Logan County Wills – Book C, 1823-1827 An(?) Inventory of the property of A. Felts Decd

One Bay filly praised in Commonwealth paper	\$45.00
One Sorrel Hazel ditto	40.00
One Gray ditto ditto	45.00
One Bay Mair ditto do	55.00
One Large Red Cow	10.00
One Red Heffer	5.00
One Red Cow	7.00
Two Red Steers	16.00
One red & white cow	8.00
Nine Sheep	13.50
Seventeen Grind Stones	20.40
Sixty Hed of hogs	90.00
4 volumes of Littles Laws	<u>16.00</u>
	<u>370.90</u>

We do hereby certify that this day we appraised the above named property as the good & Chattels as the Estate of A. Felts D^d as shown to us agreeable to an Order of the County Court of Logan 1825 this 29th Nov. 1825

Bruce (?) Roberts his Jams (?) X Thompson mark Phinehas Cox Logan County Sct At a County Court held for Logan County on the 5th December 1825 The within appraisment of the goods and Chattels of A Felts D^d was produced in court and ordered to be recorded which with this certificate is done accordingly in my office Given under my hand the Date above Spencer Curd C/L In the name of God amen I, Archibald Felts of the County of Logan and State of Kentucky being unwell Of an extrem bad cold though Cap able of writing do make this my Last Will and Tesetament in manner and form following my body I desire to be buried a common pla(ce?) in desent manner my Soul I commend to God that first gave me exestence and as to my Worldly goods after my just debts are paid to be divided as follows towit my Land in Butler County & on big muddy entered Surveyed & patented in the name of Jessee Shelton I give to my son Williams Felts and to my daughter Polley Drake Polly Drake to have the upper end the end on which she and John G. Drake now lives and my son William Felts to have the lower end the Land to be divided equal and(?) Across(?) and, if Consistant equal in quality so as to give William the Old field next muddy Creek my son William and Daughter Polly to have without any drawback for any thing I have given them before or heretofore all my other estate I divided as follows if I shoul have Stock at the time of my Death Sufficient I give my beloved wife Mary Felts during her natural Life or Widowhood Five cows and calves two horses ten head of Sheep and hogs Sufficient to Supp ort her and my Children two years and my beloved wife is to have her Choice of Cattle horses hog and Sheep with all her fowls and all my Land which I Live to have and to hold during her natural Life or Widowhood also all my household and Kitchen Furniture and plantation Utensials(?) but if she should marry then all my personal property in her possess ion to be sold & equally divided between my said wife Mary & my Children Towit Elizabeth Felts Samuel Felts Charles Felts Sally W Rice John Felts Nathaniel Felts James Felts and Arch^d Felts and my wife to have One third part of

my said Land during her life and at her death the whole of the estate to be sold on Such Relurns(sic) as to bring not Less than two dollars per acre and the money to deivided as follows Sally W Rice and Saml Felts or any Other of my Children that may ever receive a house to fall fifty dollars behind in division with those received none and to be divided between the before named Sally W Elizabeth Samuel Charles John Nathaniel James and Arch^d Stock after my wife has taken hers to be Sold with all Other property except dead(?) provisions Sufficient for the familys use to be Sold and after paying my Just debts to be equally divided Between my following Children Towit Elizabeth Felts Sam¹ Felts Charles Felts John Felts Nath¹ Felts James Felts and Arch^d Felts and I do herby appoint my Sons Sam¹ Felts and William Felts my Executors and Vest them with the education of my Children that are under age I Also Vest them with power to apply any parts or all of any Childs portion

in Educating the sd Child to fill any Station that they shall think the Child jenrally(?) shall be capable of filling in Witness whereof I have Set my hand and Seal this 16th day of February 1817 the words have Oldfield I Sufficient to be whole of the tract and underlined before Signed **Test Alexander Moody** Malachi _____? Arch^d Felts Elisha Bennett Samuel K(?) Clubb(?) Will A Felts In addition to the property that I have given to my beloved wife I do give unto her on the same terms that I have given the other property the Ox Carts and Stears necessary bells for her Stock the Saddles bridles and any of the Cont ______ necessary which I do possess and I do hereby require that no inventory be taken Of the property that I give to my beloved wife as witness my hand this 14th Feby 1817 Arch^d Felts Test Alexander Moody Williams Felts Logan County Sct At a County Court held for Logan County at the Courthouse in Russellville on the 6th day of June 1825 the within Last Will and Testament of Archibald Felts was produced in Open Court and proven by the oath of Elisha Bennett to be the act and deed of Said Felts Said Bennett being a Subscribing witness thereto And at a County Court held as aforesaid on this day the Same was fully proven in Open Court by Alexr(?) Moody another Subscribing thereto to be the act and deed of Said Felts and the codicel An amendment thereto was also on this day proven

in Open Court by the Oaths of Said Moody William Felts Subscribing witnesses thereto to be the act and deed of Said Archibald Felts And the Said Will Codicil and this certificate Stand truly recorded in my Office In Testimony of which I as Clerk of Said County Court hereto set my hand this 5th day of September 1825 Spencer Curd