

I desire that so much of my property as will pay all my just debts be sold immediately after my death and the money paid to that use only. That the rest of my estate I give and bequeath to my living wife Elizabeth during her life or widowhood and beyond her death if at any time she should think it necessary to Spare any thing to my living children which they may stand in need of. Her request she should do so and further request that she my living wife should give to all my children namely, Nancy, Dorothy, Abby, Diana, wife of Col. John Cummings & George an equal part of my estate over 1000 Dollars and if any request that on the account of her being a cripple she should have no less than more than the rest. And lastly I do hereby witness the eighth and last of my writing estate in my living wife - agreeable to the conditions above are further agreed that this shall be my administration of the estate. I do hereby acknowledge this to be my last will and testament publishing whereof I have hereunto set my hand and affixed my seal this 18th of July anno domini 1829. Isaac Tracy Esq. Signature and declaration at anfor the last will and testament of the above named

Isaac Tracy in the

presence of

W. H. Stiles

George Stiles

Benton County Court, December 6th, Anno Domini 1829. A certificate purporting to be the last will and testament of Isaac Tracy deceased was produced in court and presented to the court by the children of William Stiles and George Stiles and thereupon the said writing was ordered to be sealed with the last will of the said Isaac Tracy deceased.

Test. W. H. Stiles.

In the name of God amen

I Edward Clark of the County of Benton State of Kentucky being here in body but of sound mind & recollecting to make and constitute this my last will and testament. I will direct that my just debts paid and to be paid out of the claims the most preferable of my less and perishable property to be sold on a reasonable rate for that purpose Decatur Ky and bequeath to Decatur County Clerks County of Williams Court for equally all that I have of land

and debts
Well

Examined

Barren County Kentucky Octr 22nd 1829
 Edward Clark Esq^r Clerk of the County State H^r.
 Clerk did on the 14th Inst make & sign a will
 purporting to be my last will and testament
 to which I appointed Mr. B. Cook and son to be
 my executors. It is my will now that this
 be considered a part of my former will, and be
 added thereto by way of Codicil.

First I give and bequeath unto Maria Curtis
 Daughter of Mr. Curtis, a sugar box & the same
 of Jewelry, the chief of a collection of fine
 old lace at Mr. Curtis, since the time
 of his decease, Second, I further bequeath in
 my will, that my purchased interest in the
 estate of Mrs. H. Wilson of Fayette County Ky
 be attended to and collected by my executors
 and applied to the necessities and wants
 of the family of Mr. Cook, particularly the
 schooling of Mrs. Cooks children. I do
 as to my former will appoint my friends
 William Cook & Isaac Clark my executors
 to this my present or Codicil to my former will
 specified, in the caption above and that to be
 bound, to give due security for their performance
 failing, my heirs & executors the day and date
 just above written.

J. W. McShiel
 W. Cook

Edward Clark
 Esq^r

Barren County Kentucky Court

November County Court 1829

The within and foregoing writing purporting to be a
 codicil to the last will of Edward Clark. Recited, was
 produced in open Court, and upon it being sworn
 declared that the writing aforesaid was acknowledged
 by Edward Clark as a Codicil to his will, and that
 John McShiel the other, subscriber thereto with
 himself signed their names thereto, in the presence of
 the said Edward. Wherefore the aforesaid
 writing was ordered to be recorded as the true
 Codicil to the last will & testament of Edward Clark
 Recited.

Teste Wm. Cook Esq^r

John Garnett
 Wills

Barren

I John Garnett, son of John Garnett, citizen being of
 sound mind and memory and in my usual state of
 health and reasoning. The uncertainty of this mortal life and
 the certainty of death do make and determine this my
 last will and testament, as follows. The sum and value of my
 estate here and before the date of my last will and testament
 of which I purchased of Mr. Moore, for and during
 the natural life of my said wife false value to me
 wife during her life all my house hold & kitchen furniture
 glassware tableware glass, and so much of my stock
 of horses cattle, hogs sheep, fowls and articles of common
 use she may choose to keep. I also give to my wife during
 her life more of my negro such as she may choose and
 that she have all the estate of property which may be
 in my power at my death and in
 just & true trust bequeath to my daughter Nancy my son
 Est. H. and my wife her mate, and a house & land
 during her life, & with all the property and personal
 effects to my wife as above after her death to be
 sold at public sale and the such terms as my
 executors herein before named may think best to the
 interest of my legacy & I wish that after my
 death, all my estate not herein before named be sold
 in such way as my executors may think best and that
 the money arising from the sales aforesaid after
 the payment of my debts, be divided as follows
 three hundred dollars of said money and the one
 fourth part of the balance I give and bequeath to
 my son William J. Garnett, his executors or administrators
 in trust for the separate use and benefit of my
 daughter Betsy Hall, wife of John C. Hall, during
 her life and after her death, for the benefit of her
 children if she should have any but not to be
 subject to the control or distribution of John C. Hall
 the husband of my said daughter Betsy in any
 way. The said William J. Garnett is hereby authorized
 to purchase land or negroes with said money
 for the separate use of my said daughter
 during her life and her children if she should
 have any and if my said daughter Betsy
 should marry her said husband, it is my
 will, that she have said legacy in full simple