

Gamble
Moses

8th of give the balance of the money that may be owing on my wife's coming to me after paying the said Bequests and all expenses to Elizabeth Gamble and her heirs and to Moses Gamble for and Jacob Gamble his to be divided in three equal parts and the said Elizabeth is to have and share the said Money one share and the said Jacob one share and Lastly does hereby appoint and constitute and appoint my friends Alexander R. Gamble and John Reagan executors of this my last will and testament hereby reserving all other or former wills or testaments by me heretofore made.

In witness whereof I have hereunto set my hand and seal this fourteenth day of September in the year of our Lord one thousand eight hundred and thirty.

Moses Gamble

Signed sealed published and
declared to be the last will and

testament of the above named Moses Gamble in presence of us who at his request and in his presence have hereunto subscribed our names as witnesses to the same.

Samuel Walker
Jacob Walker

Grant
John

I now all say by these presents that John Grant of the County of Blount and State of Tennessee being of sound mind and memory do by these presents make and constitute the following my last will and testament First my funeral expenses to be paid and all my just debts to be paid Secondly all my estate real and personal to be and remain to go to without any division for the purpose of maintaining and raising my small children and after the youngest child becomes of twenty one years of age all my property real and personal to be equally divided and distributed among all my surviving children Finally that if any of my children should die without lawful issue then part of the property to be equally divided between their surviving brothers and sisters surviving for the purpose of carrying this my last will and testament into effect I do hereby constitute and appoint and appoint my oldest son James M. Grant and Joseph S. Miller as my executors.

In witness whereof I have here unto set my hand and seal in the presence of J. H. Milligan

J. H. Milligan

On the 8th day of May 1842

Gillespie
John

(State of Tennessee) In the name of God Amen I Mth Gillespie of Blount County being indisposed but in my right mind and knowing the uncertainty of life and desirous of settling my temporal affairs as it has pleased God to bless my worldly substance I do hereby make my last will and testament in the following manner

1st I desire all my just debts be paid by my executors

2nd I give and bequeath to my beloved daughter Osella Parker one dollar

3rd I give and bequeath to my son James one dollar

4th I give and bequeath to my beloved daughter Elizabeth Warren one dollar

5th I give and bequeath to my beloved Jane Biggs one dollar

6th I give and bequeath to my beloved Margaret Smith one dollar

7th I give and bequeath to my beloved daughter in law Elizabeth Gillies in the Cupboard and Cupboard furniture and also the Kitchen

Gillespie
John

furniture 8th I give and bequeath to my beloved Son Thomas who is now living in the Alabama one third of the land after the debts are paid provided he comes to live on said land if not in part of the is to be his 9th I give and bequeath to my beloved Son Alexander after all the debts are paid me third part of the land including the dwelling house where I now live provided my son Thomas comes back if he does not come back my son Alexander is to have one half of the land 10th I give and bequeath to my Son Alexander after all the debts are paid me third of the land of my son Thomas coming to live on the said place if not my son Samuel is to have one half of the land

11th I now appoint my son Alexander and my friend John Gillespie as executors of this my last will and testament to make Settlement and disposition of property as called for in this will in witness whereof I set my hand and seal this 9th October 1833.

John Gillespie Esq

Attested by James Bidwell
Robert H. Smith

Goddard
Samuel

I Samuel Goddard of the County of Blount and State of Tennessee being weak of body and aware of the certainty of death but of sound mind and memory make this my last will and testament as follows Viz.

1st After my decease I allow my funeral expenses and all my just debts to be paid

2nd I will and bequeath to my daughter Nancy A. Goddard one half of my personal property

3rd of will and bequeath the other half to my daughter Martha G. Goddard half to be equally divided between them

4th I will and bequeath to my daughter Nancy A. Goddard one half of my farm

5th of will and bequeath the other half to my daughter F. A. Goodwin to be equally divided between them according to quantity and quality

6th I do hereby appoint Harry H. Goddard my Executor of this my last will and testament and allow him to collect all my debts and pay over the money as according to this my last will. In testimony I have hereunto set my hand and seal this 10th day of November 1855

Samuel Goddard Esq
John McCully

Turner
John

In the name of God Amen I John Turner of the State of Tennessee and County of Blount being far advanced in years but of sound mind and disposing memory for which I thank God and calling to mind the uncertainty of human life and being desirous to dispose of such worldly substance as it has pleased God to bless me with I give and bequeath the same in manner and form following that is

1st It is my will that after my death my body shall be buried in a decent Christian like manner

2nd It is my will that all my just debts shall be paid

3rd It is my will that Samuel Turney who married my daughter Elizabeth shall have my black people named as follows. Peggy, Elizabeth, Jane, Bill, and Polly and their said Samuel Turney shall pay my son James Turner One hundred Dollars also my Grand Daughter Nancy Williamson two hundred dollars

4th Some time past I give to my daughter Polly Turner what ever

54
Garner
John F

I considered to be her part of Potts' ^{Mark} people and tell of sending them to Andrew Boyle and my daughter Polly and her husband received the proceeds of \$48.00 therefore I allow my executors to pay Nathan Garner and his wife Polly two dollars.

7^o It is my will that my son William Garner shall have my black boy Obie and my black girl Recal and all her issue heretofore and hereafter to it is my will that my executors pay my son John two dollars.

7^o It is my will that James Williamson also reward my daughter doll still have one dollar.

8^o I bequeath to my son Bradley Garner three hundred dollars in cash to be made out to cash note that I may possibly hold at my death or out of the perishable property that I may now possess if and the tract of land I now live on and in case that Bradley is now dead or should it be ascertained that he is dead before he should get in possession of the above I give and it is my will that my executors will sell at public sale the property I have left him and divide the proceeds of said sale equally amongst James Garner John Garner William Garner Polly Garner Obie with Henry's heirs and Nancy Williamson daughter of my daughter of my daughter Dolly.

9^o It is my will that my black woman George shall be free at my death and that my executors shall attend to her getting her freedom and it is also my will that my son William Garner and Samuel Henry shall execute this my last will. In witness whereof I have here unto set my hand and seal this 13th day of April 1835. John F. Garner seal

in the year of our lord 1835.

Signed Sealed published and declared to be the last will and testament of the above named John F. Garner in the presence of us also in his presence and at his request here has witnessed our names as witness to the same attested by Henry
William Wilson

Henderson
Wm

I William H. Judgson of the County of Blount and State of Tennessee do make and ordain this my last will and testament. I first that all my just debts paid and my funeral expenses be paid Second I give and bequeath to each of my brothers and sisters in their accounts that in law would be my legal heirs one dollar each except my sister Mary to Obie Obie Bradley to whom I give and bequeath forty dollars in cash or trade at cash rate often after the decease of my wife Cecilia H. Judgson. Third I give and bequeath to my wife Cecilia H. Judgson all my property real and personal during her natural life provided she does not marry in that case my wife to have one third of my entire property real and personal during her natural life. Fourth After the decease of my said wife Cecilia H. Judgson of give and bequeath to my friends Jeffers H. Judgson whom I have raised all my property personal and real and to remain in the possession of the same uninterfere.

Fifth I constitute and make and appoint James McConnell and John R. H. Judgson executors of this my last will and testament witness my hand and seal 26th June 1841.

Attest John Cattin
Edsalum Sparks

William H. Judgson seal

Hastings
Harm

I Harm Hastings of the County of Blount and State of Tennessee being very sick and weak in body but of perfect mind and memory do make and ordain this my last will and Testament revoking all testaments made by me in the first place saving that after my funeral charges are paid. That my executors herein after named shall sell all my personal property except such as will be necessary for the support of my family and the cultivation of the farm and the proceeds arising therefrom to be appropriated to the payment of my just debts and if there should not be enough arising from the sale of my personal property my will is that my executors sell the land lying on the east side of the creek beginning a short distance below the ford of the creek and running up a hollow from the creek a straight direction until it strikes the back line in including all the land south of said hollow and east of said creek including all my part of the mill with the outbuildings thereto belonging and the money arising therefrom to be appropriated to the payment of my debts or so much thereof as is necessary and the residue thereof to be applied to the support of my family.

Secondly I give and bequeath to my wife Jane the residue of my estate both real and personal except one feather bed and furniture during her natural life or widowhood and at the expiration of which I give and bequeath to my son Francis all the land except the part above described and what may then remain of my personal estate to be sold by executors and to equally divide amongst my daughters namely Nancy, Obie with Querinda Rebecca and Sarah but in case my wife should marry my will is that she should retain and equal portion with my daughters.

Thirdly I give and bequeath to Jane H. Hastings daughter of John H. Hastings my junior I bequeath one feather bed and furniture provided she should continue in my family until she is of lawful age. And in case it should not be necessary to sell the aforementioned part of my land and mill to pay my debts my will is that if my executors should at any time think it advisable to sell the same to do so which is to be apportioned in the same manner as my personal estate. And Lastly I constitute and appoint my friends William Griffiths and James Jones my executors of this my last will and testament. In testimony whereof I have hereunto set my hand and affixed my seal this twenty eighth day of the second Month in the year of our lord one thousand eight hundred and twenty eight.

Staron H. Hastings seal

Signed Sealed and acknowledged
in presence of
Thomas Jones
John H. Hastings Jr.
John Hastings Senr

Hastings
Robert

I Robert H. Hastings of Blount County and State of Tennessee being weak of body but of sound mind do hereby make this my last will and testament. In the first place I give to James H. H. Hastings my son and John R. H. Hastings my Grand Son at my decease the farm I now live on to be equally divided in quantity the one to run as follows beginning on Robert Chambers line on a black oak thence to the old field to a Walnut tree down the fence sixteen rods parallel to a cross fence thence in a straight line to Montgomery line and if my son James H. H. Hastings lack any thing of having an equal quantity of land I want enough taken of the black road to 16 rods to make equal each to have ten rods. I by now live on