

Warrant  
William

Sons after her I give and bequeath a horse called old crop the young  
 name name a colt two years old named to go with a last Springs  
 Colt named to Jesse and the middle cows my wagon and I give and a  
 note on Daniel Best for \$77 and as many hogs as my executors may  
 think proper to leave with them for their support. 34 I give and  
 bequeath to my wife the money due or to become due from the Com-  
 ty for the Support of John Hays 45 I give and bequeath to my son  
 David the young named Colt 54 the remainder of my property to be  
 immediately sold by my executors the proceeds thereof together with  
 the debts due to me to be equally divided amongst the rest of my child-  
 ren Viz James John Betty Nancy Panny Harriet William and  
 David Warranture I hereby nominate and appoint John and Will-  
 iam Warranture executors of this my last will and testament witness  
 my hand and Seal this twenty sixth day of July one thousand and  
 eight hundred and fifteen  
 Wm Warranture  
 James W. Doyle

Hadden  
George

I George Hadden of the County of Blount and State of Ten-  
 nessee being of sound and disposing mind do make and ordain this  
 my last will and testament in the words following to wit first I  
 bequeath to my wife Jane M. Hadden my Negro man Perry during her  
 natural life time and at her death the said Negro man Perry to be  
 free and all my live stock, horses Cattle and hogs to her and my  
 daughter Caroline to be equal between them and also my Negro girl  
 and her offspring to be equal between my wife and daughter secondly  
 I constitute and appoint my wife Jane M. Hadden and Hugh Bog-  
 le executors of this my last will and testament this 15<sup>th</sup> day of  
 November 1842  
 Signed and Sealed in the presence of  
 James Jeffries  
 John Bogles

Haskins  
John

I John Haskins of Blount County and State of Tennessee being  
 weak of body but of perfect mind and memory last knowing  
 that it is appointed for all men once to die do therefore this fourth day  
 of the third in the year of our Lord one thousand eight hundred and  
 did give make and ordain this my last will and testament in the  
 following manner. And as touching my worldly substance as it hath  
 pleased the Lord to bless me with I bequeath give devise and dispose of  
 as follows. I allow my funeral Charges and just debts to be first  
 paid out of my estate. I claim and substitute my beloved wife  
 Rebekah Haskins and my son Hugh Haskins my sole and sole  
 executors and administrators of my last will and testament as trustees of the  
 whole. I give and bequeath to my wife Rebekah all my house-  
 hold furniture and all my horse Cattle and my black horse called  
 and all my sheep and swine and to have her maintainance out of  
 the mill and plantation while she remains my widow and all the  
 household furniture to be at her one day's wages. and I give to my  
 son Hugh Haskins one hundred acres of land the place whereon  
 he now lives also I give to my son John Haskins one half of  
 the mill. also I allow to my son Joseph the plantation

Haskins  
John

which he now with live. also I allow my son James Haskins the planta-  
 tion where my son Joseph Haskins formerly lived. also I allow him the black  
 Dick horse. I also give to my son Thomas Haskins one half of one  
 half of the mill and all the lands on the same side of the course the mill  
 on. only what is allotted for the meeting house. also a young Sowd mare  
 named Fly. also I give to my son Samuel Haskins all the Land  
 on the side of now live in also the other half of my half of the mill  
 also a young Bay horse named Dapper. also it is my will that my  
 mare fit to be sold. also I give and bequeath to Ellen Moody twenty  
 dollars. Finally more I allow my Negro and Plover and all my  
 plantation tools for the use of the plantation. — On witness  
 and testimony whereof I John Haskins have set my hand and affix-  
 ed my Seal the day and year above written — John Haskins Seal  
 Signed Sealed in the presence  
 of James Allen  
 Rebekah Haskins

Hitch  
Elmer

I Elmer Hitch of the County of Blount and State of Tennessee being  
 very sick and weak in body but of perfect mind and memory calling  
 unto mind the mortality of my body and knowing that it is appointed  
 for all men once to die do make and ordain this my last will and  
 testament that is to say I desire that my body be decently buried  
 after which I wish my executors to see as much of my personal  
 property as can conveniently be shared. and apply the money arising  
 from said sale to the payment of all my just debts. I mind there  
 not be found a sufficient of the personal property to satisfy all  
 just debts then I desire my executors further to divide off sundry  
 acres of land on the lower end of my tract whereon I now live  
 beginning with Stephens here and running to the Creek and sell the  
 same at public sale in a credit of twelve months as the law  
 directs. and when collected apply the said money or so much thereof  
 as may be necessary to the payment of any remainder of just  
 debts that may remain after the appropriation of the proceeds of my  
 property. Should all this prove insufficient I then leave it determined  
 with my executors to select from any part of the balance of my farm  
 having a due regard to the interests of my family when it can be best shon-  
 ed as much more of my land as may be necessary and expose to sale  
 in like manner until all my just debts are fully satisfied I also  
 bequeath to my wife Lucinda all the balance of my real and personal  
 estate to remain in her possession and by her enjoyed during her natural  
 life the family to be maintained in the place. I also direct that at her  
 death and bequeath to my three youngest Sons Archibald Hitch Elmer  
 Hitch and James M. Hitch all the remainder of my real or landed estate  
 to equally to be divided amongst them. concerning being paid to the  
 quality and value of the same. I also direct that my son Elmer who  
 by the benediction of God is an idiot shall be raised and otherwise  
 maintained decently during his life by my three sons Archibald  
 Elmer and James M. Hitch each to have an equal portion of the expense  
 of the same and that he be supported in the farm I also bequeath  
 to my brother Prussian Hitch a young roan Colt horse four years  
 old that he now owns and I further direct that he have the free  
 use of the land that he has commenced clearing for the term of five years