

also all my household & kitchen furniture, or as much as she may want for her use as I may not otherwise dispose of in this my will, & also my "Cotton Gin" & apparatus, brandy Still, press, baskets & Apple Mill, both large & small & all other articles of my Land North of the road that I have not otherwise disposed of on the condition that if either one should die leaving no lawful heir of his body, said Land shall go to the other & if both should die leaving no lawful heir of their body, in that event the Land shall return to whom I shall bequeath the other part of my Land. I also give to James E. & John S. Covitt their entire indebtedness to me & their

Third: I give & bequeath to Elizabeth Still the present wife of James G. Still the sum of two hundred dollars & a like sum to Sally Ann Corbin present wife of Abram Corbin & to Martha Covitt youngest daughter of Thomas Covitt, the sum of three hundred dollars, said sums to be paid in about two years after my death.

Fourth: I give & bequeath to Joseph Barnes all the Bonds & valuable indebtedness of his father Jacob Barnes to me, to him & his lawful heirs of his body if any, & if he should die leaving no lawful heir of his body, in that case, I will the said bequest shall go to his Sister Mary Barnes, on the same condition, & if she should die leaving no lawful heir of her body, said bequest shall go back in to my Estate.

Fifth: I give to Molly Barnes the eldest daughter of my brother Jacob the sum of Six hundred dollars to her and use & if she should die leaving no lawful heir of her body, said sum is to return into my Estate, or such part as she has not used for her own comfort.

Sixth: I leave to my niece Martha S. across meadows of land was Martha S. Barnes, the use of the Land & appurtenances thereof that my Uncle Jacob Barnes bequeath to me in his last Will, during her life or as long as she will reside in her home, & if she should during her life leave that place & make a residence somewhere else, she then forfeits her right in said Land & also as long as she resides that plantation her home, I will that my Executors pay to said Martha S. the sum of fifty dollars annually as long as she lives, or twenty five dollars every six months for her support & her individual part shall only be acceptable for the payment of said sum, & this legacy as the Land, if she leaves that place, she forfeits her claim to the amount of money to be paid to her, & if she remains my Executors are to preserve in hands land or money as they may choose the sum of twelve hundred dollars to meet that payment & if they should lend out said sum or retain bonds for that amount they shall account for & apply the int. in the same way if necessary, and if in case they shall only be bonds for the int. they receive, & I also leave to said Martha two feather beds & their necessary furniture, during her life & at her death to come back into my Estate.

Seventh: I give & bequeath the residue of my Estate of all kinds including real & personal as well in Southampton County Va. as in Hertford County etc. to my Nephew William Colman youngest son of my brother Jacob Barnes to him & his lawful heirs of his body forever. If he should die leaving no lawful heir of his body, in that case I will the legacy then to his brother Joseph Barnes in the same way, & if he should die leaving no lawful heir, then to Mary his Sister, & her lawful heirs of her body.

Eighth: I Make, constitute & appoint my friends John Harrod of Southampton County & my Nephew James E. Covitt, Executors to this my last Will & Testament revoking all others Wills made by me, Whence I have heretofore subscribed my name and affixed my Seal this 2<sup>d</sup> day of November, in the year of our Lord A.D. 1867

James Barnes