

And I appoint A S Walker my Executor to this Will without Bond.

I publish this as my last Will knowing that I am in my right mind.

Witnesses

W. J. Ogle

A. N. Blair

V. B. Walker Seal.

WILL OF J. R. GARDNER.

State of Tennessee.

Blount Co in the 7th Dist

July the 25th 1918

this is my will at my death I want my land and Property divided With  
Gardner Blevens Haven  
my three children George Cora and Flora. I want Flora to have  
her part where the house and buildings are on Cora to have her part on  
the back side of the place joining J. B. Gardner begining on line of  
G. A. Griffiths running down the hollow by the spring to the branch  
thence up the branch to a spring branch thence with the spring branch  
to J. B. Gardners line thence with J. B. Gardners line back to  
G. A. Griffiths line thence with Will Iddings and G. A. Griffiths to  
the beginning.

George to have his Part on the Nob next to his land begining on top  
of the hill runing up the hill a strait line to J. C. Taylors line  
thence with J. C. Taylor to corner to J. B. Gardner. thence with J. B.  
Gardner corner to Flora Havens thence in line with Flora Havens to the  
beginning corner on top of the hill I want Anna Gardner My Grand-  
daughter to have my sewing maching. Witness

G. M. Gardner.

J. R. Gardner.

OCTOBER TERM 1919.

WILL OF JOHN MILLER.

To whom it may concern, be it known, that I, JOHN W. MILLER,  
of Blount County, Tennessee, having attained a great age, but being of  
sound mind and memory realizing the uncertainty of the length of life,  
and the certainty of death, do make, ordain and publish this my last will  
and testament, that is to say:

First: At this time I am free from indebtedness to any one, and  
make the following disposition of my property and estate.

Second: I hereby set apart the sum of one hundred and fifty  
dollars to be taken from any fund or money or from personal property for  
the payment of the expenses of my last sickness and funeral.

Third: I give, devise and bequeath to my son, Robert F. Miller all  
the rest, residue and remainder of my estate, consisting of personal property,  
being horses, cattle, hogs, farming tools and implements, buggies, harness,  
household goods including all that was owned or held both by myself and my  
late lamented wife, gold watch and chain valued at one hundred and fifty  
dollars, one bed room set valued at sixty dollars, one range stove, bedding,  
covers, blankets, silver ware, kitchen furniture or all description,  
one singer sewing machine, one parlor suite, carpets, rugs, and in short all  
personal property held by me or coming from my late wife, now deceased.

Fourth: I was a soldier in the volunteer service of the United States  
during the Civil War, and it is my desire that my body be buried in the  
National Cemetery at Knoxville, and I enjoin on my executor hereinafter  
appointed to cause this to be done.

Fifth: In the event that it may be necessary to sell any part of  
the personal property to raise the funds necessary to pay the cost and  
expense of my funeral, my executor is authorized and directed to sell such  
articles as in his judgment may be best, at public or private sale as  
may appear for the best interest of the estate, to realize the amount  
necessary.

Sixth: I hereby constitute and appoint my friend William A. Dunlap  
as Executor of this my last will and testament.

In witness whereof I hereunto affix my signature, on this 22nd  
day of July, 1919.

John W. Miller.

DECEMBER, TERM 1919.

The undersigned state that they are personally acquainted with John W. Miller, the testator, and that we saw him sign his name to the foregoing instrument and at the same he acknowledged and declared the same to be his last will and testament, and at his request and in his presence and the presence of each other, we sign our names hereto as attesting witnesses, on this 22nd day of July 1919.

Jas. M. Greer

Will A. McTeer.

WILL OF SAMUEL HAMPSON

State of Tennessee }  
Blount County. }

I, Samuel Hampson, make and publish this my last will and testament, hereby revoking and making void any and all wills by me at any time heretofore made.

First. I direct and instruct my executrix to defray my funeral expenses out of any moneys that I may die seized and possessed of or that may come to her hands as such executrix.

Second: I will and bequeath to my wife Louise J. Hampson all of my property both real and personal, to be controlled by her so long as she may live; and should the personal property and the products of the farm should be insufficient to maintain and keep my said wife comfortable, then I direct that she may sell enough of my said real estate to supply her needs.

Third: I will and direct that whatever property of mine that may be on hand and not exhausted under the second clause of this will be equally divided among my heirs at law at the death of my said wife.

Fourth: I nominate and appoint my said wife, Louise J. Hampson executrix of this my last will and testament, and excuse her from making bond as such executrix.

DECEMBER, TERM 1919.

Signed, sealed and delivered in the presence of the subscribing witnesses, this October 2nd, 1913.

Witnesses:

Samuel Hampson.

J. M. Stuart

Lillie P. Hinman.

WILL OF MRS. JULIA PEERMAN

Last Will and Testament of Mrs. Julia Peerman.

I, Julia Peerman being of Sound mind and deposing memory do make and publish this as my last will and testament hereby revoking all other wills by me heretofore made.

1

First, I direct that all of my just debts be paid out of any personal property or moneys that I may die seized and possessed of.

2

I will Devise and bequeath unto my two children Willie Peerman my son and Daisy Johnson my Daughter to be disposed of as follows

All of my Household and Kitchen stuff shall be divided equally between my two children Willie Peerman and Daisy Johnson

3.

I will devise and bequeath unto my two Children to wit Willie Peerman my Son and Daisy Johnson all the residue or remainder of my property which consists of my Farm and one mare and one cow which my Daughter shall have but She shall pay to my son Willie Peerman five Hundred Dollars  
my debts  
My Son Willie Peerman shall have a House and lot. that I have in the town of Maryville I nominate and appoint, C. F. Williams Executor of this my last will and Testament he is authorized to Dispose of all of my property according to the above provisions of this will and collect all Debts due me and Pay all my Just Debts

In witness whereof I have hereto affixed my signature on this the May 14 1919.

Witness

Julia Peerman.

M. T. Bailey

May Bailey.