

May 1896.

L. Hannah, six hundred and fifty dollars bring her proportional part of all my property both real and personal.

Third; I have advanced to my beloved daughter, Martha E. Cook, seven hundred and fifty dollars bring her proportional part of all my property both real and personal.

Fourth; I will and bequeath to my beloved son, W. R. Carr, my home farm bring one hundred and Ninety two acres, together with all the farming tools and implements of every description.

Fifth. I will and bequeath to my Grand sons, Caleb Martin five dollars, if he is alive and comes to receive it after my death.

Sixth. I will and bequeath to Jessie Kerr, a boy that I leave five dollars, if he should come to claim it after my death.

Seventh. After my death and all expenses are paid whatever moneys or other property I may die possessed of and not otherwise bequeathed; in the above will, I will that it be equally divided between my four heirs, Sarah C. Tullard, Margaret L. Hannah, Martha E. Cook and W. R. Kerr.

I direct that in consideration of the amount bequeathed to my son, W. R. Carr that he is to support and provide for my beloved wife Elizabeth Carr during her lifetime.

Lastly I hereby appoint W. R. Carr my Executor to this my last will and testament.

In witness whereof I do to this, my will set my hand, the 9th day of September, 1887.

James M. Carr,

Signed and published in our presence
and we have subscribed our names
herein in the presence of the testator,
this the 9th day of September, 1887.

W. H. Henry.
W. C. Chumbley.

Carpenter,

Item 1st

I, Abel Carpenter of the County of Blount and State of Tennessee, remembering the uncertain tenure of this mortal life, do hereby make, publish and declare this my Last Will & Testament.

I direct that my funeral expenses and just debts be paid as soon after my death as practicable.

Item 2nd Having already by deed, bearing date 25th day of May, 1888, disposed of my real estate, conveying the same to my sons, Samuel D. Carpenter and Adelie Carpenter, upon certain conditions, provision and limitation in said deed provided; I will and bequeath to my beloved wife, Susan Carpenter, should she survive me, all the rest and residue of my estate, of whatsoever kind it may consist, to be used and enjoyed by her during her mortal life, and at her death whatsoever should remain of said estate, I will and bequeath the same to my said sons, Samuel D. Carpenter and Adelie Carpenter.

Item 3rd

In the event my wife should not survive me, then I will and bequeath all of my property of every kind real personal and mixed to my said sons, Samuel D. Carpenter and Adelie Carpenter.

Item 4th

I nominate and appoint my sons, Samuel D. Carpenter and Adelie Carpenter, Executors of this my last will and testament.

In testimony whereof I have hereunto set my hand and seal this the 25th day of May, 1888.

Executed in the presence of us,
We being called to witness
the same by the testator

C. T. Cates Jr.

C. T. Cates Jr.

Coleil

I Abel Carpenter hereby exclude from the benefits of the foregoing will, my son Samuel D. Carpenter, and make my son Adelie Carpenter my legatee in the 3rd and 7th clauses of the same - my son Samuel having been provided for. This Testator the 29th 1888.

Executor in our presence
C. T. Cates Jr.
F. D. Fullerton

Abel Carpenter Recd
mrs.

Abel Carpenter Recd
mrs.

May, 1896.