

Diggett  
Williams

one for cash and when collected pay to my executors James and William Brown for dollars each whom shall分付 by them the balance of the money to be divided equally to my daughters, Polly Elizabeth Jane & And Elizabeth Diggett and also the West Bank lots take and at the age of four years on the order of distribution of my executors and the money collected to be divided equally to my sons deny to be named above. I further dole that this be considered a house for my daughter while single the second house and lands to remain for the use of and benefit of the family while my wife lives and at her death all the income from the two houses, land, crop and several sums added to my wife not used for or in raising the family to be sold and money directed to all my children except one half from my wife's money if there should be any. I allow for Robert my son half to my son Peter and all my property trust to revolve on the farm until comes of age and three years old and Robert shall have as they choose of all that Isaac A. and Robert jointly had the passing up and in good upon I also constitute make and ordain John Stevens and David Dillill my sole executors of this my last will and testament and dole this to be a true declaration and cancel all other legacies bequests or wills whatever it may be and confirming this and no other to be my last will and testament. In witness whereof I have hereunto set my hand and seal this fourteenth day of April in the year of our Lord one thousand eight hundred and thirty six signed sealed published and pronounced and declared by William Diggett as his his last will and testament in the presence of us who are his presence and in the presence of each other first here unto subscribed our names.

Attest  
John Stevens

William Diggett

Duncan  
John

I the Grand Son of John Duncan of the County of Blount and State of Tennessee being of sound mind and perfect memory but of advanced age and weak and feeble body will lay also mind of the uncertainty of life and the importance of having my worldly affairs in order do make obtain publish and declare this my last will and testament this 2<sup>d</sup> yr and bequeath to my affectionate and beloved wife Mary set for her use and during her natural life my dwelling house with all its furniture also the stable house Spring house Garden and Orchard I further give and bequeath to my said wife for her use and subject to her disposal absolutely two negro Girls named Simeon and Anna. One of my cattle and Sheep. Also 2<sup>1/2</sup> Acres and bequeath to my daughter Jane a negro Girl called Rebecca a horse called Jim a saddle and Bridle and the head of white cattle; also a twenty five dollar Bill more. Also 5<sup>1/2</sup> I give and allow to my son James who has been hitherto provided for the sum of five dollars to be paid him by my executors. Also 1<sup>1/2</sup> I give and bequeath to my son Andrew a second horse and Saddle and one hundred acres of land to be taken off the tract wherein I now live along the branch on the south side of said tract. Also 5<sup>1/2</sup> I give and bequeath to my son Joseph a bay morn named for saddle and Bridle and one hundred acres of land lying along the line of my tract next to Maryville said hundred acres being

Duncan  
John

woodland. And to be run the whole length of said tract 65<sup>1/2</sup> Give my son John a young bay morn named Pet a Saddle and Bridle and one hundred acres of land to be laid off adjoining the tract above bequeathed to my son Andrew 7<sup>1/2</sup> I wish and direct that my son Robert have a complete education to be paid for equally by my son Andrew Joseph and John or they give to my son Robert a bay mare a good saddle and Bridle a pair of new boots a suit of 10 rods cloth clothes and a good great coat all to be paid for by my three sons aforesaid 8<sup>1/2</sup> I give and bequeath to my son Rankin a black man and colt a clay bridle horse my wagon and teams and the log chains I further give and bequeath to my said son Rankin all the remaining part of my tract of land after deducting the three hundred acres bequeathed to my son Andrew Joseph and John including all the cleared land. Also or that my said son Rankin live with his Mother and continue all in his power to her support and comfort. And of wish have to live with her mother and Rankin so long as she may remain single and I require Rankin to support her comfortably and at the death of my said wife I allow Rankin to have the ~~granary~~ house with all its appurtenances and out buildings 9<sup>1/2</sup> I allow my executors to pay to my son in law William Alexander one dollar or as much as it has heretofore given him a due proportion of my estate. Also the same to my son in law Rankin. I further give and bequeath to my beloved wife a black Calf I hereby constitute and appoint my trustee and with Friends John Ferguson Clegg and Joseph Alexander Esq. executors of this my last will and testament. I remain oftentimes of all which I have herein set my hand and affixed my seal this twenty seventh day of December in the year of our Lord one thousand eight hundred and thirty two John Duncan Esq

Signed sealed declared and published

in presence of Elizabth Alexander

John Ferguson Dr

Eckitt  
William

I William Eckitt being of sound mind and perfect memory do make and publish this my last will and testament in form following. First I give and bequeath unto my beloved wife Jane Battle milion by my son Robert County Tennessee adjoining the land of Valentine Mayes. I do also give and bequeath unto said Jane Eckitt my interest in a quarter section of land in the State of Illinois which land is described as a one tenth of land on the John Eckitt which land I have in her possession. And lastly as to all the rest residue and remainder of my personal estate of what kind and nature ever, I give and bequeath to my said beloved wife Jane Eckitt whom I hereby appoint sole executrix of this my last will and testament hereby revoking all former wills by me made. In witness whereof I have hereunto set my hand and affixed my seal this 22<sup>d</sup> day of August 1834 Signed and published and declared by the William Eckitt above named William Eckitt to be his last will and testament to the measure of as who have herein subscribed their names to witness in the presence of the testator. Testified Thomas E. Callie