

Jane Glover Sarah Glover and Newton Glover 41
and moreover I appoint my beloved wife Sarah Glover
sole executrix of this my last will and Testament hereby
revoking all other wills by me made In Witness
whereof I have hereunto set my hand and seal this
twenty seventh day of October in the year of our Lord
one thousand eight hundred twenty six signed sealed
published and delivered by the above named Stephen
Glover to be his last Will and Testament in the
presence of who at his request and in his presence
and in the presence of each other have hereunto sub-
scribed our names as witnesses to the same

Uriah Glover
W. B. Griffith
Jonah Glover

Stephen Glover (seal)

The State of Indiana
Orange County

Be it remembered that that the foregoing Will was
this day produced to me William Hoggatt Clerk of the Circuit
Court for said County and proven by the oaths of Uriah Glover
and Jonah Glover two of the subscribing witnesses thereto
whom the same was admitted to Record

GIVEN under my hand this 22^d day of November 1827

Wm Hoggatt Clerk

In the name of God Amen

I Jonathan Lindly of Orange County and State of
Indiana being of sound mind and memory thank
be given to the divine giver of all good and
calling to mind the mortality of my Body and
knowing that it is appointed for all men to die

Do make this my last Will and Testament
in ^{maner} and forme following to wit

It is my Will that I be decently buried in a place
and all my just debts be paid by my Executors
hereafter named

Then I Will and bequeath unto my beloved
Wife Martha Lindly the North half of the North
West quarter of Section Nineteen in Township
thirteen North of Range Eight West and the North
half of the North East Quarter of Section Twenty
four in the same Township and Range Range
Five West to her heirs and assigns forever
and all my household and kitchen furniture my
Silver Watch two horses her Chair and two sets

of gears

Jonathan
Lindly
will.

maner

my Wagon plow and Harrow and all my
farming tools of Every kind all my stock of
Cows Hogs and Sheep and my farm and
five hundred dollars in Cash all to be at
his disposal except one bed and furniture

It is my Will that my Daughter Guli
Olma Lindly shall have when she arrives to
Lawfull age or marriage which may first
happen and forage and provisions for the family
for that season

And the plantation whereon I now live and East
half of the south East quarter of Section Eight
Range one East and Town one North and the
North half of the north West quarter of Section
seventeen in the same Township and Range
and my Clock during her natural life and the
use of the north West Quarter of Section Eight
in Town 1 & R 1 East and my houses & Lotes
in Paoli numbered Eighty five and one hundred
and Twelve and the North half of the S E & S W
quarters of Thirteen in Town 2 & Range 1 West
and East Fraction fourteen containing one hundred
acres and Eighty Eight acres of west Fraction
fourteen in the same town and Range until
my Daughter Guli Olma arrives to Lawfull age
or marriage which may first happen and
my Big Bible during life then to Guli Olma Lindly

Item I Will and bequeath unto my son Jonathan Lindly
Fraction Three Town one North Range one West con-
taining four hundred and one acres of Land
and west Fraction thirty two five North Range one
West containing two hundred and fifty seven acres
of Land and the S E Quarter of Section thirty one
in the same Town and Range containing one hundred
and sixty acres and the north West Quarter of
Section Ten in Township ¹⁰ Range one West contain-
ing one hundred and sixty acres where Simon
Rutaborn lives to him his heirs and assigns
for ever and my Clock after my wife deces
and one third of Fraction three and thirty four at
the mouth Ruthwood containing $566 \frac{75}{100}$ To him
his heirs and assigns forever

Item I Will and bequeath unto my Daughter
Catharine McCoy the south East quarter of Section
six in Town one North Range one East

43

and Tractans Twelve in Town four North Range Two
West containing four hundred and Eighty two acres
and the N. E. quarter of Section Thirteen in same Town
and Range to her hers and assigns forever and
another part of Tractans one T. 4. N. R. 2. W. containing
three hundred and fifty ^{nine} acres of Land forever

Item I Will and bequeath unto my son Thomas
Lindly the south part of the N. E. & N. West Quarter of
Section Two in Range one west and Town one
North containing one hundred and Eighty acres
and the south half of the N. E. Quarter of Section
Thirteen in Township Thirteen North of Range nine
west and the south half of the N. West quarter
of seven in same Town and Range Eight west
to him and his hers and assigns forever

Item I Will and bequeath unto my son William
Lindly my one half of an undivided claim of Two
hundred and twenty eight acres of Land Ole River
falls in Tractans Thirty one and Thirty six in Town
twelve North of Range three and four West to him
and his hers and assigns forever

Item I Will and Bequeath unto my Daughter
Sarah Hally the North half of sections ^{number} the N. W.
quarter of Nineteen Range Eight West and Town
Thirteen North and the N. half of the N. East qua
of Section twenty four in Range nine west
and same Township and the North West quarter
of Nineteen Town Eighteen North Range nine West
and the N. West Quarter of Twenty same Town & Range
and the N. W. quarter of ^{Section} Township Seventeen North
of Range nine West to her hers and assigns forever

Item I Will and Bequeath unto my Daughter
Deborah Jones the North half of the North East
Quarter of Thirteen in Township Thirteen North of Range
nine west and the North half of the N. West of
seven in Range Eight west and same Township
to her ~~and~~ hers and assigns forever

Item I Will and bequeath unto my Daughter
Hannah Braxton the North East quarter of Twenty four
Town four North of Range of Range Two west
to her hers and assigns forever

Item I Will and bequeath unto my
Daughter Mary Dixon one third of an
undivided right of Five hundred and thirty two
Acres of Land $\frac{75}{100}$ in fraction three and thirty
four Town 48 5 North of Range ~~one~~ west to
her heirs and assigns forever

Item I Will and bequeath unto my Daughter
Queen Esther Clark one third of an undivided
right of Fraction three and thirty four Town 48
5 North of Range one west containing $566\frac{75}{100}$ to
her heirs & assigns for ever

Item I Will and bequeath unto my Daughter
Ruth Farlow one third part of an undivided
right of three of three hundred and fifty nine
Acres of Land in fraction one in Town 48 5
North of Range two west to her heirs and assigns
for ever

Item I Will and bequeath unto my Daughter
Elenor Chambers one third part of an undivided
right of three hundred and fifty nine
Acres of Land in fraction one in Town 48 5
North of Range two west to her heirs
and assigns for ever

Item I Will and bequeath to my Daughter
Geli Elma Lindly the N W quarter of Eight
Town one North of Range one ~~West~~ East
and the North half of the South East 8, 10, 11
quarters of Thirteen Town two North Range
one ~~West~~ East fraction fourteen supposed
to contain one hundred acres of Land be
the same more or less and part of the
South East corner of the west fraction four
beginning at the South East corner a mull
to run a long the boundary line north to ad
James Lindly corner then west as far as
will make Eighty eight Acres of Land then
south to old line then East to the leg
ing and my houses and lots in Paoli
Chamber Eighty five and one hundred
Twelve as soon as she arrives to Law put
age at marriage which may first be
and one hundred and forty acres of Land
being part of the S W quarter of Eight Town
one North of Range one East and the
half of the South East quarter of Eight

45

and the north half of the N.W. Quarter of
Seventeen both in the above Town and
Range after the death of her mother to her heirs
and assigns for ever

Item I Will and bequeath unto Rebecca Henry
Eighty acres of Land Beginning on the South
West Corner of West Fraction Fourteen Ranging
North William Marises Corner Stake then East
for complement then South to old line then to
the beginning to her heirs and assigns for ever

Item I Will and bequeath unto William
and Jonathan Dix the South East quarter of
thirty three in Township five north of Range
Two West to be Equally divided between both
as to Quantity and soil to them their heirs and
assigns for ever

Item I Will and bequeath unto my son Zache-
rias Lindly five dollars having deeded his
proportion to him some time ago

My Will that the Remainder of my Estate be
sold and my debts Collected and Equally
divided between my Children namely Zachearias
Lindly Hannah Braxton Ruth Farlow Thomas
Lindly Oliver Chambers William Lindly Deborah
James Mary Dixon Catherine McCoy Luan Estlin
Clark Sarah Haddy Jonathan Lindly and Gul
Oliver Lindly share and share alike

It is my Will If I should sell or dispose of any
of the property herein bequeathed that the person
that it is Willed to shall the amount of what
it sold for and also it is my Will that if I
should deed any of the property deeded to any
of them it shall bar their claim unto them the
it sees bequeathed to

~~It is~~ ^{As with} my Will that my Executors hereafter
named shall have full power to Execute and
make deeds to all persons Lawfully claiming to
where ~~it~~ appears that they made payment

At some

I Ordain my Two Sons Thomas and
Lindley my whole and sole Executors in the
State of Indiana and all this Western Territory
and John Newlin my sole Executor in the
State of North Carolina to Execute and make
execs for all held by me in that State and
to any agreement Entered into by him self or
my self and I further give and bequeath
unto each of my Executors fifty dollars for their
services

I Will one hundred dollars to my sister Deba
rah Newlin if she should out live my self

It is my Will that my wearing apparell be
divided between my Sons and that my Books
be divided between all my Children

I do hereby utterly disallow Revoke and disan-
null all and every other Testament Wills Legacies
bequeathed and Executors in any wise by me made
ratifying this and no other to be my last Will &
Testament

In Witness where of I have set my hand &
seal this twenty second day of the month March
in the year of our Lord one thousand eight
hundred and twenty four in the presence of

Ben Lindley
Thomas Maris
Tran Maris

Jonathan Lindley

The State of Indiana

Orange County

Be it Remembered that on the 22 day of April
in the year 1828 the last Will and Testament of
Jonathan Lindley decedent was produced to me
Henry H Canaday deputy for William Haggatt
Clerk of Orange County Circuit Court and pro-
ved by the affirmation of Thomas Maris and
Maris Two of the subscribed Witnesses then to
me and was then read and admitted to record

In Testimony where of I have hereunto
set my hand and seal this day and
year first above written

Henry H Canaday deputy for
William Haggatt Clerk