

Daniel Barkley's will Continued

In full who by contract with is not to receive any thing more of my estate let it be what it may in the final winding up neither are they to be called upon for any part back that they have received should my estate not prove sufficient to make the balance equal to them) but all the balance of my heirs is to be made equal share & share alike taking into consideration what each one has received;

And lastly I do nominate & appoint my three sons Daniel B Barkley Andrew H Barkley and Jacob C Barkley my Executors to carry out and execute this my last will and testament for which for their services I desire the Court to allow them liberally from time to time as they may make their report of the business of d^d Estate. If necessary I should require or my executors deem it prudent they may sell at private sale the upper part of my lands and premises my what was heretofore run off for Dusen Bright or they may extend the Boundary of it unto the purchaser to a straight line with William Barkley's new fence to Allisons line this may be done at any time after my death and if further necessities should require they may lay off and sell other lots in the same way and when the proper time comes my executors may lay off and sell all my real estate in lots at public sale having regard in laying off one lot not to spoil the sale of the balance - those of my executors who may be here at my death will immediately arrange my effects so as to make report to Court as soon as convenience will admit of and be sworn in & enter upon their duties making all efforts to collect and secure debts owing to said estate having the privilege in all bad or doubtful cases to make the best they can of it and report accordingly and the same power to settle claims presented against d^d estate where there is a plausibility that the demand is just but this they are not bound to do only option any claims presented or they are legally made out and within the time of Statute or no doubt many small claims will be brought up that is not owing; My executors must enter into Bond and Security for their performance if all is not present at the same time others may come in afterwards

Daniel Barkley's will Continued

Provided they pursue the requirements of the law should any personal property due that I have set apart to any of my heirs or wife before delivery in that case it is to be made up to them out of the balance of my estate to the value thereof by my executor which in a fair showing on final settlement shall be allowed them.

In witness hereof I have hereunto set my hand and affixed my own seal this 20th day of January in the year of our Lord one thousand eight hundred and fifty four

Daniel B Cunningham
O J Gibson
Clerger Barkley

Daniel Barkley Seal

John Howard Will

In the name of God amen John Howard and Elizabeth Howard of the County of Washington and State of Tennessee do make this our last will and Testament - We John and Elizabeth Howard will and bequeath to our son Adam M Howard twenty eight acres of land on the upper side joining Mordecai Pree including three acres we bought of Abigail Watson we also will and bequeath to our son Wm W Howard thirty eight and one half acres of land below running across the creek from line to line we also will and bequeath to our daughter Pamela Adalade Howard thirty seven acres of land on the lower side joining Hazle from line to line across the creek we also will that the farming attends be divided between Adam and William we will that Pamela shall have her Cis and her increase this is her own property amongst ours we also will that all the rest of our household

John Howards Will

and kitchen furniture be equally divided between Adam, William and Permelia above named we also will that the hoes, cattle, sheep and Hogs be equally divided these three above named we will that the bees and all other property not named in this will be divided equally with these three above named we will that our son Ira Howard shall have one cow before they are divided we will to those three the property named in this will as their shares and for their taking care of us while we may live the rest of our children all have got their parts of the estate when they left us we appoint Thos J Young the Executor of this our last will and Testament whereunto we have set our hands & seals

attest
 John Howard Sr
 Elizabeth Howard
 Thos J Young
 Joseph D Price

I John Howard of the County of Washington and State of Tennessee being of sound and disposing mind do make and publish this Codicil or Supplement to the will formerly made by myself and wife Elizabeth Howard in the words and tenor following (to wit) First I give to my daughter Nancy Swanner two stands of bees - second I give to my son Ira one cow named in the first will two be stands and dictionary It is my will that my son Ira shall have time on a note of hand for 25th held on him and I charge my executor not to sue him on it. Third I give and bequeath to my daughter Elizabeth Denton two be stands one pair of spectacles and to her daughter Martha one fine table cloth - Fourth I give to my son Abner one Clay Bank mare all the Hogs half the sheep all farming utensils half the residue of the bees not bequeathed half the interest in rifle gun a Book called the Volume of the world - Fifth I give to my daughter Permelia Swanner two stands of Bees one Book called the living Oracle - Sixth I give to my son Mr Howard one Bay mare half the residue of the bees not bequeathed half a half rifle gun - George Medical Book Saml Wiggins book all the money that I have now put into his hands out of which he is to pay my funeral expenses

John Howards will

First I give to my son Adam the Cupboard and Bureau & the gravestone and Ledger to be left on farm or my land that I hold in Illinois I will to be sold by Athanas Howard and after paying the expenses of sale the residue to be equally divided amongst all my children the next draw due me of pension money I wish my executor to draw and equally divide amongst my children that are in this country all other species of property or money due to be equally divided amongst my children that are in this country except Athanas a note William the expenses for settling up business by my Executor to be paid out of money on hand or pension money the same Executor appointed the other to execute this Supplement or Codicil in Testimony whereof I have hereunto set my hand and affixed my seal on the 3rd day of March 1852

attest
 J D Price
 M Price
 John Howard Sr

Nancy Conley's Will

I Nancy Conley of the County of Washington and State of Tennessee being weak of body but of sound mind and memory do make and publish this my last will and testament hereby revoking and making void all other wills by me at any other time made

First I direct that my funeral expenses and all my debts be paid as soon as possible after my death out of any moneys that I may die possessed of or may first into the hands of my executor. Second I give and bequeath to my son Saml Conley a fifty dollar note with the interest thereon said note was executed to Josiah Conley on the 23rd day of Decr 1848 and signed over to me on the 31st day of January 1848. Third I give and bequeath to my son Josiah Conley one Cupboard one Chair one