

of said three daughters, then in trust to and for all and every of the child and children of said daughters, their heirs and assigns, as tenants in common and not as joint tenants; and such child or children to have the share of its or their parents, to wit: the one-third part of said last mentioned premises, leaving the two-thirds to my surviving daughters; and in case of the death of two of them, **170** then * leaving the one-third to the survivor, the remaining two-thirds vesting in the issue of my deceased daughters, *per stirpes*.

“My poultry I give and bequeath to my dear wife. If the balance of my personal property be not adequate to the payment of my debts, after which that has been specifically devised to my dear wife, I hereby charge the payment of my debts on the property devised to my three daughters, Sarah Bailey, Ann Martin and Mary Lee; and not on that devised or bequeathed to my daughter Catharine Rogers. And it is my will and desire, that my trustees appropriate the rents and profits of the shares of my said daughters Sarah Bailey, Ann Martin and Mary Lee, to the extinguishment of my said debts.

“It is my will, that the personal property, to wit: all my household furniture specifically bequeathed to my wife, as also the plate to her and her daughter Catharine, and also the three horses, three cows, hogs, carriage, wagon, and farming utensils be exonerated from the payment of my debts; but that the same be a lien, in the first instance, on the shares given to Mrs. Martin, Bailey, and Lee.

“I give and bequeath also to my daughter Catharine Rogers six table spoons marked C. R.

“If any of my children, viz: Sarah Bailey, Ann Martin, Mary Lee, or Catharine Rogers, die without leaving issue at the time of their death, or if leaving issue they die without issue before they arrive at the age of twenty-one years; it is my will, that my trustees, and the survivor of them, and the heirs of such survivor, hold his, her, or their share or shares, if more than one, in trust to and for all my surviving daughter or daughters; and the issue of any daughter is to be considered as a surviving daughter and to represent the mother or parent, *per stirpes*.

“When any limitation in this will is made to children or daughters, my meaning is, that the same comprise their issue; that is, my grand, great grandchildren, and so *in infinitum*. And they are to take *per stirpes*, to wit: issue to take any one of my daughter's share; it being my intention, that no one part or share of my property, on the death of any of my daughters, shall go to the surviving sisters, as long as children or issue shall represent any of my deceased daughters.

“Also my slaves are to be manumitted, notwithstanding my personal property be insufficient to pay my debts; it being my in-