

designated in the pleadings, also rules &c. I will and desire that whatever I shall receive in said suit shall go in equal interests to my two sons John A. Pepper and Alexander P. Pepper in fee simple.

Twelth. I desire that my property in Goodson Washington County Virginia when I now reside including the land & buildings, stables, outhouses and appurtenances belonging to same then being about five acres and half more or less, shall remain as it now is and that my wife Mary E. and my children if they desire to do so, shall make it their home & of charge, as they have always made it, until such time as my Executors shall deem it for the best interests of my estate to sell it, then I desire my Executors to sell the same in such terms as in their judgment may be best & promote the best interests of my estate.

Thirteenth. I will and desire that my lands in Tennessee near Bristol in Sullivan County, adjoining Dr. W. G. Dulaway on the South, the lands of Mann Cowan on the west, and Welsh on the north-east & English on the South-east containing forty eight acres and a half more or less, shall remain as they are to be used by my said wife and children in their mutual benefit, if they desire to use them, until such time as my Executors shall deem it for the best interests of my estate to sell the same, then I will and desire that my Executors shall sell the same in such terms as in their judgment may be best, and promote the best interests of my estate.

Fourteenth. It is my will and desire that the proceeds of the sale of the lands and property devised by twelfth and thirteenth clauses of this my will to be sold, after first paying to my wife the one thousand dollars devised to her by the sixth clause of this will, and after paying to my son George N. Pepper the one thousand dollars devised to him by the seventh clause of this will, and after paying and liquidating the costs & expenses of the administration of my estate, that the residue thereof shall be paid over by my Executors in equal parts to my two sons John A. Pepper and Alexander P. Pepper to be owned by them in equal parts in fee simple.

Fifteenth. As to my household and kitchen furniture, and cows, cattle & other stock that may be on hand, and any other property I may own at my death, not herein

disposed of I leave for my beloved wife and children to make such disposition of as they may see fit.
Sixteenth. I hereby nominate and appoint Dr. William F. Dulaway, and my son Alexander P. Pepper my Executors, to execute this my last will and testament, and any counsel or advice they may need in the administration of my estate, it is my will and desire that as far as practicable they consult with Nat. M. Taylor Esqr.

In testimony whereof I have hereunto set my hand and affixed my seal, this the day of 16 day of March 1889.
J. N. Pepper (seal)

The undersigned have been called upon to sign this will as witnesses, and he has acknowledged the execution of the same in our presence, to be his last will & testament & we have signed the same as such witnesses in the presence of each other & in presence of the testator.
Witnesses
Camm Anderson
J. K. Brown

Done in open Court by the oaths of Camm Anderson and J. K. Brown, subscribing witnesses to the foregoing instrument, and the same was ordered to be recorded in the book of wills. May 13th 1889.
Fish. N. D. Paehlman Clerk

Last will and Testament

Martha Brown Dec'd. Rebated June term 1889

State of Tennessee Sullivan Co. March the 9 1889.
I Martha Brown being of mature age & sound mind and conscious of the certainty of death, and being possessed of some property, I wish to distribute as follows. - in the first place I give my son Wm N. Brown my black mare, also my clock, also one red cow, in second place I give my son Jacob A. Brown one white cow, to my Grandson Dilan Brown one yew shub, to my Grandson Will Brown one yew shub, to my Grand daughter Mattie Brown one shub, to my Grand daughter Minnie Catharine Brown one bed, 20 consist of straw tick, feather bed, 2 pillows, one shub one quilt, two yellow slibs, also one spotted sticker, to my Grand daughter Malissa McQuinn one Bedstead, to my son in law

Alford Blewies on gun the one he has now in possession
to my Daughter Josephine on small Table & toilet. to my son
Jacob A Brown the Lar. table if he wants it, and if not it
being in Virginia at Susan Larmins aid to sell the Balance
of Chattle I have in Va. consisting of one small wheel - on Cart.
two tea kettles, one large Dutch Dish, and a parcel of Crochery.

I give to Son Wm H. Brown on large falling leaf table, to my
Daughter Celia on Bed Stead if she comes back to this Country, if
dnt come I give it to my Grand Daughter Ladi Brown
I give my son Wm H. Brown on big wheel, and on mil. to my
son Jacob A Brown on Big wheel, to my Daughter Josephine
on Big wheel. All the rest of my property not named in this
my last will and testament to be sold the proceeds to pay
all my debts, and Burial expences and if any proceeds be
left divide equally among my children. I give to my
Daughter Josephine on sags. I give to my son Jacob A Brown
on large Cupboard, this my last will and Testament given
under my hand and seal - this the 9th day of March 1889.

Attest
Nat F. Whitlock
John ^{his} _{mark} Peters
Martha ^{her} _{mark} Brown ^(Sue)

Proven in open Court by the oaths of
N. F. Whitlock & John A. Peters subscribing witnesses to said will
on the 3rd day of June 1889, and ordered to be recorded in the
book of wills.
N. D. Bashirian, Clerk
By L. H. Drury D.C.

Last will & Testament
of
Amanda Carrier Died. Proated July term 1889

Know all men by these presents
that I Amanda Carrier of the County of Sullivan and
state of Tennessee being frible in body but of sound mind
do make and publish this my last will and testament
hently working and making void all other wills by me at any
time made. 1st I devise that my funeral expences and
that all my just debts be paid out of any money of which I
may be possessed at the time of my death or that may first come
into hands of my executor.
2nd I will and devise that my Cousin Elbert Carrier have to
hold during his life forty aers of my land including
orchard garden and buildings on the South side of the main

road, beginning at the corner of garden on the road, running
with the same to the Crumley line with sufficient firewood
3rd I will and devise Sarah Elizabeth Carrier daughter
James R. Carrier to have the same forty aers of land that
will fall to Carrier at his death.

4th I will devise that the balance of my land be
equally divided between my nine aunts and uncles, so that
the heirs of those that are dead may have their portion
according to heirship.

5th I will and devise that my funeral expences and
all my just debts be paid out of the last named
portion of my land.

6th I will devise that my Cousin Elbert Carrier have
my milk and my young cow and one bedstead and
bed and necessary clothing and my harness, and all my
farming utensils.

7th I nominate and appoint my Cousin James Cornett as
Executor. In witness whereof I have set my hand and
seal on this the 6th day of June 1889.

Witness
D. F. Odell
Amanda ^{her} _{mark} Carrier
Daniel Odell.

Proven in open Court by the oath of Daniel
Odell subscribing witness to the foregoing will on the 28th day
of June 1889, and by the oath of Thomas F. Odell subscribing
witness on the 1st day of July 1889, and ordered to be recorded
in the book of wills.
By L. H. Drury D.C. N. D. Bashirian Clerk

Last will & Testament
of
Dorinda C. Cecil Died Proated Aug. term 1889
I Dorinda C. Cecil
wife of W. C. Cecil, and a citizen of Sullivan County
Tennessee, being of sound and disposing mind and
memory, but in feeble health, do make and publish
this as my last will and Testament, and hereby
wrote, all former wills by me at any time made
void. I give my soul to God to be disposed of according
to his good pleasure
As to the worldly goods with which it has pleased