

10. When those of the County of Greene & State of Missouri being of sound and disposing mind memory and understanding do make public and declare this to be my last will and testament - hereby revoking and making null and void all former wills and testaments by me heretofore made -

Sheweth That I, your said testator, Charles, do hereby declare and testify that my said will and testament shall be valid by my direction herein after mentioned -

That the residue of my estate & property which shall not be assigned for the payment of my just debts funeral charges & expenses of administration I give and bequeath as follows, viz: -

I give and bequeath unto my beloved wife Sarah those my above named or devised & now held containing two hundred acres the same being the same tract of land lying in Section thirty seven town Range thirteen west of the third principal Meridian - do have and to hold as long as she lives. I further give and bequeath unto my wife Sarah all of my home hold and kitchen furniture and one hundred and fifty dollars worth of other personal to be selected by her at the expiration aforesaid. I further devise that my wife Sarah take care of and support my orphaned daughter Hulda as long

as the law, but if my daughter should be living at the death of my wife Sarah, I give and bequeath unto my son John Brown for the support and maintenance of my daughter Phoebe, the profits of my highest and best estate of the above described premises but if my son or my agreement of the above described premises are deceased in other estate not alive to take charge of said premises and support my daughter Phoebe, then the said profits or profits arising from said premises shall be for the maintenance and support of my said daughter Phoebe as long as she live. — I further devise that my executor herein after mentioned take charge of and sell to the highest bidder all the part of my property or estate that I may have at the time my wife and myself, the executors after my death shall funeral expenses or charges of commutation do so to make equal amount to book their including the amount that I have given as follows, viz —

I have given to my son Bennett Green the sum of one hundred dollars, — I have given unto my son James Brown the sum of one hundred dollars, — I have given unto my daughter Abigail Martin one hundred dollars, — I have given unto my daughter Phoebe Powell the sum of thirty dollars, — I have given unto my son John Brown the sum of three hundred dollars, — I have given unto my daughter Mary Ann Brown the sum of one hundred dollars, — I have given unto my son William of one hundred dollars, — I have given unto my son William the sum of twenty two dollars, — I have given unto my son John Brown the sum of one hundred dollars, — I have not given any thing to my daughter Sarah or her next to my son Allen Brown, — I further devise that the proceeds of my estate be so applied that each one of my children herein named receive an equal proportion taking into account the amount that I have given them as above provided or their heirs as the case may be. — I further devise that at the death of my wife Sarah Brown my estate be so divided that all my children or their heirs receive an equal amount of my estate taking into account the amount that I have given them as above specified. — I do now nominate William Brown to share with my executor of the my last will and testament. — I do now nominate William Brown to share with my executor of the said estate and have full power in the premises my name and age my date this 11th day of February in the year of our Lord one thousand eight hundred and forty three.

John Brown
 Executor

Edward stated and testified by the said James Brown to be his last will and testament in presence of his wife at his request and in the presence

Witness
 John M. Brown
 John Brown