

County of Clark 3rd

The State of Kansas To all persons to whom these presents shall come, greeting:

Know ye that the last will and testament of Thomas H Sparks, of Clark County and State aforesaid, deceased, late in due form of law has been proved and recorded in the office of the Clerk of the Court of Probate for Clark County, a copy of which is here to witness, and was much as it appears that John Sparks and Michael Bozeman have been appointed executors etc and by the said last will and testament, to execute the same and inasmuch as Michael Bozeman aforesaid has filed in this office a renunciation of his right and authority to act as such executor, therefore to the end that the property of said testator may be preserved for those to whom it shall appear to have a legal right or interest therein, and that the said last will may be executed according to the intent of the testator. We do authorize her, the said John Sparks to sue such executors to collect and secure all and singular the goods and chattels, rights and credits which were of the said Thomas H Sparks at the time of his death in whosoever possession the same may be found and to perform and fulfil such other duties as may be required upon her by said will, as far as then shall be properly in the power to charge her; and in general to do and perform all other acts which now are, or may be, required of her by law.

In testimony whereof I W H Pittman Clerk
of the Circuit Court and ex officio Clerk
of the Court of Probate, in and for the
County and State aforesaid have hereunto set my hand and affixed the seal of said
Court, at my office in the city of Clark
aforesaid, this tenth day of December A.D. 1865.

W H Pittman Clerk.

By W H Pittman Clerk.

In the name of God Amen!

I Thomas H Sparks of the County of Clark and State of Kansas being of sound mind and memory and considering the uncertainty of this frail and transitory life do therefore make and ordain publish and declare this to be my last will and testament.

That is to say First - After all my lawful debts and charges and discharges the residue of my estate real and personal I give and dispose of as follows, to wit: To my beloved wife the sum of \$1000 stand upon which she is situated on embracing the whole body of land which is on Hoggy and the Hoggy Creek in the County of Clark and State of Kansas to her the said and my wife to be in full share embracing stock, house hold furniture, farming tools contained on the place, Also the slaves that I possess, to be held and control according to circumstances that will best promote the interest of my estate more especially of me, during her natural life or widowhood after death or marriage to be equally divided with the heirs of her body and at majority of my son Clinton for him to have his equal share and all of my sons as they become of age.

from the bottom
from the bottom
in the 8th line

ge 4th in the 7th
of the line from

from the top
id

3 line from the
in the line 4th
the 4th line

in the 5th
between lines 6th

between lines
between lines

between lines 4th 5th

between lines

4th 5th lines
the 5th 6th
the 6th 7th

from top on page

me Eliza S
being witness
and than Huyt.
ath Saill, that
and Justin most
l be his last
for so long said
wind and memory
of Wilson at the
presence of court
is

Ezra L Newton

said will and

in

To receive their equal shares; if either son should decease
becoming of age his portion to be considered as the original
estate. My two daughters Sarah Jane and Elizabeth Jones
whenever they shall marry, that their portion of my Estate
be settled upon them and their heirs. To my Mother a sum
of her own choosing to wait on her during her life and one
Thousand Dollars annually, from my death, and at her death
for her to dispose of it at her will with her Grand children.
I also will and bequeath to my wife and Mother forty thousand
Dollars in Confederate money, thirty Thousand Dollars in notes on
different persons. I also will and bequeath to my wife and Mother certain
tracts of land in Mississippi known as the Lake Place which
the deed and certificate will show. I also my stock and
dividend in the Athens factory in Georgia amounting to Forty
thousand Dollars. I also will and bequeath to my wife and Mother
my stock and dividend in the Georgia Rail Road, five thousand
Dollars in the Original Stock and whatever there may be due
on the same. I also will and bequeath to my wife and Mother certain
notes amounting to several thousand Dollars in the hands of Col.
Newton Fielder. Also one note in the name of William Moore of
two hundred and fifty Dollars. Likewise I make and constitute
and appoint my said wife Anna Sparkes and Michael Roseman
to be executors of my last will and testament, hereby revoking
any former wills by me made. The testimony taken of I have
summarily subscribed my name and annexed my seal this
18th Night 1868

Sho's H. Sparkes (Seal)

Sert-

William Jones
J. H. Wilson

I do not wish Executing or Executor to give any security
for the administration of my will as I have full confidence in
their capacity and integrity

H. H. Coleman, Sho's H. Sparkes

J. H. Wilson

It is understood my daughter Madena and my son James
Martin are to have their portions out of my estate upon the appear-
ment; as they have had one advancement already; then they shall
have out of my estate such portions as shall make them equal
to my other children. The property hereby bequeathed to my
daughter Madena is given to her and her children

Sho's H. Sparkes.

H. H. Coleman
J. H. Wilson