

as I might, either by word or writing, testifying & confirming this to
be & then to be my last Will & Testament in the terms & language
I have here set my hand & date the day & year above written
Signed Sealed & declared by the said Andrew M'Kee as his
last Will & Testament to him his posterity & in the presence
of such other Subscribers as names

Thomas Henderson

Samuel Bowman

James Mc Kee

Andrew M'Kee



In the name of God Amen. I am old & infirm, living in a weakly, feeble
state of body, but of sound mind & memory, knowing I must die & afterwards
the Judgment. Do make & Ordain this as my last Will & Testament viz
I command my soul to Almighty God who gave it, and my body
to the Earth, Dust to dust, and to nothing save worldly estate as God
will bestow with me in this life. I give & bequeath & dispose of in the
following manner & viz. Imprimis I Will, Give, Bequeath & Ensign to
my beloved Brother John Mc Kee to him & in his Heirs & assigns for
ever 159 acres being that part of the old 440 acre Deed which did
then lie on which 159 acres surveyed, butted, bounded & marked
by John Mc Kee et al. in December 1797 as appears by his
plat. And also 35 acres being the whole of the grant in the name
of Robert Mc Kee now deceased which revertest to me as
his only Heir in both Tracts 194 acres to said John Mc Kee
~~his~~ His Heirs & assigns forever. Then Will, Bequeath, Ensign &c
to John Carson my nephew not exceeding all the remainder of 310
acres willed to me by my father John Mc Kee which is not named
above to my brother John Mc Kee 141 acres including the mansion
house I now live in, which was laid off & walled in
December 1807 by J. Mc Kee & I walled as appears by his plat.
Item I do give & bequeath unto the said John Carson other
Heirs & assigns forever one negro woman named Rose, & her son
Andy & her daughter Polly & her young child Sam is from Negro
Rose died near the age of 80 & it is hardly to be believed. & aged that
she left right & title to the said 141 acres & said son
Andy & she shall not be vested in the said John Carson nor

any other person by, from, or under him during the late
and life of my sister Sarah Whiting and that during
which period my said sister Sarah shall enjoy the
work & profits of said Negro Rose & may keep possession
& live in this mansion house on said premises & thereon
or therein be decently & honorably supported in every
thing necessary for her comfort & livelihood & the same
all at the expense of him the said John Basson which
more fully set forth in a bond of November 5th 1798 in
possession of said John Basson. Then I give & bequeath
unto my beloved sister Sarah Whiting one negro girl
named Emmy to her then & hereafter assigns, heirs & others and
she to keep & hold & live in my Mansions house & enjoy
the benefit of negro Rose & thereon be supported together with
grain & forage for one horse & one head of cattle
per annum & all the expense of feeding the same in like quantity
as now & said negroes & horses & cattle & land & house &
lot it be remembered that all the cattle, all the household
& kitchen furniture, chest, ware, wst., &c the shape and
name & number of property, my said sister Sarah & who
ever else shall be & remain in receipt of the same to me is
now given my said sister Sarah, Let it be also remembred
that said John Basson is to pay to my wife Anna Whiting
tax on said land, tax on said Negro Rose during the life of my
said sister Sarah. And further, I hereby nominate
constitute & appoint my friends Robert Peleg,
William L. Coggin & Jacob Henry to be my whole
& sole executors of this my last will & Testament, hereby
devising all former teste, gifts & legacies by me made
either in word or writing, Ratifying & confirming this &
no other to be my last will & Testament, In witness whereof
I the said Jacob Whiting have laid my hand & seal
This 4th day of the month of A.D. 1802. — doo—
Signed, Sealed, published & accounted & acknowledged by the Plaintiff in
to be his last will & Testament, before his signature to the present &
with other just & true names & witness —

I live in the ~~front~~ ^{front} room house on said premises & thereon
or therein by decently & honorably supported in every
thing necessary for his comfort & happiness & in health
all at the expense of him the said John Carson which
more fully set forth in a Bond of November 5th 1798 in
fifteen of said John Carson. Then I give & bequeath
unto my beloved sister Sarah Whiting one negro girl
name Emmy to her I have Hans & Eliza, I now & then had
the to keep & sustain Emmy in my Mansel & when & enjoy
the service of negro Dow & thereon be appointed together with
grain & forage for one horse & 3 head of cattle & little else my
life, & that the expense of said Emmy in season in living & 1441
are & said 4 negroes & 700 rods in land & land said Whiting
let it be remembered, that all the cattle, all in her household
& kitchen, kitchen, chest, were, most, & the sheep are
now & was & are her property, my said sister Sarah & what
ever other articles of value in my possession at the time of
her giving my said sister Sarah, let it be also remembered
that said John Carson is to pay all my little small debts,
tax on said land, tax on said Negro Emmy during the life of my
said sister Sarah. And lastly, I hereby nominate
constitute & appoint my friends Robert Peleg,
William and John Carter & Jesse Henry to be my whole
& sole executors of this my last will & testament, hereby
repeating all former wills, gifts & bequests by me made
either in writing or writing, Ratifying & confirming this &
no other to be my last will & testament, In witness whereof
I the said John Whiting have laid my hand & seal
This 4th day of the month of AD. 1802.

Signed, Sealed, published & pronounced & declared by the R. P. Smith to
be his last will & testament, which he pronounces to be the pleasure of
each other parties in this name & sealing -

Peggy Weston

Hannah Harr

Melinda }

James Whiting

