

Alford Blewiss on gun the one he has now in possession  
to my daughter Josephine on small Table & tools. to my son  
Jacob A Brown the Large table if he wants it and if not it  
bring in Virginia at Susan & Amiens and to sell the balance  
of cattle I have in N. consisting of one small whel - one bul.  
two tea kettles one large Dutch Dish and a parcel of Crockery.

I give to Son Wm H. Brown one large falling leaf table, to my  
daughter Celia on Bedstead if she comes back to this Country, if  
she don't come I give it to my Grand Daughter Anna Brown  
I give my son Wm H. Brown one big whel, and one roll, to my  
son Jacob A Brown one Big whel, to my Daughter Josephine  
one Big whel. 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 expenses and if any proceeds be  
left divide equally among my children. I give to my  
Daughter Josephine one sofa. I give to my Son Jacob A Brown  
one Large Cupboard. This my last will and Testament given  
under my hand and seal - this the 9<sup>th</sup> day of March 1889.

Attest  
Martha <sup>mark</sup> Brown <sup>Seal</sup>

Nat R. Whitlock  
John <sup>his</sup> A. Peters

Done in open Court by the oaths of  
Nat R. Whitlock & John A. Peters subscribing witness to said will  
on the 3<sup>rd</sup> day of June 1889, and ordered to be recorded in the  
book of wills.

N.D. Bachman, Clerk  
By L. N. Drury D.C.

Last will & Testament

of  
Amanda Carrin Died

Probated July term 1889

Know all men by these presents  
that I Amanda Carrin of the County of Sullivan and  
State of Tennessee being fritile in body but of sound mind  
do make and publish this my last will and testament  
humbly working and making void all other wills by me at any  
time made. 1<sup>st</sup> I direct that my funeral expenses and  
not 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 hands of my Executor.

2<sup>nd</sup> I will and devise that my Cousin Eliza Carrin have to  
hold during his life forty acres of my land including  
orchard garden and buildings in 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  
3<sup>rd</sup> I will and devise Sarah Elizabeth Carrin daughter  
James R Carrin to have the same forty acres of land, that  
will Eliza Carrin at his death.

4<sup>th</sup> I will devise that the balance of my land to  
equally divided between my nieces and nephews, so that  
the heirs of those that are dead may have their portion  
according to hiship.

5<sup>th</sup> I will and devise that my funeral expenses and  
all my just debts be paid out of the last named  
portion of my land.

6<sup>th</sup> I will devise that my Cousin Eliza Carrin have  
my mule and my young cow and one bedstead and  
bed and necessary clothing and my harness, and all my  
farming utensils.

7<sup>th</sup> I nominate and appoint my Cousin Anna Cornell as  
Executor. In witness whereof I have set my hand and  
seal on this the 6<sup>th</sup> day of June 1889.

Amanda <sup>mark</sup> Carrin

T. G. Odell  
Daniel Odell

Done in open Court by the oath of Daniel  
Odell subscribing witness to the foregoing will on the 28<sup>th</sup> day  
of June 1889, and by the oath of Thomas G. Odell subscribing  
witness on the 1<sup>st</sup> day of July 1889, and ordered to be recorded  
in the book of wills  
By L. N. Drury D.C. N.D. Bachman Clerk

Last will & Testament

of  
Dorinda O. Cecil died 3<sup>rd</sup> Probated Aug. term 1889

I Dorinda O. Cecil  
wife of W. C. Cecil, and a citizen of Sullivan County  
Tennessee, being of sound and disposing mind and  
memory, but in failing health, do make and publish  
this as my last will and Testament, and hereby  
revoke all former wills by me at any time made  
first. 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

God to bless me I dispose of them in the following manner. I require my Executor herein after named to pay all my just debts if any, I owe at the time of my death. I also require him to pay all my funeral expenses.

My husband W. C. Cecil procured a policy for me in the Valley Mutual Life Association of Staunton Virginia No. 3492. for the sum of one thousand dollars, which Policy is dated the 27<sup>th</sup> day of February 1882, and conditioned to pay to me one thousand dollars in ninety days after notice of the death of the said W. C. Cecil.

This Policy and the money arising from the same on the death of the said W. C. Cecil. I give and bequeath to my step son Gaunt R. Cecil, in having helped to pay and keep up the calls on said Policy for my benefit. I also give devise and bequeath to the said Gaunt R. Cecil and to his heirs and assigns forever in fee. my house and lot with all its appurtenances, situated on 4<sup>th</sup> Street in Bristol, Sullivan County Tennessee, it being the same house and lot on which I now live purchased by me from A. D. Reynolds and S. H. Reynolds his wife known as lot No. 49. in the piazza of the town of Bristol and containing by estimation one fourth of an acre to the owner man or less. For a more perfect description of this lot, special reference is hereby made to a deed executed by King College, dated August 31<sup>st</sup> 1882 and now recorded in the Registers Office Sullivan County Tennessee. In witness whereof I have hereunto set my hand this 10<sup>th</sup> day of April 1889 I nominate Gaunt R. Cecil as the Executor of this my last will & Testament and request the County Court of Sullivan County Tennessee not to require security of him as Executor.

Attest

Dorinda C. Cecil

H. C. Caldwell

Gro. R. Cruse

Prov. in open Court by the oaths of H. C. Caldwell & Gro. R. Cruse  
Subscribing witnesses to the foregoing instrument & cause to be  
recorded in the book of wills. This 5<sup>th</sup> day of Aug. 1889  
N. D. Bachman clk

Last will & Testament  
of Joseph Davison Decd.

Probated Aug. term 1888

I Joseph Davison do make and publish this as my last will and testament hereby revoking and making void all other wills by me at any time made. First. I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any money that I may be possessed of or may first come into the hands of my Executor.

Secondly. I give and bequeath to Adam & White and Melissa C. White all of my interest in an undivided tract of land known as the John Davison farm, lying in the fork of the river in Sullivan County Tennessee.

Thirdly. I give and bequeath all my home farm including the piece of land that I bought of Bowry to Mary E. Boyd and Frances A. Stite to be equally divided between the said Mary E. Boyd and Frances A. Stite, but I hold possession of said land and all that belongs to it during my lifetime and at my death the said Mary E. Boyd and Frances A. Stite is to have possession of it.

Fourthly. I give and bequeath all my household property to Mary E. Boyd and Frances A. Stite to be equally divided between them, and if there is any money or notes at my death, my Executor is to collect them and divide the money equally, except Frances A. Stite is to be paid one hundred dollars and the rest of the money to be equally divided between Mary E. Boyd and Frances A. Stite. Lastly, I do hereby nominate and appoint W. R. Carroll my Executor. In witness whereof I do to this my will set my hand and seal this 24<sup>th</sup> day of November 1888.

Joseph <sup>his</sup> Davison  
mark

Signed sealed and published in our presence and we have subscribed our names hereto in the presence of the Testator this 24<sup>th</sup> day of November 1888 - J. P. Stite  
R. P. White