

and let whome I now live I will be equal to each
Share of the other two that is to share alike and
to divide all the Estate in three equal Shares to be
divided amongst them &c their heirs forever,
Sixth I will and bequeath unto my niece Mary
Easter one French Nancy bedstead one bed and
necessary bed bolting which I will direct to be
given to her to her heirs and to her heirs forever
At witness It is my wish and desire that all the
rents of the property where I now live Moses B. Menners
Sturments where he keeps store and the Establishment
where John Leonard keeps his taking &c let
the use of my said three children for the purpose
of boarding clothing and schooling them
fourteenth It is my wish and desire that my
executors do deposit all the money I now have
on hand or may hereafter come in to their hands
for my use in the Branch Bank of the United
States at Lexington for safe keeping until my
children shall arrive to the age of twenty and
years but if it should be necessary for the
Boarding clothing & schooling of my children
and that they will not pay it I direct my said
executors to withdraw so much money to be raised
out upon interest and to be secured with real
Estate as will be sufficient to support and
support them but in the case of the marriage
of either of my said children I then in that case
I direct that they or either of them shall draw
their proportion whether of the age of twenty
or not Lastly I do hereby constitute and
appoint my relatives John Leonard and Jeremiah
Reynolds executors of this my last will and
Testament hereby revoking all other former
wills and Testaments by me heretofore made
In witness whereof I have hereunto set my
hand and affixed my seal this 3^d day of
September 1834

signed sealed published
Attest as of the last will
& Testament of the above named
Mary Reynolds in presence
of us
J. H. Renuick
Wm. Mathews
Mary Reynolds

Franklin County October Court 1834
The last will and testament of Mary Reynolds deceased
read in court and approved by the oaths of Alex. H. Renuick
and William Mathews subscribing and protesting
which is ordered to be recorded. which is done accordingly
J. H. Renuick, c. J.

John J. John Taylor of Franklin County State of Kentucky
Taylor's mind and disposing memory make this my last will
and testament in manner following viz: It is my will that
my just debts if any be first paid out of my Estate
Nextly I give and bequeath to my beloved wife Mary all
the money and property of every description that I had at the
time of her marriage and give to her forever my negro woman Chitty
and her children William and Gabriel and any children
that Chitty may hereafter have or the survivors of them and the
sum of one thousand dollars also her choice of any riding
horse or mare on the premises the balance of my Estate of
every description to be sold by my executors what the proceeds
of sale to be equally divided amongst my children and in
the event of the death of either of them before my decease the
part that would belong to such to hold to belong to his or her
children. Lastly I appoint my sons Isaac & Joseph Taylor
William French and my wife Mary Taylor Executors and
executrix of this my will and any two of whom fairly authorized
to act without my hand and seal this 23^d January 1835
J. Taylor

Isaac Wilson
Joseph Wilson
Franklin County April Court 1835
A writing purporting to be the last will and testament of the
Rev. John Taylor deceased was produced in court by Brog
Taylor and William French two of the executors therein named
and proved by the oaths of Isaac Wilson and Joseph Wilson
the subscribing witnesses thereto who upon the same is ordered
to be recorded which is done accordingly
J. H. Renuick, c. J.

In the name of God Amen I Abraham Bailey of the county
Bailey of Franklin and State of Kentucky being weak in body
and of sound mind and memory for which I thank God
being disposed to dispose of my worldly Estate as it has
pleased God to bless me with in manner following
I do hereby give and bequeath my just debts and funeral
expenses to be paid &c that my man slave Godfrey at
death shall be free and that my executors

my nose was payable and fifty dollars in money
 I had my son Archibald Bailey get his money and
 accounts that I hold on him and no more which
 amount to more than his equal portion of it
 it is my desire that my son Benjamin get one
 hundred dollars and no more & it is my wish
 that my property both real and personal
 be sold and equally divided except as mentioned
 above and what may be named below & it is my
 daughter Susan to have my young black man
 and his equal proportion and of Polly Bunnings
 portion there must be forty five dollars reduced
 to my sons Jeremiah George and Jesse being dead
 their heirs is to be their equal portions and of
 my daughter Obidience being at the time of
 distribution she is to come in then she
 she should be dead as she has no children her
 is not to get anything it is to be understood that
 Susan has a bed and some other property here
 of her own and lastly I do appoint my friend
 John Mayhew as my executor to carry out
 my last will and testament into effect buying
 settling all other debts and liabilities made in
 whereof I have set my hand this 4th day of March
 1733
 A. Graham Bailey

PS of the notes & Archibald
 Bailey is or may be displaced
 my executor & give him a
 clear receipt against all accounts
 J. Wilson
 J. Mearns
 John Brown
 Lewis Br. zending

Franklin County a May Term 1735
 A writing purporting to be the last will and
 Testament of Archibald Bailey dec^d was produced
 in Court and sworn by the oaths of Alexander
 Wilson, J. Melan, John Brown, Lewis Br. zending
 the subscribing witnesses thereto who were sworn
 to record which is done accordingly
 A. M. Henrick Sec

In the name of God amen I Charles Stanton of the
 County of Franklin being sick and weak in body
 and of sound mind and memory for which I thank God
 and calling to mind the uncertainty of human life

and being desirous to dispose of all such worldly Estate and hath
 pleased God to bless me with and I give and bequeath the same in manner
 following that is to say

Item 1st I hereby give to my ^{beloved} wife Susan Stanton during her natural life the two
 following Slaves namely Panny and Cordella also all my house hold
 furniture consisting of Beds Chair Tables &c also my bedding and have my
 also two thousand dollars in specie as soon as it can be collected after my death
 out of any debt due me by ~~any~~ note or other wise the object
 is that said two thousand dollars is to be loaned or lent and the interest there
 of to be appropriated to her support and to be at her disposal in what is
 that what remains of the above property at the decease of my said wife
 with the two thousand dollars principal above mentioned shall be divided
 among all my children namely Peggy Coleman Polly Small Richard
 Stanton Henry Stanton William Stanton and Eliza Daniel his share
 three hundred dollars it is my will that these legacies shall stand with
 all interruption as they are and I hereby give and bequeath to my
 said children all the balance of my said Estate whether real personal
 or mixed which may remain at my decease to them and their heirs forever
 to be divided equally among them on the next far and equitable principle

Item 2nd It is my will that the carriage and horse above mentioned in the will
 shall be considered the sole property of my said wife and to be disposed of
 as she may think proper after my decease

Item 4th It is my further will that my negro servants Sampson and Isabell
 shall be free from and after my death but should it so happen that
 they or either of them should be unable to support themselves in that
 case they shall be supported by my executors out of my Estate

Item 5th It is also my will that the breeding hixen after named next the
 of them shall make any distribution of any part of my Estate to any
 one or more of my legacies until all of them the said legacies shall
 into or give to Edward Coleman their joint or several Bonds
 to wit the witnesses here against the Payment of any debt or costs
 that might arise against him in consequence on account of his
 being my security as administrator of the Estate of an aforesaid person
 whose papers bore the names of Benedict Westly and John Baptist
 Laroue on them.

Item 6th It is my will that at my death my son Henry take one fourth
 a part of this debtful due share as he may be valued and that my
 son William take Henry as a part of his distributive share
 or as he may be valued and that at my wife's death my daughters
 Peggy Coleman and Eliza Daniel take one fourth each of the
 one share one and the other take the other by lot or any agree
 ment by them made & their heirs as part of their distributive
 shares at their valuation and it is further my will that the
 above named four negroes York & Lewis Henry and Isabell
 be sold and the above legacies lay out in or pay any of them
 one two or more of my executors his proportion