

Thomas
Jacob

mund my soul into the hand of God and my body the earth to be buried in a Christian manner and as becoming such worldly estate wherewith it pleased God to bless me with in this life I give gratis and dispose of in the following manner and form ofte at my just debts are paid. First of all and bequeath that my son John Thomas shall provide for his mother my beloved wife Margaret Thomas during her natural life off of Town or where she is to her residence her life time in Amherstville twelve Bushels of Wheat Ground and twenty bushels of Rye and Five Bushels of Indian Corn provided she requires it. Our fatted Son of one hundred and fifty weight with the Land half a Bushel of salt six Bushels of Irish Potatoes, six Bushels of Turnips provided he raises any. Six Bushels of Sweet Potatoes also one quarter of Bush of the Hills being of Pairs of Sheep, four pounds of Clean Cotton sufficient quantity is provided, cow and heifer to her place fit for her use, the third part of the residue apportioned in common with the rest, a third part of the pightling. The fourth part of the pightling grows on the place two halves to be willmed with grain and forster with his own also at time of all debts that is due to me when recovered after the just debts are deducted there will also a third part of all the poultry with their Eggs. All my household and Kitchen furniture is to be entirely for our own use leaving her life (Except what is Virgins Real Property) also at her disposal at her desire Except the Stone, one large Wt. which is to be George at her death she is to have liberty to take a Hatch out of the Stock of Hogs when she sees fit. All the articles above mentioned for her provision to be delivered to her annually during her life Secondly to wife and bequeath to my son George Thomas my whole gains with all and every one of my following utensils with the wagon and team with the two sleds and vessels the Room clock on the Person the balance of my stock of cattle and hogs. I also give and bequeath to my son Henry Thomas my saddle by reason I chuse him to have given him a sufficient share of my estate notwithstanding of wife and bequeath fifty dollars in property by reason that I consider him to be in his hands heretofore to my son Jacob Thomas I likewise will and bequeath to my son John Thomas one dollar by reason I consider him to have received a sufficient share of my estate heretofore I give and bequeath to my son Adam Thomas one dollar by reason having regard his proportion of my estate heretofore. Also to my daughter Margaret Thomas of will and bequeath forty dollars in property

Thomas
Jacob

W being her full share of my Estate Margaret my wife is at full liberty to dispose of althoing to whom she pleases otherwise by this present Constitution leave and ordain my wife Margaret and George Thomas my son to be Unde and sole Executrix of this my last will and Testament, and so hereby utterly do allow revoke all other wills and Testaments heretofore made and legacies and bequests, and Executrix by me in any way before named wills and bequests, Ratifying and Confirming this and no other to be my last will and Testament. In witness whereof I have set my hand and seal this fifteenth day of February in the year of our Lord one thousand eight hundred and four signed sealed Jacob Thomas (seal)

and delivered by me said

Mr. Laury
Robert Scott
Henry Dyer

Scott
Robert

I Robert Scott Jr of the County of Blount and State of Tennessee being advanced in age but of sound mind and disposing memory and being willing of the management of life and the property of arranging my worldly affairs do hereby make this my last will and Testament as follows to wit I first desire all my just debts and funeral expenses to be paid and I allow my wife Margaret a comfortable living on the plantation on which I now live, and at my desire and at the death of my wife Margaret I leave wife and bequeath to my son Robert Scott the Lands Tennessee heretofore and apportioned that I may give and also all the personal property of every sort kind and description that I may become master of heretofore having heretofore given the rest of my children of my property as I allow them to be the residue as above mentioned to my said son Robert Scott in consideration of his care attention and management of my affairs of my Grand Sons Elson Scott left with my son Robert A Scott till he attains the age of twenty one years I will give a good Horse and colt and bridle and two good suits of clothes and if Margaret Serrina Scott my Grand Daughter lives with my son Robert A Scott till she attains the age of eighteen or until she marries I will give a cow and calf and a good well bedsted and furnished stool and chair and twenty dollars worth of good clothing besides her common wearing clothes. I also allow my wife Margaret Scott four good Flock beds to be disposed of

Scott
Robert

of by her as she chooses I hereby appoint James Griffis my Executor of this my last will and Testament hereby sealing and witness all other and former wills & testaments whereby I have hereto set my hand and seal this 29th day of December 1846.

Robert Scott Seal

Signed sealed published
and declared as the last will and Testament
of the said Robert Scott in our presence the
date above John E. Toole
3 David G. Toole

Cameron
Samuel

I Samuel Cameron of Blount County and State of Tennessee
being living wage of body but of sound mind and
disposing memory do declare and ordain this my
last will and Testament hereby revoking all other
will by me before made viz First it is my
desire that all my just debts and funeral expenses
be paid by my executors hereafter named out of
any money that may be on hand or that may
possibly come to hand and wishing to make my
last will all equal and having provided that
that left me with a part of what I intended them
I give and bequeath to my Grand daughter Sarah
Ann or Brown fully and the residue of said
property to go to my brothers and Sisters of Sarah
Alice. I give and bequeath to my son George
W. Cameron one thousand dollars during my life
and after I give and bequeath to my son Marion
one thousand dollars and one hundred dollars. It is
my will that my Executors provide my daughter
Sarah and her wife Mary a home
with a cot and a cow and bed and furniture
and a woman to addle each. I give and
bequeath to my beloved wife Miss Cameron all
the residue of my property of every description
during her natural life. If she should die single
then we be equally divided among all my chil-
dren but if she should marry it is my will
that my property should then be divided and that
she shall just have a third part. It is otherwise my
will that my four sons Alexander W. Cameron,
Samuel K. Cameron George W. Cameron and Marion
Cameron have the management of the property with the
consent and approbation of their mother and to provide
for her and lastly I constitute and appoint my
sons Alexander W. Cameron and Marion W. Cameron
the executors of this my last will and Testament in
witness whereof I have hereunto set my hand and
seal this 29th day of November in the year of our
Lord 1846.

Samuel Cameron Seal

Cameron
Samuel

Signed sealed and published to be the last will and
Testament of Samuel Cameron in the presence of us
who at his request and in his presence are in the pres-
ence of each other witnessed the same on the day in
these date

A. G. Gauley
John Reagan

Toole
Samuel

Know all men by these presents That I Samuel Toole of
the County of Blount and State of Tennessee do hereby make
my last will and Testament in manner and form
following to wit First I direct that my funeral expen-
ses and all my just debts be paid as soon after my
death as may be practicable. Secondly it is my will
that my beloved wife Mary McLean have all my real
estate consisting of two Town lots in the town of Mary
ville No 18th & 31st and 11th acres of land lying in the
4th civil district joining the lands of A. M. Montgomery
James McLean and others together with all the personal
property that I may die possessed of to be used
by her as she may desire. Next Lastly I hereby name
the said appraisers who valued my property.
Know my sub Executor to execute this my last
will and Testament in witness whereof I have
hereunto set my hand and affixed my seal on
the second day of January in the year of our
Lord one Thousand eight hundred and forty six
Signed sealed and Samuel Cameron Seal
acknowledged in the presence
of us this 2^d day of January 1846.

B. J. McReynolds
J. A. Daugherty

Tarbet
Samuel

I Samuel Tarbet of the County of Blount and state of
Tennessee being wage in body but of sound mind and
disposing memory and calling to mind the uncertainty
of life and certainty of death do make and
publish this my last will and Testament in manner
and form following viz First I will that my
body be decently buried and all my poor debts
and funeral expenses be first satisfied and paid
and secondly I give and bequeath to my two
daughters Felicia and Rachel Mary the planta-
tion I now live on and all of said farm to be
including horses cattle hogs and sheep also my
wagon and gear ing and Jacob & Son's Log Cabin
and fifth cabin and all of my farming utensils
of every kind and all of the household ware kitchen
or furniture of every kind likewise my Print stock
and Stationery. It is my wish that Whitley Craig
and Mrs. Marcelline Shroyer also have the use of the
Smith Docks under the same as long as said