

helpless & decrepit old age) Harriette G. Gaines
the wife of my beloved son Franklin Gaines
all of the old homestead tract situated in
the State of Tennessee Sullivan County, and
in Civil District No. 10 bounded as follows
to wit, on the North by Reddy Creek a line of
the old Roller track, on the East by Anderson
Lynn & Foush; on the South by Foush & Shaver
on the West by Lantier, Luttrell & Gaines; To have
and to hold the same and every part thereof
to her own separate use benefit & behoof in
fee simple, free from the marital rights of her
husband or the claims and demands of
his creditors.

Lastly, I do hereby nominate and appoint
my son Franklin Gaines my executor. In
witness whereof I do, to this my will, set
my hand and seal. This 3rd day of April 1885.
Signed, sealed and Letitia D. Gaines seal

published in our presence
and we have subscribed our
names thereto in the presence
of the testator. This 3rd day of April 1885.

D. M. Miller

S. D. Gaines

Prove in open court by oaths
of D. M. Miller & S. D. Gaines subscribing witness-
es and ordered to be recorded.

This Sept 6. 1886

A. H. Bullock c/c

Last Will & Testament of Samuel Bachman Dec'd
of
Samuel Bachman, Dec'd

I Samuel Bachman of the County of Sullivan and
State of Tennessee being of sound mind and disposing memory
do hereby make and publish this as my last Will and Testament.
hereby revoking and making void all other Wills and instru-
ments of writings made by me at any other time;

First: I give and bequeath to my son William M. Bachman
all the farm on which I now live including all the lands
lying on the North and South sides of Horse Creek with the
exception of a small corner of Wood land adjoining the
Childres farm (or the farm I lately bought of the said
John Childres) this land that is to be cut off of my home farm
and attached to the Childres farm is to be run off thus-
Beginning at the ash and Rock corner at or near the foot
of the hill & near on at the Mouth of the lane - thence
running with the fence with all of its meanders to the top of the
hill next or nearest to the Woodland or the old Benet field
thence a straight line from said corner of the fence to
the Woods line on the old Benet field to have and to hold
the same during his natural life. With remainder over
to the heirs of his body forever and I further bequeath to my
son W^m M^r Bachman one half of all the Horses and Mules
that may be on the farm at my Death that is to say after
my three Daughters yet to be provided for gets theirs - and
further one half of all the farming tools of every kind
including Machinery &c - and one half of all the harned
cattle one half of the hogs and one half of the sheep
all to be equally divided in value between W^m M^r Bach-
man - & James Thomas Bachman - and I further be-
queath to son W^m M^r Bachman one bed with bed clothes
sufficient for winter and three good chairs.

Second

I give and bequeath to my son James Thomas Bachman
all the land I lately bought of John C. Childres known
as the Childres farm together with a small lot of
Wood land cut off of the home farm - as described by
the line beginning at the ash and rock corner and running
with the meanders of the fence to the top of the hill on corner
of the fence nearest the Woods line - all the above described

lands or farm - I Will and bequeath to my son J. T. Bachman during his natural life With remainder over to the Heirs of his body

And further I give and bequeath to son J. T. Bachman one half of the Horses and Mules that I may own at my death - that is to say: one half after Ann P. Bachman Sallie A. Bachman and Corah A. Bachman each one gets a good Horse or Mule as they may each elect or chose for themselves -

After this is done - Mrs M. Bachman - J. T. Bachman one half share is to be divided thus after Mrs M. Bachman J. T. Bachman - A. P. Bachman Sallie A. Bachman and Corah A. Bachman each get a good Horse or Mule as they may elect then the remainder of Horses and Mules is to be valued by two disinterested Men and Mrs M. Bachman is to have one half and J. T. Bachman the other half - of said stock and further to son J. T. Bachman one half the Horned Cattle that is after A. P. Bachman Sallie A. Bachman + Corah A. Bachman is provided for and one half of the hogs and sheep - also one bed and bed clothes for winter and three good chairs:

Third

I Will give and bequeath to my Daughter Mary Boyer in addition to the one Horse one Caw and seven head of Sheep and many other things - the sum of five Dollars all of which she has received except the five Dollars:

I Will and bequeath to my Daughter Ellen Pendleton in addition to the one horse and one Caw and one bed and other things amounting to two two horse wagon loads of House hold plunder the sum of five Dollars all of which she has received except the five Dollars.

Fifth

I give and bequeath to my step Daughter Sarah Smith in addition to the Caw and one bed and a good quantity of bed clothes and one horse the sum of five Dollars all of the above she has received except the five Dollars

Sixth

I Will give Will and bequeath to each of my Three Daughters (Wife) A. P. Bachman S. A. Bachman ~~Chora~~ A. Bachman each a good Horse saddle and bridle each a Caw apiece further I bind my son Mrs M. Bachman to pay to Ann P. Bachman and Sallie A. Bachman each one to be paid Eight Hundred Dollars each payments to be made yearly at the rate of one hundred Dollars to each one - Without interest - in other words no interest to be charged. And further I bind my son J. T. Bachman to pay to Corah A. Bachman Eight Hundred Dollars payments to be made yearly at the rate of one hundred Dollars per year - no interest to be charged - and no money to be paid until Chora A. Bachman is (20) twenty years of age her schooling to be paid for off of the farm

Seventh

And further my Will is that my Black Smith Tools remain in the shop where they are and that son Mrs M. Bachman and J. T. Bachman own them jointly and each one have their Work done - With them

Eighth

In the event of my Death before my son J. T. Bachman arrives at the age of twenty one years then and in that event I Will and give my son Mrs M. Bachman Control over the lands Willed J. T. Bachman and to apply so much of the proceeds of said lands as is necessary to give J. T. Bachman and Corah A. Bachman a good english education

Ninth

Further in the event of death in my family my Will is so far as I have the power by the law of the land to Control things - is to make further disposition of ^{my} property so that law suits may not grow out of it and to keep my hand earnings in my own family so far as I am able to do so. My Will is that in case My son Mrs M. Bachman - Dies Without Heirs then all the lands and property Willed him - go to Ann and Sallie Bachmans - Should A. P. Bachman Die Without Heirs then all the property Willed to her go to Mrs M. Bachman and Sallie A. Bachman and in case Sallie A. Bachman dies Without heirs

then all the property Willed to her goe to Wm M. Bachman + A. P. Bachman

And in the event that Mr M. B. and A. P. B. and S. A. Bachmans all three die Without heirs - then in that event all the lands and property belonging to each and all of them goe to son J. T. Bachman and my Daughter Corah A. Bachman - both to be made equal in the division of said property.

And further should my son J. T. Bachman die Without Heirs then my Will is that Corah A. Bachman gets all the lands and other properties Willed or given to him by me.

Should my Daughter Corah A. Bachman die Without Heirs then all her property is to go to J. T. Bachman Should J. T. Bachman + Corah A. Bachman die Without heirs then all the lands and other properties Willed or given to them by me is to go to Wm M. Bachman and Ann + Sallie Bachman all three to be made equal in the divide of said property

~~My Will is that in case my son Wm M. Bachman die Without Heirs then all the lands and properties Willed him goe to Ann and Sallie Bachman Should A. P. Bachman die Without Heirs then all of the~~

Tenth

My Will is that all my honest debts be paid out of the stock and proceeds of the farm and that no sale of my property be made at public out cry.

I hereby constitute make and appoint my son Wm M. Bachman - Executor of ^{this} my last Will.

In testimony whereof I have hereunto set my hand and seal This the 23rd day of March 1885.

Signed sealed and

Samuel Bachman

acknowledged in presence of us and We attest the same, at his request and in his presence.

E. H. Bachman
N. G. Cox
G. M. Bachman

Proven in open Court by oaths of E. H. Bachman and N. G. Cox subscribing witnesses, Oct. 4, 1886, and ordered to be recorded in the Book of Wills

T. D. Bachman, C. C.

Last Will and Testament of
Lavinia B. Galloway

I Lavinia B. Galloway, being of sound and perfect mind and memory, do make and publish this my last will and Testament in manner and form following.

First I will that my son David and his heirs have 25 As of my farm lying and being in the 12 Civil District of Sullivan County, Commencing on an oak, a line tree between J. M. McKingus and my farms and running parallel with Sam Peases line a distance sufficient to include 25 As.

I further my will that my son Noah and his heirs have the ballance of my farm being 100 As more or less after my debts are all settled.

I further will, that my son Noah have my brass kettle, and all the personal property he has accumulated since he was 21 years old

I further will that All my personal property be sold at public out-cry, and the proceeds thereof be equally divided between my daughter Elizabeth Newton and the heirs of my Deceased Children (viz) Mary Miller John Galloway Jane Godsey Larenda Godsey Barbergy Gillen and Rebecca Galloway.

I appoint James Davault to execute this my last will, in witness whereof I set to my hand and affix my seal. This the 26th day of March 1884

Signed and acknowledged in our presence

Lavinia B. Galloway
John L. Pile
Samuel P. Bolton

Proven in open Court by oaths of John L. Pile subscribing witness Oct. 4, 1886, and J. P. Bolton, January 3rd 1887, and ordered to be recorded in the Book of Wills