

POOR COPY

July Sessions 1792

December 15th 1789

Improvements Soc. & L.

In the name of God Amen I do appoint Brogues to show them, the following Consideration the mortality of man and knowes living on earth for all men once to die do make and ordain this my last will to my youngest son as follows, viz. 1st. I first of all do recommend my soul to those for hundred men and my body to the ground from whence it came to be buried at River which I can manner. 2nd. I bequeath to my Dearly beloved wife Jeanis own name him debts is discharged her bed and furniture and Chest of Draw the benefit of horse bridle when she pleases, the benefit of the house in names nature while she lives and a comfortable support yearly on Mrs. Doughtys new her life time or while she remains a widow. 3rd. I bequeath at my death all other debts Brogues Twenty Shillings in value.

4th. I bequeath to my Son James Brogues Hairs long pounds.

for 5th. I bequeath to my Son Jo. Brogues Three poun James Paul

6th. I bequeath to my Son Samuel Brogues the blue I now have furniture wch what is willed to my wife and Daug and Son.

7th. I bequeath to my Daughter Agnes Brogues one feather bed pillows and sheets covered and double blankets and a gaff for her creatures now rates and saddle and Bridle to the value of a Shining wheel and fifteen pounds in trade and a loom and talkline.

8th. I bequeath to my Daughters Janet Brogues one feather bed and pillows sheets covered and double blankets a gaff once to die and a saddle for her creatures now rates, a gaff and Bridle to the place where she is to be buried and a Shining wheel and fifteen pounds in trade and at the death of Andrew Brogues Son Joseph Two pounds value in trade. The above legacies to be paid by Samuel Brogues in a year after my decease.

9th. I appoint and Instate my Sons Andrew Brogues and John Brogues to be sole executors of this my last Will and Testament with the Plan ness my hand and Seal this 14th day of December A.D. 1789 and bequeath in her fit age.

James Blair

James Blyton

Joseph Brogues my daughter after Mary it

N.B. If the above spring place is divided and the fees for land by a lot in procuring the same follow them to have one third of the plate course w^t to be equally divided between them.

my Grand Daughter

COPY

July sessions 1792

December 14th 1789

movements soon

In the name of God Amen I Joseph Bogle 1792 do now him, the firstest & lastest, sing on blanket, beca
I broue considering the mortality of man and know to my youngest and
for all men once to die to make and obtain this my last. For hundred witness
as follows, viz. 1st. I first of all do recommend my soul to our which I have stemed
and my body to the ground from whence it came to be born. name him
in a Christian manner. 2^d. I bequeath to my Dearly beloved wife Jean
debts is discharged her bed and furniture and chest of Draw
the longest of horse bridle when she pleases, the benefit of the
nature while she lives and a comfortable support yearly on th. fourtys
now her life time or while she remains a widow. 3rd. I bequeathing all soth
drew Bogle Twenty Shillings in value.
4th. I bequeath to my Son James Bogle Two pounds.
5th. I bequeath to my Son Joⁿ Bogle three poun^s Paul
6th. I bequeath to my Son Samuel Bogle the place I now live
furniture except what is willed to my wife and Daughters
and Sons
7th. I bequeath to my Daughter Agnes Bogle one Room
pillows and sheets coverlid and double blankets and a Coffe
as creatures now rates and saddle and Bridle to the value of
and her spinning wheel and fifteen pounds in trade and a cart
lorn and talklins
8th. I bequeath to my Daughter Janet Bogle one feather bed
and pillows with coverlid and Double blankets a fifteen Bogs County graphite
as creatures now rates, a saddle and Bridle to the best
turns a Spinning wheel and fifteen pounds in trade and the best
of Andrew Bogles Son Joseph Two pounds value in trade
The above legatess to be paid by Samuel Bogle one year after
months after my decease
10th. I appoint and Instute my Sons Andrew Bogle Joⁿ Bogle and
Bogle to be sole Executrix of this my last Will and Testame bequeath
and sign my hand and Seal this 14th day of December A.D. 1792 to aye a.

James Blair
James Upton

Joseph Bogle witness to my s
value non his
daughter

N.B. If the Blue Spring Place is obtained and the best house w
in procuring the same I allow them to have one third of the
to be equally divided between them.

I give

January Sessions 1793

I bear amain the seventeenth day of December in
the Year of our Lord One Thousand Seven Hundred and Eighty nine
being Sick in body but of good mind, perfect memory
and calling to mind the uncertain estate of
life and that all flesh must yield unto death
please God to call, do make constitute ordain and
last Will and Testament in manner and form
making and disanulling by these presents all and
last and Testaments Will and Wills heretofore by
me declare this my last Will and Testament and none
but my Soul to God my Body to be buried at the
Cemetery hereafter mentioned in a Christian like
manner for my temporal estate that God hath been pleased
me I allow to be disposed of in manner following
that all my lawful debts be paid out of my estate
etc.

Bequeath to Andrew Paul my youngest Brother
one acre of Land lying on Clinch it coming through
as Lachy Siquise Six Hundred and forty acres of land
Volston beginning opusit to the mouth of Little River
up Six hundred and forty Acres of Land lying forty poles
all of French Broad it being opusit the mouth of Long Creek
own Surveyor paid and three pounds over.

land on the north side of Tenesey the mouth of Black Creek
in miles above the mouth of Duck River, Five Hundred
Acres below Elk River known by the name of Blue Water
and a five hundred and eleven Acres of Land in Kentucky
natives Creek sixty poles above the mouth of a small stream
the name of Camp run the money left in James Lanigan's
bag the Surveying and other charges the Recit for the same
I find amongst my papers you giving Brother John five
Acres out of the same by paying his lots of charges, Sixteen
a half four acres of land a son between Andrew Moore and
me, also six hundred and forty Acres of land lying on French
Rat I now live on of disputed ball on George Petty and Thomas
Sam Tipton John Thurman that can inform you of my
posse of land lying some distance above Little River
John Gidson is to be called on as evidence concerning

January Sessions 1793

concerning the first improvement also few Improvements soon
of Finsay apply to Benjamin Pollock turn to show him the first part of
part of Land containing three hundred acres lying on Clinch, Seca
comes through James Woods Lachy Talbot to be given to my youngest and
my sonel Paul with her choice of all my houses, there is four hundred and
Acres of land lying on the first River below Elk River which four hundred
Acres of land lie in my Brother John the same is entered in his own name him
ing the Office fees

There, I allow my brother Andrew all the rest of my houses in name
Sicuton, Siquise one ten pound land lying in Francis Dougherty's
and to conclude this my last Will and Testament working all with
I have herein to set my hand

In witness
John Irwin
Joseph Wear
John Wear

James Paul

hinst^o

May Sessions 1793

Samos U Carte

In the name of God Amen, Samos U Carte,
weak in body but of perfect mind and memory do call to mind
that it is appointed unto men once to die
towards to come to judgment, I do in the first place Beg to thank my
Soul to God who gave it and my body to the earth to be buried
discretion of my friends in hopes to rise again at the General Resurrection
surrection in Christ Jesus.

And as touching my Worldly estate which God has given me in
life me with I do give and bequeath in the following manner to god that
I do give and devise unto my well beloved wife Sarah the Plantation
where I now live during her natural life also I give and bequeath
her all my moveable estate to dispose as she thinks fit after her
death the plantation above devised to fall to my daughter Mary
Clampit, I also give and devise unto my Daughter Mary
the plantation where she now lives and bounded by a line
between where I live and her and to run a strait course in
a open bottom hollow

I further give and bequeath unto my Grand Daugher

A give

May Sessions 1793

Carte one Hundred and fifty acres of Land being part of the
act above divided and to be laid off at the upper end opposite
some Islands in the River and to be laid off in such a man-
er as to include part high land and part Bottom.

I also give and bequeath unto my son William McCarter five
Hhngs Starling - Also I leave to my son Timothy White five shillings star-
ling to my daughter Jean Green wood I leave five shillings Starling -
appoint and constitute my wife Sarah whole and sole executrix of this my
will and testament and do execuse and disannul all former Wills and
testaments in myself I have hereto set my hand and seal this twenty first
of November in the year of our Lord one thousand seven hundred and nine
in.

Samos his
Mark

Cove
James Grayson

August Sessions 1793

Joseph White

In the name of God Amen the thirtieth of May in the year of our
mille thousand Seven Hundred and Ninety three, I Joseph Whit-
e County and Western Territory South of the River Ohio being sick
and weak in body yet in perfect mind and memory thanks be given
unto almighty the mortality of my Body and knowing it is approp-
iate here once to die, do make and ordain this my last Will and Test-
ament that is to say principally and first of all I give and remand my
the hand of God that give it and my Corpse I recommend to the earth
in a Christian like and decent manner at the discretion of
those bearing after naming nothing doubting but at the general resur-
rection shall occur the same again by the mighty power of God and as
a much worldly estate wherewith it hath pleased God to bless me
in this life I give and devise and dispose of the same in the following
order and form.

It is my will and desire that in the first place all my
funeral charges to paid and satisfied.

I give and bequeath unto Martha my dearly beloved Wife due-
to her one Negro fellow named Titus likewise a young Negro

August Sessions 1793

wench named Sain.

Item. I give unto my wife before mentioned White the half of a tract of
land that I have in the Raccoon Valley and on the waters of Bull Run beca-
use a Negro boy Henry by name.

Item. I give unto my well beloved Daughter Mary Woods one Negro wench
girl named Bet.

Item. I give unto my well beloved Daughter Luana Hall one Negro
girl named Sain.

Item. I give unto my well beloved Daughter Catharine one young
Negro wench named Lucy.

Item. I give unto my well beloved Daughter Martha one Negro
named Heger.

Item. I give unto my well beloved son Abraham one Negro boy
named Clem, and likewise the half of the above mentioned land to
qually divided according to the quality between my two sons.

Item. I give unto my well beloved Daughters Ruth and Sarah
Fifty pounds worth in Negroes or other good property that will ans-
wer them, that is fifty pounds each.

Item. It is also my will that all the rest of my Estate both real and
personal that is to say Negroes, Horses, and cattle, and all the other per-
sonal property belonging to my Estate to be kept in the Family or made use of
Discretion of my dearly Beloved Wife Martha White whom I constitute
and ordain with my trusty friends John Sawyer whom I appoint the
one her the Executrix of this my last will and Testament.

Item. And further it is my will that at the death of my said
dearly beloved Wife, that all the property then in her hands be equal
among my six youngest children that lives with me now to be
divided among them and their heirs and assigns forever, and I hereby utterly disallow & to god that
and disannul all and every other former Wills, Legacies and Executors of ordinary me-
in any ways before this time named Willed and bequeathed Ratifying & illing
confirming this and no other to be my last Will and Testament, in the
wherof I have hereunto set my hand and Seal the day and ye 17th
above written.

Signed, sealed, published, pronounced and
declared by this said Joseph White as his last
Will and Testament in the presence of us the subscribers.

David Adams
John Anderson
Wm. Roberts

Joseph White E to my s.
on his
a pen b.
am 17th

I give

May Sessions 1794

Joseph Love

KNOXVILLE APRIL 20, 1793

compt. We it known that as this may be the last will I shall now give
you of mine. These presents are to be considered as my last Will and Testament.
Saying That all the property both real and personal to which I am intituled shall
be divided between my Brother Thomas Love and my Cousin James Clark
"are and share alike, save only my favorite bay Horse called, and known
by the name of Damon, which I purchased of Samuel Mason shall be
left belong to Doctor John M'Dowell and also a Negro Wench about
four years old being the same which I got of William T. Lewis in
part payment of my house and lot in Nashville and shall belong
to the said Dr. J. M'Dowell. In Testimony whereof I have hereunto
subscribed my name with my own proper Signature and affixed my seal
hereby and date above written.

Doctor John M'Dowell Executor

Samuel Bowen
Wm. Duncan
John Chisolm

Jo L Love 

May Sessions 1794

Robert Hankins

In the name of God Amen. I Robert Hankins of the County of Knox
d. in the State of this being of sound mind and memory
do make this my last will and Testament and hereby make and publish this my last
will and Testament and Ninety four make and publish this my last
will and Testament in manner following that is to say. — I give my be-
ing in the Earth from whence it was taken, in full assurance of its Dece-
rease from thence at the last day, as for my Soul I desire it may be
hid at the discretion of my Executors hereafter named, as for my worldly
goods I will and command that all my Debts be paid. — First I give and be-
queath to my beloved Wife Elizabeth Hankins the third of my Estate during
her life and at her death to be equally divided amongst my Heirs. I like-
wise bequeath to my son William Hankins a Black Station bolt two
hundred, I like ways will and bequeath to my Dear Mother Mary Han-
kins Eight Pounds out of the estate for her support, and if that be gone or
before there comes assistance for her from the rest of my Brothers
to have a support from my estate till they come, and as for the

May Sessions 1794

remainder of my Estate I will and desire it may be kept until my youngest
child comes of age and then to be equally divided amongst them by my Execu-
tors and I do hereby make and ordain my worthy friends Andrew Evans and
Elizabeth Hankins Executrix of this my last will and Testament in witness
whereof I the said Robert Hankins have to this my last Will and Testament
set my hand and seal the day and year above written.

Signed sealed and published
and declared by the said Robert
Hankins the Testator as his last
Will and Testament In the pres-
ence of us who were present at
the time of signing and sealing
thereof.

Isaac A. Leinhardt
mark
Anthony Rogers
John Basiley

Thomas X. Hankins
mark

October Sessions 1794

William McMillen

In the name of God Amen I William McMillen of the County of
Knox d. in the State of this being sick and weak in body but of perfect mind,
memory and calling to mind the mortality of my body, knowing it to be
appointed for all men to die do constitute this my last will and Testa-
ment principally and first of all I commit my soul to god that
give it and my body to the dust to be buried in a decent & orderly man-
ner at the discretion of my executors Alexander McMillen,
William Doak. — And as for my worldly estate I give and bequeath
in the following manner, viz., I give to my son William Mc-
Millen one hundred and sixteen acres of land being the land on
now lies to begin at the upper end of the survey. — I give to my son
John McMillen, one hundred and sixteen acres to begin on the
when Hardins line crosses the same, running up the creek to a point betw
St. Marks field and mine, thence a direct line to William McMillen's
line to include one hundred and sixteen acres.

I give

October Sessions 1794

I give to my son Joseph M' Miller the remainder of the survey being
the plantation on which I now live. — I give to my Daughter
Sarah A. Nut one cow. — I give to my Daughter Mary Hanah
one cow. — I give to my Daughter Elizabeth A. M' Miller one black
Mare two years old likewise two cows, and the household fur-
niture to be equally divided between her and Joseph A. M' Miller, and
the remaining parte of the stock and crops to be sold, and all my
just and legable debts paid and the remainder to be equally
divided amoungst my childding, and likewise my farming
tools to be equally divided between William and John A. M' Miller
and I do hereby revoke all former will or Wills, and establish
this my last will and testament, sign'd this 20th day of Au-
gust, in the year of our Lord 1794.

in presence of

Hugh A. McBride
John A. McBride

William A. M' Miller

January Sessions 1795

The last Will of Henry Neaville

In the name of God Amen I Henry Neaville of Knox
County County, and Territory South of the Ohio, being sick and
very low and weak in body but in perfect mind and memory
thankes be to god, calling to mind the Mortality of my body
and knowing that is appointed for all men once to die, do make
and ordain this my last Will and Testament that is to say
incipally and first of all I give and recommend my soul
to the hands of Almighty God that giv it and my body I
do commend to the earth to be buried in a decent and Christian like
manner nothing dreading but at the general resurrection I shall receive
the same again by the mighty power of God, and as touching such
worldly estate wherewith it has pleased god to bless me with in this
life I give devise and dischouf the same in the following manner
and form,

January Sessions 1795

First I give and bequeath unto Betty my dearely belovd wife all my real
and personal estate to be fully provided and injoyed by her as long as she
lives, then to be equally divided betwix my eight yongest children namely
Mary, Elizabeth, Lucy, - Millican, John, Martha, and Sally, and it is
my will that all my just debts may be paid.

To ratify this to be my last Will and Testament in witness whereof
I have hereunto set my hand and seal this twenty fourth day of March
and in the Year of our Lord one Thousand seven Hundred and Nine
ty four. Signed sealed published, pronounced, and declared by
the said Henry Neaville as his last will and Testament, in the presence
of us who in his presence, and in the presence of each other, have unto
subscribed our names.

Henry Roberts
Peter Souey

Henry Neaville Sig'd

April Sessions 1795

John Smith

In the name of God Amen. I John Smith of Knox County
being in a low state of health and calling to mind the mortaliety of
man and knowing that it is appointed for all men once to die
and then to appear in Judgment do make and ordain this my last
Will and Testament hereby revoking all former Wills be me made and first of all
I give and bequeath my soul into the hand of Almighty god who gave it an
my body when pulled off the stage of action to the discretion of my executors
hereafter named, to be decently entred at a Christian like burial and as
Touching those worldly goods that God hath endow'd me with I give and dispose
of the same in manner and form following to wit.

Item. I will and desire my wife Jane to paye the one third of my living during
her natural life and at her death to be at her disposal.

Item. The rest of my living I give and desire to be divided equally between my
daughters Nancy and Sally. Item, I give and bequeath to my son Joe
and my son John and Robert and David and William and Sebe and Henry an

April Sessions 1795

Betsy two shillings and six pence each in full of their part to be equally paid by Nancy and Sally.

Lastly, I appoint Charles Ballan and Joseph Hippingstall executors of this my last Will and testament in witness whereof I have hereunto set my hand and seal this fourteenth of January 1795

Test.

James Mason

Charles O'Collins
his mark

Joseph Hippingstall
mark

John Smith *Seal*
mark

Samuel Davis

In the Name of God Amen; I Samuel Davis of the County of Knox and S^t Western Territory being weak in body but of perfect mind and memory calling to mind the Mortality of my body knowing that it is appointed for all men once to Die do constestate this my last will and testament Principally and first of all I commend my soul to Almighty God that gave it and my body to the dust to be buried in decent Order at the discretion of my executors, viz my wife Hannah Davis and my son Wilson Davis. And first that all my Just and lawful Debts be paid out of my estate my Plantation wherein I now live lying on Holstein River containing three hundred Acres, I give and Bequeath to my three sons, viz Samuel Henry and William in the following manner Samuel the upper End of the tract, Henry the middle where the improvement is and William the lower End, My wife Hannah Davis to be decently maintained during her life time or widowhood on Henry's part of the Land, My daughter Mary I give and bequeath Eight pounds to be levied out of my Goods and Chattels, my daughter Betsy I give and bequeath Eight pounds to be levied out of my Goods and Chattels, to my wife Hannah Davis I give and bequeath One small Bay mare, my farming Utensils and my household furniture except such as belongs to the above Legatee to belong to my wife Hannah Davis during her lifetime or widowhood my daughter Mary Davis I give one Dollar,

to my Daughter Margaret I give one Dollar, to my daughter Rachel I give one Dollar, to my son Wilson I give twenty five pounds to be levied out of the price of the Negro Boy Peter and likewise I give my son Wilson the residue of the Improvement whereon he now lives for the term of five years, my Negro Boy to be sold by my executors as they may direct and likewise my stock, and I do revoke any Will or Wills by me heretofore made and I do Constitute and Ordain this my last Will and Testament.

In Witness whereof I have hereunto set my hand and seal this twenty seventh day of March in the year of our Lord one thousand seven hundred and Ninety five 1795

Test

J. Woodward

William Doak

Samuel Davis *Seal*

July Sessions 1795

John Bond

In the name of God Amen I John Bond of Knox County and Territory South of the River Ohio, being very sick but of sound mind and perfect memory, and considering the baseness of life do make this my last will and Testament in manner and form that is to say first I give and demise to my wife Elizabeth a equal part of the movable property with my surviving children, Secondly I give and bequeath to my sons Joseph, Benjamin & Joel Isaac and William, an equal part of a tract of land if obtained which I have about for four hundred and fifty acres, Thirdly I give and bequeath to my daughters that is to say Sarah Elizabeth Jane and Charity a equal part with my wife among the rest of my children in the movables after paying all my Just debts and my funeral expenses and I do herein appoint Abram Gering and Samuel Hinds executors in this my last Will and Testament, and hoping that Virtue and happiness will

July Sessions 1795

will always accompany you all wife and children and
descendants I commend my soul to God in hopes of its
being received record into endless bliss at my said dwelling
house in Knox County this seventeenth day of June one
thousand seven hundred and Ninety five

Signed sealed and declared to be the
testator last will and testament
in the presence of Test.

In^o Gibbs

Nicholas Gibbs

John Bond Seal

October Sessions 1795.

Robert Chapman

Cop.
Be it remembred that I Robert Chapman of Knox
County in the Territory of the United States of America
South of the River Ohio being sick and calling to mind
the uncertainty of this life do make and put in writing
this my last Will and Testament in manner and form
following that is to say First it is my will and mind
that my Funeral Expences be first paid and Discharged,
next my just Debts by my Executors hereafter named,
All the rest and residue of my estate both real and
Personal I give and devise unto my well beloved wife
Ann Chapman in order to enable her to support herself
and bring up my children in a bony and decent
manner to hold to her her heirs and assigns forever
Lastly I doth hereby nominate and appoint my said
well beloved wife Ann Chapman Executrix and my
trusty friends and Relations James Knight and
Miles Chapman to be Executors of this my last will
and Testament hereby Ratifying and confirming
this to be my last will and testament.

In witness whereof I have hereunto set my hand

October Sessions 1795.

and seal this thirtieth day of September in the year of our Lord
one thousand seven hundred and ninety five.

Witness Present at the
Signing Sealing & publishing
hereof to his last will and
Testament.

Robt. Chapman

Tho. Chapman
Thomas Marshall
Isabel Chapman

January Sessions 1796.

Matthias Sharp

P^r
Cop.
In the name of God Amen I Mat^r Sharp being weake in body but perfyl in my
senses I Beguath and leave unto my beloved and lawfull wife Elisabeth Sharp my
houle estate while sheth live in this world to be at her dispousal I beguath and leave
unto John Sharp one dollar I beguath and leave unto Margrata Mattocks a twenty
pound note that is in John Sharp's hands I beguath and leave William Sharp one
dollar I beguath and leave the half of my estate unto my daughter Elisabeth Shanks
at her mothers desies I beguath and leave unto Elisabeth Sharp daughter of Arch^t
Sharp one cow and calf when she comes to age also I leave unto Sarah Sharp daugh^r
of Arch^t bold Sharp one cow and calf when she comes to age I leave Elisabeth Sharp a
Joseph Hinds executors of my hole estate I do acknowledge this to be my last will and
Testament as witness my hand this 19 day of October 1796.

Mat^r Sharp

John Brady Jr.
Sue Shanks
Thomas Cowen

14
April 28th 1795

James Davies

In the name of God Amanc. I James Davies of Knox County, S W Territory being sick and weak in body but of perfect mind and memory, do constitute and ordain this my last Will and Testament, principally and first of all I commit my Soul to God that gave it and my Body to the dust, to be buried in a decent orderly manner at the discretion of Exe^ct which I do appoint Mary Davies my Wife, and William Davies esquire of My the County Virginia, and as for my worldly estate I dispose of in the following manner. Viz. First of all my Just Debts to be paid out of my goods and chattels, my land on the head of Roaring Creek, to be equally divided between Hugh and James Davies my sons, my wife Mary to have the sole management of said tract of land till the Heirs of the same of age respectively, and then her right of Dower during life or widowhood, my other lands to equally divided agreeable to quantity and quality amongst Henry Saml Charles, and Wilson Davies my sons, my Negroe man Isaac I leave to Mary my wife, to be for the support of the Family, but if it appear to be for the benefit of the Family, to dispose of said Negroe then the Exe^ct hath in their power so to do, paying to my Daughter Agnes Crockett Davies the sum of 200 Dollars, but if on keeping said Negroe then Mary Davies my wife to pay to said Agnes Crockett Davies the said sum of 200 Dollars, my goods and chattels I leave to the disposal of my Exe^cts to be equally divided amongst my children reserving to my wife Mary her rights of Dower, and hereby release all Wills made by me heretofore made and do hereby ordain this my last Will and Testament signed sealed and delivered this 2nd day of Nov^r in the year of our Lord 1795.

In presence of

Wm. Doak
her
Mary A. Matthews
mark

James Davies

April 28th 1795

Robert Armstrong

In the name of God Amanc. I Robert Armstrong of Knox County being weak in body but of sound and perfect mind and memory blessed be Almighty God for the same do make and publish this my last will and Testament in manner and form following (viz) first I give and bequeath unto my beloved wife Margaret Armstrong her life time on the land I live on and one Negro woman named Dina, the said Negro Dina to be given to my two Sons Moses and Aaron at her death. — I also give and bequeath unto my Son Robert Armstrong one Mulatto boy named Lot, and on tract of Land containing 200 acres on the north side of French Broad River in the County of Knox. — I also give and bequeath unto my son John Armstrong one Negroe boy named Sam. — I also give and bequeath to my three sons John, Moses, and Aaron Armstrong the tract of land I live on to be equally divided amongst them. — I also give and bequeath to my daughter Margaret one Negroe girl named Anna, and a horse. — I also give and bequeath unto my two daughters Elizabeth and Martha one Negroe named Bill and each a Horse and Paddle. — And lastly as to the residue and remainder of my personally estate goods and chattels of what kind and nature soever, I give and bequeath unto my beloved wife Margaret Armstrong, whom I here appoint sole Executer of this my last Will and Testament the said Negro Dina if she has any children in my life time is at her disposal amongst my children, hence reserving all former will by me made in witness whereof I have hereunto set my hand and seal this fifteenth day of January one thousand seven hundred and Ninety five.

Signed Sealed published and declared his
by the above named Robert Armstrong Robt Armstrong mark
to be his last Will and Testament
in the presence of us who have here-
unto subscribed our names as witnesses
in the presence of the Testator.

R. Armstrong
John Armstrong

July Sessions 1796

Matthew Reed dec'd.

In the name of God Amen &c I Matthew Reed being in a low state of health but of sound memory and in my perfect senses I do make and declare this my last will and Testament that is to say I first recommend my soul to God who gave it and my body to the grave to decently buried and after my just debts is all paid Item I give and bequeath to my loving wife Huldaeth Reed one Negroe girl named Mary together with all my personal estate and out of said personal estate my two daughters Elizabeth and Kate P. Reed to send to school at my executors discretion Item I give and Bequeath to my daughter Elizabeth Reed one tract of land lying on the North side of Clinch River including the first bottom below the Pilot Knob containing such acre or acres Item I give and Bequeath to Daniel Hill P. Reed a tract of land for which I have sold Stockley Melvors Bond for and all the remainder of my land to equally divided between my wife and my two daughters above mentioned I further constitute Robert Reed and my wife Huldaeth Reed my whole executors this I declare to be my last Will and testament to be in full force and virtue in law and equity in testifying hereof I have set my hand and seal the day and year first above written

In presence of us

Wm. Reed

Kate P. Reed

Matthew Reed his
mark July 1796

March the 9th 1796

July Sessions 1796

A. M. W.

Charles Matlock

In the name of the Blessed Trinity Father Son and Holy Ghost amen Charles Matlock of Knox County and Territory of the United States South of river Ohio being in firm in body but of sound mind and memory do make and declare this my last Will and Testament in the manner and form following that is to say I give and recommend my soul unto the hands of almighty God that gave it and my body I recommend to the earth to be decently buried at the discretion of executor and as touching such worldly estate wherewith it hath pleased God to bless me with I will and bequeath in the following manner and form I bequeath to Susanah Matlock my dearey beloved wife all my estate both real and personal during her life when she is deceased all my estate that remains to be sold the money Equally divided among my children only I bequeath to my mother a third part of my maintenance while she liveth and I make condition and ordain Susanah Matlock John Matlock my sole executors of my last Will and Testament and I do hereby utterly disown and disavow all and every other former Testament and Will by me in any way before named Willed and Bequeathed ratifying and allowing and conforming thereto and no other to be my last Will and Testament In witness whereof I have hereunto set my hand and seal the 23^d of June 1796

Signed sealed published and
presented by the said Charles
Matlock as his last Will and
Testament in the presence of us
who in his presence and in the
presence of each other have hereunto
subscribed our names

Joseph Brody
Henry Hawkins
Thomas Wadsworth

Charles Matlock Esq

January 10th 1797

Robert Johnston

Territory south of Ohio.

I Robert Johnston of the County of Knox and Territory aforesaid, being of sound and disposing mind, demeane, and puttish this my last will and Testament, in manner and form following. First, I give and devise unto Joseph Green of Knoville, his Heirs and assigns one Negroe girl named Mary.

Second. All the rest and余 of my whole estate I give and devise unto my wife Margery Johnston, Robert Johnston Green (son of Thomas Green) and Thomas Talbot their Heirs and assigns to be divided between them share and share alike.

Lastly. I do appoint Joseph Green esquire of Knoville my sole Executor of this my last Will and Testament, hereby revoking all former Wills by me made.

In Testimony whereof I have hereunto set my hand
and Seal this fourteenth day of June 1795. —

Signed sealed published and
declared by the above named
Robert Johnston to be his last
Will and Testament in pres-
ence of us

Robt. Johnston (R.B.)

Chas. McElroy
John Hillman

April 10th 1797

James Stirling.

In the Name of God Amen. Be it remembered that I James Anderson being weak in body, but in perfect soundness of sense and memory, do constitute and appoint the following as my last Will and Testament. To wit. First of all I recommend my soul to God who gave, and next my body to be Buried in a Christian manner, and as to my worldly substance it runs thus; First of all I Bequeath unto my son William and my beloved wife Elizabeth, my Daughter Jane, my Daughter Margaret, and my Daughter Elizabeth, my Plantations, that is two thirds to William, and one third to my wife and Daughters and at the decease of my beloved wife the third to come to the abovesaid

April 10th 1797

abovesaid girls, and by it remembred that after the regulation of my affairs my son William is to pay unto my son John Twenty Pounds, & and as for my cattle and Sheep I will and bequeath unto my wife and her abores? Daughters, and as for my household, I leave them to my wife and the abores? Childrens; And I further bequeath unto my son Thomas five Shillings, to my son James five Shillings, and to my Daughter Agnes five Shillings to be paid by my son William, & it will remembred only is my last will dissolving and revoking all others in witness whereof I put my hand and Seal in presence of

A. H. Thurman
Charles Barker

James Anderson (S.S.)
Wicks

John Stirling

In the Name of God Amen. I John Stirling of the County of Knox and Territory south of the River Ohio, being sick & weak of body but of perfect mind and memory and calling unto mind the mortality of my body and knowing that it is appointed for all men once to die, do make and ordain this to be my last last Will and Testament that is to say principally and first of all I give and recommend my Soul unto the hands of almighty God that gave it and my body I recommend to the earth to be buried in a decent Christian burial at the discretion of my executors nothing doubting but at the resurrection I shall receive the same of God by the mighty power of God, and as touching such worldly estate I leave with it has pleased God to bless me with in this life I give the same to dispose of the same in the following manner and form.

First, I give and bequeath to my dearly beloved wife Hanna Stirling the whole and sole right and title of the plantation until her death or marriage with all the necessaries thereunto belonging and also her death or marriage my son Samuel Stirling to have the whole and sole right and title to the plantation taking out of the estate now what will pay for the land, and next to my dearly beloved daughter Margaret Stirling out of the property I own in Virginia first of all she is to have hundred and four hectors and a half and one hundred and thirty three dollars and one third of a dollar at her marriage if it is agreeable to her mother and the family to be paid in property or money which over sets the executors to pay her in, and to my son James Stirling Sixty six dollars and two thirds of a dollar in Money or property at the discretion of the executors, and to my daughter Aleey one Poller, and all the remainder of my estate to be at the disposal of my wife at her desire, and I do appoint and ordain my wife Hanna and my son Samuel Stirling to be the whole and sole executors of this my last will and Testament witness the day and year above written in the County of Knox State of Ohio

April 3rd 1797

whereunto I have set my hand and date this seventh day of
December in the year of our Lord one thousand seven hundred
and forty five.

Signed sealed and published
and declared by the said John
Stirling as his last will and
testament in his presence and
in the presence of each other
have hereunto set our hands

David Scott

Pet. Sharkey

April 3rd 1797

A.B. Whereas a Negro wrench named Bhoa has come into my
hand since the date of the within will, the said wrench
Bhoa I give and bequeath to my beloved wife Hanna
Stirling to her and her heirs forever

Signed sealed and delivered
in presence of

William Stockton

William Ackman

John Stirling

Nathan Evans

In the Name of God Amen: the fifth day of January
one thousand Seven hundred and forty seven, I Nathan Evans plan-
ter of the County of Knox and state of Tennessee being very sick and
weak in body, but in perfect mind and memory, thanks be given unto
God therefore calling unto mind the mortality of my body, and
knowing that it is appointed for all men once to die, do make and
ordain this my last Will and Testament, that is to say, principally
and first of all, I recommend my soul into the hands of almighty
God that gave it, and my body I recommend to the earth to buried
in decent Christian burial at the discretion of my executors without
doubting but at the general resurrection I shall receive the same
again by the mighty power of God, and as touching such worldly
estate as it hath pleased God to bless me in this life I give dispose
and dispose of the same in the following manner and form &c
that is to say, First I give and bequeath to my dearly beloved
wife Bettie Evans the house and clear land during her life
widowhood and that all the movable property goods and

chattels

April 3rd 1797

chattels money and every interest accruing therefrom is to equally be
divided amongst the children by the executors, if by marriage they to
get their equal share, if death that grant to be equally divided amongst
the rest by the executors or executors chattels in a way left after all my
just debts is paid, further do make my son Benjamin Evans have of all
the land that I now possess by Out, or claim, and the whole of this estate
to sell and manage by the executors that I now appoint, which is my
beloved wife Bettie Evans & Benjamin Evans executors of this my last
Will and Testament, In witness whereof I the said Nathan Evans
have to this my last will and testament set my hand and seal the
day and year above written.

Signed sealed, published and declared by
the said Nathan Evans the testator as
his last will and testament in the pre-
sence of us who were present at the time
of signing and sealing thereof. Test,

James Boyl
John Paul

Nathan Evans

July 1st 1797

Joseph Brand

State of Tennessee. Washington County. In the name of God
Amen. I Joseph Brand of the County of Knoxville and State aforesaid
being weak in body and considering the uncertainty of this mortal
life and being of sound mind and understanding and me
many blessed be to God for the same, do make and publish my last
will and testament in manner and form following (that is to say)
First I give and bequeath unto my true friend Christian Stickley
my Stud horse, Giddle and Bridle, my saddle bags and cloaths.
I also give and bequeath unto Daniel Stickley my Rifle gun with
a Shot pouch. I do also allow my Smith Tools to be sold to satisfy
debts that may be against me. I also give and bequeath unto Elizabeth
Stickley, Mary Stickley, Barbara Stickley and Kelly
Stickley twelve hds of cattle which I allow to be equally distributed
amongst them. I also give and bequeath unto David Stickley
senior one tract a persel of Land, containing four hundred acres
lying on Black River opposite to Hollister's fort, which I allow him
to have and possess until his Death, and after his Death I allow it
to be equally divided between Christian and David Stickley his two
sons.

July Term 1797

Sons, and I do likewise appoint Daniel Stickley as my Executor of this my last Will and Testament hereby revoking all Wills by me made, in witness whereof I have hereunto set my hand and Seal the 26th of October in the year of our Lord one thousand seven hundred and ninety Six

Joseph Brand *Eagle*³

Signed Sealed and published and declared by the above Joseph Brand to be his last Will and Testament in the presence of us who have hereunto subscribed our names as witnesses on the presence of the Testator.

Jno. D. M. Esq.
Alex. Adams

October Term 1797Daniel Stickley

In the name of God Amen. I Daniel Stickley of Knox County and State of Tennessee being at Pleasant though weak in body yet of perfect mind and memory and calling to mind the uncertainty of this life and that it is appointed for all men once to die and after death to come to judgment, do make and ordain this as my last Will and Testament in the manner following, viz, first and principally I command my Soul to Almighty God who gave it and my body to the Earth from whence it was taken to be buried in a Christian manner at the discretion of my Executors hereafter mentioned, and as for such things as God hath blessed me with in this life I leave and bequeath as follows. In primis. I will that all my just debts and funeral charges be fully paid and satisfied.

I item. I give and bequeath to my beloved Wife Sibilla one Black horse and Bridle and saddle exclusive of one third of all my goods and cattle.

I item. I give and bequeath to my beloved Wife Sibilla her bed and bolster and two Sheets, and three Blankets to said bed, and Bed-side Exclusive of all my personal Estate, and the remainder of my personal estate I allow her to have the third of all my movable property and the remainder thereof I allow to be sold, and the money to be kept for my children and they are to receive that equally divided amongst them as they come of age, and I do appoint my Executors to sell the estate, and as for my House and Land I allow my beloved Wife Sibilla to have and to live on during her State of widowhood and if she should die or

October Term 1797

Marry then I allow my land to be sold and the price thereof to be divided equally amongst my children, and if she should so cause during her widowhood to sell the land then I allow her to notify the Executors that they may sell the land and divide the price thereof equally amongst my children which are seven in number Mary, Elizabeth, Christian, Maternal, Daniel, Barbara, Catharine and if one or more of my children should die before they come of age leaving no lawful heir or issue of their body then the surviving parties is to have their part or share equally divided among them.

And lastly I do make and ordain my son Christian Stickley and Henry Jonas Executors to this my last Will and Testament Revoking and making void all and former other Wills and Testaments heretofore by me made ratifying and confirming this and this only as my last Will and Testament this twentieth day of September One Thousand Seven hundred and Ninety seven.

Signed Sealed and published
by the Testator as his last Will
and Testament in the presence of us

his
Daniel O. Stickley *Eagle*
Clark

William Jones
his Prcet
Martin Clark

January Term 1798William Mansfield

In the name of God Amen. I William Mansfield of the County of Knox and State of Tennessee being sound in mind and memory and knowing it appointed for all men once to die do make this my last Will and Testament. To God I command my Soul who gave it. My desire is that my body may be decently buried, and all my worldly estate to be distributed in the following manner, that is to say to my beloved wife during her natural life to be gently supported and her body after her death to be decently buried; it is my will that all my just debts and funeral charges be paid out of my estate, to my second wife I leave one Negro girl named Bick as long as she shall live which Negro and her increase I do bequeath to my

January Term 1798

John Testator to my Son John one Negro boy named Moses, to the heirs of my Son William I leave one Negro girl named Hitty to my daughter Isomia a Negro girl named Hannah, also one hundred and twenty acres of land to be laid off to her at the direction of my son John, to my daughter Nancy one hundred and Fifty Six dollars to be paid her out of my estate, to my Son George a Negro girl named Della, to my daughter Melvynth a Negro girl named Jenny, the remaining part of my personal estate my desire is that it may be equally divided among my children under the direction of my son John after the death of my wife - the right of the Land I now live on not yet being vested in me and nothing finally paid for my desire is that my Son John who I appoint my sole Executor to manage and conduct the same so as to do equal Right and Justice to all my children on which subject I do hereunto set my hand and Seal this twenty sixth day of December one Thousand Seven hundred and Ninety Seven

Signed in the presence of

P. T. Shanks
William Standifer
Witchell Children

William Manifee Esq.

April 1798

William Walker

As per the name of God I James I William Walker of the County of Knox and State of Tennessee being weak in body but of perfect mind and memory, calling to mind the mortality of my body; knowing that it is appointed for all men once to die, do constitute and ordain this my last Will and Testament as follows. Principally and first I commend my soul unto Almighty God that gave it, and my body to be buried with a Christian Burial near the residence of my Executor, Wm. Prudence Walker and Sam'l Boggs.

I appoint my wife Prudence Walker and her children to help my land when I no longer inhabit it. My Son Charles Walker comes up to the age of twenty one years, and the land not to be sold out of the family till the expiration of that time and my family to be maintained on the land, and get sufficient schooling.

My new house built is to be finished with complete chimneys, and the interior work to be done after a complete manner for a comfortable dwelling for my family, for which purpose I leave One hundred and fifty dollars.

I leave One hundred Dollars to be put to Interest with some safe hands till my son Charles Walker attain to the age of twenty one years, and the Interest to be laid out for the benefit of my family, and then to be equally divided amongst my children.

Witnessed by
George Walker Apr 27 1798

William Walker Esq

April Term 1799

David Allison

I David Allison of Knox County do ordain this my last Will & Testament that all my just and lawful debts be paid out of my estate real & personal provided there is a sufficiency for that purpose, in the following manner, to wit, That monies committed to my care by the accountants of the War Department to first settle, and my securities released, next debts due to the Merchant of Philadelphia, then such debts as are due and owing to Governor Blount, and next one due to my Brother John Allison, all others in such order as may be judged proper by my Executor for the benefit of every creditor, afterwards any balance should remain I wish it to be delivered to my Mother if alive, if not to two brothers and a Sister in Georgia. For the execution of this Will I do appoint William Blount esquire, the Executor thereof full power to sell and dispose of all my real property, at such time and in such manner as he may judge prudent, In witness whereof I have hereunto set my hand and Seal this 13th day of April One thousand Seven hundred and Ninety nine

Signed Sealed Delivered
in presence of
Dan Smelt
John W. Lee

David Allison Esq

October Term 1799

James Long

In the Name of God Amen I James Long of the County of Knox and State of Tennessee being very sick and weak in body but of perfect mind and memory but calling unto mind the mortality of my body and believing that I have but a short time to continue in this world do make and Ordain this my last Will and Testament that is to say Principally and first of All I give and recommend my soul into the hands of God that gave it and for my body I recommend to the earth to be buried in a Christian like and decent manner at the discretion of my Executor or Executor's Assignee, not doubting but at the general Resurrection I shall receive the same again by the mighty power of God, and as touching my worldly estate I wish it to be disposed of and appropriated in the following manner and for in Impairments It is my will and I do order that in the first place all my just debts are funeral charges be paid and satisfied Item It is my will that my property be sold in the

October Term 1799

Most advantagous manner and the money arising there from to be transmitted to my Brother John Lang to be by him applied to the Schooling clothing and raising of my children also it is my Will that any debts now due to me that can hereafter be collected together with the money which is Thirty Dollars that is now in the hands of Francis A Ramsey and Samuel Ramsey be also appropriated by my said Brother John to the use and benefit of my two children His also my right and request to my dear Brother John that he would take a particular care of my two dear children and win them up in the Nuclear fear and admonition of the Lord so that ~~the~~^{the} grace of our Lord Jesus Christ may meet with him my dear Brother and them my dear children ^{to} day and not with ~~the~~ tomorrow at the Day of final retribution Thereby make provision constitute and Appoint my trusty and well beloved Friend Francis A Ramsey my only and sole Executor of this my last Will and Testament revoking any former Wills by me made. Ratifying and confirming this and no other to be my last Will and Testament In witness whereof I have hereunto set my hand and Seal the 23^d day of May in the year of our Lord one thousand Seven Hundred and Ninety nine.

Signed Sealed and delivered by

the said James Lang to be
his last Will and Testament
in the presence of us

Jeremiah Jack
& Thomas Slope

James Lang

Ordered that the Sheriff do cause to public sale the personal property of the estate of James Lang deceased after legal publication thereof.

January Term 1800

John Brady

In the name of God Amen. I John Brady of the County of Knoxville and State of Tennessee being in a decline of life and well knowing that it is appointed for all men once to die, and I being sound in understanding as ever was, think well to bequeath my estate as followeth, viz: I give and bequeath to my wife Margaret Brady twenty pounds out of my estate, clear of a child's part, to be left discretionary to the Executors as her need may require. I give & bequeath to my young son Joseph Brady seventeen Dollars out of my estate clear of a child's part as herein may require, Samuel Brady a box acre, Rebekah Brady a box acre, Rosanna Brady a box acre, Mary Brady a box acre, John Brady a box acre, Sarah Brady a box acre, Lydia Brady a box acre, and he to be bound to a trial, Rachel Brady a box acre, and Joseph Brady a box acre. The tract of Land which I now live is to be rented till a convenient opportunity for the Executors to sell the said land. I do authorise and appoint Levi Hanks, soner, and Solomon George Executors hereof the Testator doth set his hand and seal this sixth day of November one thousand seven hundred and Ninety Nine.

John, Sam, David, George, Lester,
Rosanna, Lydia

J. Brady Seal

N. H. S. FOWLER

An Instrument of writing purporting to be the last Will and Testament of Nicholas Honore Sidonie, Rramer was produced to Court for probate, whereupon the following offer was made by the Court, a written paper written in the words and figures following. That is to say: - "I Nicholas Honore Sidonie formerly of the Kingdom (now Republic) of France but now of Knoxville in the State of Tennessee Physician do make this my last Will and Testament, in manner following, viz: In this place my Will and direction is that my just debts and funeral expences shall be paid by my Executors hereafter named. - Again I desire and require that as soon as conveniently may be after my decease my Executors hereafter appointed shall bargain and sell my lot in Knoxville, being the one on which my house stands, for the highest price they can for cash, either at public or private sale, and also shall bargain and sell for the highest price they can for cash either at public or private sale, a certain tract of land containing six hundred acres lying and being in the County of Knox on the South side of Blount River on Bull Run (being the same tract offered of Willis Blount), and which he conveyed to me by his bearing date the twenty seventh day of February one thousand seven hundred and Ninety Nine. And also that they my said Executors shall bargain and sell for the highest price they can for cash a certain tract of land containing six hundred and forty acres, situated lying and being in the County of Davidson on the South side of Cumberland River, and on the East fork of the North fork of Greenwood Creek (being the same tract conveyed to me by James Cole Montfleance by his bearing date the fourth day of September one thousand seven hundred and Ninety two) and the Testify authorise and require and direct my said Executors upon such sale and sales of said lot and tract of land a written of them to make and execute to the purchaser a Deed and sufficient Deed a Bill of conveyance in fee simple with written in general a special Warranty for the said lot and tract of Land and each of them with

January Term 1800

with their hereditaments and appurtenances. Again. I do give and bequeath to my Brother Louis Fourrier Merchant lately a now resident on Potard Street at Rowan, to my Brother Benjamin Fourrier. To my Sister Anne. And to my Sister Mary the monies to arise from the sale of my lot of land and two tracts of land; and also all the monies my Executors may receive (after paying my debts as before specified) from debts due and owing to me either by Bonds, Notes, Books, accounts or verbal agreements to them my said brothers and sisters, share and share alike, but in case any of my Brothers or Sisters above named, now are dead or should die before myself without Lawful Spouse, then I give and bequeath the monies to him and to be received as above, to such of my Brothers and Sisters surviving as may be alive at my death as share and share alike, and in case none but one of them should be alive, then the whole to such one. And in case any of my said brothers or sisters have been or may be married, and are now dead, or shall die before myself leaving lawful spouse, then and in that case I give and bequeath to such spouse the share or shares, then having of living would be entitled to. Again I give and bequeath to Samuel Davis Carrick (my student of Physic) my Stock of Medicine, my Instruments and Books. Again I give and bequeath to my Black-horse called the corporal, my Saddle and Bridle, and Horse Furniture. Again I give and bequeath to Mrs Brown wife of Mr Thomas Brown of Knoxville my Cow and Calf now in the possession of James White of Knox County. Again I give and bequeath to Charles W. Elizang esquire of Knox County two pairs of New Silk Stockings. Again I give and bequeath to Dr. J. G. Lee esquire of Knoxville one pair Silk Stockings. Again I give and bequeath to Hugh L. White and Andrew White of Knoxville two pairs silver Buckles and my new clothes which came from North Carolina, and are now in possession of James Great. Again I give and bequeath to Mr Thomas Brown of Knoxville all the remainder of my wearing apparel. Again will one direction is that few persons who are indebted to me shall by my Executors be released and discharged from the payment of said debts, and I do hereby leave it to the discretion of my Executors to judge who are proper objects to whom such release and discharge to. Again I give and bequeath to George Haragut of Knox County the debt he now owes me. Again I give and bequeath to my Executors and allow them to retain at the rate of \$1.50 per cent on the monies which they may collect, and which are now due on my Bonds. Again I give devise and bequeath to my Brothers and Sisters and their heirs herein before named all the rest and residue of my estate whether real or personal, in fee simple or action, not herein before particularly or specifically bequeathed, and to them and each of their heirs, in the same manner, on the same conditions and contingencies as aforesaid contained in my bequest herein before made to them and lastly I do hereby make nominate and appoint Joseph Green esquire of Knoxville and James White esquire of Knox County Executors of this my last Will and Testament. In testimony whereof I do hereby subscribe my name and affix my Seal this 24th day of October 1799.

Signed sealed published and declared to be his last Will and Testament.

E. S.

January Term 1800

2919

in presence of us who have subscribed the same in the Testator presence, and in presence of each other."

Contains the last Will and Testament of Nicholas Honor Fourrier Fourrier late of Knoxville in the State of Tennessee Physician, concerning the disposal of his personal estate, and the appointment of Executors.

Whereupon the following Deed were sworn to try the cause before Court. Alexander Simral, Archt Campbell, Martin Kelly, Robert Miller, Thomas Hume, John Watson, Henry Liver, Joseph Martin, John Johnston, William McCleod, John Baile, and James Gibson, do say we find that the aforesaid paper submitted to us is the last Will and Testament of Nicholas Honor Fourrier, so far as respects his personal estate therein mentioned, and the appointment of Executors. We further find that the Testator devised his Watch to General James White. We also find that the Testator devised to Willie Blount his Horse and Furniture.

January Term 1801

William. McCleod

Be it Remembered that I William McCleod of Knox County in the State of Tennessee Considering it to be expedient to make and put in Writing my Last Will and Testament in manner and form following that is to say First I ordain and Appoint that my just debts and funeral expences be paid and discharged, and I order and Appoint my son Robert McCleod to see that my Wife Mary McCleod has her Maintenance off the Plantation while she live. Then I give and bequeath to my son Andrew McCleod one soul felly to hold to him his heirs and Offspring I give to my son John McCleod after marriage with Lamb to hold her heirs Offspring I give to my son Thomas McCleod one Lamb to hold to him his heirs Offspring I give to my son William McCleod. Also one Lamb to hold to my son James McCleod one Black mare to hold to him his heirs and Offspring I give to my son John McCleod son John McCleod one Soul felly to hold to him his heirs and Offspring I give to my son Thomas McCleod one pinto horse to hold to him his heirs and Offspring the remainder of my Property I give to my son Robert McCleod to hold to him his heirs and Offspring Lastly I do hereby Constitute nominate and Appoint James McCleod and Samuel Brooks my Executors and Executrix of this my Last Will and Testament Revoking all former Will by me made in witness whereof I have hereunto set my hand and seal the 1st Day of October the year of our Lord 1800 signed sealed and Delivered by the above named William McCleod to be his last Will and Testament in these present words William McCleod.

John McCleod

William McCleod
mark

January Term 1801

William Henson

14th The Testill Will of William Henson Deceased as Delivered to
Us on his Death bed his desire was that all his Just Debts should be
Paid and that his beloved wife Sarah should enjoy ^{of} Proffes all his
estate for the express purpose to support her self and toise up in a
Present manner his Children and After her Death if Any thing should
be left to be equally Divided Amongst them December 13 1800.
Witness Test.

Willm Henson
mark

Easter F. Henson
mark

January Term 1801

John Currin

In the name of God Amen I John Currin of the County of Knox
and State of Pennsylvania Beach Smith being very weak in body but of
perfect mind and memory thanks be given unto God Calling to mind
the mortality of my body and knowing that it is appointed for all
men once to die do make and Ordain this my last Will and Testament
that is to say principally and first of all I give and recommend my
soul into the hands of Almighty God that gave it and my body I
recommend to the earth to be buried in decent Christian burial at the
discretion of my executors nothing doubting but at the General Resur-
rection I shall recover the same again by the mighty power of God
and as touching such worldly estate wherewithal I have blessed God to
help me in this life I tend give demise and dispose of the same in the
following manner and form first I tend unto Elizabeth my well beloved
wife sum I otherwise constitute make and Ordain the sole Executrix
of this my last Will and Testament all and singular my Lands and
Moveable Effects after paying my just Debts save only one year
old boy named Coll which I do hereby give to my second son James Currin
then all my real and personal estate to be by her fairly paid and
enjoyed during her natural life if she remains a widow but in case
of marriage taking place with her then the land is to fall to my

April Term 1801

dear son John Currin my wife Elizabeth is to have her Bed Stand bed
and furniture over and above an equal dividend in the remainder of
Moveable effects with Elizabeth. Also I thought Currin and I would
Currin and in case the above named Coll dies then James is to be con-
sidered equal in the divide and I do hereby ^{utterly} disallow recheck and disannul
all and every other Testaments Wills, Legacies Requests and Executions by me
in any wife before named Willed and bequeathed ratifying and Confirming
one this and no other to be my last Will and Testament in Writing
whereof I have hereunto set my hand and Seal this thirteenth day of
March in the year of our Lord one thousand eight hundred and one
Signed sealed and Declared by the said John Currin as his last Will
and Testament in the presence of Francis Hamilton

John Currin

April Term 1801

John Botkin

My last Will and Testament of Hugh Botkin senior it is my wishng
to see my just and lawful death is and that my estate shall be divided
amongst my family as follows that is to say the plantation that I now
own I leave it to my wife Martha Botkin or in case of my death a
life and at her death the said Land to come to my son Hugh Botkin to be
left him giving me grand son Hugh Botkin three years schooling to
his Father with let him live with him until he is Twenty one years
age and to give him one twenty bound rrs and a new Saddle and Bridle
and one suit of Cloths one Hundred acres of land ^{to} payd the land
be got for the above mentioned property Exclusive of the land and Sess
and I likewise leave to my son Hugh Botkin one Hundred feet of iron
plank and one iron Shovel with all the Farming Utencials and my
wife Martha Botkin is to have two cows known in my family by the
names of Peep and Strawberry and one more known in my family by
the name of Little and her can gather fire and bedding and one large
kettle with two pectles, 6 plates and two knives and two tins and
and one small water drph with one iron crock and frying pan
Two barrels the Cotton and Flax that is now on the place to be
lau

January Term 1801

William Term 1801

32

Equally Divided into Three shares and she to have one Share and
One Horse wheel and one Big wheel and one Dragoon with the hind
Gears for her use for lifetime but at her Death the Dragoon is to
Belong to my son Hugh all the property that I have left to my
Wife Sister Bothin that is not otherwise disposed of I wish to be
Equally Divided Between my Two Daughters Lettis Bothin and
Rachel Bothin and I request that Elijah Bothin and William
Cunningham to divide the property between them my Daughter
Lettis to have a black gelding and a brown Cow and Two Cakes and
my Daughter Rachel to have a horse Calf Three Cows and a two
year old Star Horse as a suit in law that I have with Thomas Bell
in the County of that suit is present I leave that to my son
Thomas Bothin for his use and all the household property that
I have not given to my Wife Sister Bothin I wish it to be
Divided Between my Two Daughters Lettis and Rachel Bothin
by the same Two men before mentioned and my daughter Nancy
and I gave her a horse known in my family by the name of Jack
and my stock of hoes I give to my Wife Sister Bothin and my doggo
after Harry McGuire I give one Dollar and to my Daughter Lettis
both horses I give one Dollar and to my Daughter Rachel I give
one Dollar and to my Daughter Margaret Bothin I leave one
Dollar and to my son Richard Bothin I leave one Dollar.

As is the Father of my Grand son Hugh Bothin does not let
him live with his Uncle Hugh Bothin until he is twenty one
years of age that part of my estate that I left to my grandson
Hugh Bothin my son Roger Bothin shall give to his brother Thomas
Bothin except the Schooling him wife Sister Bothin I leave as
and William Cunningham for army & outfit
my Executor Done this eighteenth day of January 1801 witness present

Eliza Green,
Elijah Genton

Hugh Bothin
mark.

33

October Term 1801

110^o
I the name of Elijah Johnson of the State of Penn.^{and Co.}
and County of New Bremen Co. Ohio and a citizen in County of
Scioto in State of Ohio being now in my mind and memory to make
testimony of the facts following that it is my intent now to make this my last Will and Testament
to do therefore make Constitution and Establish this my last Will and Testament
and Testimony of the day of January 1801 in the County of Scioto in the State of Ohio
in the presence of me testifying, to me writing out of the County
of Scioto I shall recite the same again to the might hand of George
and as to such veracity as can be made to it both I thank God the Son
Bless me to the Blessed and I am sure of the same in the presence
of George and James Johnson do give to my Grandson
Edward wife Elizabeth Johnson after all my just & legal debts
are paid by her and this sum is all my property which she shall
have and commandment of me during her natural life remaining
and upon the death of her (if she) the relation she is to I wish she
a bequest item as she shall so prosper and in case she should die
again then the property to be taken care of and divided equally
the relation item first come of age and fit to bequeath 100 Dollars and
an equal Silver with diamonds and my Grand Son
as my sole heir and to this my last Will and Testament
bearing this day I would and desire make void all and every other Will
or Wills by me in any wise made and acknowledge to be taken care
of as my last Will and Testament in it times of life and Executed
set my hand and affixed my seal this 18th day of October
1801 Teste
Jas^t Cunningham Fourth & you to my son Thomas and to
his heirs

October Term 1807

३५

Sam Jones

Jesse Jones

Equal of Isaac Jones of Lincoln County and State Dennis a kinsman
One of us was of Body but of Right mind and memory disabled or Lame
Years past and sincerely trust it was Unintended and in a fit to make
better and certain was my last Will and Testament in measure and form
above I have now remitted my soul into the hand of Almighty God
Humble I am before you and me God is a Gentle Friend with Discretion
Lent of kindness without reward and as awaiting such willful work
Setteth off from me this Present God in gifts given in following manner and
my former Disposition and commandments to my wife and living wife all
in every way God has sent and provided for some time which I give unto
her and I give her same in the intent of me well the world to be Divided
I do leave her the Willow Tree Farm and Isaac Barnes one of
my wife's children to David S. Gillies all the money he did pay to be paid
by her to him to David Barnes my three children Jesse, Jane and Isaac
and my dearest friends and children my beloved sons Jesse Jones
after my dear Jones the said children, this me last will and Testa-
ment and I do here wrote and I witness all and save other
Deed, Covenants and Bills of Lading and Confirming this and
All else to be my last will and Testament in witness whereof
I have hereunto set my hand and Seal this 17 day of the
Year of our Lord 1807 at Pleasant
Hough.

Beckin. Seated and I am
and
my Esab. -ents of us
Beck. On
Elizah Greenman

Isaac Jones

January Term 1802

Moss Court

Be it remembered that I, Elosos Cavett, of the County of ~~the~~
and State of Tennessee, being at present of sound mind and
memory do make and retain my last Will and Testament as
follows to wit. First My Will is that the monies due by me
agreeable to an Article of agreement entered into between myself
and my Brothers Michael and Richard Cavett, shall be paid
out of the monies now due to me from Walter King or Walter King
H^r and that all my just debts and funeral charges be paid
out of my estate. Second My Will is that my Wife Agnes
shall have and enjoy the tract of land wherein I now live
during her natural life and at her death, that the said tract
of land be exposed to public sale by my Executor herein after
named, after giving public notice thereof, and that the con-
dition of the sale be one third the purchase money to be paid
hand, one third in one year and the remaining one third
two years from such sale and that the right of property shall
not be changed by such sale until the purchaser shall have
made the first payment and given Bonds with Approved sub-
scribers for the payment of the remaining two thirds of the pur-
chase Money. Third I give to my Wife Agnes Seven head of
Cattle, her choice of my Stock, my Waggon, Gees, Farming
Utensils, and Household furniture. Fourth the residue of my
Stock except my young mares which I have heretofore given
to my Son Thomas, and a heifer which I have heretofore given
to my Grand son Philip, and my Smith and other tools on
property I direct may be sold by my Executor and Execu-
tor herein after named giving the usual Credit, my land before
mentioned excepted. Fourth I give to my son Thomas and to

January Term 1802

Grand Son Philip with One Hundred Dollars, from which no deduction is to be made in case of deficiency of my Estate as to other legatees, to be by my Executor and Executrix hereinafter named Appropriated to Schooling and Clothing them. Within the residue of my Estate to wit the monies due to me and which may arise from the Sales heretofore authorized to be made, and all other Estate I give to my Children, and Daughters, my son Thomas included, Share and Share alike, deducting from the share of my son John, One Hundred and Sixty six and two third Dollars, and deducting ^{from the} share of my son Richard three hundred thirty three and one third Dollars. Lastly I do appoint my beloved Wife Sally my Executor and my friend Henry Walker of Union County my Executor of this my last Will and Testament hereby revoking and making void all and every Will and Wills before me hereto fore made. Signed Sealed published and Declared to be the last Will and Testament of Moses Covett. Moses Covett *MS.*

in presence of us

Chas McElroy
Sam'l Fleming

John Montgomery

In the name of God Amen I John Montgomery of Union County and State of Tennessee being in a low State of health being of a sound mind and perfect memory blessed be Almighty God for the same I do make and ordain this my last Will and Testament In Manner following. All I do allow my Wife Sally to live and be supported of my land During her Middowhood and

January Term 1802

Should she marry I allow her an house of the Value of sixty Dollars and forty Dollars in Cash with her bed and furniture Second I do give and bequeath unto my Son James Montgomery When he comes of age my Lands and Instruments wherein I now live with two work horse which is to be kept on the farm for to work it and not to be Returned with the Inventory of the other Property likewise all my Farming Tools of every kind I also give and bequeath unto my Son James my Negro Man Slave named Sam with two bound Multato boys until the Come of age and my Negro girl named Mary he is to have at his. Mothers. Slavery or Should she never marry at her death Third I do give and bequeath unto my Daughters Sunny, Martha and Polly the sum of one hundred and Sixty six Dollars Sixty six and two thirds Each to be paid them in Trust by my Son James out of what I have left him. When the. Slavery or Come of age but shall any of them die before that time he is not bound to pay the ones part which the two thirds of it might be Deceived of him. So if my Negro Girl. Mary have any Issue when she Comes into my hands it is to be Equally divided between my Daughters. This my Will be money to Spare from the Support of my family above Schooling of the Children Sufficient to buy a Negro girl Eighty two years old I allow it to be bought and give to my Daug. tress Sunny in lieu of the one Hundred Sixty six Dollars and a Sixty six and two third Cents Which my son is to pay her ^{the} and all the rest of my property of every kind I allow to be Equally divided between my Children at ^{the} youngest Come of age I do make and ordain my loving Wife Sally John Gamble Taylor Executrix of this my last Will and Testament hereby revoking all former Wills Signed

JANUARY TERM 1802

Sealed and acknowledged In Presents of us this 18th
Day of ~~first~~ December One Thousand Eight Hundred and one
John McMillon &
Hanah ^{mark} Townsend
Dally ^{mark} Thompson

John ^{his} Montgomery
^{mark}

APRIL SESSIONS 1802

Archibald Campbell

In the name of God amens, this twenty eighth day of September one thousand eight hundred and one I Archibald Campbell of the County of Kincardine, and Kirk of Finavon being weak in body but in perfect mind and memory shalby be to God for his mercy, and knowing that it is appointed for all flesh once to die, and touching such worldly Estate as it hath pleased God to bestow upon me I leave and bequeath in the following manner and forms, viz.

Impressing I leave and bequeath unto my beloved wife Elizabeth Campbell one Negro girl named Rebekah and all my other movable Property to her and her heirs or assigns forever. I also leave my daughter Anna Hall one Dollar it being the balance due full of her portion allotted her. I also leave unto my Son James Campbell One dollar it being the balance in full of his portion allotted him.

I also leave unto my Son John Campbell one dollar it being his part in full of his portion allotted him.

I also leave unto my Daughter Elizabeth Hall one dollar it being her part in full of the portion allotted her. — I also leave unto my Daughter Jane M'Keanly One dollar it being her part in full of the balance of her portion. — I also leave unto my son William Campbell one dollar it being the balance of his portion allotted him.

APRIL SESSIONS 1802
APRIL SESSIONS 1802

I also leave unto my son Samuel Campbell one Dollar it being his balance of the portion allotted him. — I also leave unto my Daughter Mary Thomson one dollar it being the balance in full of the portion allotted her. — And I do constitute and appoint my wife Elizabeth Campbell and my Son Campbell to be my Executrix, and do hereby publish an Oath this day to be my last Will and Testament.

Seal this day and year above written

Signed, Sealed in presence of

John Paul

John Douglas

Archibald ^{his} Campbell ^{his} signature
^{mark}

JANUARY SESSIONS 1803

John Grills

In the name of God Amens I John Grills of Knox County and State of Tennessee of sound and perfect mind and memory before God do this twenty five day of July one thousand eight hundred and two make and publish this my will and Testament in manner following (that is to say) the Negroes I am in possession of (nam'd as follows) Fannie, George, Walker, Robin, Moll, John Little, which said Negroes be disposed of by my Executors here after named the manner hereafter mentioned first. Be it willed and desired that my Son John and George shall by paying unto the hands of my Executors within years after my Death the sum of Sixty pounds each year and so full more the State of Tennessee shall be entitled to their freedom and if the said to pay the sum they shall be sold to the highest bidder for Cash (Secondly) my other Negroes Nam'd shall be sold by my Executors to such persons as they are able to sell and not to be forced to any person or persons against their will and inclinations for them to be forced to leave any young children which was the cause of my disease, and that the money arising from the sale of said negroes shall be equally divided between Richard Grills, Eliz. Grills, John Grills, Eliz. Grills, Richard Johnstone, and Martha M'Adams. But Richard Johnstone part left in the hands of the Executors or Trustee may be appropriated to keep the negroes and pay her the Rent yearly and at the death of the said Richard Johnstone the money shall be equally divided among his children (Thirdly) my

JANUARY Sessions 1803.

small estate to be disposed with as follows, — Item I have my black steed
bore & my son Eliz. Grills (Eliz.) my black horn known by the name of Snip
Spir to my daughter Elizabeth Cox, & Item, my Bed and Garrison on board
and half ten does and pigs. Item to my Grandson Washington Whitton, the balance
of my Stock of Horn, bark and pigs still and still hogs with my plantation utensils
and my traps now on hand to be sold and the money arising from said sale to be
employed in paying all my just debts and in discharging of my funeral expense
and the balance to be equally divided amongst my children (Stockley, Shelly) I do
appoint and constitute General James White and John Adams my whole and
sole executors to do and perform the contents of this my last will and Testament,
I John Grills do also publish and subscribe this my last will and testament in the
presence of them who saw me sign seal and subscribe the same,

John Grills
Sam'l. Whiting
Joseph Whiting

John Grills Seal

John Pelterson — July 1799.

John Pelterson is by the Court appointed Guardian to the Reids of
Hugh Brown's estate, who together with Peter Armstrong and Samuel Reid
do severally acknowledge their bond in the sum of one thousand
dollars with condition for the full fee Guardianship of the said estate according to
Law.

Richard Foster — August 1793.

Richard Foster is by the Court appointed Guardian to Francis Cotes a
minor orphan, who together with Robert Foster and John Evans his sure
ties acknowledged their bond in the sum of five hundred
dollars, with condition according to Law.

April Sessions 1795

John H. C. Hale

Rosannah Wills and Bridget Wills make choice with the approbation of
the Court, of John W. Cotes, for their Guardian, and appearing to the Court
that Nelly Wills shall make choice of the said John W. Cotes for her Guar-
dian, the said John W. Cotes together with Stockley Bonelox and Script
Seard his sureties acknowledged their bond in the sum of
one thousand dollars, with condition according to Law.

April Sessions 1795

Benjamin Price

Polly Tool, orphan of John Tool, makes choice of Benjamin Price
with the approbation of the Court, for her Guardian, who together with John
Sykes and Michael Foster his securities entered into and acknowledged
their bond in the sum of two thousand dollars, with condition according
to Law.

Samuel Cook

Sarah Smith an orphan made choice with the approbation of the Court
of Samuel Cook, for her Guardian, who together with Alexander D. Miller
and Hugh Bodkin his securities entered into and acknowledged their bond
in the sum of four hundred dollars, with condition according to Law.

John Sawyers — July 1795.

James Higgins an orphan made choice with the approbation of the Court of the Lawyer
for his Guardian who together with John Atkin and Alexander D. Miller his
sureties entered into and acknowledged their bond in the sum of two thousand
dollars with condition according to Law.

October Sessions 1792

Nicholas Gibbs

John Nicholas Gibbs is by the Court appointed Guardian to William Bond
John Bond, Joseph Bond, Isaac Bond, Benjamin Bond, Elizabeth Bond
and Martha Bond, minor orphans, who together with Thomas Chapman
and Robert Reynolds his securities entered into and acknowledged their bond
in the sum of one thousand dollars, with condition according to Law.

October Sessions 1796

John Hackett

John Hackett is by the Court appointed Guardian to Matthew Tool
Nelly Tool, Rankin Tool, John Tool, and William Tool, minor orphans
who together with John McAllister and George M. Trust his securities
entered into and acknowledged their bond in the sum of two thousand
dollars, with condition according to Law.

January Sessions 1797

Moses Brooks

Appearing to the Court that Anne Fowler hath made choice of Moses
Brooks as her Guardian, the Court approved of the said choice, the

January Sessions 1797

Maria Brooks together with Francis A. Ramsey and John Patterson his securities entered into and acknowledged their Bond in the sum of One Thousand dollars with condition according to Law.

January Sessions 1798

John W. Mullin

for Swift. W. Mullin an Orphan made choice with the approbation of the Court of John W. Mullin for his Guardian who together with John Patterson and William Cook his securities entered into and acknowledged their Bond in the sum of One Thousand Dollars with condition according to Law.

July Sessions 1798.

John Sawyers

said John Sawyers is by the Court appointed Guardian to Martha White, Ruth White, Sarah White and Nathan White minor Orphans, who together with Robert Houston and Andrew Campbell his securities entered into and acknowledged their Bond in the sum of four Thousand Dollars, with condition according to Law.

October Sessions 1798

Henry Sharp

Henry Sharp is by the Court appointed Guardian to John Graves, Christian Graves, Baby Graves, Christian Graves, and Baby Graves, who together with Nicholas Gibbs and Henry Sharp his securities entered into and acknowledged their Bond in the sum of five hundred Dollars with condition according to Law.

April Sessions 1799

John Stone

said Elizabeth Stone and Magdalena Stone Orphans made choice with the approbation of the Court of John Stone for their Guardian who together with John A. Gillen and Robert Young his securities entered into and acknowledged their Bond in the sum of Eight hundred Dollars with condition according to Law.

January Sessions 1803

George Meyer

Betsy Stoker minor appeared in open Court and made choice of George Meyer as guardian, who with Michael Shadley and Robert Miller his securities entered into and acknowledged their Bond in the sum of One Thousand Dollars, with condition for the faithful guardianship of her said estate agreeable to Law.

James Swan

Moses Swan a minor about the age of fifteen years appeared in Court and made choice of James Swan for his Guardian, whereupon the said James Swan entered into Bond in the sum of One Thousand Dollars, with John Hackell and Jacob Gillies his securities, with condition as the Law directs.

Pleasant H. Miller

Pleasant H. Miller is by the Court appointed Guardian to Barbara Mount who together with Robert Houston and Hugh H. Miller his securities entered into and acknowledged their Bond in the sum of Five Thousand Dollars, with condition according to Law.

July Sessions 1803.

Sally Cobb

Sally Cobb is by the Court appointed Guardian to William Pharach Cobb, orphan of William Cobb deceased, who together with Swift Green her security entered into and acknowledged their Bond in the sum of Ten Thousand Dollars, with condition according to Law.

Pharach Cobb

Pharach Cobb is by the Court chosen Guardian to Sally Cobb orphan of William Cobb deceased, who together with Soden Roach his security entered into and acknowledged their Bond in the sum of Ten Thousand Dollars, with condition according to Law.

October Sessions 1803

Archibald Roane

Martha Montgomery orphan of John Montgomery deceased made choice with the approbation of the Court of Archibald Roane for her

January Sessions 1800

John Sutrell

paid William Baldwin an Orphan made choice with the approbation of the Court of John Sutrell for his Guardian who together with Robert Patterson and James Sutrell his securities entered into and acknowledged their Bond in the sum of five hundred Dollars with condition according to Law.

October Sessions 1800

Bartlett Cannon

paid Joel Cannon an Orphan made choice with the approbation of the Court of Bartlett Cannon for his Guardian, who together with John Cannon senior and Joseph Taylor his securities entered into and acknowledged their Bond in the sum of three hundred Dollars, with condition according to Law.

April Sessions 1801

George Hays

paid George Hays is by the Court appointed Guardian to William Gibson an Orphan, who together with Peter W. Murray and Agrippa Scott his securities entered into and acknowledged their Bond in the sum of One hundred Dollars with condition according to Law.

October Sessions 1801

Hugh L. White

paid William Grainger Blount an Orphan made choice with the approbation of the Court of Hugh L. White for his Guardian, who together with Robert Houston and Henry Braggs his securities entered into and acknowledged their Bond in the sum of Two Thousand Dollars, with condition according to Law.

July Sessions 1802

Samuel G. Ramsey

paid Elizabeth Fleming and David Fleming Orphans made choice with the approbation of the Court for their Guardian, who together with John A. Clinton and John C. Tracy his securities entered into and acknowledged their Bond in the sum of One thousand Dollars, with condition according to Law.

October Sessions 1803

George Seaton

paid James Montgomery of the City of Montgomery made choice with the approbation of the Court of George Seaton for his Guardian, who together with John Herrell and David Graham his securities entered into and acknowledged their Bond in the sum of four hundred Dollars with condition according to Law.

John McNeill

paid Sally Montgomery of the City of John Montgomery made choice of John McNeill for her Guardian, who together with Joseph Green his security entered into and acknowledged their Bond in the sum of four hundred Dollars with condition according to Law.

January Sessions 1804

William Copeland

paid Rachel S. ady an Orphan made choice with the approbation of the Court of William Copeland for her Guardian, who together with Robert Murphy and W. C. W. D. Kinnear his securities entered into and acknowledged their Bond in the sum of five hundred Dollars, with condition according to Law.

Thomas Heath

paid Joseph Brady an Orphan made choice with the approbation of the Court of Thomas Heath for her Guardian, who together with John Gibbs and William Copeland his securities entered into and acknowledged their Bond in the sum of five hundred Dollars, with condition according to Law.

Ordered that Summons issue for the different guardians who long have been appointed by this Court, and have failed to render accounts of their guardianship, to cause them to appear here at the next Court to render their accounts respectively.

100

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

3

2

1

0

9

8

7

6

5

4

languid sessions end

April Sessions 1804

The representatives of John Patterson deceased, Henry Sharp
Samuel J. Ramsey, James Swan, Sally Cobb, Pharan Cobb,
Archibald Roane George Swan, and John M. Will, who are summa-
red to appear before this Firm to render an account of their several Guar-
dinships, are severally excused from rendering any account until
the next Court.

Benjamin Pridc

Berryman's Petition
On the Petition of Berryman pride, Guardian of Polly Toole who was
summoned to appear here this Term to render an account of his guard-
ship he is excused from rendering any account until next Court.

John Hackett

Order of Court

Order 25
No. 25 On the Petition of John Hackett, Guardian of Matthew Toots Tally
Date 25
Order 25 Toots, Rankin Toots, John Toots, and William Toots, who was summoned
✓ 95⁶
Mtg. 25 to appear here this Term to render an account of his guardianship, he is
1920 excused from rendering any account until the next Court

Michael Foster

Order 25 Michael Foster, Guardian of Francis Ryder, rendered an account of
Rec'd 20 the said Orphans estate, and was duly justified, to ac't
Amount 60
Chq'd 20

5.1.05
447.25 Received of the said Captain as above Virginia Currency. \$95.96
6th Equal \$32.75

Paid Attorney's fee	\$5.00
Paid Clerk's fee	2.40
Paid Sheriff's fee	<u>1.75</u>
	9.15
	<u>\$74.60</u>

Michael Foster guardian

John M'Intire

Order 23
John McEntire, Guardian of a Holly & Mills, Rosannah Mills and
Mf. 25
195 Priscilla & Mills, is discharged from rendering any account of their estate
✓ to the Court, they being of sound age.

John Sawyers

~~Order 20~~
~~4~~²₂ John Sawyer, guardian of James Keane, is discharged from rendering
~~5~~⁶₃ any account of his estate to the court, he being of lawful age

John Gattrell

John Luttrell, Guardian of William Baldini, is discharged from rendering any account of his estate to the Court he being of sound age.

47 April sessions 1803

Nicholas Gibb

Nicholas Gibbs, guardian of William Bond, Isidore Bond, Wright Bond,
Isaac Bond, Benjamin Bond, Elizabeth Bond, and Martha Bond
rendered an account of the late orphan's estate, and was duly qualified
to act.

Received \$ 203.35
Satto Interest \$ 4.40

Date Entered	54.4
Paid Clerk of Knox County	60
Paid Taxes	11.42 $\frac{1}{2}$
Paid Joseph Bond one of the heirs	26.1
Paid site for Martha Bond	5.84
Paid Benjamin Bond one of the heirs	29.05
Paid Clerk of Knox County	1.5
Notes in payment	167.57
my services as guardian to 10 th Apr: 1804	10. --
	250.90 $\frac{1}{2}$

Nicholas Gobts Guard

Searant M. Miller

Pleasant M. Miller, Guardian of Barbara Blount, rendered an account of the said orphan's estate, and was duly qualified thereto, to wit:

Some time in December 1802 Willa Blount gave by Bill of
Sale to Barbara T Blount the following Negroes. Slaves from my for-
tun between sixty & seventy years of Age, which I have neither hire
or made use of except about one month when Mr. Miller was unwell
a nurse, my reasons for not hiring are that she is very old & as she
was the nurse of Barbaras mother it would seem cruel, and to
no use for her about my own house, Pompey a negroe a man 18 or 2
of which I never had any possession he remaining still with Willa
Blount, Charly a negroe woman 18 or 20 now having a young child and
at her breast this woman I have not hired she being a notorious miser
away therefore could not be hired to advantage, add to this the long
young child she is therefore viewed by me as a real incumbrance
One negroe girl named stilla never delivered to me until last
fall say October or November she is now on hire, as yet I have received
no part thereof, When these negroes were given to Barbara Willa &
gave them as he told me for her maintenance
Sworn to in open Court April 1804.

bags involving black

D. M. Miller ^{the} Jan.

Lamia nitens Schilane 1900
MATERIAL 1864

Waggon 1804

Deasant M Miller

An amount of Charges against Barbara J Blount by me Exhibited to Court April 11 th 1804	
December 7 th 1803	10/- cash p ^t for shoes
28 th	3 yds of Linen at 5/- 6/-
January 20 th 1803	6 yds Calico bought of King's Crozer 6/-
February 4 th 1804	Cash for L. Duman for Shoes
May	4 yds Country Cloth at 4/-
June	1 Pair of Shoes bought by Mr ^r Miller in my absence
	1 P ^t Shoes bought you from Lynchburg
	1 Quire paper
June 27 th	2 1/2 yds of Muslin bought of Parks at 8/-
July 5 th	4 yds Country Cloth bought of Humes at 5/-
15 th	4 yds 6/- Calico bought of King's Crozer at 5/-
	1 pair shoes bought of King's Crozer
	1 Quire paper
Oct 1803	4 1/2 yds calico at 9/-
	Cash paid Harkness for schooling
November	1 pair of Shoes bought of Mrs White
January 5 th 1804	On morroco shoes bought at Crozers
Feb 6 th	2 1/2 pair stockings bought at Humes
10 th	Cash 10/- for shoes
March 25 th	Cash for shoes
	Her board washing & lodging from the 23 rd of October 1802 up to the 11 th April 1804

Hugh S White

William G. Blount named a Negro man called Luford a Negro woman called Sally and two children to young to be of any service a Negro boy called Simon supposed to be about 18 years of age

April 25th 1904

元

a third part of a Negro man called Bob. The first of these Negroes
was great part of his time sick and expensive and when well he
desirous had a character that he cannot be hired to advantage in
has never been in my possession, but in the possession of Willie Blon-
squire who agreed to pay me a reasonable sum for him. we have never
contested the hire nor has my part of it been paid as yet. Bob now
in my possession he was in the possession of Col. James King. I agree
with D.M. Miller squire who owned a third part of him to settle
him Wm. M. Blount's third for one hundred and eleven dollars and ten
cents, which sum has not been received; but is in Wm. Miller's hand
interest. Soper and Sall are now hired out.

1803. January By Cash paid James J. Willans } 2.50
Parks for one pair Shoes - - - - -

Ap. 15 By D^r Lewis Cox W^m Blount's Tavern 39.
account as per Receipt 11

16.th By Dr. John Saunders - as per Recd N. 3
July 5.th By Dr. James & William Parks } - 3.33/3
Wm Blounts Ball Hill }

15th By cash gave Wm. Blount ----- 4
Oct 1st By Dr. paid James Wm Park as per 66 m

Oct. 1 By Dr. Paul James W. Bain approx 64.70
Rec'd #3) 1804

ap^l 9th By Dr. gave W. G. Blount - 8-

Feb. - By D paid Sheriff Littrell for by Moors
right to sell which I purchased for W J Belmont
Apr. 9th By D paid Dr. May a part of his ac-^t
count for attending Capital as per Recpt No 1 82.

Ap'l 10 By David John Anthony as per Rec't # 15-53. 94% and
180-479. cur.
32. 33 1/3...

Balance due H. S. White ~ ~ 148. 14¹/₂ and owing
W. C. Blount is reading Law under my direction - This Esq.
Wishing Lodging, and Diet & charge nothing for
April 11-1804
Sworn to in open Court 11th April 1804
Attest Ring McElroy Clerk of Knox County