

subscribed my name and affixed my seal
 this 19th day of Oct. in the year of our Lord one
 thousand eight hundred and eighty six
 Attest
 James Bond Jr.
 William Bond.
 Equalize^{her} Doaw ^{mark} Seal

Proven in open Court by the oath of the Bond
 subscribing witness to said instrument on the 2^d day
 of Dec. 1889. and James Bond Jr. being a witness to
 said will and it appearing that he is dead,
 the hand writing of the said James Bond Jr. was
 proven by the testimony of H. D. Hawk

W. D. Bachman Clerk,
 W. L. Denny, D.C.

Last will and Testament

Abraham Baker deceased

Protested Feby. term 1890.

I Abraham Baker being
 in feeble health but sound in mind, in the name of God
 doth make & publish this as my last will & testament,
 I will my spirit to God who give it & my body to the earth
 from whence it came, & being blessed of the Goods of
 this world I will & bequeath my property as follows to
 wit. It is my will & desire that my personal property
 be sold & funeral expenses & my just debts be paid out
 of the proceeds of same & it is my will & desire that my real
 estate be equally divided in value between my children
 but it is my will & desire that my daughter Kizzier
 McNameara have the hom^e house or residence & her share
 of land layd off to same & to have & to hold the same so
 long as she may live then her share or interest is to descend
 to my Grand Son Isaac McNameara at the death of my
 daughter Kizzier McNameara & it is further my will &
 desire that my daughter Sarah Gorn have the house where
 she now live & to have her interest layd off on the
 north side or end of my Crutinger farm, or adjoining
 her husbands land & that she have & to hold the same as
 long as she lives & it is my will & desire that my Grand Son
 Abraham D. Gorn have the same & to hold the same in fee
 simple after the death of my daughter Sarah Gorn &

after my two daughters Kizzier McNameara, & Sarah Gorn
 get their equal amounts in value layd off as heretofore
 named then the remainder is to be divided equal in value
 between the other five of my children, viz. Isaac Baker
 Susan Rodefer, Mary Barr & my two single daughters
 Elizabeth & Martha Baker & it my will & desire that
 said lots shall be numbered then the said draw for the same
 & it is further my will & desire that my wife Elizabeth Baker
 have her support off of all of my lands so long as she may
 live & her funeral expenses to be paid out of the effects
 of the sale of my personal property & the one or the ones that
 descends from this my will shall be cut out of any
 thing whatever & it is my will & desire that A. L. G. Snapp have
 the spring & the right of way to same from where he now
 pumps his water from off of my Crutinger farm, &
 appoint A. L. G. Snapp my executor without bond,
 Witness I have this 15th day of December 1889. set my hand
 & affix my seal.
 Attest
 George W. Drake
 James H. Snapp.
 Abraham ^{his} Baker
^{mark}

Proven in open Court by the oaths of
 George W. Drake & James H. Snapp subscribing witnesses
 to the foregoing will in the 3^d day of February 1890 & the
 same was adjudged & declared to be the last will and
 testament of Abraham Baker Dead and ordered to be
 recorded in the book of wills.

Test. W. D. Bachman clk.

Last will & Testament

A. W. Collin Decd.

Protested Feby Term 1890.

I A. W. Collin being
 sound mind and disposing memory, but knowing the
 uncertainty of human life, do make this my last
 will and testament, revoking any and all other wills
 made by me at any other time.
 I. It is my will and desire that out of my personal
 estate all my just debts be paid.
 II. I will and desire all the remainder of my personal
 estate and all my real estate to my wife E. W. Collin
 which she continues my widow and during the period of

her natural life to be fully used and enjoyed by her & used in the raising and education of my two children F. Alice and Lillian D.

III In the event of the death or marriage of my wife it is my will and desire that the aforesaid property shall vest in my said children as tenants in common each taking a half interest.

IV My intention in the above bequest is to vest a life estate in my wife if she shall remain my widow. remainder in my said two children. In the event of her marriage their estate shall at once take effect.

V I nominate and appoint C. L. Stephen the executor of this my last will and testament.

Attest

M. M. Butler

R. A. Wilson

H. W. Collier

Proven in open Court by the oaths of M. M. Butler & R. A. Wilson subscribing witnesses to the foregoing will on the 5th day of Febr. 1890 and ordered to be recorded in the book of wills.

Test - N. D. D. Ashman clk.

Last will & Testament. Probated June Term 1890.

James J. Ford Decd. Known all men by this presence that I James J. Ford of the County of Sullivan and State of Tennessee being of sound mind and disposing knowing that it is not appointed for all men to die I therefore make this my last will and testament.

First. I hereby constitute my Father E. Ford as my lawful Agent or executor to take hold at once all of my personal effects without qualifying or giving bond. Sell private or at public sale all of my property, pay all of my debts and pay himself for his services and turn over the residue to my wife Annie May Ford. Signed, sealed and delivered on this the 15th day of May 1890 in presence of witness.

H. A. Ford

J. J. Ford

Proven in open Court by the oaths of H. A. Ford & J. H. Downy subscribing witnesses to the foregoing will June 2nd 1890 and ordered to be recorded in the book of wills.

Test - N. D. D. Ashman clk.

Last will and Testament. Probated May term 1890.

C. M. Rader Decd. In the name of God Amen. I Calvin M. Rader being of sound mind, but feeble body, do make this my last will & Testament. I will, that as soon after my death as possible, my burial expenses shall be paid first, out of any money, or moneys on hand at the time of my death. Then any other just debts against me shall be paid out of any means available. I further will that - out of my personal property, my daughter Adelia A. Bowman wife of James Bowman now residing in Missouri shall have one dollar (\$). And my two Grand children Joseph & Cora Elizabeth Rader, children of my son Joseph Rader Decd. shall have each one dollar (\$). This done, it is my will that the remainder of my personal property be equally divided between my wife Ludmilla C. Rader & my 3 children now with me, viz. Eva. V. Rader, Cath. May & Calvin Lynn Rader, after first giving my Spring wagon (offspring) & harness to said C. Lynn Rader, if the said Spring wagon is on hand at the time of my death.

It is my will that my real estate shall remain in possession of my wife or widow L. C. Rader, and my daughter Eva. V. Rader, as long as my widow remains my widow. But if she should marry or die, then and in that event, my daughter Eva. aforesaid, shall remain in possession of the same, till the other two children aforesaid, shall become of age & it shall in the meantime be equally shared by them. When the youngest coming to the age of twenty one year the land shall be so divided, as that Eva. V. Rader shall have half the land and the homestead buildings; and the other half of the land shall be equally divided between the other two children aforesaid. Provided that if there should be born to us another child (or children) the division of the estate is to be so arranged that Eva is to get the part mentioned for her & the balance is to be equally divided between such other children and the two now on hand. But in no event is my widow to be displaced or deprived of a support off of the place (or a pro-rata share of the proceeds of the farm.)