

166

between my two Sons John and Benjamin by my Executors and Executrix
hereafter named as they or the majority of them shall think fit when
my first Son shall arrive to the age of twenty one years, and when my
second Son shall arrive to the aforesaid Age then he shall receive the
remaining part of my said land and the aforesaid land so divided
do I give to my aforesaid Sons and to their heirs and assigns forever.
But in case my Sons depart this life before the arrival to the age aforesaid
or have been lawfully begotten that then and in such case I do give
all my lands to my daughter Ann and to her heirs lawfully begotten
of her body. Also I give and bequeath to be equally divided
between all my children all the residue of my slaves, not already
given away by this my will, in the manner following that is to
say that at the marriage of my daughter with my slaves that I now
have and not already given away by this my will and those that
shall be born in my said Daughter I leave by my Executors shall
then be divided between them by my Executors and Executrix and
after my daughter parts with her share the remaining part shall
remain in the hands of my Executors and be divided between my Sons
when they shall attain the age of twenty one years and the aforesaid
said slaves together with their descendants. So I give to my said
children to lawfully begotten sons in the residue and remaining
parts of my Estate not herein otherwise named and bequeath to be
equally divided between all my executors by my Executors
do nominate and appoint my second Son John and my loving Son
John Holmester and his wife to be my Executors
and Executors to this my last will and testament making here
after and never at any time since and notwithstanding this
thence to be my last will and testament and no other. In
witness whereof I have hereunto set my hand and seal this eighth
day of May anno Domini thousand seven hundred and twenty
Signed sealed published pro-
nounced and declared by
the said William Tolansby as his last will and testament in
the presence of us the subscribers. John Supton - John Stibbly

Benjamin Battell to be witness in the
presence of us. Joe Williams & William
Battell - Mary E. Tolansby

At a Council held at the Council Chamber in New Haven December
the 31st 1721. P.M. The within will then proved by the oaths of John
Williams and Mary E. Tolansby two of the witnesses thereto and
letters of Probate granted unto the Executors and Executrix herein
mention'd upon their taking the oath of Executors.

Recorded December the 2^d 1721

Test. Will & Faculty Attest.

for Chas. Heart Socy.

Extracted from Original Record. Not page 93 removed from Secy. of State's Office per
- Pursuant to Act of Assembly A.D. 1809 Chancery by W. Marshall Esq. Clerk. 1857

William Tolansby

William Tolansby Will No. 3. In the Name of God, am
I William Tolansby of the County of Bartley in the Province of Boston
Bartley, being sick and weak of body but of perfect mind and memory,
doth call to Almighty God, therefrom calling to mind the mortality
of my body, knowing that it is appointed for all men once to die,
do make and ordain this my last will and testament principally
and first of all I recommend my soul into the hands of God that gave it,
and my body I commit to the ground to be buried in a Christian like
and decent fashion at the discretion of my Executors, and astrengthening
such worldly estate wherewithal it hath pleased God to bless me in this life,
I give devise and dispose of the same in the following manner and
form: Impetrin' Surel that all my debts be paid which cannot
come to my loving friend Johnathan Fitch as Executor which
debt is to be paid out of my whole Estate both real and personal
and after the said debt be paid that I will and bequeath all that
remains after the said debt is paid to my well beloved son John
Tolansby the care of which I commit to my deare and well beloved
wife Mary Tolansby until my son come to the full age of twenty
one years. After I make and Ordain Johnathan Fitch my sole
Executor of this my last will and testament and I do hereby declare
revoke and disannul all former and other wills and legacies be-
queathed and Executors before this time by me in any wise made
named and bequeathed and I do hereby ratifie and Confirm
this and no other to be my last will and testament. Testifying
whereof I have hereunto set my hand and first my seal this
twelve day of February in the year of our Lord One thousand seven
hundred and twenty.

Signed sealed published pro-
nounced and declared by
the said William Tolansby as his last will and testament in
the presence of us the subscribers. John Supton - John Stibbly

Mosand On the third day of April 1721 personally came and
appeared before me John Supton and John Stibbly the two subscribing
witnesses to the within written will who being duly sworn on the
Holy Evangelists saith and each of them do say that they were
personally present and did see the testator Willm Tolansby
sign seal and as his act deliver the within written as his last
will and testament and the time of doing the same he was of
sound mind and memory according to the best of their knowl-
edge. Sworn to the day and year above written before me.

Robert Johnson

Recorded January the 3 1721/2 p Chas Heart Socy.

Extracted from Original Record. Not page 93 removed from Secy. of State's Office per
- Pursuant to Act of Assembly A.D. 1809 Chancery by W. Marshall Esq. Clerk. 1857