

J A N U A R Y , 1 9 0 4 .

JOHN GAMBLE

I, John Gamble, of Blount County, Tenn. being of sound mind and disposing memory but knowing the uncertainty of this frail and transitory life, do hereby make, publish and declare this to be my last will and testament, hereby revoking and making void all former wills by me at any time made.

First, I direct that all my just debts and funeral expenses be paid.

Second, I give and devise to my son Alex Gamble my tract of land lying on

Little River Blount County Tenn and known as the Harris tract and containing one hundred and thirty seven acres, more or less.

Third, I give and devise to my two sons, John Gamble and Andrew Gamble my tract of land lying immediately below the Harris tract above mentioned and containing one hundred and thirty six acres, to be equally divided between them, Andrew taking 68 from the upper part of said tract and John taking 68 acres from the lower part of said tract, I also give and devise to my said two sons, John and Andrew my ridge tract containing 200 acres, to be equally divided between them.

Fourth, I give and bequeath to my two grand children, Sidney Gamble and Grace Gamble, children of my son, Jas. T. Gamble, dec'd. Two thousand one hundred and twenty five dollars to be paid by my three sons, Alex, John and Andrew Gamble, as follows: Three hundred and seventy five dollars to be paid by my son Alex Gamble, and Eight hundred and seventy five dollars each by my sons John and Andrew Gamble. And I hereby charge the respective tracts of land herein given to my said three sons with the payment of the respective sums from each of them.

And I hereby nominate and appoint my said three sons, Alex Gamble, John Gamble and Andrew Gamble Executors of this my last will and testament, and I release them from giving bond as said Executors.

In witness whereof I have hereunto subscribed my name in the presence of the subscribing witnesses this the 17th day of October 1890.

Witnesses

John Gamble.

S. L. George.

Sam P. Rowan.

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M A R C H , 1 9 0 4 .

A. H. McCONNELL.

State of Tennessee.)

County of Blount,)

This Aug. 25 1902.

Dist. No. 2.)

Knowing the uncertainty of life, and being of sound mind and in comon health, I now proceed to make this my last will and Testament. And 1st To my beloved and faithful wife Mary Ann, I devise will, to her I give, and bequeath, my farm on which I now live, together with all of the personal property, of every kind and discription that I may be possessed of at my death, to use, sell, bequeath, or in any way dispose of for her support, comfort and maintainance.

It is my desire that my wife Mary Ann may use, and dispose of the above real and personal prpperty, and at her death if she may be possessed of any or all of it, that she may give or bequeath to whom she may desire.

(T. C. Kerr.

A. H. McConnel.

Attest (

(A. E. Anderson.

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A P R I L , 1 9 0 4 .

W. H. SETTLE.

I, W. H. Settle of the County of Blount State of Tennessee do make and publish this my last will and testament, making void all others by me at any time made.

1st. I will and bequeath to my beloved wife A. J. Settle all my property both real and personal to have and hold and use as her own as long as she lives and at her death I give will and bequeath to my two sons Jas. T. and M. M. Settle, all of my property both real and personal, to be divided as follows. The personal property to be divided equally in valuation. The real estate consisting of the farm which I now reside upon to be divided as follows, beginning at the spring (known as the Spice Spring) and running in a northly direction to the top of the mountain so as to make each equal in number of acres. My son M. M. Settle to have the western tract and Jas. T. Settle the eastern tract. In witness whereof I have this the 14th day of August 1894 set my hand and seal.

Attest, S. R. Kinnemon.

W. H. Settel.

" B. J. Pickens.

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