

Love

Samuel

Be it known Eight hundred and Eighty more and remain
 this my last will and testament in manner and form
 following that is to say first I give and bequeath to my
 beloved wife Jane my fine house down Main in com-
 fortable situation before the commencement of this month
 also one negro girl to be at her call and to be comfortably
 supported of my estate during her lifetime, & also allow
 her one colored servant and one black bed and all the
 house and kitchen furniture belonging to me the uses
 of the pig and horse if needed, and at the decease of
 my wife Jane all the above mentioned articles and
 Negro girl to return to my nephew John H. Carter to go
 or with all the rest of my estate to the real and personal
 assets said John Carter to constitute my just and
 lawful heir, and of course disannul all former wills
 and testaments, and declare this to be my last will
 and testament, and of course appoint and constitute
 my Trusty Friends James S. Morrison and John
 Hunter Executors of this my last will and testament
 in witness whereof I have set my hand and
 seal the day and year above written.

Signed sealed and
 dated in presence of

Samuel Love Esq

as 3 Robert Love

Felix Lippman

James M. Chapman

State of Tennessee set
 forth I do hereby certify the facts contained
 Public Sessions of Blount County in County Court at
 December Sessions 1819 of said Court the aforesaid will
 was proved by Robert Love and James M. Chapman
 and received by the Court as and for the last will
 and testament of Samuel Love deceased and
 ordered to be recorded which is done accordingly
 in estate Book Page 55

Given under my hand at Office in Maryville
 the 27th Dec. 1819. Jas A. Scott Clerk

Simons

William

In the name of God Amen I William Simons
 of the County of Blount and State of Tennessee
 Pleader brought up in body fit of sound mind
 and memory, do make and declare this my last will
 and testament as follows to wit I first do resign my body
 to the earth and my soul to God why gave it. Second
 of allow all my just debts to be paid off and to give and
 bequeath to my beloved wife Anna the one half of the
 plantation on which of you live one half of the wagon
 one half of the farming tools the same house called Poly
 all the negroes two colors and a half of the house furniture
 also two notes one on James for hundred of Eight
 dollars the other on John Simons of twenty dollars one
 bed and furniture, & fourth of give and bequeath

Simons

William

to my son William S. the one half of the plantation on
 which of lie one half of the wagon and half of the farming
 tools one good black Caged barrel one Cow and one half
 App furniture. Fifth I give and bequeath to my daughter
 Anna one bay mare and colt and saddle and bridle and
 harness and furniture Sixth I give and bequeath to
 my daughter Elizabeth one two year old Colt Colored body
 and coat one saddle and bridle and one bed and
 furniture. 7th I give and bequeath to my daughter Sarah
 Helen ten dollars in trade - 8th I give and bequeath to my
 daughter Mary H. Henry the dollars in trade the remainder of
 my property I allow as to the use of the family, the
 money that is in the hands of allow to pay the installments of
 the third and of course appoint and constitute my trusted
 friends Robert Sterling and my wife Catharine Executors
 of this my last will and testament and as aforesaid
 send as away all former wills and declare this to be
 my last will and testament in witness whereof
 this County of Blount and seal this Thirtieth
 day of March one thousand eight hundred and
 eighteen William Simons Esq

Signed sealed published

and witnessed in presence of us

John McCully

Robert Sterling

John Hunter

A. J. Scott

I certify my son William be brought it
 to act for himself at his mother's death I allow
 him to have all the land the wagon and farming tools
 if not more may dispose of her part as she pleases
 while my daughters remain single and stay on
 the place they live to have their portions of it.
 my meaning is that this is a part of my last will
 and testament where my hand and seal the day
 and year above written

William Simons Esq

Not 3 John McCully

Not 3 Robert Sterling

State of Tennessee set
 forth I do hereby certify the facts contained
 in Public Sessions for Blount County as
 Certify that at June Sessions 1819, of said Court
 the execution of the within and foregoing will
 was duly proved and accepted by the Court as the
 last will and testament of William Simons deceased
 and ordered to be recorded which is done accord-
 ingly, Given under my hand at Office
 in Maryville this 8th day of July 1819

Jas A. Scott Clerk

In the name of God Amen I Robert McC
 uly of Blount County and State of Tennessee

McCurdy
Robert

McCurdy

Robert being sick and weak of body but of sound mind
and disposing money for which I thank God and
calling to mind the uncertainty of human life and
being desirous to dispose of all such worldly substance
as it hath pleased God to bless me with, I give and
bequeath the same in manner following that is to
say, first I desire that all my just debts and funer-
al expenses be paid - 2nd after the payment of my
debts and funeral expenses I give to my wife Eliza-
beth McCurdy all my personal property for and
during the term of her natural life and at her
death to be disposed of as she may see proper
3rd I give to my daughter Polly one dollar
4th I give to my daughter Peggy one dollar
5th I give to my daughter Eliza one dollar
6th I give to my wife Elizabeth McCurdy all my lands
of being the plantation I now live on with all its appurte-
nances to be enjoyed by her during the term of her natural life
but I should my son Henry McCurdy but should my
son Henry McCurdy come home and take care of
his mother and keep his family together, then and in
such provision my will and desire is that he shall
at and after the decease of his mother have the land
above described to be enjoyed by him and his
heirs forever provided he the said Henry McCurdy
payeth to each daughter ~~Peggy~~ Eliza and
Eliza a sume least worth eighty dollars each should
said Henry McCurdy return home from said
lands and means to receive my wife Eliza debts
to be disposed of at her decease has she may see
proper, and lastly I do hereby constitute and
appoint my friends Elizabeth McCurdy and Samuel
Houston Hunt, of this my last will and Testament
honestly revoking all other former wills or testaments
by me hitherto made in witness of these presents
set my hand and seal this 10th day of February
in the year of our Lord 1818.

Signed sealed published recited to be
the last will and Testament of the above named
Robert McCurdy in the presence of us who at the
request and in his presence have sworn to subscribe
our names as witnesses to the same.

George Moore
Elias Debush
Benjamin James

Robert McCurdy

Vineyard
Tabber

I Tabber Vineyard do make and publish this as
my last will and Testament hereby revoking and
canceling all other wills by me at any other time
made and as to all my effects that it has pleased
God to bless me with, I give bequeath and beleave in
the following manner viz. 1st I direct that my
funeral expenses and all my just debts be paid as
soon after my death as possible out of any means
that I may be possessed of or may have come into
the hands of my Executrix, 2nd I give and bequeath
to my brother Martin L. Warren the one third of my
house and lot we hold in the town of Louisburg
and a note of hand in James 93 acres and also
all the other real estate of every description between us
and also the third of the stock of the above mentioned

Vineyard
Tabber

and all my debts be paid as soon after my death as pos-
sible out of any money that I may be possessed of or
may yet come into the hands of my Executor. I hereby
I give and bequeath to my son William my house and acres
of land to be run in the West end of my plantation along
the river North and South so as to give him the above named
amount of land so as to include the dwelling house
kitchen & the place where he keeps and the York &
Cran also my slate and all the tools belonging to it and
I direct that the above named William Vineyard support
his mother during so long as she lives and if he should
fail complying with the above obligation his mother is
to have full control of all the above named property
as long as she lives also to give the above named William
one half of my household and kitchen furniture to be
divided by valuation thirdly I give and bequeath that
my two sons Silas and Nicholas have an equal and even
share of land & a acre Nicholas hundred acres to be run out
and pairing the first named hundred acre lot, and
Silas hundred acres to be run out adjoining Nicholas
lot, the two last named lots to be run out paired
with the first lot, alone north and south also
I wish my above named son William to have the
remainder of my land, also I wish my son Silas
to have the rods that was his hundred acres by
him and the balance of all my property to be
sold and the proceeds to be equally divided between
the balance of my children Earth, I do hereby
renounce and appoint my son William my Executor
in witness whereof I do the this my day set my hand
and seal, this 10th of December 1813.

Tabber Vineyard Seal

Signed sealed and published
in our presence and we have subscribed our names
hereunto in the present of the testator. G. D. Deane
James Porter

Warren
Henry

I Henry Warren do make and publish this
as my last will and Testament hereby revoking and
canceling all other wills by me at any other time
made and as to all my effects that it has pleased
God to bless me with, I give bequeath and beleave in
the following manner viz. 1st I direct that my
funeral expenses and all my just debts be paid as
soon after my death as possible out of any means
that I may be possessed of or may have come into
the hands of my Executrix, 2nd I give and bequeath
to my brother Martin L. Warren the one third of my
house and lot we hold in the town of Louisburg
and a note of hand in James 93 acres and also
all the other real estate of every description between us
and also the third of the stock of the above mentioned