

He amonton  
William

Sons after her I give and bequeath a horse called old Crop the young  
cowe mare a colt two years old named to Least a last String  
Colt named to Jesse and the quillie cowe my wagon and Team and a  
note on Daniel Best for \$77. And as many hogs as my executors may  
think proper to leave with them for their Selpoort. & I give and  
bequeath to my wife the money due or to become due from the County  
for the Selpoort of John Hayes 45. I give and bequeath to my Son  
David the young mares 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 chil-  
dren viz: James John Peter Nancy Dauncy Carroll William and  
David Heamonton I hereby nominate and appoint John and Willi-  
am Heamonton executors of this my last will and testament witness  
my hand and Seal this twenty sixth day of July one thousand  
eight hundred and fifteen

Wm Hobling home  
James H. Doyle

William Heamonton Seal  
wrote

Ruddin  
George

I George Haddin of the County of Blount and State of Tennessee being  
very sick and衰老 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 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 sell as much of my personal  
property as I can conveniently be spared and apply the money arising  
from Said Sale to the payment of all my just debts I know there  
will be found a sufficient of the personal property to satisfy all  
just debts then I desire my executors further to divide off my hundred  
Acres of land in the lower end of my tract wherein I now live  
beginning with Stephens line 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 then leave it determined  
with my executors to sell from any part of the balance of my farm  
having a due regard to the interests of my family when it can be best for-  
med as much more of my land as may be necessary and expose to Sale  
in little 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 my  
death I bequeath to my three youngest Sons Archibald W. Hitch  
W. Hitch and James W. Hitch all the remainder of my real or landed estate  
to equally to be divided amongst them due regard being had to the  
quality and value of the same I also direct that my Son Elwin who  
by the creation of God is an idiot shall be raised and educated  
and maintained decently during his life by my three Sons Archibald  
Elwin and James W. Hitch each to have an equal portion of the expense  
of the same and that he be supported in the same I also bequeath  
to my brother Benjamin Hitch a young mow and horse four years  
old that he now cleaves and I further direct that he have the pos-  
session of the land that he has commenced clearing for the term of five years

Hackett  
John

I John Hackett of Blount County and State of Tennessee being  
weak of body but of perfect mind and memory but knowing  
that it is appointed for all men once to die therefore this forth day  
of the third in the year of our Lord one thousand eight hundred  
and nine make and ordain this my last will and testament in the  
following manner And as touching my earthly tabernacle as it has  
placed the Lord to bless me with I bequeath give devise and apportion  
as follows I allow my funeral charges and just debts to be first  
paid out of my estate I also give and substitute my beloved wife  
Rebekah Hackett and my son Hugh Hackett my home and sole  
executors and executors of my last will and testament as trustees of the  
whole I give and bequeath to my wife Rebekah all my horses  
horses furniture and all my horn cattle and my black horse Pitts  
and all my sheep and swine and to have her maintain out of  
the mill and plantation which she remains my widow and all the  
household furniture to be at her one disposal And I give to my  
Son Hugh Hackett one hundred acres located the place wherein  
he now lives also I give to my Son John Hackett one half of  
the mill also I allow my Son Joseph Hackett the plantation

Hackett  
John

wherein he now acts live also I allow my Son James Hackett the plantation  
in which my Son Joseph Hackett formerly lived also I allow from the Hac-  
kett Dick house I also give to my Son Thomas Hackett one half of my  
half of the hills and all the lands on the same side of the Creek the mills  
on my what is allotted for the meeting house also a young Sow and  
named Fly also I give to my Son Samuel Hackett all the land  
in the side I now live in also the other half of my half of the hills  
also a young Bay horse named Dapple also it is my will that my  
moneys fit to be sold also I give and bequeath to Ellinor Woody twenty  
dollars — Furthermore I allow my Waggon and Plow and all my  
plantation tools for the use of the plantation — On interest  
and batimony whereof I John Hackett have set my hand and affir-  
med my Seal the day and year above written — John Hackett Sealed  
Signed and Sealed in the presence

As I James Allen  
Rebekah Hackett

Witch  
Elwin

I Elwin Witch 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 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 sell as much of my personal  
property as I can conveniently be spared and apply the money arising  
from Said Sale to the payment of all my just debts I know there  
will be found a sufficient of the personal property to satisfy all  
just debts then I desire my executors further to divide off my hundred  
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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 then leave it determined  
with my executors to sell from any part of the balance of my farm  
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and maintained decently during his life by my three Sons Archibald  
Elwin and James W. Hitch each to have an equal portion of the expense  
of the same and that he be supported in the same I also bequeath  
to my brother Benjamin Hitch a young mow and horse four years  
old that he now cleaves and I further direct that he have the pos-  
session of the land that he has commenced clearing for the term of five years

H. Titch  
Eliza

My two Sons wife Hitch and John Hitch having left me before they were married the year of twenty one and in consideration of having given my Son John an equivalent appointment out of my personal estate at his marriage and my having given or promised to be given to my son John a good and profitable trade I do hereby myself under no obligation to make further bequests to either of them. It is also my wish and bequest that my four daughters Catherine Preston Mary Hitch Susan Hitch and Margaret Hitch have each of them a good bed and furniture and a cow and Calf or any of them going to housekeeping and now that the provisions of this my foregoing last will and testament may be carried into full and complete execution and effect and to prevent and to perform the same I have and do hereby appoint my trusty and worthy friends Robert Porter Eggers and General William Wallace both of the County of Blount and State of Tennessee my executors of this my last will and testament and do hereby bestow them with full and plenary power to execute the same. In witness whereof I have hereunto set my hand and Seal this 24<sup>th</sup> day of February in the year of our Lord 1837.

Signed Sealed and acknowledged  
in presence of S. Davis Pridge  
Edward Keast

R. Ammonius  
John

I John H. Ammonius Sr being of sound and perfect mind and memory on this Eighteenth day of August in the year of our Lord and Savan Jesus Christ Eighteen hundred and forty do make this my last will and testament and first I will my Soul to God who gave it and my body a Christian burial and 2<sup>d</sup> all my just debts be paid 3<sup>r</sup> I bequeath to my beloved wife Sarah a good Supporter out of my Mill and plantation and to remain in this my dwelling during her natural life 4<sup>t</sup> I bequeath to my two Sons Phillip and John my two Mills and plantation equally by them paying my Son Phillip one hundred dollars each and the said Phillip and John are to have all my personal property by them paying my daughters by Elizabith Rose Martin Brown, Margaret Philib. McLean and Curtis & Cathart Sixty dollars each as for my daughter Polly Black she has got her part in my pay in 5<sup>th</sup> I bequeath my upper plantation to my Son Harry by him paying my Son George two hundred dollars 6<sup>th</sup> I bequeath to my Son George the two hundred dollars in that he is to get from my two Sons Phillip and John as a love and two hundred dollars from my Son Harry as above for his portion and lastly I appoint my Son Phillip and Harry Ammonius my executors in order this my last will and testament may be lawfully executed in witness whereof I have hereunto set my hand and Seal on the day and date first above written in the presence of John H. Ammonius Jr

John H. Ammonius Jr  
David H. Ammonius

Kitch  
Archib

I Archib H. Hitch do make and publish this as my last will and testament hereby revoking and making void all other wills by me at any time made first I direct that my funeral

Hitch  
Archib

expenses and all my debts be paid as soon after my death as possible out of any money that I may die possessed of or that may first come into the hands of my executors. Secondly I give and bequeath to my wife Mary Hitch for the love and affection have for her three hundred dollars in Cash and it is my will that my wife Mary live after my death in the house where now live during her natural life if she choose and that she be amply provided for during her natural life of my funds. Thirdly I give and bequeath to my Son Elias Hitch and his heirs the farm the farm that I now live on. Thirdly it is my will that all my personal property be sold to the highest bidder and that the proceeds with all my money be equally divided between Margaret Dearmond Pebea Mitchel and her home & in the Dearmond little branch and her heirs Mary Johnson and her heirs and if she is dead nothing is to be paid until the heirs comes after it themselves. it is my will that James in Keanie Shanks have a horse worth fifty dollars lastly I do hereby nominate and appoint my Son Elias Hitch my executors in witness whereof I do to this my will set my hand and Seal this 5<sup>th</sup> day of October 1848.

Archib H. Hitch Seal  
mark

Signed Sealed and published in our presence and we have subscribed our names unto the presents of the testator this 5<sup>th</sup> day of December 1848 J. B. Duncan  
Attest James B. Duncan

Hair  
Isaac

In the name of God Omnipotent I Isaac Hair of the State of Tennessee and County of Blount being dict and weak in body but finding my mind strong and my judgment sound blessed be God and calling to mind the frailty of man and the certainty of death do think it my duty and I do hereby make and constitute this my last will and testament to wit - I give and bequeath to my beloved wife Elias Hitch the third part of the tract of land and plantation on which I now live including my dwelling house and all other necessary buildings the land to be so laid off to her by my executors as they will see most advantageous to her and that hers forever by running the division line such reperent course as shall best suit the convenience of each part of my tract of land and if my wife should in future day think it better and best so to do she may give up her part of said land to the executors to sell with the other part of the land and the third part of the sale or money arising from the sale of all the tract of land to be retained in the hands of my executors and if she wishes it to be layed out in the other lands and putting such in improvements on it as she may see fit if she wishes it money to be put on interest and the interest to be paid to her annually during her natural life I hereby nominate my executors to do so and after her death the money arising from the sale of her third of the land to be equally divided among all her children also I give and bequeath to my wife Elias Hitch 60 acr all my house hold and kitchen furniture also all my farming utensils all my live stock to either house cattle hogs sheep &c to be used remain with her for her use and my children there now living with me to use my Son Joseph Elizabeth Eliza and Madison to use and distribute to them at Chatsworth as she may think proper and all my other estate to use all the means wherein we and others coming to use