

Will.

In the name of God Amen.  
I, John Tought, of the county of Muhlen-  
berg and state of Kentucky being in low  
in health but of sound mind & memory  
do constitute and ordain this my last  
will and testament.

First of all I commit my soul to  
the Almighty God who gave it, and  
my body I request to be buried in  
a Christian manner by my executors.

And as touching my worldly affects  
wherewith it has bin please God to give me.  
I gave and bequeath them in a manner  
and form as follows: (Viz) After all  
my just debts is paid - First of all I  
gave and to my beloved wife, Elizabeth,  
the plantation whereon I now live during  
her natural life time & her widowhood  
together with all my farming utensils  
& stock of all kinds and all the household  
and kitchen furniture except such as I  
shall hereafter mention. Secondly, I gave  
and bequeath to my daughter, Margaret,  
one horse and saddle and two cows also  
her equal part of all my estate at the  
decease of my widow including the above  
as part of her portion.

I also gave and bequeath to my son

Abraham, two hundred and fifty acres of land bought of Peter Myers, he the said Abraham is to pay fifteen dollars to my estate in good trade. And it is further understood that this is his full portion of my estate. I also gave and bequeath to my son, John, one hundred acres of land on the waters Rocky creek entered and surveyed in the name of Benjamin Biggerstaff and patented in his name. I also gave a mare and one horse & saddle, one cow and her increase which is to be considered as his full portion of my estate the above property he the said John has already received and has in his possession.

I also gave and bequeath to my daughter, Eleanor one horse & saddle & two cows.

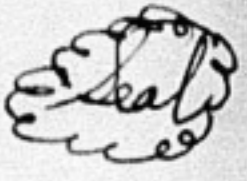
I also gave and bequeath to my daughter Polly one horse, saddle & two cows to be raised at the expense of my estate.

It is also my will at the decease of my widow that the whole of my land and other property left be sold and equally divided among my children, namely, Margaret Smith, Eleanor & Polly, Francis, Simon & Martin, Samuel & Christopher, the property mentioned & gave to Eleanor & Polly is considered a part of my equal proportion of my estate.

It is further to be understood that I have hereto gave my son Abraham

one mare & saddle which is also to be considered a part of his portion of my estate.

I do further ordain this my last will and testament revoking all other heretofore made by me and I do also constitute and appoint Elias Smith & my son John Vought executors to this my last will. In witness thereof I have set my hand & seal in the presence of us June 11<sup>th</sup> day 1813.

Teste John <sup>his</sup> Vought   
 J. McConnell, Gilbert Vought  
 Thomas Foster.

Mehlenberg County Sec.

July County Court 1813.

The above & foregoing will was exhibited into court by the executors therein named and proven by the oaths of Gilbert Vought and Thomas Foster two subscribing witnesses thereto to be the act and deed of John Vought deed whereupon the same is admitted to record

Att. Chas. F. King. C. M. C.