

And it is also my will that my Son Archibald will have all the interest and right of my survey in the Western district and that in one year after my Death he will pay his mother Eighty Dollars in Current money Said money to be for her use and at her Disposal forever and it is further my will that when the time Roals round for the tract of land I now live on to be Devided that Robert shall have the part I now live on and it is my will that at the death of my wife all the perishable property in her possession together with all the house hold furniture belonging thereto shall be Devided Equally Between my three Daughters Nancy Campbell Pegg Campbell and Sally Slone

And I do further constitute make and apoint my Sons Archibald and Robert Executors of this my last will and testament Heraby Revoking all other and former wills and testaments heretofore made

In witness whereof I have hereunto Set my hand and Seal this 12 day of August 1832

William Sloan (Seal)

Signed Sealed and acknowledged to be the last will and Testament of the above named William Slone in presence of us who at his Request and in his presence have hereunto Subscribed our names as witness to the same

Attest.

Alexander Cook.

William McTeer.

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GEORGE CALDWELL.

I George Caldwell of Blount County & State of Tennessee do hereby Make My Last Will & Testament in Manner & form as follows that is- 1st

I Desire that all my just Debts & Funeral Expenses Be paid and as I have heretofore Maid Some Division of My Aforesaid Property Between My Two Sons John Caldwell & William L. Caldwell to wit the Land and Several other things- this Division I wish it to stand as I have Made and Divided and Gave to My Two Sons John Caldwell & William L. Caldwell Deceast and as for the money & property that was in the possession of my wife Sarah Caldwell at her death the Exception of A few Articles that was Sent to William L. Caldwell family After his

Death & the Remaining part of that property to Remain in the possession of my Son John Caldwell for his use & the use of his family and that to Be considered the full Amount of My Son John Caldwells part of my Estate & the Money & property that I may have In my possession at my Death to Go to the use of the family of William L. Caldwell deceast--

Excepting one Cotton spread cast up that I allow for George Caldwell son of and that to be Equally Devided Between the widow & the Children A Nancy Caldwell part to Remain with his daughters widow the widows A Margaret Caldwell-George Caldwell-George Caldwell- James Caldwell Sarah Caldwell Rachel Caldwell William Caldwell these being the children of William L. Caldwell, deceast.

Lastly-

I Do Appoint & Constitute My Two friends Edward Mitchell Esq. Samuel McCulloch my Executors of this My Last Will & testament and I do here By Revoke Disannual & Set asside all other Wills here to fore Made By me In Testament here off I do Set My hand and Seal this 16th of August 1834 Signed Sealed & Delivered to be My Last will in the presents of us Interlined before signed.

The assignment & witnesses to be on this sid for want of Room

his

George X Caldwell, (Seal)  
mark.

Witness names

Alexander H Sharpe

R. P. Chandler.

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ENOCH WATERS.

I Enoch waters of the County of Blount and State of Tennessee being in my usual health and sound and perfect mind and memory calling to mind the uncertainty of life and that it is appointed by the all wise creator to men once to die, do make and publish this my last will and Testament hereby revoking and making void all former wills by me at any time heretofore made And first I direct that my funeral expenses and all just debts that I may owe be paid as soon after my death as possible out of the first monies that shall come into the hands of my executor

Second. I will and bequeath to my daughter Nancy Caldwell for the support of herself and family during her life and at her death to be equally divided between her surviving children or their descendants the farm on which she and her husband Adam W. Caldwell now lives containing about one hundred acres adjoining the lands of John Clemens Isaac Wells William H Clemens and Jane C and Sarah Rowan.

Third I will and bequeath to the children of my Daughter Elizabeth Tate Decd. to-wit, Enoch Tate Mary Tate and Sarah Tate and my Daughters Purnetta Scott wife of Alexander Scott, Jane Farmer wife of Green Farmer and Sarah Farmer wife of James W Farmer the amount of cash and cash notes that I may have at my death if the amount does not exceed one thousand dollars if the same should exceed one thousand I will and bequeath to them one thousand dollars to be divided between them by my Executors as follows, to-wit, One fourth part of the same to the said Enoch Tate Mary Tate and Sarah Tate to be equally divided between them or their children should any of them die without children before said division their part to be paid to their surviving Brother or Sisters One fourth part to Purnetta Salts if living if dead to her surviving children One fourth part to Jane Farmer if living if dead to her surviving children and one fourth part to Sarah Farmer if living if dead to her surviving children

Fourth I will and bequeath to my Daughters Malinda Waters two beds and furniture one cupboard one chest the side saddle that I have heretofore given her one horse worth forty or fifty dollars one cow one calf one sow and pigs sell the geese ducks and chickens on the farm at my death one pot and oven and lid one set cups and saucers two sets plates six glass tumblers one dish two pitchers one set knives and forks six chairs two water buckets six tin cups and one fourth part of the farm I now live on including the house I now live in stables crib smoke house and spring adjacent thereto provided she takes good care of and supports and maintains her Mother Mary Waters during her lifetime with the aid of the rents hereinafter reserved off the residue of said farm

Fifth I will and bequeath to my Daughters Mary Nuchols Matilda Morrison and Narcissa Hedrick the remaining three fourths of the farm I now live on to be equally divided between them during their lives and at their death their respective parts of the same to be equally divided between their surviving children or the descendants of such children including the two children that Mary Nuchols had before she married Thomas Nuchols, to-wit, Elizabeth Waters and William P. Waters, provided the said Mary Nuchols Matilda Morrison and Narcissa Headrick or their children as the case may be each pay annually to my Executors thirty bushels of corn delivered at any place on the part of the farm bequeathed to Matilda Waters that she may designate to be used by any Executors under the directions of my Daughter

Malinda Waters to aid her in supporting my wife Mary Waters and defraying her funeral expenses said rent to be paid annually on the fifteenth day of November until the fifteenth day of the first November after my said wifes death The division of the forementioned farm to be made by my Executors if they should disagree upon said division the same to be divided by three free holders citizens of Blount County selected by my Executors

Sixth I direct my Executors to divide all the residue of my cash and property of every description as follows, to-wit, one eight part to the children of my Daughter Elizabeth Tate decd. one eight part to my Daughters Jane Farmer if living if dead to her surviving children or their descendants one eight part to Sarah Farmer if living if dead to her surviving children or their descendants One eight part to Purnetta Salts if living if dead to her surviving children or their descendants- one sixteenth part to Mary Nuckles if living if dead to her surviving children or their descendants excepting the two children that she had before she married Thomas Nuckles, one sixteenth part to be equally divided between Elizabeth Waters and William P. Waters children of Mary Nuckles or their children or survivor should either die without children- one eight part to Matilda Morrison if living if dead to her surviving children or their descendants one eight part to Matilda Waters one eight part to Narcissa Hedrick if living if dead to her children or their descendants- I having heretofore given to my son James Waters the farm on which he now lives and other property I therefore give him nothing by this will

Lastly I do hereby appoint my esteemed friend Joseph Gamble and my son James Waters Executors of this my last will and Testament

In witness whereof I Enoch Waters the testator have to this my will written on two sheets of paper set my hand and seal this fifth day of October in the year of our Lord one thousand eight hundred and fifty four.

his  
Enoch X Waters (SEAL)  
mark

Signed, sealed and acknowledged in the presence of us on the day the same bears date.

S. J. McReynolds

Wm. H. Graves.

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CHARLES MCCLURE.

Know all men by these presents that I Charles McClure of Blount County and State of Tennessee being weak of body but of perfect mind and memory do hereby constitute and make this my last will and Testament as follows; first

I give to the heirs of my daughter Sally Campbell one dollar; I give to my daughter Isabella Rankin One Ewe and lamb; I give to my daughter Martha M'Clure my Beaurio one horse and saddle worth fifty dollars and one good Cow, I give to my son Charles A. M'Clure my young sorrell horse a saddle and bridle worth twenty dollars, I give to my four sons namely John T. McClure, Eleanor M'Clure, William H. McClure, and Harvey B. McClure, my plantation by the said John, William and Elianer McClure each of them paying fifteen dollars to satisfy a note that Eleerer M'Clure gave to Samuel Martin for a load of salt, and Harvey B. M'Clure to pay the balance of said note; to be divided as follows viz. William H. M'Clure, is to have one hundred Acres to begin at my ninth corner near the branch thence to run up the branch so as to include the lower Spring from thence to the mouth of the Land and up said lane to the corner of the field on the right hand side of the lane thence a direct course to my first corner and for the ballance of said hundred acres he is to begin at my first corner ~~it-being-corner-to-McClure-~~ thence running a direct course to the corner of the large fields joining the Barn thence along said fence to the next corner thence along the next field fence until it comes opposite the corner of the far field fence thence with the fence of both of them fields to the further corner thence a direct course to McGhee's lands as to make up the ballance of his hundred Acres; Eleanor M'Clure is to have One hundred Acres; Beginning on M'Ghees line to corner with William M'Clure thence along Williams line to the corner of the far fields thence along said fence to the next corner thence a direct course to my eastern lines so as to include one hundred acres; John T. M'Clure is to have one hundred Acres to begin at my ninth corner near the branch thence up the branch so as to divid the uper Spring and up the hollow to the first cross fence thence along said fence to the next cross fence a N. E. course along said fence and strait across an old field to the woods thence a direct line to Strike my eastern lines so as to make him one hundred acres; Harvey B. M'Clure is to have the ballance of my plantation which is one hundred and forty nine Acres three Rood and one chain and likewise I give to my Son Harvey B. McClure the following property by the said Harvey paying all my Just debts, and the dowry that I left to Martha and Charles A. McClure Namely my Secretary Clock gun the waggon and all its fixings all my live stock together with all my farming utensials; likewise I give to my beloved wife Sarah M'Clure all my bedding and

stood that my wife is to have and equal support out of all my land during her life time if required; and it is to be further understood that if their Should be a default in James Berty concerning the bank and any of his debt came upon my estate my four sons viz. John P. McClure, Elianer M'Clure William and Harvey B. M'Clure is to pay and equal Share of the same; and lastly I do hereby constitute and appoint my two Sons viz. Elianer and Harvey B. M'Clure my sole Executors of this my last Will and testament, and I do hereby revoke and disannul all wills and testaments by me heretofore made and confirm this and no other to be my last Will and testament In testimony whereof I the said Charles M'Clure have hereunto set my hand and seal this Second day of August In the year of our Lord One Thousand Eight hundred and thirty four

Charles M'Clure (Seal)

In the presents of the undernamed

Alexander O. George

Edward George