

November, 1897.

The foregoing will was written at the request and dictation of the testator, then read over to him, and declared to be his last will and testament by him, and his name affixed to his signature, all in our presence, and at his request, and in his presence and in the presence of each other, the undersigned affix their signatures hereto as witnesses on the date above shown, and the word "deceit" interlined in the second clause, and "all the stock hogs on hand" interlined in the third item, were added at the instance of the testator and before his declaration and publication of the same as his will

A. C. Stapley,
Will R. M. Lewis.

James H. Montgomery's Will -

October 12-1891.

Knowing that frailty of human nature and that I am liable to be called of at any time and bring in my right mind, I now proceed to make my last will and testament. I allow my wife Sarah to have as much of the money I may have on hand and owing to her as will be sufficient for her support during her lifetime. I allow my wife to support my daughter Jane out of the means that I have allowed her after the death of myself and my wife Sarah. I want my money and property divided as follows. I allow my daughter Jane Montgomery to have out of the money that may be still on hand three hundred dollars and I allow my daughter Slony Thompson to have one hundred and fifty dollars. What personal property that is on hand after myself and wife's decease I want divided as follows. I want my daughter Jane to have my buggy and harness. I allow her to have all the house furniture that she claims as she has made it all herself since she was twenty five years old all the rest of the house furniture I want divided between my daughter Jane Montgomery and my daughter Mary Howard and my daughter Vera Thompson. The rest of the money that is left after the above distribution I want equally divided between all of my

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daughters Ann Howard, Martha Gulerson, Mary Howard, Jane Montgomery, Slony Thompson. I want William Howard to act minister on my estate.

Witness

J. P. Dixon
Francis Shadden.

James H. Montgomery (Seal)

Codicil to foregoing will

I James H. Montgomery of the 1 Civil Dist of Blount Co. Tenn. do make this Codicil hereby confirming my last will made on the 12 day of October 1891 so far as this Codicil is consistent therewith and do hereby make that my will shall not be put into effect until after the death of my wife Sarah Montgomery. I do hereby give the control of all of my effects to my wife Sarah Montgomery during her natural life & at her death my will to be put in full force & effect.

I further ordain that my executor W. B. Howard shall act without bond. I made this my Codicil this the 19 of January, 1897.

Attest

James H. Howard,
Sam M. Cannon.

J. H. Montgomery.

Jacob Carrall's Will.

State of Tennessee Blount County, District 14.

I, Jacob Carrall bring in my right mind and knowing that life is uncertain and death is sure and further wishing that justice be done to all I do will and bequeath unto Margaret Carrall my wife the land where I now live as her just share as said land was bought and paid for with her own money. I did not pay anything for the land out of my own money or property the land is Margaret Carrall's and her children's. Also I will and bequeath unto Margaret Carrall my wife all the horse cows and hogs in that all that I am in possession of gear chickens household and kitchen furniture after my just debts is paid which she is to do as soon as convenient. Also the present crop wheat oats corn & potatoes,

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Wagon & farming tools of all kinds is left for Margaret Carroll my wife and her children. This foregoing is my last will and testament commending myself and all to God.
This 25th day of Jan. 1897.

Witness.

J. B. Sealin.

J. H. Donaldson.

Jacob ^{his} _{and} Carroll

M. M. Anderson's will.

I know all men by these presents; that I, M. M. Anderson being of sound mind and feeble body, and knowing the uncertainty of life and the certainty of death do make and publish this my last will and testament revoking all wills by me at any time heretofore made.

1st I will to my beloved wife Abigail R. Anderson all of my real estate of which I am seised, being the Michael Miner farm and having been deeded to the said M. M. Anderson and Abigail Anderson on the 12th day of January 1875 and registered in Register Book I. S. page 309.

2nd It is my will that my wife, in consideration of this will pay all my just debts and funeral expenses.

3rd It is my will that my said wife Abigail Anderson have possession of said farm, or real estate at once and that she have a right to sell and transfer the same when opportunity offers as to do and that after the payment of my just debts and funeral expenses as heretofore mentioned she shall have, as heretofore stated, the residue of the value of the said realty for looking care of me during my life time and watching on me in my sickness, and for the further consideration of five hundred dollars of her money put into said farm when we bought it.

4th I will and bequest to my said wife Abigail Anderson, the small amount of personal property I possess to sell a nice as she may think best, and out of the proceeds of same to pay to my daughter Dona Clemens one dollar and my daughter Ann Comer

one dollar and my son Millard Anderson one dollar and my daughter Sophia Anderson one dollar.

Ist I constitute and appoint my wife Abigail Anderson as my executrix of this my last will, and crave the execution of a bond by her.

In witness whereof I have hereunto set my hand and seal this June 9th, 1897.

M. M. Anderson.

Attest:

G. L. Miser

Wm. E. Anderson.

January, 1898.

James Mellops's Will

I, James Mellops, 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 my land to be divided between William Mellops and James R. Mellops at my death and the widow if any to have her support off of the farm as long as she stays a widow. Mary L. Mellops daughter of James Mellops when she marries to be set off for housekeeping with 1 bed 1 cook stove table plates knives and four teacups and saucers 1 cow. My son James M. Mellops to have 1 horse. To my son Jesse M. Mellops to have two dollars out of the estate as his share. Mary J. Mellops to have \$10 ten dollars out of the estate as her share. I further will of my money and effects after my funeral expenses and debts a fair the remainder if any to be divided between my 3 three children equally namely William Mellops and James R. Mellops and Mary L. Mellops and the boys William Mellops and James R. Mellops to have a bed a piece. This is my last will and testament this October 22 1892.

James Mellops.

Wherefore we continue to the above will of James Mellops. W. R. Everett
Plaintiff Mellops.