

Wear James

and hand to take in her two cows and a horse to ride when she wants to ride. She to be supported of my farm I will pay for her use and her children to travel with I will my Sun John 5 dollars I ride James and Joseph Black. As and horse led at the end of the year after my death hand with the work or your minister and hand has children the go with him my stand horse and each one cow I will. I will water in the lid good but for and her child if she lives to have me if not at her death I return to my Son I will and the house and the field below the big road until the death of her mother I will my hair more the little Carl hair for her as and her child down if she has ever if not to return to return to my son at her death also her part of my more than cows than sheep on down of hogs the sun field next the big road to support her till she marries and ten five dollars of the sum in hand I will Sun Samuel the farm I live on and farm utensils and other property and the tank box and all the land when this means is removed I will James and Samuel my two sons executors. James Wear last will

Maxwell John

In the name of God Amen I John Maxwell of Blount County being sick and weak of body but of sound mind and disposing memory for much of health and need willing and accountable of human life and being desirous to dispose of all such worldly substances as I have pleased God to bless me with. I bequeath as follows. and first that my executors after my decease so well as much of my penible as will answer to pay all my just debts and funeral charges and secondly I bequeath to my wife Elizabeth the head and head clothes that I die in and my third of all my penible property meaning what I owe to her from her father and also her part of the land that was transferred by deed from James Spaw to the heirs of William Mills (and small) the 3rd Elizabeth Horn & c. Executors is to lay off and divide of her part of the property and the other two thirds of said property to be managed to the best advantage for my two child Anne (P) Rebecca Jane Sampson and my wife Elizabeth is to live on the plantation as long as she lives single and then the plantation go equally to my four named two children and in case that my Brother Thos. and Archd. should marry any and my wife Elizabeth would not to go with them my executors is to sell all the property and I wish my said executors to take her and children with them and to manage the property to the best advantage for their use and lastly to appoint my two friends Thomas and Archibald Maxwell executors of this my last will and testament in witness whereof I have hereunto set my hand and seal this 27th day of April in the year of our Lord my thousand eight hundred and twenty one
 John Maxwell
 Signed sealed and published
 and declared to be my last will and testament of John Maxwell in presence of us who at his request and in his presence have hereunto subscribed our names as witnesses to the same
 James Spaw
 Hugh Purpusson
 Collected

John Ballie John

In the name of God Amen I John M. Ballie Junior of the County of Blount and State of Tennessee being for a diseased in years and weak of body but of sound mind and disposing memory and knowing that it is ordained for all men to die and being desirous to dispose of all such worldly estate whomever it hath pleased God to bless me first it is my will and desire that my just debts and funeral expenses be promptly and punctually paid by my executors here in after named immediately after my decease - then to my wife Mary McCallie of give and bequeath my purse to be of the value of fifty dollars my father Paul Prieststad and furniture in side saddle my Bureau all the household furniture which I may be possess of at my decease and the use of my dwelling house also one half of my land also it is my will that my said wife have a comfortable maintenance out of my estate during her natural life I also give to my said wife and my two named Paul for her sole use and benefit but it is my will that at the death of my said wife the said horse and saddle be sold by my executors and the money arising from the sale thereof to be disposed of as herein after mentioned I also give to my said wife Mary my negro man Henry during her natural life and at the death of my said wife Mary it is my will that the said negro man Henry have his freedom and be unincorporated - then it is my will that the residue of my estate both the real and personal be sold by my my executors and the money arising from the sale thereof to be equally divided amongst and between my son's under the name of Thomas McCallie Archibald McCallie Andrew McCallie Duncan Mack and James Mack and my nephew Jack and my Jack and her husband Jack and Elizabeth Clark and her husband Allen Clark and the children of my daughter Catharine and her husband Robert Davis. all the said children together to have of share equal to me of the other legats above named Betty Macky Virginia and Appiah my sons Alexander McCallie and Thomas McCallie Executors of this my last will and testament hereby revoking all others he witness whereof have hereunto set my hand and seal this 8th day of February in the year of our Lord my thousand eight hundred and thirty one
 John M. Ballie
 Signed sealed published and declared to be the last will and testament of John M. Ballie in presence of us who in his presence and at his request have subscribed our names as witnesses to the same
 John Bank
 Samuel M. Ballie
 John M. Ballie

Montgomery John

I John Montgomery of the County of Blount and State of Tennessee being of sound mind and memory do make and name this my last will and testament hereby revoking all others in the first place I desire my body to be decently buried and then allow all my just debts to be punctually paid the balance of my estate I then wish divided amongst my children in the following manner to my daughter Betsy Thomson I leave the sum of fifteen hundred dollars in property she having already received a part of her share of my estate as an

Montgomery
John

appear by reference to my books & to my daughter Susan I leave
the sum of eight hundred Dollars in property to my daughter
Susan & also leave to my black woman Jane and her three children
Wife, Abnera and Abbin, & my son James I leave my black boy
Harris to my son John & leave my black boy Moberney, to my
son William & leave my black, biser and boat to my son Robert
& I leave my two black cows, David and Ben, & allow my yellow
Calf to be free at my death & allow my yellow man Ben to stay on
the farm to assist in raising my children for the term of five years
and at the expiration of that period & allow me to be free provid-
ed in the opinion of my Executors his orderly and regular conduct
is such as would warrant or deserve his freedom to my little
Grand Daughter Martha Jane Caldwell I leave my black Girl Phe-
ny. The balance of my estate I wish to be equally divided among
my four Sons, James John William and Robert so as to give to each
me an equal share in the same as far as possible my son James has
already received one thousand dollars of his share of my estate in-
cluding the boy above named. The plantation on which I now live I
wish divided in the following manner I leave all that part lying
west South and north of the Creek together with the mill and
sawpans and the upper of the water, so as not to burden
any of the Springs to my son James to run down the Creek to
the fork then up the Saw mill Creek to the road leading to Tom-
pkins or Ambrose C. hontomings and with that road to the
extent of my Survey in that direction. I also leave to my son
James the whole of my any level plantation to be so divided
as to give to each a fair division of Timber. The balance of the
farm on which I live to my son John together with the other
half my dry land place I also leave to my son John my wagon
and four pair of Hoes with two hoes two large and two small
plows and two Corn Barrows also all my black & white Cows, I
leave to my Sons William and Robert my fine nice farm I allow my
Executors to set a fair estimate on all my property and to give to each
my children as fair and equal division of my property as pos-
sible that is among my four sons & allow my little Sons William
and Robert to be raised by my son John on the farm and for this
I allow him Five hundred dollars more than the others he must
have as much of the Stock as will be necessary to raise the family
which is to be estimated and considered as so much of the five
hundred dollars to be allowed him. I allow my Executors to sell
my Plover farm and the proceeds to go to William and Robert. I
wish the rents of my grain fields to be applied to the educating
William and Robert. I wish them to get a good education. Should
my Executors unanimously agree that it would be for the benefit
of my two little Sons to sell my grain fields plantation and my
Plover place they are hereby authorized empowered to do so and
I do hereby ratify them with power and authority to sell and
convey the same but they are not to make two good and a half
for the benefit of William and Robert. my fault Stock and cash
due me on bonds or notes when collected I wish divided
amongst my children my two daughters Patsy Thomson and
Susan to have their share in proportion to the sums allotted

Montgomery
John

them and to present said understanding on this point. The each part of my
estate is to be so divided that my four sons will receive as much large
portion of the cash as they are allowed large portion of property. Altho
I have named to each of my sons their particular property I should my ex-
ecutors find it impossible to give to each an equal share in that account
I hereby authorize them to make such change in the property as will use-
ful to make them all as nearly equal as possible. Still allowing to the
who may raise and take care of my children, Five hundred dollars more
than the others and should it so happen that my son John whose agree-
ment to the first part of this will to raise my little Sons William and Robert
and for it to be allowed Five hundred dollars, should he not be willing
to undertake the same or at any time refuse to attend to and raise them
then James may if he will undertake in John's place and in that case
James is to have all their division of property. David Sugars & that is
left to John and John is then to take all that property lands & left
to James, as a reward to my daughter Patsy Thomson for her attach-
ment to me in my sickness and as a testimonial of my affection to
her for her services to my self and my two little Sons who may receive
much of her attention in their raising. I leave to her my yellow Calf
blue cow and about the fifteen hundred dollars above named. I allow
my children to be fed and clothed on the farm as heretofore
I allow my daughter Susan in addition to other allowance two bed-
steads and furniture one Plover and one China press
with a portion of the furniture. To my little Sons I have bed-
stead and furniture to each and to my son John one bed-
stead and furniture. Housing heretofore granted to porter & ca-
dams half an acre of land on which the Trustees have
built a house I hereby authorize my Executors to convey the
same running along the road as design in a parallelogram
I leave to my son James my Secretary and Book Case with an
equal proportion with my other Sons of the library. I leave
to my son John my Clock and Case. To avoid any difficult-
ly or dispute I allow and wish it understood that my
son James to whom is left the mill and the use of the water of
the Creek is also to have the rights of the banks of the dam for
the purpose of digging or repairing the mill dam all my other
household or kitchen furniture and other removable property not
specified or named after all the foregoing bequests I allow to be
divided among my four Sons and my daughter Susan I do
and appoint my Sons James P. Montgomery and John
Montgomery Guardians for my little Sons William and
Robert. I hereby name and appoint as my Executors of this
my last will and testament, my son James P. Montgomery
my son in law Jesse Thomson, Doct. Samuel Price and
James Berry and having full confidence in the integrity of
these my Executors I do not wish to impose upon them the
burden of that kind of Security slips or Bond now required by
law. It is therefore my wish that the Court require of them
nothing more than the Oaths required by Law. In testimony
of the foregoing I have hereunto set my hand and affixed my
Seal this twenty seventh day of August in the year of our
lord one thousand eight hundred and thirty
of Montgomery

Montgomery John Interlined before Sign on the other side in the Eleventh Space from bottom the words (five hundred) also interlined in the other side before signed in the 4th with space from the bottom to the words (five hundred) and also in the third space from the top from the words (a cow of Robert) witness William Ford Robert M. Smith

State of Tennessee Blount County, in the name of God I Mary Patrick being weak in body but sound in judgment do bequeath my body to the dust and my soul to God that give it and constitute this my last will and testament. Catherine Mary my lawful and wedded wife blessed from my bed several years ago I have left her bequeath unto her twenty five cents Mary Ann Kelley my lawful daughter twenty five cents James Henry my lawful son the plantation to now live on I bequeath to him at my decease also a Span Mare and four pigs of mixed Galls and do hereby constitute and appoint a guardian for her and John Ford my executor and Administrator of this my last will and testament. I have affixed my hand and seal this tenth second of October one thousand eight hundred and eight and nine it is my desire that my son that lives with me is under the disposal of John Ford and Jeremiah Hammon

Dealed and signed by the presence of J. D. Ford
Jeremiah Hammon

John Hogue I have one thousand eight hundred and fifteen dollars of the State of Tennessee and County of Blount do hereby make my last will and testament in the manner and form following that is - On the first place after all my just debts is paid I give to my wife Agnes Hogue the whole care of this farm and possession of the house as usual during the minority of my sons William and John Hogue my son and also to be at her direction during her life or widowhood likewise my saddle mare and a new saddle to be purchased out of my estate, also one hundred dollars in cash but in case she should marry it is my will that she should have two cows and calves with a third part of the household and move off the farm the negro girl to be disposed of as she may think best but when I say my wife shall have the custody of my affairs I mean that she have all my tools for the use of the farm in the said State with tools and stock of every kind except such as is here otherwise disposed of - I give to my son James Hogue the tract of land he now lives on to him and his heirs forever also a tract of land lying in the other side of the county known by Bankers place to him and his heirs forever. I give to my daughter Ann one hundred dollars in a horse and Cattle. I give to my son William Hogue and John Hogue the farm I now live on and likewise the farm known as the Edwards farm to be divided equally between them William the year and John the horse and which I give to them and their heirs forever but should William who is of age choose to settle on the other farm I allow him

one third of the whole stock not otherwise disposed of and a third part of farming utensils between an equal share of the Smith tools by his appointing an equal share of the expense in upholding the tools. The other two thirds to be my wife Agnes Hogue and John Hogue for the use of the lower farm with John Hogue of age and if the same agree to his together to continue jointly between them but if not John is to buy himself a horse and have one third of the farming utensils and stock then William and him to contribute an equal share for a sufficient maintenance of their mother and stock through her life - I do give my daughter Polly Hogue my young cows bay Philly and I add two cows and two beds such as her mother thinks fit to give her the plantation from which many and profits to be sold or rented. And if rented the proceed to be applied for the paying of the just debts of that land if sold the money arising therefrom to be applied to the paying of the just debts of the land of William and John equally. If in case my wife and Barbara should survive after the decease of my wife Agnes Hogue it is not my will she should go out of the family or should she have any increase that her and them should in equally divided interest with John and Polly Hogue - And lastly I hereby constitute and appoint my friends John Hammon and Robert Ford Executors of this my last will and testament hereby revoking all other former wills or testaments by me heretofore made in witness whereof I have hereunto set my hand and seal this day and year above written

John Hogue
William Hammon

Signed Sealed published and declared to be the last will and testament of the above named John Hogue at the presence of us who at his request and in our presence have hereunto subscribed our names as witnesses to the same

Mary Margaret McGarrett being weak in body but of sound mind hereby in all probability on my last bed of sickness have made this my last will and testament as follows that is I appoint James Berry my Executor and for a gift I give and bequeath to my Sisters Patsy McGarrett Mary Ed McGarrett and Betsy McGarrett the sum of Sixty dollars each to be paid them by my executor within three years after my decease my said executor being allowed to retain the said several sums until that time expires without being accountable for interest - I give for the use of my Sister Polly Stiles Sixty Dollars allowing my executor to pay the same to her in such way and at such times as he may think her necessities require or in case of her death to divide the same among her daughters at his own discretion. I also leave to my daughter Belle one feather bed and clothing provided she should marry in this County I leave to the Southern and Western Theological Seminary located at Maryville the sum of forty dollars one fourth of which to be paid annually after my decease until the whole is paid and lastly after the debts her estate are paid and my funeral expenses are discharged I leave the balance of my Estate of every description entirely to my Sister Abigail McGarrett in testimony whereof I have hereunto set my hand and seal this 22nd day of March 1824

Mary Margaret McGarrett

Witness

Signed by direction of Testator published and declared to be her last will and testament in presence of us who