

James Worby's Will

Said devise is made leaving an heir or heirs of his or her body, I desire that said heir or heirs take the same share that he, or her next or would have taken had he or she been living.

Item 7th I will, desire and bequeath to my beloved daughter, Amanda Johnson, wife of Samuel E. Johnson and to the heirs of her body all that part of my estate that is intended for her and that she take by the provision of this, my will to have and to hold the same to her and their sole and separate use and benefit. The said estate or property hereby devised and bequeathed to my said daughter and her heirs of her body as aforesaid with its profits, and increase, nevertheless the same may at any time be encumbered, is not subject or intended to be subject to any of the present or future debts, contracts or liabilities of Samuel E. Johnson the husband of my said daughter. Lastly I do hereby constitute and appoint my son Kenneth H. Worby and my son in law Samuel E. Johnson executors of this my last will and Testament to execute the same according to law hereby making all other wills by me heretofore made

In witness whereof I James Worby do hereunto set my hand and seal this the 28th day of February 1864

Signed Sealed published and James Worby (Seal) declared by said James Worby to be his last will and Testament in presence of us and at his request, and in his presence do subscribe our names as Witnesses thereto.

Hugh Leach
Geo. S. Cole,

North Carolina, County of Meigs and Beaufort Superior
Meigs County Court at Term 1864

I appear residing purporting to be the last will and Testament of James Worby and is qualified for probate in open Court

by Kenneth H. Worby & Co. Johnson the executor therein named, and the due execution thereof by the said James Worby is proved by the oath and examination of Hugh Leach and Geo. S. Cole the subscribing Witnesses thereto. It is further considered by the Court that the said foregoing and every part thereof is the last will and Testament of the said James Worby and the same is ordered to be recorded & filed. And thereupon the said Kenneth H. Worby and Samuel E. Johnson the executors as aforesaid, duly qualified as such by taking the Oath required by law

J. H. McNeill C.C.S

Daniel Chisholm's Will

The last will and Testament of Daniel Chisholm of the State of North Carolina and the County of Meigs Considering and knowing the uncertainty of human life and of all earthly things and taking of sound mind and memory do hereby make and declare this my last will and Testament

First I desire that my executor hereunto nominated and appointed with all at my death give me a decent and respectable burial, and pay all the necessary funeral expenses out of my estate. Secondly I desire that all my just and lawful debts which shall be legally due at my death, and which shall be lawfully established, shall be paid.

Thirdly I give and bequeath unto all my nephews and nieces, the same being children of my sisters Rachel and Polly Smith, Polly McLeod, Malcom McLeod, Robert Banks, and William Matheson the children of my sister Rachel, and the first three are the last named, a child of my sister Polly to all and each one share and share alike, all my tract of land upon which I now reside, at the head waters of Ironing creek, adjoining the lands of Maurice M. Waddell, and containing

Daniel Chisholm's Will.

in all six hundred and fifty acres.

Fourthly, I give and bequeath unto my said Nephews
and Niece, above mentioned, to wit, the proceeds of
my tract of Land known as the Hot Creek
Tract on the Water of Hot Creek containing
two hundred and sixty acres, which I desire my
Executor to sell and distribute the proceeds of
the same to my Nephews and Niece, as aforesaid
To wit, I wish and desire to my brother Alexander

One thousand dollars, which sum I desire my
Executor to hold and keep in his hand for the
use of my brother, to be paid out by said Executor
to my friend Alexander M. Carline whom I
nominate and appoint Guardian for my brother
Alexander to use this money for the use and benefit
of my brother as receipts may require.
Fifthly, I will and desire unto all my Nephews &
Nieces above mentioned, an equal share to each

One. All my negroes, and all their increase, to be divided
among themselves, equally, Seventh, I desire my
Executor to sell all my household and kitchen
furniture, bed, bedchamber, farming utensils, all
the Horses, Cows, Stock & every kind, which may be
on hand at my death, and apply the proceeds of
said sale to the payment of my Debts, to wit,
Lastly, I do hereby constitute and appoint my friend
John K. Rice as my true and lawful Executor
to carry out and effect the duties and purposes
of this my last will and testament,

Signed and Sealed this 16th day of

August 18th 3

Signed & Sealed in the
presence of us,
Alexander M. Kenzie
William Cepeland

Daniel ^{his} Chisholm
mk

Daniel Chisholm's Will.

South (Carolina) County, Pleas Quarter Session
Moore County, October Term 1844

A paper writing purporting to be the last will
and Testament of Daniel Chisholm dec'd is
exhibited for probate in open Court by John K
Rice the executor therein named, and the due
execution thereof by the said Daniel Chisholm
is proved by the oath and examination of
Alexander M. Kenzie and Arthur Cepeland
the Subscribing Witnesses thereto.

It is therefore considered by the Court, that the
said paper writing and every part thereof, is the
last will and Testament of the said Daniel Chisholm
and the same is ordered to be recorded and filed
and thereupon the said John K Rice the executor
as aforesaid, duly qualified as such by
taking the Oath required by Law
J. S. N. H. C. Rice C. C.