

AUGUST TERM 1914.

James Cannon.

This being my last will and testimony. After my debts are all paid I hereby bequeath to my wife Rachel Cannon my farm and all my personal property hers to hold her life time after her death I bequeath and all personal property the farm to my youngest son James Thomas Cannon, and to each of my sons by my first wife. (namely S.M. Cannon A.J. Cannon & C.H. Cannon) each one hundred dollars, to the heirs of my daughter Ella Brewer, I bequeath Five dollars (\$5.00) to my daughter Sallie Kelly or her heirs I bequeath, One dollar (\$1.00). I hereby appoint F.N. Howard as Executor to the above will, he to serve without bond.

Dated at Mint Blount Co. Tenn

This June 5th 1909.

his  
James X Cannon  
mark

Witness signature

W.B. Howard

W.H. Tuck

Mint Tenn. July 11th 1914.

I James Cannon hereby add this codicil to the foregoing will, I want my farm sold after my death <sup>or before</sup> and the proceeds <sup>thereof</sup> or as much as is necessary used to purchase a small farm the balance of the proceeds from sale of farm if any are to be loaned and the Interest to be paid to my wife Rachel & my son James Thomas Cannon for their support If they require more than the Interest then they are to use the principal as needed, I herety appoint and give to W.B. Howard the power to transfer and sign any papers that are necessary in the sale of my farm and in the purchase of another farm for my wife Rachel and my son James Thomas Cannon.

If any thing should happen that W.B. Howard could not attend to my business as requested then I appoint F.N. Howard to take his place and carry out the above provisions of this codicil to my last will.

Witness

F.N. Howard

S.H. Headrick

his  
James X Cannon  
mark.

AUGUST TERM 1914.

P.M. Chapman.

Know all men by these presents that I, P.M. Chapman of Friendsville, Blount County, State of Tennessee, being of sound mind and disposing memory, do make and publish this my last Will and Testament.

1" I direct my Executor to pay off all legitimate claims against my estate.

2" I will that my wife Huldah Chapman have her support from my estate so long as she may live.

3" I direct that my son J. Frand, and my daughter Ollie L. Chapman be paid one hundred dollars each for care and service to me.

4" I further direct that my grand daughter Anna Milligan be paid four hundred dollars, equally shared by Hugh B., Ollie L. and J. Frank Chapman.

The interests and claims of my daughter Janie Harvey have been previously transferred by sale or her part to J. Frank Chapman.

5" I further direct that my son Hugh B. Chapman pay five hundred dollars due from money already furnished him, same to be paid out of his share of estate Chapman

6" I now direct that my estate be divided into four shares Hugh B. Chapman (one share) Ollie L. Chapman, (One share) and J. Frank Chapman (one share) aside the additional share purchased from Josephine Harvey.

7" I name Samuel Dunlap my Executor of this my last Will and Testament.

his  
P.M. X Chapman  
mark

Signed by the said P.M. Chapman as his last Will in the presence of us, who at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

James L. Hackney

J.C. Brown.