

State of Tennessee Sullivan County

Smith now lives

4th It is my desire that my beloved wife Barbara shall have the use and enjoyment of the farm on which we now live out & will and bequeath the same to her during her natural life, to be exclusively under her control and management until my nephew John Isaac Cox arrives at the age of 18 years, at which time it is my desire that my said nephew take charge of and work said farm and pay over the annualy rents of the products of the same to my wife for her support and use.

5th At the death of myself & beloved wife I desire that my said nephew John Isaac Cox out of my sister Martha Cox shall have the farm above mentioned & bearing the entire tract of land upon which I now live and bring all the real estate & own receipts the small tract hereinafter described of and I do hereby will and bequeath the same to him during his natural life and then to his heirs after him forever.

This I throw into your hands the result of the labor and toil of my life. I trust that with a kind remembrance of me you will share it peaceably and agreeably and take care of it and enjoy it.

6th Lastly I do hereby nominate and appoint my friend and neighbor A. Cox as Executor of this my last will and testament.

In testimony whereof I have hereunto set my hand and affixed my seal on this the 21st day of Augt.

1841

I the
John J. Smith and
W. McAdenick
John P. Briceo

Proven in open Sept 4, 1871

H. C. Motobillan, Chairman

The last will and Testament of Margaret Cattell

In the name of God Amen. I Margaret H. Cattell wife of Mr. Thomas R. Cattell of Washington County Virginia do hereby on this the 16th day of June A.D. 1854

Wills Admitted to record in Sullivan County Court

publish and declare this my last will and testament so far as I may lawfully make a will.

I the - Whereas my former Husband James Lyon did leave to me during my natural life and for me to dispose of as I might please at my death a tract of land of about 109 acres situated in Sullivan County Tennessee adjoining lights of the Heirs of Thomas Littleworth, the Heirs of John Lyman Jr. (was) formerly owned by Faeth my grandfather and formerly owned by Phillip Littleworth, therefore know all you, that I do hereby give and devise the said tract of land with all the privileges and appurtenances therunto belonging to my son Samuel Dalton Cattell, to him and his heirs forever.

I the - And whereas my former Husband James Lyon did bequeath to me to have the income thereof during my natural life a sum of money which he supposed would amount to Twenty five hundred dollars to come from the estate of his father, and whereas but a small portion to this sum was ever received by me, therefore it is my will that if the sum of least Seven dollars to which this money was to pass after his death, shall demand it, on accurate examination of the account, and vouchers be made, and whatever sum may have received under the aforesaid provision of my former Husband will be paid over to the said Presbytarian Synod of East Tennessee.

I the - It is my will (and I trust this item also will be religiously observed) that all notes and other dues to me for rent, and all other notes and dues to me and all my personal effects of every description whatsoever descending to my son Samuel Dalton Cattell, and to him I do hereby give and bequeath them.

I the - It is my will that my sister Sarah Rockhold have the service of my servant Sally, if Sally who is now sick gets well and that she the said Sarah Rockhold have the care and raising of my son Samuel Dalton Cattell as she consents thereto.

It is my will that my son Samuel Dalton Cattell shall die before he becomes of age that all the property of my descent herein hereby bequeathed to him be given to

Will of Lemuel Sullivan County

my sister Marriet Rockfield and her daughter forever and that nothing heretofore written in this my last will and testament be otherwise construed.

In witness whereof I have hereunto set my hand the day and date above written.

In presence of Maryant W. Walllett,
Edmond Longley To each and all of whom (as) the
James Orr said Maryant W. Walllett did and
Joseph Haskett doth declare the above to be her last
Ann R. Stagg will and testament.

Virginia

At a Court Contained and held for Washington County the 26th day of March 1867

The last will and testament of Maryant W. Walllett deceased was proved by the oaths of Edmond Longley and ordered to be filed at the office of the Clerk of this Court
 With James C. Campbell Esq.

Virginia

At a Court Contained and held for Washington County the 29th day of August 1871

A writing purporting to be the last will and testament of Maryant W. Walllett deceased was produced in open Court for probate and proved by the oaths of Joseph Haskett and Anna R. S. Readman formerly Anna R. S. Stagg two of the subscribing witnesses thereto and the same is ordered to be recorded.

Teste Wm G Young, Esq.

Virginia Washington County to wit.

I Wm G. Young Clerk of the County Court of the County and state aforesaid do hereby certify that the foregoing is a true and correct copy of the last will and testament of Maryant W. Walllett deceased and also the order of Court admitting the same to probate as appears of record in my office.

County Court of Washington County to wit.
 In testimony whereof I have hereunto set my hand and affixed the seal of the County Court aforesaid this 1st day of November 1871. Wm G. Young, Esq.

Will Admitted to record in Sullivan County Court.

Virginia

Washington County

I R. M. Page Judge of the County Court of Washington do certify that Wm G. Young whose genuine official signature is subscribed to the foregoing Certificate is and was at the time of signing the same Clerk of the County Court of Washington and that his said Certificate is in due form of law.

Witness my hand at Abingdon Virginia this 1st day of November 1871.

R. M. Page Judge
County Court of Washington County to wit.

Ordered to be recorded by the County Court of Washington County to wit 1871
 R. M. Page, Esq.

The last Will and Testament of Peter Rubin Deed.

In the name of God Amen

I Peter Rubin being of sound mind and disposing memory knowing well it is appointed for man to die commemmorating death to God and dispose of my worldly effects in the following manner to wit

1st I give and bequeath to my beloved wife Elizabeth Rubin the farm on which I now live and so much of my personal property as she may want to have and hold during her natural life should she outlive me and at her death to go to my daughter Mary Rogers wife of Jessie & Rogers and at her death to go to her children Jessie & Rogers.

2nd I give and bequeath to my two sons John H. Rubin and Charles P. Rubin all my personal property that my wife Elizabeth Rubin may not want at my death and what she may receive shall go to them at her death also all money and cash notes that may be on hand at my death shall be equally divided between my two sons above named.

It is my will and desire that my daughter Mary Rogers and her husband Jessie Rogers remain on the farm after my death should I die before my wife.

3rd It is my will and desire that Mary Rogers Jessie & Rogers her husband above named furnish my wife Elizabeth Rubin a good and sufficient support and furnish her a horse that she can ride when she desires to do so.