

the garden while she may need it.

4th It is my will that my funeral expenses and the other debts not mentioned above to be paid out of my personal property.

5th I will and bequeath all my household and kitchen furniture to my beloved wife Nancy J. Parks.

6th After the 4th article of this instrument is complied with if there remain any of my personal effects not disposed of, I will and bequeath all of said balance to my beloved wife Nancy J. Parks.

6th I nominate and appoint Michael B. Backney the executor of this my last will and testament.

In testimony whereof I set my hand and affix my seal this the 26th day of July in the year of our Lord One thousand eight hundred and twenty five. (19th law 1st page substituted before signing.)

Joseph Parks.

(Seal)

Signed, sealed and published in our presence, who are witnesses to the will at the request of the above testator Joseph Parks, saw, do hereby certify above written.

J. R. Dinginsfelder
S. L. Greer

Monday September 3rd 1844

State of Tennessee Jefferson County

Be it remembered that at a regular term of the County Court began and heard for the County and State aforesaid, at the Court House in the town of Dan-bridge, Tenn, on this the 3rd day of September 1844, it being the 1st Monday of said month. Present and presiding His Honor T. N. Williams Judge etc when the following proceedings were had and entered of record, to wit:

Saturday September 22nd 1844

Court met pursuant to adjournment present and presiding

His Honor, T. N. Williams Judge, when the following proceedings were had and entered of record, to wit

In the matter of the last Will and Testament of Henry S. Gatliff dec'd. A paper writing purporting to be the last Will and Testament of Henry S. Gatliff dec'd. was presented in open Court for probate, whereupon came J. D. Murkby & J. W. England the subscribing witnesses thereto who after being duly sworn, depose and say, that they were personally acquainted with Henry S. Gatliff during his life time, that they saw him sign and heard him acknowledge the execution of the said paper writing to have been done by him for the purpose therein expressed and contained and at the time of so doing he was of sound mind & disposing memory that they signed said paper writing at his request, and in his presence and in presence of each other. The Court doth therefore adjudge the facts to be as above recited, and that said paper writing is the last will and testament of said Henry S. Gatliff dec'd. that the same has been duly probated and that it be admitted to record upon the record of wills in this Court.

It appears from said will that B. S. Gatliff is nominated therein as the Executor of said will.

Be it therefore accepted said trust and entered into bond in the penal sum of Fifteen Thousand Dollars with M. E. Mattie B. & Julia Gatliff as his sureties thereon, said bond was examined and allowed by the Court and he was qualified as the law directs & letters testamentary were accordingly issued to him.

Last Will and Testament of Henry S. Gatliff dec'd.

I, Henry S. Gatliff of New Market, Tenn. make and publish this my last will and testament revoking all others wills heretofore made by me. I desire that I have a plain decent burial, as usual, coffin to

Article 1.

His Honor, T. W. Williams, Judge, when the following proceedings were had and entered of record, to wit

In the matter of the last Will and Testament of Henry S. Gattlett, dec'd. A paper writing purporting to be the last Will and Testament of Henry S. Gattlett, dec'd. was presented in open Court for probate, whereupon came J. D. Murphy & C. H. England, the subscribing witnesses thereto, who after being duly sworn, depose and say, that they were personally acquainted with Henry S. Gattlett during his life time, that they saw him sign and heard him acknowledge the execution of the said paper writing to have been done by him for the purpose therein expressed and contained and at the time of so doing he was of sound mind & disposing Memory that they signed said paper writing at his request, and in his presence and in presence of each other. The Court doth therefore adjudge the facts to be as above recited, and that said paper writing is the last will and testament of said Henry S. Gattlett, dec'd. that the same has been duly probated and that it be admitted to record upon the record of wills in this Court.

It appears from said will that B. S. Gattlett is nominated therein as the Executor of said will.

He thereupon accepted said trust and entered into bond in the penal sum of Fifteen Thousand Dollars with M. E. Mattie B. & Julia Gattlett as his sureties thereon, said bond was examined and approved by the Court and he was qualified as the law directs & letters testamentary were accordingly issued to him.

Last Will and Testament of Henry S. Gattlett, dec'd.

I, Henry S. Gattlett of New Market, Tenn. make and publish this my last will and testament revoking all others hitherto made by me.

I desire that I have a plain decent burial, as was wont to be

Article 2. I will and bequeath to my beloved wife, Mattha C. Gattlett, Benjamin S. Gattlett, Mattie B. Gattlett, Julia J. Gattlett & Wm. H. Gattlett, all the real estate & personal property and effects of every kind and nature, that I may die seized and possessed of, or may own in any way, they to share equally ~~and~~ alike in all said properties both real & personal (with these exceptions and conditions)

3 I will and bequeath to my little Grandson Louis Johnston the notes in my hands, or possession, that I gave to my daughter Lula S. Gattlett during her life. Amount about Two Thousand Dollars, he is to have all the accumulated interest on said notes excepting any collections made on notes and interest collected and used before the notes came into my hands.

4 I will that out of the funds written in Article two that B. S. Gattlett invest in real estate at such places as he may think will be the most profitable; Two thousand dollars for my daughter Mary A. Gattlett for her use for her life this said property is to be the property of her heirs, this investment is to be made within twelve months from this date and my daughter Mary is to have possession of said property and the profits derived therefrom. In addition to this provision my wife or Children may make any other donation to my daughter Mary they may choose, if they desire to make any.

I nominate as executor of my will, my son B. S. Gattlett, giving him full power and authority to sell lands, collect the Money and reinvest the same to invest and divest title as he may think better for the beneficiaries of this will. In witness hereunto I set my hand and seal this the 15th day of September 1894

Henry S. Gattlett

By request of Henry S. Gattlett we attest in his presence and in the presence of each other

J. D. Murphy
C. H. England

August 1896.

State of Tennessee, Jefferson County
 J. H. Hill Clerk of the County Court, within and for
 said state and County, do hereby certify that the foregoing
 is a true and correct transcript of the last will and test-
 ament and probate thereof, of Henry Battell dead, as the same
 appears of record in my office in Will Book, No. 10, Page 166
 and Quorum Minute Book, No. 10, Page 103, respectively.

In testimony whereof, I have hereunto
 subscribed my name and affixed the
 great seal of said Court, at my office in
 Sandridge on this the 9th day of June A.D. 1896.

J. H. Hill Clerk.

Car Hollinger



John M. Armstrong's Will.

I, John M. Armstrong, being of sound mind and
 disposing memory do make and publish this my last
 will and testament hereby revoking all former wills by
 me at any time made.

II

I desire that all my just debts be paid by my Ex-
 ecutors hereinafter appointed including my funeral ex-
 penses and expense of Administrations.

III

I give and devise to my beloved wife, Mary E. Arm-
 strong my house and lot on Washing street in Mary-
 ville and my farm situated in the first district of
 Blount County, Tenn. Said house and lot and farm to
 be used and enjoyed by her for and during her natural
 life but at her death said real estate shall revert and
 descend to my two children J. R. and Beulah A. Arm-
 strong.

III

August, 1896.

I give and bequeath to my son J. R. Armstrong the sum
 of Five thousand dollars to be paid to him on his arrival
 at the age of twenty one.

IV

I give and bequeath to my little daughter Beulah
 A. Armstrong the sum of Six thousand dollars, Five thousand
 of which shall be paid to her on her arrival at the age of
 twenty one; the remaining one thousand to be used in giving
 my said daughter a good common education.

V

I give and bequeath to my beloved wife Mary E. Armstrong the
 remainder of my personal property of every description including
 household goods monies etc.

VI

I direct that my Executors as soon after my decease
 as convenient and proper sell my household and lot situated
 on the corner of College and depot Streets in Maryville Tenn
 as the Stanfield property, and I hereby empower them to ex-
 ecute a deed to the purchaser for the same. The proceeds ac-
 crued from the sale of said property I give and bequeath
 my wife.

VII

I hereby nominate and appoint Jas. H. Martin and
 R. H. Lamon the Executors of this my last will and testamen-
 In testimony whereof I have hereunto set my hand and
 subscribed my name on this the 3rd day of August, 1896.

John M. Armstrong,

The above instrument was signed by the said John M.
 Armstrong as and for his last will and testament in the
 presence of us the undersigned, who at his request and in
 his sight and presence have signed our names here as sub-
 scribing witnesses, the day and date above written.

J. A. McCully,

W. H. Lane.