

OLD WILLS;

The following wills, having been overlooked or by some means missed in recording the old wills in Will Book No. 1, are herewith entered in Will Book No. 2, by order of the Court.

NANCY THURMAN.

I Nancy Thurman do make and publish this 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 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 may come in to the hands of my executor. and Nancy Thurman Secondly I will and bequeath to my Son John Thurman A for this care and attention to me all my affects claims and pension I may have. Lastly I do hereby nominate and appoint John Thurman my Exexutor in witness whereof I do to this my will set my hand and seal this 18th day of March 1853.

her
Nancy X Thurman Seal
mark

Signed sealed and published in our presence and we have subscribed our names hereto in the presence of the testator this 18th day of March 1854. (Witnesses)

Danil H Emmert

William McClanahan.

FREDRICK RUSH

I Fredrick Rush of the County of Blount and State of Tennessee do hereby make my last will and Testament in manner and form following that is,

1st. I Bequeath to my wife Mary Rush and my daughters Leah Flinn and Celia Neely all my personal estate intire to be equally divided between these three

2d. I Bequeath to my Two Sons John & James Rush all my lands which I may die possessed of to be equally divided between them

3 rd. and lastly I leave to my daughter Ann Murphy one horse Beast to be worth fifty Dollars in trade to be paid by my Two Sons John and James Rush at any time She may call for it after my death

and I do hereby constitute and appoint my two Sons John and James Rush executors of this my last will & Testament hereby revoking all other or former wills or testament by me heretofore made

I witness whereof I have hereunto set my hand and seal this 7th Day of August in the year of our Lord one thousand eight hundred & Twenty Seven

Signed and acknowledged in the presence of
Thos. Henderson his
Fredrick X Rush (Seal)
mark.
and Isaac Strong; prvd.
#

JOHN RODDY.

A Ritten Will and Testament

I John Roddy 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 expenses and all my debts be paid as soon after my death as possible out of my moneys that I may die possessed of or may first come into the hands of my Executor Secondly I give and bequeath to my wife Kitter Roddy the third part of my lands during her lifetime Thirdly I give and bequeath to my childerⁿ Samuel Roddy Rebecca Roddy Ellen Roddy Martin Roddy Eliza Roddy and John Roddy all my Real and personal Estate lands^d tenements goods and chattels and including the land that I gave to my wife during her lifetime to be equally divided between them at my death and at the death of my wife. Given I have my Son Calvin Roddy and my Son Joseph Roddy all that I alowe them and they have no part in this my last Will and Testament this 16 day of december 1850 My hand and Seal John his
X Roddy (Seal)
mark

Witnessed by Danial Caldwell

Thomas S. McCowan

#

SHADERICK BOLING.

Aprile 3 1873.

Shaderick Boling last will and testament

Article the first it is my request that after thear is a nuf of property Sold to pay all of my Debts that my Wife Seala Boling hav all of the balance of my Property for the benefit of the miners heirs Article the Second it is my request that After the youngest child Marget Ellen Boling be comes of age that my Wife Seala if she is living have the preferance of Dower or a childs part with all the heirs after the youngest child becomes of Age it is my request that all of my lands be Equely Devided Among all of my heirs Except the portion a loud the widow it is my request that My Sone Alford Boling

be the Administrator with the Will Annex Sign and Delivered in presence
of This is the last will of Shaderick Boling

H. C. Boling attest

George Rogers

###

MARTHA P. F. GIDEON.

I Martha P. F. Gideon do make and Publish this my last will and Testament hereby revoking and making void all other wills by me at any time made

1st I direct that my funeral Expenses and all my just debts be paid as soon after my Death as possible out of any moneys that I may die possessed or may come into the hands of my Executor.

2nd. I bequeath to the Rev. T. J. Lamar the sum of ten dollars in money.

3rd I bequeath to Mary E. Badgett one bed and furniture

4th I bequeath to my Beloved Husband Thomas F. Gideon Fifty acres of land it being the land that I inherited from my Father Samuel Goodlink by his last will and Testament & also

5th And lastly I do hereby nominate and appoint Harvey H. C. Caruthers my Executor

In Witness hereof I do to this my last will and Testament Set my hand and seal this 25 of February 1866

her
Martha P. F. X Gideon (Seal)
mark

Signed Sealed and published in our presence And we have Subscribed our names hereto in presence of the Testatrix

This 25 day of February 1866

Attest

John McCully

N. R. Frow

###

SAMUEL MCCAMMON.

I Samuel McCammon 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 Expenses and all my Debts be paid as soon after my Death as Possible out of any Moneys that I may die Possessed of

or may first come into the hands of my Executor

Secondly I give and bequeath to Margaret Ann my Daughter and Susannah my Daughter all my Real Estate Consisting of three tracts of land lying in Civil District No. 1st Blount County State of Tennessee one adjoining the lands of Samuel Tulloch Samuel M. Logan and John Caldwell containing two Hundred and fifty six and one Half Acres the other two adjoining the Lands Samuel Thompson James M. Tulloch the Heirs of Abraham Nelson John Cry and Samuel Best one containing fifty six acres More or Less they other Containing fifty four Acres to be Equally Devided between the same

Thirdly all the House Hold and Kitchen furniture that I may be Possessed of at my Death to be Equally Devided between my two Daughters Margaret and Susannah

Fourthly all my Live stock and farming utensils I wish sold and the money to be Equally Devided between my two Daughters Margaret and Susannah after Paying all my just Debts

Lastly I do Hereby nominate and appoint William Williamson my Executor in witness whereof I do to this my will set my Hand and seal this 6th day of April 1840

his
X Samuel McCammon (Seal)
mark

Signed sealed and Published in our Presence and we Have Subscribed our names Hereto in the Presence of the testator this 6th day of April 1840

Test Robert McTeer

James M. Tulloch

#####

MARY BELL

I Mary Bell 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 Expenses and all my debts be paid as soon after my death as possible out of any moneys that I may die possed of or may first come in to the hands of my Executors Secondly I give and bequeath to my daughter Margit Millican one feather Bed and bedstead and bed Clothes and the balance of my property whatever may be on hands after paying my debts if there be any after my death I will to be sold for money and the money to be Equally divided between my two Sons Marnoduke & James Lastly I do hereby nominate and appoint Jake James and William Cahburn my Exeautors in witness whereof I do to this my Last will Set my hands and Seal and published in our presents of the testator this 21 day of November 1841.