

Summers, dollars to be paid to her by my other children
 betwixt now and the time she comes to the age of twenty years if she
 should live to arrive to that age and not otherwise and lastly I do
 hereby constitute and appoint my beloved sons William G.
 Summers and Thomas S. Summers and Abraham M. Summers, executors,
 of this my last will and testament hereby revoking, all other or
 former wills or testaments by me heretofore made, In witness
 whereof I have hereunto set my hand and seal this

in the year of our Lord one thousand eight and

thirty
 Abraham Summers (Seal)
 Intentional before signed, signed sealed and declared to be the
 last will and testament of the above named Abraham Summers
 in presence of us who at his request and in his presence have
 hereunto subscribed our names as witnesses to the same

Proven and ordered to be recorded at New Town 1835

Daniel Holman of Lincoln County State of Tennessee
 being old and infirm in body but of sound mind and memory, and
 knowing that it is necessary for all men once to die do make and
 ordain this writing to be my last will and testament, Viz. In the
 first place my will and desire is that my funeral expenses and just
 debts be first paid, and as touching such worldly goods and effects
 as may remain thereafter I give and dispose of in the following manner
 In the first place I give and bequeath to my sons Isaac, James and John
 the land and plantation whereon I now live with all the improvements
 thereon belonging containing about one hundred and forty acres to be
 equally divided between them I do give and bequeath to my daughter
 Polly Haggard a negro girl named Caroline which I have
 heretofore given her and which she is already in possession of I also
 give to her my negro girl Emeline which she is to have and be in posses-
 sion of after my death. And that all my property that may remain
 at my death both real and personal (except the lands before named) be
 sold on a credit of twelve months. And that a part of the children of
 my son Hardy deceased namely Patsy (now the wife of James A. Holman) James
 Willis and Nancy have one eleventh part of the net proceeds of such

sale. Only that my grand daughter Patsy (wife of said James A. Hol-
 man as aforesaid) have thirty dollars more than the aforesaid James
 Willis and Nancy in consideration of thirty dollars loaned by the said
 James A. Holman to the father of said children in his life time
 which has never been repaid to the said James A. Holman, the balance
 which may arise from such sale. I desire to be equally divided
 between my three sons aforesaid, namely Isaac, James and John and the
 children of my daughter Polly (now the wife of Harrison Davis) from
 my wife of John Hughes deceased (except her child piece which
 she has had since her intermarriage with said Davis and such other
 child or children as she may hereafter have by the said Davis and
 if it should so happen that either of the said children of my son
 Hardy deceased as mentioned above should die without issue or before
 they may become of lawful age that their part or parts should be
 equally divided between the surviving balance of said children
 before mentioned. And further should my daughter Polly Davis
 be living at the time the money arising from the sale as aforesaid
 may fall due my will is that my executors hereafter named may
 present her with twenty dollars arising from the sale as aforesaid.

I hereby appoint my son Isaac Holman and William S.
 Long executors of this my last will and testament, In witness
 whereof I have hereunto set my hand and seal this 12th day of Octo-
 ber 1829. Note "Davis may fall due & her" all interlined before
 assigned

Daniel Holman (Seal)
 Witness Henry Long, John Brown
 Jacob Hamilton - W^m Brown
 Odieel

In consequence of my daughter Sally Haggard having died
 I hereby revoke and make void that part of this my foregoing will by
 which I have devised to her my negro girl Emeline and in lieu
 thereof my will and desire is that my executors make sale of the said
 negro girl Emeline on a credit of twelve months and the net proceeds
 of the money arising from such sale when collected to be equally divided
 between three of the children of said Sally Haggard namely Sally
 Johnston, Dorcas who I understand is married but to whom I
 do not know, and Joel Haggard - witness whereof I have hereunto

In my hand and seal this first day of December 1830
I, ^{his} Daniel Robinson ^{do} seal
John D. Bryant
John Brown

This foregoing Will was established by the verdict of the jury and judgment of the Court at the ~~October~~ Term 1830 of the Lincoln County Circuit Court

Arthur Albertson's last will
In the name of God Amen I Arthur Albertson of the County of Lincoln & State of Tennessee being weak in body but through the mercy of God of sound mind & memory do make ordain publish & declare this my last will and testament revoking all others that is to say:

First It is my will & desire that all my just debts be paid

Second I give & bequeath to my brother John Albertson of the State of Indiana his heirs & assigns forever all my right title claim & interest as heir at law of Caleb Albertson dec'd of in & to a certain tract of land containing 640 acres granted to the University of North Carolina founded upon a warrant which issued forthwith the review of said Caleb Albertson in the Revolutionary War & was executed by act of Assembly of said State & is said to be located in the County of Obion in the State of Tennessee.

Third I give & bequeath to my beloved wife Elizabeth Albertson for and during the term of her natural life the whole of my estate both real & personal consisting of & including the tract of land with all its improvements upon which I now live, with the whole of my house hold & kitchen furniture, my negro man Jim, my stock of every description, and all other property, rights & credits that I may be in possession of at the time of my death.

Fourth After the death of my said wife it is my will & desire that my estate be disposed of in the following manner, that is to say I give & bequeath to my friend Robert W. Raybale during his natural life & after

the death of myself & wife the following described land being part of the tract in which I now live & bounded that is to say beginning at the east corner of my tract of land on Swan Creek running thence north westerly Childrens south boundary line to Mary Barclay east boundary line thence south with Mrs Barclays line to her Mrs Barclays Spring branch thence east with the meanders of said branch to its mouth into Swan Creek thence up the meanders of said Creek to the beginning supposed to be between 20 & 30 acres provided always that this tract or parcel of land at the death of the said Raybale the land shall descend to & be subject to the same disposal of the balance of said tract or revert & be disposed of with the balance of my estate.

Fifth It is my will & desire that my said wife Elizabeth Albertson shall have the sole & absolute disposal of the whole of my estate and she is hereby vested with full power & authority at or before her death to dispose of the same by will in such manner as to her shall seem right with the exception however of a lifetime estate in the before mentioned premises to Robert W. Raybale. And I hereby declare that the last will & Testament of my said wife Elizabeth Albertson when the same shall be made is & shall be considered as part of my will & the disposition of the property aforesaid by her shall be valid & sufficient.

Sixth I hereby constitute my said wife Elizabeth Albertson my sole executrix of this my last will & Testament & hereby request that she be permitted to enter upon the execution of the same without being required to give bond & security as is usually required in such cases.

In witness whereof I have hereunto set my hand & seal this 5th day of December 1830
Signed sealed published & attested
in presence of

Franklin
Abraham Burns

Arthur ^{his} Albertson ^{do} seal
marks

This will duly proved at February Term 1839