

John
Bartlett
will

In the name of God amen I John Bartlett of the County
 of Franklin and State of Kentucky being advanced in age
 but sound in mind and memory I stand before God
 for the doone and calling unto him the mortality of my body
 and knowing that it is appointed for all men once to die
 do make and ordain this my last will and testament that as to
 my principally and first of all I give and recommend my soul
 into the hands of almighty God to receive it and my body
 I recommend to the earth to be buried in decent Christian
 burial at the discretion of my executors nothing doubting
 but at the general resurrection I shall receive the same again by
 the mighty power of God and as touching such worldly
 estate wherewith it has pleased God to bless me in this life
 I give demise and dispose of the same in the following manner and
 from first after the payment of my just debts I give the whole
 of my Estate both real and personal to my beloved wife Sally
 Bartlett to hold use enjoy the same during her natural life
 and after the death of my wife my will is that my Estate
 both real and personal ^{as in and by the foregoing and ensuing articles hereof more fully appears} be divided
 equally between my son George
 W. Bartlett and James S. M. Bartlett who are hereby appointed
 executors and trustees of this my last will for the following
 uses and purposes to wit: my devise is that my executors do see
 if thought most advisable to do so to the best advantage and in
 such manner and on such terms as they may judge expedient
 the whole of the Estate to them conveyed in trust for the
 uses hereafter to be named after they have first entered
 into bond and security to be approved of by the county court
 Justice of Franklin and that the proceeds thereof after
 all expenses are paid be divided as follows: to wit: to my
 youngest daughter Jane Bartlett one equal share and
 equal part with the rest of my children ~~William Bartlett~~
 Anthony Bartlett and the remainder of my Estate to be
 divided as follows the one thirteenth part of the whole of my
 Estate to each of the negroes as above named George
 Jane Bartlett to each one of the following named
 children ~~William Bartlett~~ Anthony Bartlett Elizabeth
 Bartlett George W. Bartlett Emily S. Bartlett James
 S. M. Bartlett and Jane Bartlett and the one
 thirteenth part of the remaining part of my Estate
 my will is that it shall be paid to the heirs of my
 wife Sally Bartlett and James S. M.
 Bartlett for ever as my trustees shall see proper

appointed for the use and safe keeping of the same and they
 may be required to the benefit and use of my children and
 I intend this in a more particular meaning to be for the use of
 and to be held for any thing they should hereafter receive
 Polly Bartlett Thomas Bartlett John G. Bartlett Sally
 formerly Hayden and formerly Sally Bartlett Thomas
 late Susanna Bartlett Maria Bostwick late Maria Tyler and formerly
 Maria Bartlett when the said George W. Bartlett and James S. M.
 Bartlett's entering into bond with good security to be approved of
 by the county court Justice of Franklin duly to apply the same for
 the use of the business of the last named to be ^{in my} Polly Bartlett
 Thomas Bartlett John G. Bartlett Sally ^{late} Sally Hayden
 formerly Sally Bartlett Susanna C. Bostwick late Susanna
 Bostwick late Maria Tyler and formerly Maria Bartlett and
 if they fail to give bond as above my will is that the same
 be in the hands of my executors for the use and benefit of the same
 is that if any of my children shall die leaving no issue that the portion
 allotted to such child or children be equally divided between my three
 youngest children to wit: Emily S. Bartlett James S. M. Bartlett
 Bartlett or such of the three as may be living if they should have no
 issue to be given to such as may be living of the last three children it is
 my further will and desire that if any of my children or heirs
 should make any permanent sale or having improvement on
 any of my land and upon admission being made the improvee not enjoying
 enjoying said improvement that in that case they shall have a
 able decline made to them for such improvement it is my further
 will and desire that all my children who have had any advancement
 made to them shall never be pecuniary of the same in case that they
 may not have any thing given to them may have an equal division
 with those that have had such advancement made to them In testimony
 whereof I do hereby set my hand and seal on this 15th day of
 October 1834 signed acknowledged and published in presence of us
 John Bartlett.

Schedule and made as apart of my will more Equitally to explain
 the portion as allotted to Sally ^{late} Sally Hayden and formerly
 Sally Bartlett's heirs is to be understood in the following way my will
 is that it is to be given to her present children viz John Hayden
 William Hayden and Marthe Hayden and no other heirs
 she may have and the portion allotted to Maria Bostwick late
 Maria Tyler and formerly Maria Bartlett is to be given to her son
 (viz) John Tyler and Levent Tyler her children now living
 with me and as respects the portion allotted to my daughter Polly
 Bartlett is after her death to be given and go to her son James
 if then living Dec 15th day 1834

In addition to the above it is my will that

and Matthew Wagon children of Sally Sisco late Sally Wagon and formerly Sally Bartlett except one dollar each as they have received as much as they full part may 28th 1833.

J Bartlett

Franklin county October term 1833.
The last will and testament with two codicils thereto of John Bartlett dec^d was produced in court and appearing by the oath of Alexander H Rennie and John Bellows that the said will the two codicils and the signatures of said Bartlett are all in his hand writing and the same is intended to be read in such is done accordingly
c. H. Rennie c. p. e.

John Price

In the name of God amen I John Price of Franklin county Kentucky do make this my last will and Testament in witness whereof I have signed first after my death I commit my body to the earth and my soul to God who gave it I do hereby appoint my beloved wife Susan Price my son John G Price and my son William H Price Executors they will to act and so and have done all things agreed to to the following directions herein given my executor is that my beloved wife Susan Price after my death shall have full and peaceable possession of the Mansion house with all the uezge hold and kitchen furniture with as much of the stock of each kind and of the farming utensils as she may wish the care of my sons John G Price and William H Price I think best for her to keep together with one hundred and fifty acres of land in convenient form to include said Mansion house and then of her to have of the Slaves during her widow hood but if she should by and with the advice of my said sons John G Price and William H Price I think it best for her and the children they may keep the Slaves and farm all under the management of some competent person for the mutual benefit of her and her children but they is to be by her consent she may at any time during her widow hood make choice of the above named provision as made to her but if she should marry she in that case is to give up the above named provision as made to her and take what the law provides in such cases or in case she may marry what so ever stock there may be at any time in the opinion of my above named executors and above

what may be necessary for the use of the family together and all personal articles may be sold for the benefit of the Estate and to with all the property that shall arise by the production of the farm and Slaves in any and every way held by my executors to if not wanted for the support of my infant children if my executor should at any time with the consent of my said wife Susan Price think it best they may not put any part of the farm and Slaves any part or all of the Slaves the General benefit and with the property that may arise in any and every way by the collection of my debts and in the ways after the payment of my just debts which I wish to be by my said Executors to be held subject to distribution to the surviving of my wife I consider what I give my daughter Polly about the time she was married to gether with what she has some of her grand father Mays Estate to be worth eleven hundred dollars all which I consider as from my self and they not to receive any more of my Estate until all my children have received my Estate eleven hundred dollars each after which she may receive equal division of the remainder if any there should be I consider what I have given my son John Price about the time of his marriage including six acres of land adjoining where I leave to be worth twelve hundred dollars and that he is not to have any more of my Estate and all my children have each have to be amount of twelve hundred dollars then if any remains he shall have a right to acquire part thereof I consider what I have given my son William H Price including his education boarding clothing books to have all together with thirty seven acres of land when he dies to be worth thirteen hundred dollars and that he is not to have any more of my Estate until my children have each received of my Estate the amount of thirteen hundred dollars then if any then remains he shall have a right to an equal division I consider what I have given my daughter Elizabeth Sumner including the year and line a valuable man with saddle and bedding and sundry other articles of furniture to be worth five hundred dollars and that they not to receive any more of my Estate until all my children have each received of my Estate five hundred and fifty dollars then she shall have a right to an equal division of that remains I consider what I have given my daughter Elizabeth Stull including the year and line a valuable man with saddle and bedding and sundry other articles of furniture to be worth five hundred and fifty dollars and she is not to have any more of my Estate until all my children have received to the amount of five hundred and fifty dollars after which she shall have a right to an equal division of what remains I consider what I have given my son Evans worth one hundred and twenty dollars and that I have given him one thousand dollars during his infancy in all eleven hundred and twenty dollars and he is not to have any more of my Estate until all my children have each received of my Estate to the amount of eleven hundred and twenty dollars then if any remains he shall have a right to an equal division I consider what I have given to John Price Esquire to be worth three hundred and twenty dollars and that he is not to