

John O Bandy. Know all men, by these Presents: That I, John Bandy, of the County of Roanoke, in the State of Virginia, in view of the uncertainty of life and the certainty of death, and being of sound mind, and disposing memory do make this my last Will and Testament, hereby revoking all other wills heretofore made by me.

First. I hereby direct, that my Executor, hereinafter appointed shall pay all my Medical bills, and decent burial expenses, out of my own money, now in my ~~now~~ possession.

Second. I hereby confirm the contract heretofore made, by me, with John O. Bandy, that for & in consideration of the support and maintenance of myself and wife, during our natural lives, by the said John O. Bandy, he, the said John O. Bandy is to have all my personal property of every description, except my money bonds, and claims of every description. He, the said John O. Bandy, is also to have the use and proceeds of my whole farm, during the life time of myself and wife, and the eighty acres of land heretofore deeded to him, by me, shall be ~~his~~ fee simple, and there shall be his entire and exclusive interest, and share of my estate.

Third. I direct, that after the death of myself and wife, all of my lands, shall be equally divided, or sold, and the proceeds equally divided, as they may elect, between my other three children, namely, Armstead Bandy, Sarah Hartman, wife of Jacob Hartman, and Mary Angel, wife of William Angel.

Fourth. I direct, that immediately after my death, all my debts shall be collected, and the amount thus collected, and my money on hand, shall be equally divided, among my three children, above mentioned, namely, Armstead Bandy, Sarah Hartman, and Mary Angel.

Fifth. I direct all the money, and land, or the proceeds of the land, if sold, to which my daughter, Mary Angel, wife of William Angel aforesaid shall be entitled, under this will, shall be transferred to her individually, and she shall hold, control and dispose of the same, in her own and exclusive right, as she may please, or think proper.

Sixth. I direct that the three legatees above mentioned, namely, Armstead Bandy, Sarah Hartman and Mary Angel, shall pay all necessary expenses, in carrying this will into execution.

I hereby appoint David E. K. Fawver, my Executor of this my last Will and Testament.

Witness my hand and seal this 14th day of June A. D. 1875.

Witness

J. O. Bandy
J. W. Bandy

John X. Bandy
mark

Sealed

At Roanoke County Court, April Term 1876.

The last Will and Testament of John Bandy deceased was

mes day produced in Court and proved according to law by the oaths of Crockett Bandy and Joseph H. Bandy, subscribing witnesses thereto, and is ordered to be recorded.

A copy from the records of Court.

Teste Wm McCaulley, Clerk

Wm Persinger)

In the name of God. Amen.

I, William Persinger, of Roanoke County and State of Virginia, being of sound mind and disposing memory, make this my last Will & Testament, as follows.

1st I give, devise, and bequeath, at my Executors, herein after named, after my decease, pay my just debts and funeral expenses.

2^{dly}. I give, devise, and bequeath, to my wife Hester, the use of my land, farming utensils, house-hold furniture and stock of all kind, during her natural life time. She is to keep one third of the cleared land in clover or other suitable grass as long as she lives; and not to use more timber than the benefit of the farm requires.

3^{rdey}. I give, devise, and bequeath, that my son Charles Register, after the decease of my wife, shall have my land at fifty dollars an acre, if the price of land declines from what it now is, he shall have it at forty five dollars an acre.

It is expressly understood, that I have sold my land to my son Charles Register, at what under the circumstances is a fair price, and that he is to have an equal share out of this, with the other heirs.

After the money due my estate, shall have been collected, my son Charles Register, shall pay three thousand dollars as the down or first payment on the ^{\$3000.00} remainder he is to pay in eight equal annual payments, without interest for six years, for what is not paid at the expiration of six years, he (C.R.) is to pay six per cent interest until all is paid.

I have given to some of my children, a part of their share of my estate, viz, to my son John twenty five hundred dollars, to my daughter Margaret Richardson twelve hundred dollars, to my daughter Sarah C. Trout twenty five hundred dollars, to my son Henry twenty five hundred dollars, to my daughter Julia Ann Deniviller twelve hundred dollars, to my son Gideon twenty five hundred dollars and to my daughter Francis Frey twenty five hundred dollars.

For any amounts, ^{\$2500.00} any of the above named children, may have received over twenty five hundred dollars they shall account to my Executors for the same. Those of my children who have not received twenty five hundred dollars, or those who have received nothing shall