

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 to be their equal portions and of
 my daughter Obedience during 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 having
 making all other debts and liabilities made in writing
 whereof I have set my hand this 4th day of March
 1833
 A. Graham Bailey

PS of the notes of Archibald
 Bailey is or may be displaced
 my executor get him a
 clear receipt against all accounts
 of Wilson
 of Milton
 John Brown
 Lewis Brundage

Franklin County a May Term 1835
 A writing purporting to be the last will and
 Testament of Archibald Bailey dec^d was produced
 in Court and sworn by the oath of Alexander
 Wilson, J. Melan, John Brown, Lewis Brundage
 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 clothing and horse and
 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 general is
 that what remains of the above property at the decease of my said wife
 with the two thousand dollars principal also remaining shall be divided
 among all my children namely Peggy Coleman Polly Small Braid &
 Blanton Henry Blanton William B. Blanton and Eliza Daniel his share
 three hundred dollars it is my will that these legacies shall stand with
 all interference 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 3rd 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 4th It is also my will that the breeding hixen after named next to
 of them shall make any distribution of any part of my Estate to any
 one or more of my legal heirs until all of them the said legal heirs
 into or give to Edward Coleman their joint or several Bonds
 to wit to witnesses I have against the Payee of any debt at ease
 that might arise against him in consequence on account of his
 being my security as administrator of the Estate of an adult known person
 whose names are the names of Benedict West and John Baptist
 Laroue on them.

Item 5th It is my will that at my death my son Henry take one fourth
 a part of this indebtedness that is 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 by will of Henry Henry and by will
 be used to the above legacies by any or persons or persons
 one two or more of my executors as they shall see fit

as above mentioned and not of slaves or speculation of negro
trading and also at my death George and Thomas two more
of my slaves shall have the privilege to be horse masters
to buy them if they can find such as will give a fair
valuation for them according to the above mode of valuation

Item 1st It is also my will that all the notes hereafter enumerated
in this Item as well as all other given me by any of my
children or legatees after the tenth day of December 1834
shall be considered as a part of my estate and be equally
divided among my said children of being Sarah Edward
I. Steadman five notes amounting to five hundred and forty
dollars Berard A. Stanton's first note amounting to six
hundred and fifty dollars Henry Stanton's two notes amounting
to seven hundred dollars Philip Snell's note of five hundred
dollars William C. Stanton's two notes amounting to seven
hundred and forty two dollars and fifty cents and
Eliza Daniels note of five hundred dollars

Item 2nd and last It is also my will and I do hereby nominate
constitute and appoint my three sons Berard A.
Henry and William C. Stanton with my Vice Consuls
Edward Steadman and Robert Stone Executors of this
my last will and testament hereby revoking all other
wills or former wills or testaments heretofore made by me
In witness whereof I have hereunto set my hand and seal the 21st
day of September 1835 at Frankfort and in presence of the
said

Charles Stanton

Witness
John R. Graham
John W. Vaughan
J. R. Samuel
Rich. Long

I Charles Stanton now of Frankfort County do hereby make
and publish this codicil to be added to my last will and
testament and it is for the most part explanatory of the intent of
the two thousand dollars mentioned in the first Item of my will
my will is that the money on the said two thousand dollars
that may be due (the interest as well as the interest that may be
accruing) and become due after it is collected (with as
deposited in the said first Item) and shall be appropriated
to the support and disposal of my said wife It is further
my will that Edward Steadman do do and have my ex-
ecutioner Joseph and have his services now for his support
hereafter should he live to be old and infirm now the help
of the said Joseph is to be at my sense and command as long
as I live and it is my will that this codicil be added to and
made a part of my will In Testimony whereof I have here

Charles Stanton

Witness
John R. Graham
John W. Vaughan
J. R. Samuel
Rich. Long

Frankfort County August term 1835
The last will and testament of Charles Stanton died together with
with the codicil thereto annexed was produced in court and proved
by the oaths of John W. Vaughan and J. R. Samuel to be such
which is ordered to be recorded as such is done accordingly
A. H. Kimmel Clerk

I Elizabeth S. Wilkenson of the County of Frankfort and State
of Kentucky do make and declare this my last will and testament
by revoking all other wills by me at any time made
I do hereby bequeath unto my dear loving and affectionate
son) John W. Vaughan with my new born child I. G. Wilkenson my negro woman
Willie and her child and her children Benita also my house and
33rd Street and together with my new Sarah to be attended by my negro
girl Sarah Knoch and her bedstead and my Leauxau
I do hereby bequeath unto my son John Robert Wilkenson my
negro boy Isaac William and an set of green hair
I do hereby bequeath unto my son Thomas Wilkenson my negro
boy Samuel and also my security and work case and excuse my will
to have my son and I should have defects and the said Thomas
I do intend to make to be returned to the said Isaac in consequence of my
inability to rest him with a perfect and expedient letter to the same
then I direct that my executor do purchase out of any money or
personal estate that may be left for the said Thomas I. G. Wilkenson
a negro boy of the age and value of my son William here before
bequeathed to Robert Wilkenson and have the said Isaac
so purchased conveyed to the said Thomas I. G. Wilkenson

6th It is my will and desire that my negro woman Willie Maria
before mentioned and her children should be at my death
I do intend to man Spencer a negro slave I should desire to be free at my
death it is my will and desire that my executor shall purchase
him and set him free if these assets be left sufficient to do so after
all my specific legacies are discharged except the two legacies of one
hundred dollars each to Wm. Kinson and Wm. Kinson Edgar
neither of which two legacies to be paid until all the fore-
going legacies devised and acquits are complied with
8th If after complying with all the above legacies bequests
and desires also the devised hereafter mentioned to my
stephens John Wilkenson Jr and my son Wilkenson
there should be a residue of personal estate left for
the same three

Elizabeth S. Wilkenson