

I. James Anderson sen^r. of the county of Washington and State of Virginia, being old and infirm in body, but of sound and disposing mind and memory, do make and publish this as and for my last Will and Testament -

First - I direct that all my just debts and funeral expenses be paid.

Second - Having heretofore given to my sons James, John C and Andrew, and my daughters Rebecca Clark and Ann Halliard what I deem their full portions of my estate, I leave & bequeath them nothing more -

Third - I will and bequeath the whole of my estate both real and personal, to my daughters Jane Bryant, Esther Bridges and Sally Haggy and to their heirs, and to the children of my deceased daughter Polly Hooser or such of them as may be living at my death, and the children, if any, of such as may be dead - to be divided in the following proportions, to wit: Jane, Esther and Sally each to have two shares, and the children of my deceased daughter Polly one share, to be equally divided between them - In Witness whereof I have hereunto subscribed my name and affixed my seal this 24th day of Sept^r 1822 (fortytwo)

James Anderson 

Published and pronounced ad
for the last Will & Testament of
James Anderson sen^r. in the
presence of us

John Campbell
Jacob Lynch
John C Greenway

At a court held for Washington County the 28th day of April 1825

The last Will and Testament of James Anderson sen^r. deceased was exhibited in court and proved by the oath of Jacob Lynch and John C Greenway two of the subscribing witnesses thereto and ordered to be recorded - There being no executor named in the said Will - On the motion of James Bryan and Martin Haggy who took the oath of an administrator with the Will annexed prescribed by law and entered into and acknowledged their bond in the sum of Five hundred dollars with Moses Hutton and George Keller as their securities conditioned as the law directs. A certificate is therefore granted them for obtaining letters of administration