

TIGHT BINDING

Samuel Bayles Will

Fourteenth I give and bequeath unto my daughter Alice Tabor all that land between the
limits of Hannah Hep and Martinus Hart and Doree Deatons that I have not hitherto
conveyed or given bequeathed — Fifteenth I give that Betsy go for his years her children
to her or property that is called her with her — Sixteenth My will is that my
childrens people be hired a year at a time and so successively until them in this County & the
Money so hire to be applied and divided amongst my children and Petty Browns children
have one share thing of Seventeenth I will that the land left by wife when he dies
of it runs out to the property of my daughter Alice Tabor children —

Eighteenth I will that my bonds notes do not hereafter be paid or bequeathed as well as
my other personal estate but herein before named and bequeathed to equally divided among
my children Petty Browns children having one share —

Ninth I make & nominate my Sons John, George Austin Bayles executors of this
My last will & testament I am writing when of I the said Samuel Bayles have
to this my last will and testament set my hand and seal the day and year
above written, signs sees, publishes and declares by the said Samuel Bayles
the testator as his last will and testament in the presence of us who were present at the
time of signing & sealing thereof

Henry McCay
William Thompson

Samuel Bayles (sealed)

John McCay I Samuel Bayles having made signs and seals my
last will on the twentieth day of July last which I state
and declare to be my last will and testament except so much as may be inconsistent
with the following Codicil, which is hereby made a part of my last will with
and so hereby leave to my wife Sarah Bayles two ploughs with teaming
and gear sufficient for drawing and working said ploughs one Mattock two
axes two hoes two tethers & six Chairs all of which she is to have during the
lame term of tenures that she is permitted to have the other bequest or property
left her in the body of said will. In testimony whereof I do hereunto set
My hand & seal this 5th day of August 1825 —

Codicil

Henry McCay
William Thompson

Samuel Bayles (sealed)

The foregoing will with its Codicil, was proven in
Court by the Oaths of Henry McCay & William
Thompson Jr. two of the subscribers witnesses to the will and also the subscribing
witness to the Codicil at October Sessions 1825 & Recorders
John Bayles and Reuben Bayles qualified as executors to the
foregoing will

John Smith Will

In the name of God Amen

I John Smith the son of John Smith of Washington County & State of
Pennslyvania though the abandant Mary & goodness of God thought weak in body yet of a sound
and infall understanding & memory to conclude this my last will & testament and desire it
to be observed by all as such First I give my body to the earth from it was taken as for my
soul I desire it may be dealt at the discretion of my dear wife & executors hereafter named
into my worldly estate. I will and further by Order that all my last debts be paid, Secondly
I will and bequeath to my wife Mary less when I now live during her widowhood and to
have the contents of Messing of the farm and the benefits arising therefrom, Thirdly
I will and bequeath to my wife all my house-hold furniture during her widowhood thirdly
the slaves among my son-saughters Fourthly I will that all my live stock be divided
among my daughters consisting of horses and cattle boys & sheep Fifthly I will that my
farming tools to be kept for the use of the plantation. I do constitute my wife and
Abraham Fine executors of my last will and testament to witness whereof I do set
my hand and seal this 1st Twenty eighth day of May 1825 But it is to be understood that
my Money to be divided in seven parts between my wife and six daughters
widows present

John Smith the son (sealed)
of John

Bryanna Drury
Henry E. Pable & the foregoing will was proven in Court by the Oaths of Bryanna Drury
and Henry E. Pable the subscriber witnesses thereto at October Sessions 1825 & recorded
Rebecca Smith and Abraham Fine qualified as executors of the foregoing will

Henry King Will

In the name of God Amen

I Henry King of Washington County & State of Pennsylvania
being weak in body but of a sound mind & desirous memory (for what I think good) and
desirous to remove the uncertainty of Harmon as being dangerous in respect of all my worldly estate
therefore I have pleasure given to tell me with after paying my last debts & funeral expenses
I give and bequeath in the manner following that is to say First I give & bequeath
to my beloved wife Sarah King all my less during her natural life as widowhood wherein I give
and bequeath to her my Mattock Bay Marno David to do with as she pleases &
whichever her saddle & Bruch together with a bed bedstead & furniture her house also my best
maces of popular plank (and my bound Mattock girl Nemo) Hannah, however, Secondly,
I give & bequeath to my daughter Mary Harrington wife of Peter Harrington & her heirs an
estate thereby. I give and bequeath to my grand daughter Mary Barnes daughter of James
and Elizabeth Barnes the sum of five dollars to her & her heirs. Fourthly I give and
bequeath to my son Thomas King my foot ady — Fifthly I give & bequeath to my son
William King one dollar — Sixthly I give and bequeath my daughter —
Sarah Marie wife of Mark Meiss Esq. One dollar together with an acre of land with two
houses and sufficient of foreground to support her and her family during my beloved sons
lifetime. Seventhly I give and bequeath to my son John King partly for his support
after the decease of my beloved wife and is not to interfere with none of my lands in the
Earth

TIGHT BINDING

Henry Kings Will

On the last sum of your account cast to them and their heirs - (Monthly),
I give and Bequeath to my son Henry King, twenty five acres of land after the death
of my beloved wife but if the said Henry King should die before having no lawful
heir of his body begotten then said land to go to my son John King and his heirs
for ever - Also I give and bequeath to my son Henry King my sleight house or area
after all my just debts and funeral expenses are paid if that be any thing remaining I
give it to my beloved wife - Lastly I do hereby constitute and appoint my deare wife
Sarah King and my sons Thomas, Henry & Henry King executors & Executrix of this My
last will and Testament and there is no security required of them hereby revoking
all former wills or Testaments by me made. In witness whereof I have caused to be set
my hand and seal this 30th day of September & in the year of our Lord 1825
Signed sealed published and declared to be the last will and Testament of the above named
Henry King in the presence of us who at his request were in his presence hereunto
subscribed our names as witnesses to the same.

H. King (Seal)

James Fullerton The foregoing will was proven in court by the author of Thomas Evans &
Thomas Evans Esq Esq Baronet of the Suburb of Edinburgh, Thence at Acton Lyons 1825
James Rains & Sarah King Thomas King & Henry King qualified as executors & Executrix of
the foregoing will

Wm Elsey Will

In the Name of Gov Rains

I Thomas Elsey of Waddington being sick & weak of body but sound mind &
disposing memory (for what I thank god and calling to mind the uncertainty of human life & being
conscious of disposing of such worldly property as it hath pleased god to bless you with. I give and bequeath
the sum in money and goods following that is to say £1000 I desire that all my household furniture
immediately sold after my death & the money arising therefrom be equally divided amongst my
children for their own use etc - £1000 you and bequeath all my land I then make to my son
John Elsey to the sole uses and behoofe of him the said John Elsey after my decease apportion his
heirs and a proportion for wife & so forth I do appoint John Elsey and George Cown executors of this
My last will & Testament. hereby revoking all other or former wills and testaments by me made
in witness whereof I have hereunto set my hand seal this 10th day of September in the
year of our Lord 1825 signs below published and declared to be the last will and
Testament of the above named Thomas Elsey in presence of us who at his request were
in his presence hereunto subscribed our names as witnesses to the same

Thomas Elsey (Seal)

James P. Baker
Charles Cox The foregoing will was proven in court by the author of James P.
Baker and Charles Cox the Suburb of Edinburgh Thence at London 1826
and reprobated John Elsey & George Cown qualified as executors
of the foregoing will at April 1826

John Snappa Jr. Will

John Snappa Jr of the County of Washington and State of Virginia being sick and
weak of body but of sound memory and disposing memory for which I thank god,
and calling to mind the uncertainty of human life and being desirous to dispose of
all such worldly substance as it hath pleased god to bless me with. I give and bequeath
the same in manner following that is to say I give to my wife Mary Snappa
all the household and kitchen furniture and the use of the mansion house and kitchen and
all the buildings and lands there on in the bounds following that is to say beginning
at a Stake near the Upper corner of the garden next to the Barn in the lawn there
down the lawn fence to the Corn Crib thence leaving the Corn Crib and meadow next
the gate out of the lot to the Barn fence thence down the lawn fence to a Stake where
the Meadow fence joins the lawn thence next the meadow fence to a marked stone upon
the branch thence to a Stake near the Spring including the spring and mess houses in
the lot thence to a Martha Post at the upper corner of the grapted lot which includes a stable
in said lot thence with the lot given to a Martha Bar Post thence next said grapted
lot fence including the lawn and the garden to the beginning also one Cow Coast
and two Cows and a Calf which the may make choice of my stock with the fourth
part of the orchard also my Horse Woman Fish and 4 Pigs & woman should
become sick or infirm & in Event of attorney be turned over to said Son, that my
son John Snappa Jr is to be given to him to sell another lot of lot shall be
able to sell it on his said lot the whole being during the time of his natural
life and further I give my son John Snappa Jr to pay unto my wife Mary
Snappa Annually one hundred Dollars in good Current Money also
in her and his life of term to him and her at the rate also that he shall
have and keep one hundred Dollars of Pounds Sterling in the Bank and three hundred
Dollars of Pounds also a sufficient quantity of hay or fodder to winter a horse and two
cows the grain must and can have a fodder to be thrown at his horses as above also
a team of horses to furnish him with pasture sufficient for his cows and a load
the while of the above horses is about I give unto my wife Mary Snappa Jr and
during the time of her Natural Life, £1000 I give unto my son John Snappa Jr
all my Estate both real and personal with mine money may it be on hand and all notes
bonds and Book debts excepting what I shall give to my wife Mary Snappa and after
her decease I give the same to my son John Snappa Jr and to be enjoyed by him and
his heirs for ever to his paying the same here after named to me other children that is
to say to my son Joseph Snappa One thousand Dollars in good Current Bank
notes to be paid in four equal payments that is to say in four months after the
decease of my wife Mary Snappa, to pay Joseph One hundred Fifty dollars
and then to pay two hundred Fifty dollars yearly to the P. D. Snappa Jr till the
time and Dollars is paid. To my daughter Margaret Snappa a her open
the sum of One thousand Dollars in good Current Bank Notes to be paid in four
equal payments that is in twelve months after the death of my wife Mary Snappa to
pay Margaret and the hundred Fifty Dollars and then to pay Debby and the
hundred fifty Dollars yearly until the thousand Dollars is paid. Likewise
to my son John Snappa Jr the same as to me do the same