

Mitchel David

I David Mitchel of the County of Blount and State of Tennessee do make and publish this my last will and testament hereby revoking and making void all other wills by me at any time made or made in such sort that my funeral expenses be paid as soon after my death as possible of any moneys that I may be possessed of or any that may come into the hands of the executor & Secondly I direct that my wife Dolly shall have an ample support during her natural life time or widowhood of the farm of now live on 3rd Family I direct that my son Jasper & Peter shall have the farm now live in together with the land known as the Travlers duty to have and to hold to him his heirs and assigns in fee Simple forever
 I Directly I direct that my son Jasper & Peter shall pay to dollars to each of the following named heirs viz. Pater James Ephraim Oliver Samuel David Revett Ruben Pelly Child Elizabeth Child & Child for their shares that my son Jasper & Peter shall have the way on all of the running roads and house hold and kitchen furniture and all my personal movables & I do hereby nominate and appoint my son Jasper & Peter my sole Executor in witness whereof I do this my last will and test my hand and seal David Mitchel
 June 20th 1857. Signed Sealed and published in our presence and Subscribed our names here to in presence of the testator June 20th 1857

Joseph Amberton
 W. H. Lawrence

M. Key George

In the name of God I George M. Key of the County of Blount and State of Tennessee being Seible of body but of sound mind and in Considering the frailty of human life do make and declare this my last will and testament and dispose of my worldly property in the following manner
 1st That all my just debts be paid and my funeral expenses be paid with out respect of time and bequeath all my property real and personal to my wife Anne M. Key and my children equally for my support and their education
 2^d That as said property will not leave a sufficient way for my support and that raise my. It is however to be understood that the now of my property is to be sold to make a division among my wife and children but my executor by consent with said family is empowered to sell of my personal property if it is not needed as as above and is equally divided among my said wife and children also my are empowered if it is thought advisable and they wish to remove my said executor may sell all my land and the profits to be put in the hands of said family for the purpose of their removal and settlement in another locality I constitute appoint and declare John Griffin and John Carter Executors of this my last will and testament witness my hand and seal (written the 30th 1855 - George M. Key Seal)
 Signed in the presence of John P. Phoe
 W. B. Duncan

Mayers Samuel

February the tenth Day 1801
 State of Tennessee Blount County - This is the last will and testament of Samuel Mayers deat. Anno. It do will and bequeath unto my wife Mary my world black mares to be hers for ever and unto my son Robert do will and bequeath the young black mares left to be his for ever and the old mare left to be for the use of the rest of my children for ever and the rest of my property to be sold for the use of my family and my son is expected for my said Robert and my young mares to be sold for the entering of my large my father Thomas Miggers is to have use share of the land as formerly his lifetime and the privilege of lease what he pleases and my land is to be sold when the youngest child come of age and my wife Mary is to have the third for ever and the rest my son Robert is to have the half and the remainder is to be divided among the rest of my children equally and I have chosen Joseph Abraham and Joseph McCallum both of the State and County of Ford and in my Executors and Administrators for my said and sealed in the presence of J. Post J. John Culburn Peter Lund Samuel Mayers John Gould (before said)

M. Blung Wm

I Wm. M. Blung of Blount County and State of Tennessee do make this my last will and testament in manner following that is to say 1st That all my just debts be fully paid 2^d After the due charge of my funeral expenses that my beloved wife Euphemia M. Blung be and remain in full possession of all my estate both real and personal that is in Blount County during her natural life and after her decease I give and bequeath to my children her heirs after named in manner following 3^d I give and bequeath to my son Peter M. Blung the tract of land whereon I now live by day and being in Blount County to be and remain his and his heirs and assigns forever 4th I give and bequeath to my son John M. Blung two quarter sections of land by day and being in Monroe County whereon said John now lives to be and remain his and his heirs and assigns forever 5th That my personal estate be equally divided by sale or otherwise amongst my seven surviving children namely James Patrick Polly Jane Nancy John and Phoebe 6th A Schedule of the cash and value of property given to some of my children is a part of my last will and testament and is folded with it 7th As to the people of colour now in my possession or their children my will is that they shall be free at my decease and that my Executors are hereby authorized to appropriate \$50 for the express purpose of helping to defray the expense of their transportation to Liberia should they be willing to go 8th I should any of the legatees of this will be dissatisfied with the distribution that may be made said and party or dis agreement shall be left to them dis interested men whose decision shall be final this men to be mutually chosen 9th I do hereby nominate and appoint my beloved wife Euphemia M. Blung