

In the name of God Amen.
I John A Kelly of the County of Bradford
and State of Florida being of sound mind
and memory and considering the uncertain-
tainty of life and the certainty of death do
make public and declare this to be
my Last Will and Testament hereby
revoking all former Wills or codicils
by me made.

Item 1st

I Will and desire that all my just
and lawful debts and funeral expenses
be paid out of my estate.

Item 2nd

I hereby give devise and bequeath unto
my present wife Sarah J Kelly and
to my children by her begotten namely
David W Kelly Martha D Kelly Sarah
E Kelly George D Kelly Robert C Kelly
and Joseph Kelly and to any others
that may be born unto her begotten
of me all of the real and personal
estate of which I may die seized and
possessed of in the State of Florida
save and except a contingent
promise which I shall hereafter make
in this my Last Will and Testament in favor
of my daughter Agent E Smith who
resides in the State of South Carolina
one of my children by my first wife Leonora
Kelly I share and share alike that is
to say my wife Sarah J Kelly take a
child's part of my said estate in
Florida but should my said wife Sarah
J Kelly after my death refuse to comply
with this my Last Will and Testament
and insist upon her Dower out of my
said estate in Florida then in that
event my Executor hereinafter named
shall proceed to have her dower set
apart for her according to law

Item 3rd

I give and bequeath to my son

resides in the State of Texas and John B Kelly who now resides in the State of Mississippi children by my first wife Leonora Kelly share and share alike the claim which I hold against my son William C Kelly of the State of South Carolina amounting to Twelve or Fourteen Hundred dollars with interest from the year eighteen hundred and sixty the same being in part due me from him for real estate which I sold him situated and being in the County of Darlington and State of South Carolina and the balance for monies which I deposited with him and he appropriated the same to his own use which amount is due me and unpaid.

Item 4th

To my son William C Kelly who resides in the State of South Carolina and to the heirs of my son James E Kelly now deceased who reside in South Carolina and to the children of my daughter Mary E Shaw now deceased formerly the wife of John R Shaw who resides in the State of South Carolina all of which are children by my first wife Leonora Kelly I will and bequeath them nothing more out of my estate in Florida and also in South Carolina having already given to them more than a proportional share or part of my effects or estate.

James E Kelly

Item 5th

I hereby give and devise to my daughter Argent E Smith one of my children by first wife Leonora Kelly who is also a citizen of the State of South Carolina Eighty acres of land in my place known as the Big place in Beaufort County Florida but should

shall have the right to give or lease out of
 other lands that I own in the said County
 of Bradford State of Florida which I may
 designate provided she comes to Florida
 and makes it her home before my death
 but should she refuse or neglect to move
 to Florida and make it her home before
 my death I give, devise and bequeath her
 nothing out of my estate in Florida or
 South Carolina to my daughter Agent E Smith

Nov 6th I will and desire my Executor hereinafter
 named shall control all of my estate
 and if my wife Sarah J Kelly after my death
 shall elect to take under the provisions of
 this my Last Will and Testament I desire
 my said Executor to have her portion
 of the real estate as well as the personal
 property set apart estimating said real
 estate according to quality and value
 the residue or remainders to be controlled
 and managed by my said Executor
 hereinafter named for the maintenance
 and education of my said children
 named in the second clause of this my
 Will and if it should become necessary
 after the personal property has been
 exhausted for the purposes aforesaid
 to dispose of any of the real estate for
 the purpose of maintaining and
 educating of my said children mentioned
 as aforesaid I desire that it may be
 sold in small lots or quantities as
 as the necessities of the case may require
 and to sell the same to the best advantage
 age either by private or public sale
 subject to the approval and sanction
 of the County Judge of the County to
 manage and control the same until
 the eldest child becomes of age

I desire the real estate as well as the personal should there be any personal estate remaining equally and legitimately divided among my said children to whom it was given according to quality and valuation but should my wife the said Sarah J Kelly refuse to take under the Will then and in that event I desire my said Executor hereinafter named to have her share set apart as the law directs and then to carry out the above provisions in this clause mentioned as to the residue or remainder of my estate in Florida

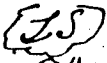

Nov 7th

I hereby name constitute and appoint Nathan S. Kelly my sole Executor to carry out this my Last Will and Testament

In testimony whereof I have hereunto subscribed my name and affixed my seal this the seventh day of November AD Eighteen hundred eighty one

John Q Kelly 

The above instrument was subscribed to in our presence and acknowledged by him John Q Kelly to each of us and at the same time he published and declared the above instrument in writing to be his Last Will and Testament and we at the request of the said John Q Kelly Detator and in his presence have signed our names as witnesses hereunto and written opposite our names our places of residence

Jerry M John Sturtevant 
 Thomas M Milton Lathrop 
 Philip M ... 