

...in all except from the date what is contained in the third, fourth, fifth, sixth, seventh, eighth, ninth, and tenth items respecting my eight children in the beginning of this will.

I appoint my beloved wife Anne, Peter Bunker, John Wood Bloomfield and Abba Blair both of the Town and Village of Rome County of Oneida and State of New York, Administrators and administrators of this my last will and testament and also Guardian of all my children before mentioned during their minority.

Signed sealed published and declared by the above named John Lambert Bunker, as his last will and testament, in the presence of us, who have hereunto subscribed our names as witnesses in the presence of the Notary.

John Lambert Bunker last Will and Testament, date at 10 o'clock the twenty fifth day of October in the year of our Lord one thousand eight hundred and thirty... in the name of God Amen. I John Lambert Bunker of the Town of Constantia in the County of Oswego and State of New York being of sound mind and disposing memory do hereby repeat and declare null and void the claims which my dear wife has and how...

...the strength of my aforesaid will and Testament upon the three parcels of land by me bequeathed to my three sons, John Bloomfield, Samuel Davis and James Manning, the reason I have for doing this is that these sections of land are almost entirely in a state of nature, I therefore hereby declare it to be my special wish and intention that my three above named sons, John Bloomfield, Samuel Davis and James Manning if their lives are spared, shall each and all of them as soon as they each attain the age of twenty one year, be entitled to receive a deed each one for his part and portion of real estate bequeathed to him in my aforesaid Will and Testament.

It must be well understood that each one attain his right in full to hold his land as soon as he is twenty one year old and hath not to wait for his younger brother or brother to get out of their minority. And they shall after receiving a deed, each one separately for his own part of land be fully entitled to hold his said piece of land, without any regard to the claims in the aforesaid Will and Testament which their mother had whilst living to said parcels of land till they are of age. Children never to be minors.

In the seventh section of my aforesaid Will and Testament, an omission was made at the time of writing said Will, in the bequeathed dwelling house and out buildings...

John Lambert Bunker (S)

...in full force with the rest of the section. At the close of the eighth section I hereby make the following addition (that said sister a sister while thus making it their home with their brother Henry Smith shall let him have the full use of the land which belongs to her or them, as the case may be.)

There are a few more small intercalations in said will, which I hereby declare it my intention to stand in force when they belong to my sons, as used. These lines successively in the section of restriction and proviso, in the ninth line from the bottom. Also in the same section, second line from the top is the word "the" there are all.

As the two parcels of land bequeathed to my daughters, Elizabeth C. Phoenix and Harriet Stewart in my aforesaid Will and Testament, are more valuable than the portions of some of the other children, in consequence of a good location of the two first mentioned being cleared. I hereby declare it to be my will and intention, if either or both of said daughters marry, their husbands or husbands shall on the day of their or his marriage to my aforesaid daughter or daughters as the case may be pay to my administrators a like either of them the sum of one hundred and fifty dollars each in cash the same to be received and kept by the aforesaid administrators of my sons, John Bloomfield, Samuel Davis and James Manning till they attain the age of twenty one years and shall then pay the same in equal parts (one hundred dollars) to each one of them as soon as he is twenty one years old but I hereby further declare it to be my will that while said two daughters or either of them remain single, the aforesaid payments can in no shape or way be exacted of them or her as the case may be.

All that part of the thirteenth section in my aforesaid Will and Testament which relates to empowering the administrators & administrator to sell my real estate I hereby revoke and refuse not wishing any real estate to be sold unless it be when the circumstances laid down in the tenth section of my aforesaid Will and Testament.

I hereby recall so much of the last clause of my aforesaid Will and Testament as relate to the appointment of Abba Blair of Rome to the administration of my aforesaid will and Testament and I hereby appoint Samuel Beach of the town of Annsville, in the County of Oneida and State of New York to administer my estate in lieu of said Abba Blair of the town of Rome.

Signed sealed published and declared by the above named John Lambert Bunker as his last Will and Testament in the presence of us who have hereunto subscribed our names as witnesses in the presence of the Notary.

John Lambert Bunker (S)

This last Codicil subscribed and testified to this twentieth day of October 1832 in the presence in the year of our Lord 1832