

I, David Barton, of the State and District aforesaid, being weak in body but in perfect mind and memory, I do make and publish this my last will and testament in manner and form following.

First. I will that my body be decently buried, and that all my lawful debts be paid.

Second. I do give and bequeath unto my beloved wife Winna the place whereon I now live commencing at the mouth of the upper Gully on Tuguloo River above the house and running up said Gully into the pasture. Thence a straight line to intersect the big road below the barn, thence along said road to Jenkins line, thence a conditional line between Jenkins and myself back to Tuguloo River. This to be in lieu of dower. I further give to my beloved wife two negroes Leborn and Manda, together with two feather beds and steads with good and sufficient furniture; two cows and calves first choice; one horse worth an hundred dollars. Also the fourth of my stock of hogs and bacon, also one fourth of corn, also one spinning wheel, two trunks and a round folding table, to be hers freely and without any trouble or molestation all the days of her natural lifetime or widowhood and at her death or marriage it is my desire that the said land together with the said negroes and all the above property to devolve on my beloved Daughter Eleanor, and it is my will and desire that if my daughter Eleanor should die without issue, then for it fall back and be divided between her half brothers and sisters.

Thirdly. I do give and bequeath unto my daughter Eleanor one negro girl Jude, and one negro boy Jacob, one good horse, saddle and bridle to be worth one hundred dollars one cow & calf one shot gun one good feather bed and bedstead one bureau and block one small walnut table, one small walnut chest and if my daughter Eleanor should die without issue then the property set apart for her to fall back and be equally divided between my sons David and William E. Barton.

and it is my will and desire that my son David should attend to the education of his half sister Eleanor Barton and to defray the expenses out of the proceeds of certain property hereinafter named.

Fourthly. I give and bequeath unto my son David one negro boy Jiny, one negro girl Eliza, one mare and colt one walnut sideboard one walnut folding table one set blacksmith tools one rifle gun one feather bedstead and furniture one cow and calf, one sow and pigs one large family Bible and all the other books. Also the tract of land whereon Asa Sandford formerly lived containing two hundred and fifty acres more or less. It is also my will that my son David should receive five hundred dollars out of the sale of certain property hereinafter named, over and above the rest in the balance of the proceeds of said sale.

Fifth. I give and bequeath unto my son William the residue and remaining part of my home tract of land beginning at the mouth of the gully above the cotton patch and running up said gully to the corner pointed out for my beloved wife, thence a straight line below the Barn until it strikes the big road, thence along the big road to Jenkins line, thence down said branch to my son David's line of Sandforas tract beginning on a P. O. corner thence down said branch to the river. I do also give my son William the tract of land deeded to me by William Blair in Franklin County, Georgia.

Sixth. I give and bequeath unto my son Cloud T. Barton one feather bed, stead and furniture.

Seventh. I give and bequeath to my son Elias Barton all my wearing apparel.

Eighth. I give and bequeath unto the residue of my children, that is to say Elias Barton, my daughter Sally Baker, my son Cloud T. Barton, my son Daniel, my son Peter, my daughter Ruthy Cahoun, my daughter Fanny Calhoun, my son William E., my son David O. and my daughter

Jiny, one negro girl Eliza, one mare and colt one walnut sideboard
one walnut sideboard one walnut folding table one set blacksmith tools
one rifle gun one feather bed stead and furniture one cow and calf, o
one sow and pigs one large family Bible and all the other books. Also
the tract of land whereon Asa Sandford formerly lived containing two
hundred and fifty acres more or less. It is also my will that my son
David should receive five hundred dollars out of the sale of certain
property hereinafter named, over and above the rest in the balance
of the proceeds of said sale.

Fifth. I give and bequeath unto my son William the residue and
remaining part of my home tract of land beginning at the mouth of the
gully above the cotton patch and running up said gully to the corner
pointed out for my beloved wife, thence a straight line below the
Barn until it strikes the big road, thence along the big road to Jen-
kins line, thence down said branch to my son David's line of Sand-
ford's tract beginning on a P. O. corner thence down said branch to
the river. I do also give my son William the tract of land deeded to
me by William Blair in Franklin County, Georgia.

Sixth. I give and bequeath unto my son Cloud T. Barton one
feather bed, stead and furniture.

Seventh. I give and bequeath to my son Elias Barton all my wear-
ing apparel.

Eighth. I give and bequeath unto the residue of my children,
that is to say Elias Barton, my daughter Sally Baker, my son Cloud T.
Barton, my son Daniel, my son Peter, my daughter Ruthy Cahoun, my
daughter Fanny Calhoun, my son William E., my son David O. and my
daughter Eleanor, the residue of my property, that is to say, the Mill
tract together with some back lands which have been added, also a
tract of land lying on the road leading from Cleveland's Ferry to Fair-
play, S. C. Also one negro man Alexander, one negro woman Silva his
wife, one girl Patsy her daughter; one man Harry, one negro man Aaron

one man Rose, one man Tom, one woman Sally, one girl Carolina,
one girl Evaline, one boy Jack and a negro child Tom. Also the resi-
due of my stock of hogs, horses, cattle and sheep. Also all the cup-
board and kitchen furniture, one road waggon, one ox cart, two beads,
two stills and tubs and all the farming tools and other articles too
tedious to mention. To be sold by my Executor hereinafter named on a
credit of twelve months, and the money to be equally divided among the
above named children.

Ninth. And lastly I do by these presents appoint and ordain my
David O. Barton to be my sole and lawful Executor of this my last
will and testament, and I do by these presents revoke and disannul all
other wills and testaments made by me.

In witness whereof I set my hand and seal this the eleventh day
of February, in the year of our Lord one thousand eight hundred and
forty-two.

Witness, sealed published and
delivered by the Testator
in the presence of -

D. BARTON.

JON VERNER.
EDWARD TOWERS.
EBENEZER VERNER.

SOUTH CAROLINA.)
PICKENS DISTRICT.) BY JAMES H. DENDY, Ordinary.

BE IT REMEMBERED that the foregoing last will of D. Barton was
proven in common form by the oath Ebenezer P. Verner one of the sub-
scribing witnesses thereto, on the 9th day of March Anno Domini 1842.
At the same time qualified David O. Barton son of the deceased (sole)
Executor of the said last will & testament he being nominated & ap-
pointed by the Testator.

JAS. H. DENDY, C.P.D.