

399) State of S^t Carolina
Jony County

Personally appears Liez Meadow & made oath as follows - that Octavia Meadow called on him October the 2^d to witness her last Will & Testimony her property as follows first she gives her Mar and Cots Corn hopy & House hold furniture plantation tools one Small Wool with all the rest of her property to Thirby Party Hanny R. break & leave her five children that then live with her to be used and enjoyed of her daughter Thirby thinking proper for the use and support of herself & the rest of the children above mentioned

John May Jr.

Liez Meadow
March

State of S^t Carolina
Jony County, November 1807
This way the above done acknowledged in open court
and ordered to be recorded

attest J May Jr. CC

other copy from the original file in
the Clerks office of this County

Witnesses J May Jr. CC

State of S^t Carolina } In the name of God E 300
Jony County } Amen
I Rose Levy of the State & County aforesaid being weak
of body but of sound mind & memory thinking before God
for the same do this 18th day of November in the year of
our Lord one thousand eight hundred & seven make and
declare by my last will & testament in manner follow-
ing by me —

First, I command my soul to the keeping of the
mighty God that gave it me over my body to be interred
in a decent Christian manner at the discretion of my
Executor herein after named nothing doubting but I
shall have the same again through the mighty power
of God & as touching such worldly Estate as left I
bequeath you to help me with I give & Bequeath
the same in manner following (to wit) —

Item. I will that the part of my personal Estate
not herein after particularly divided be sold & my
just debts paid from the same thereby leaving
from the residue I will that my Son James May
my son one hundred Dollars to him by his life
paying forward —

Item, I leave unto my beloved wife Sarah during
her natural life the plantation & improvements when
so I leave her also the plantation tools one mow by
the name of Sarks, three Cows & Calves one good
steer twenty head of sheep my Breakfast & Bedchamber
the Spinning & weaving making my Kitchen furni-
ture two feather beds bedsteads & furniture my Major
or boy Bob, the foregoing I leave my wife during her
natural life —

Item. My will is that my Es^r lay off & allot to
my wife & daughter Bathsheba for their yearly sup-
port thirty bushels Corn out of the Corn made this
side of the river the whole of my Peas and a
sufficient quantity of Pepper also one thousand bushels
Potatoe —

Item, —

801 Item. I give & bequeath to my three grand sons
John & James Barnes & Amasa Sippy son of James Sippy
One hundred Dollars each to be lived & paid them of
him after division to them their heirs & assigns
for ever —

Item. I give & bequeath to my daughter Sally Barnes
one horn or more out of my stock to the value
of eighty five & thirty Dollars, two Cows & Calves
to her her heirs & assigns for ever —

Item. I give & bequeath to my daughter Bathsheba
Ames after the death of my wife the sum of
Improvement wherein I now live, the cattle which
have come of a heifer calf that I formerly gave
her & every of their increase one horn by the name
of Headlock one bed & furniture my receipt
& Crockery the foregoing I give & bequeath to
my said daughter Bathsheba to her her heirs
& assigns for ever —

It is to be understood that the legacy left my daughter
to Bathsheba (Except the cattle, bed & furniture)
My wife has a life Estate in —

Item. My will is that at the death of my wife
my negro boy Bob shall belong to my daughter Bathsheba
to her her heirs & assigns for ever she or they
paying to my grand sons John & James Barnes and
Amasa Sippy son of James Sippy one hundred
Dollars each according to the intent of the Plaintiff
directing such legacy. —

Item. I give & bequeath to my son Amasa Sippy
One hundred dollars to him & his heirs for ever to
be lived & raised after the death of my wife out of
the salary of such other personal Estate that may
then be remaining & not already divided & the rest
— due (if any) to be equally divided among my
daughter Sally Barnes James Sippy & Bathsheba
Ames their heirs & assigns for ever. —

I would

I would State for the satisfaction of all concerned that I do
one half the corn made over the house this year belongs to
the heirs of John Ames deceased —
I testify I nominate & appoint my son James Sippy Esq.
Clerk & my daughter Bathsheba Ames Executor to this
my last will & Testament revoking all former Wills by
me made & confirming this my only last will & Testament
In witness I hereunto set my hand and affix my seal
the day & year first above written —

Signed sealed published & declared

before us —

Bethel Wood
John Burnett
An Hysop —

James Sippy 

State of N.Y. County

Jones County Court February Term 1868,

This was the foregoing last will & Testament of
James Sippy late Due duly proved in open Court
by the attestation of John Myers & Bethel Wood Clerk of the
Subscribing Testimony that it seems to be genuine
At same time James Sippy one of the Testimony then
named qualified of due & sensible to law —
Before that testing Jurisdiction am answering

Atttest A. Myers 

A true copy

Attest
A. Myers 