the 26th day of August 1870. This
 Will was this day in open Court proved by the
 Oaths of Joseph Hodson and George M. Richardson
 Witnesses thereof and read to the ...
 At a Court of Monthly Session held for Fluvanna
 County on Monday the 25th day of October 1870. On the motion
 of Anderson Brothers an executor therein named who made Oath
 thereof as the Law directs and entered into and acknowledged bond
 in the penalty of Twenty thousand dollars with Matthew Douglas, Jr.
 Knight B. Perkins his securities conditioned as the Law shall otherwise
 provide, leave for obtaining a probate thereof in and from and time
 is allowed the other executor therein named to qualify.
 Teste John Simulake Clerk

Inventory and appraisement of the personal
 estate of Samuel Day deceased taken pursuant to ...
 of Fluvanna

50
 25
 3.00
 2.00
 50
 1.25
 \$38.50

Fluvanna County October 11th 1870 The foregoing Inventory and
 appraisement amounting to thirty eight dollars and fifty cents was
 this day taken by us Given under our hands the day above
 Thomas Mann
 G. M. J. B. K.
 W. J. M. W.

Fluvanna County 20th I do hereby certify that Thomas Mann John
 Minge and George Mann this day qualified to the above appraisement
 given under my hand this 28th day of Oct 1870
 At a Court of Monthly Session held for Fluvanna County on
 Monday the 25th day of October 1870 This Inventory and appraisement
 of the estate of Samuel Day deceased was this day returned
 and ordered to be recorded.
 Teste John Simulake Clerk

I Duncan McRae of the County of Fluvanna & State of Va do
 make this my last Will and Testament revoking all other Wills
 or instruments appurtenant thereto done at my house in the
 County aforesaid this 17th day of January 1870 first my Will
 and desire is that all my lawful debts and funeral expenses be
 paid out of my estate. Secondly it is my Will & desire that
 my wife together with all my children continue in my Tract
 of Land whereon I live until my youngest child attains her
 majority one year & in case of the death of the youngest
 to intend to the next youngest & so on up & that my
 property be kept entire on the sd Tract or parcel of Land
 for the education of my children who have