

None until the first day of January in the year 1854 then Mrs. is to go out for and a 1/2 of the
 death of my wife, the said Mrs. is to be the first day of January in the year 1854
 when to go out for, also five hundred dollars payable two years after my death, the same shall
 be given to my daughter Sara on her first marriage was to go out for at the age of forty five years
 which will be on the eighth day of July in the year 1858 and also give to her and in the
 the Woman slave Sara, and after Sara sees her two years, Sara to go out for
 To our son Richard Throckmold and his wife Agnes the farm on which I live containing, two
 hundred acres of by estimation, and its appurtenances, subject to the provisions for my wife and
 to such charges and payments as are hereinafter mentioned as. I am or said, then the said
 live with David Throckmold, the other with John Throckmold, two slaves old and in time shall live
 Charlotte, and the Woman Manning, after the death of my wife and all her issue
 • Manning to go out for, the first day of January 1860 and all children or thing respecting
 were 25 to the age of forty five years to go out for

To our Son-in-law Richard Calloway Throckmold, son of William Throckmold, called Throckmold, son of
 William Throckmold. Edmund Randolph Throckmold son of Samuel Throckmold for me, William Throckmold
 son of John Throckmold, James Lucas the son of Elizabeth Throckmold, James Miller, John Smith, son of
 Lewis Smith, and Joseph William Throckmold, son of Richard Throckmold. I give Mrs. hundred
 dollars each to be applied, specially to finish their several education for the support of the same
 and it is of price that the respective parents, and guardians, of the same Throckmolds
 will lay a suitable foundation in their previous education, so such a few to the money to be
 paid under the superintendance, and Concurrence of my executor
 The following payments are charges as ten on the farm given to our son Richard Throckmold and
 his wife the fifty dollar annually to my to my wife and the expense of supplying her with
 the keeping her home and supplying her fuel - Two hundred dollars to Elizabeth Throckmold, and for
 hundred dollar to Sara Throckmold, to be paid in two years after my death and five hundred
 dollar to William Throckmold to be paid at the expiration of three years after my death, it
 being the five hundred dollar mentioned in their respective legacies
 and five hundred dollar to the fund for the ^{for the} payment of all the hereafter provided. To our Son-in-law
 son Joseph William Throckmold, I give my rifle gun - And to our son Richard Throckmold, after I
 give our clock at the death of my wife, and not knowing that there are rightfully be demanded
 of me to the amount of one or hundred dollars, yet having said a good while, and had many
 transactions with my fellow Citizens, I make provision for contingencies as follows all the revenue
 of my estate of what kind never it may be, to be converted into money by my executor
 and should any of our Throckmolds before named, die before their legacies or annuities are paid, or
 should any of their parents or Guardians neglect to signify in writing to my executor or the
 executor of one year after my death, their acceptance of such legacy, then and in that case,
 the legacy of such deceased or neglected Throckmold transferred to this fund for payment thereof
 And whatever may be received against James Throckmold to be brought in to the same
 fund, and the five hundred dollar before mentioned as. I am or said, given to our
 son Richard Throckmold and to be brought into this fund - and this fund for the payment
 of debts to remain in the hands of my executor for the term of two years after my death