

the hands of my Administrators.

Secondly. I give and bequeath unto my beloved wife Savory Carr the control of the whole of my estate both real and personal to secure to her a good sufficient support during her natural life or widowhood.

Thirdly. I give and bequeath to my beloved son Wible W. Carr one hundred and forty acres of land more or less off of the south east end of my farm where he now lives adjoining the land of Peter Good George Vincent and with a conditional line which I have this day made as follows. Beginning at a Buckeye near the head of the spring hollow, on my old line thence down said hollow to the center of my spring, thence down the course of said spring branch crossing the Rock Creek road to a small Hickory at the foot of a ridge near the end of a field thence up said ridge along said path to a Buck thence continuing up said ridge bearing slightly East to the top of said ridge to sum and popular in or near Brooks line of the old Head tract.

Fourthly. I give and bequeath unto my son Wible W. Carr of my personal estate of Rifles gun one Bear, one lock chain and his large Kettle, at the decease of my beloved wife Fifthly. I give and bequeath unto my beloved daughter Hannah Hart one hundred and twenty acres of land to the same more or less off the south east side of my farm, where Eliza Harton now lives adjoining the lands of Hayes & others and with conditional line made to day as follows. Beginning on a Basswood with two white oak saplings on the top of a ridge on a conditional line made this day of Wible W. Carr, thence in a North Westward direction, to a white oak sapling issue a crop fence between the orchard and the middle fence thence continuing the same elevation along said fence, to a white oak on a conditional line made by Richard Powell and myself including all my lands lying East of said line. I also give to my beloved daughter Hannah Harton one cow captured in Beaufort one sherry chest and two large Kettles at the decease of my beloved wife.

Seventh. I give and bequeath unto my beloved son Thomas J. Carr sixty acres of land more or less including my home tract where I now live, bounded as follows Beginning at a Buckeye near the head of the Spring Hollow, on my old line corner of Wible W. Carr's conditional line which I have this day made thence in an easterly direction up to the top of a ridge to a short oak one corner to my tract of land thence with several saplings line to a white oak on my old corner thence nearly west with a conditional line made by Richard Powell and Major Russel to a poplar and peach on the top of a ridge near the old Bridge Branch, thence thence down said Branch to a beech corner of a conditional line made by Richard Powell and of all thence nearly East with said conditional line to a white oak corner of a conditional line this day made by me intended to be the line between my daughter Hannah Harton and my son Thomas J. Carr. thence with said conditional to the first said possession in the top of a ridge on a conditional made by me intended to be the line between my son Wible W. Carr and my son Thomas J. Carr, thence with said line to the spring thence up the hollow to the Buckeye the Beginning corner. I further will and bequeath to my beloved son Thomas J. Carr one hundred acres of land

more or less lying west of the homestead farm known as the Jerry Head place, also give to my son Thomas J. Carr my small tools inclosure at the decease of my wife. I further will that should any of my stock of Cows remain and be living at the decease of my wife that they shall be equally divided between my three children and not sold. I further will that all the personal property that may be on the premises, at the decease of my wife shall be sold and the money equally divided between my three children. And further I say on consideration of the foregoing bequeath that my son Thomas J. Carr shall bear equal expenses with my beloved wife in keeping pump from homestead to the office pump from there to the head of the spring, I say that my son Wible W. Carr shall bear equal expenses with my beloved wife in keeping up the pump and I further will that there shall be left open a path way up the spring hollow for stock of all kinds to the mountain.

I will and bequeath I have hereunto set my hand this the fourth day of April Eighteen hundred and fifty eight.

George Carr.

Attest.

William McMillen.

Brown 7th Augt - 1855

Frankant Morgan.

David Brooks.

A true copy Attest Wm. C. S. A. pp. ch. W.

Will Of Vincent Early

To all whom it may concern know ye that I Vincent Early of Sullivan County and state of Tennessee being of sufficient mind and memory as usual think fit for to make this my last will and Testament. First I have given to my son Albridge Vincent Early and Adeline Patten Robertson, my daughter, each severally, as much as I am able to give them in justness to my other children. I therefore bequeath to each of them only one dollar and I give and bequeath to my other three children, Albert Gallatin Early and living Son and Amanda Gillis my daughter, all the property of which I shall die seized or otherwise at the time of my death, provided however, that they shall pay all my just debts and funeral expenses and support their mother comfortably during her life or if she chooses to do so, to may have a closer set apart for her in the place where we now live one or both of the tract now, to divide it and make a support for her and them, also houses and implements to cultivate it with, and whatever may be necessary to make her comfortable. I fully appoint my two sons Albert O. Early and Eddie and I Early or either of them to execute this my last will and Testament.

In witness I have signed my name and affix my seal this 6th day of December in the year of our Lord one thousand eight hundred and fifty eight.

Vincent Early Esq.

I sign and acknowledge in the presence of us the day and date above written.

P.W. Early. Rufus Early.
John Early. Edd. S. Early. 26 October 1858.

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State of Tennessee Sullivan County Court August Term 1865

In obedience to an order of the County Court at the above Term Personally appeared before me at his own house John Cashy a subscriber witness to the within will who being first duly sworn deposed and said that the within instrument contains the last will and Testament of Vincent Cashy deceased so far as he knows and believes and that he was of good mind and memory at the time of publishing the same and that he subscribed his name thereto in his presence All of which is respectfully submitted to the Court

Witness my hand at office the 21st day of Sept 1865.

Wm C Snodgrass Clerk

Will of John Webb

I John Webb of Sullivan County & State of Tennessee being in full health of sound and disposing mind and memory do make this my last will revoking all others by me made. I direct that all my just debts and funeral expenses be paid.

1st I give unto my beloved wife Victoria A. H. Webb my entire property real personal to be under her sole control while she remains my widow or during her natural life
2^d As my wife death or marriage it is my desire that all of property real and personal be equally divided between my two Sons John Carson and Benjamin Franklin to be to their uses

3rd I hereby nominate and appoint my friend and brother in law John Barnes my Executor of this my last will, given under my hand and seal this 21st day of August 1861

John Webb. Seal

Signed & sealed in the presence of us

Robt B. Phipps

Brown 7th Nov 1861

George W. Webb

Will of Lucy Armstrong

In the name of God Amen. I Lucy Armstrong of County of Sullivan and State of Tennessee being of sound mind and memory and considering the uncertainty of this frail and transitory life do therefore make ordinance publish and declare this to be my last will and Testament. That is to say first. that all my lawful debts are paid and discharged the residue of estate real and personal I give bequeath and dispose of as follows. To unto to my daughter Rebecca Elizabeth Jones my love, viz; Joseph Hudson, Lucy Jones, Sarah Hudson, Mary Eliza, and Elizabeth Caroline, to have and to hold the same forever during her natural life time and in case she should ever be possessed of an heir or heirs than the above named servants are to be the property of such heirs or heirs in case she has no heirs at her death then the above named slaves are to become the property of their espouse or those sisters that is the daughters of my third sister my Sister Williams Rebecca Pennells and sister Polly Russell. I also will and bequeath to my daughter

and son in law Rebecca and Harrison Jones, all of my house held and kitchen furniture including all their fixtures with my farming interests. Likewise I make constitute and appoint of T. Knott his Executor of this my last will and Testament having revoked all former will by me made.

In witness whereof I have hereunto subscribed my name and affixed my seal the 15th day of April one thousand eight hundred and fifty four.

Lucy A. Armstrong Seal

Wherefore within instrument was subscribed the said Lucy Armstrong in our presence and acknowledged by her to be her last will and Testament and at the request of the Testator and in her presence she signed our names as witnesses both and witness of unto our names our respective places of residence

Adam W. Money near double springs

William Carberry R. S. home Creek

Will of A. B. Sifton

I A. B. Sifton do make and publish this as my last will and Testament hereby revoking and making void all other wills by me at any time heretofore made. 1st I direct that of funeral expenses and all my just debts be paid as soon after my death as possible out of any monies that I may die possessed of or may find come into the hands of my Executors. 2^d I give and bequeath to my beloved wife Margaret Sifton all my property real and personal so long as she lives or so much of it as she wishes.

3rd I direct at the death of my wife that all my property real and personal be sold on the 12th month November by my Executors giving at least thirty days notice of sale in more publick places except my Scott place which I give to the wife and children of Wm H. Sifton for ever next Wm H. Sifton and his wife & to her said plantation so long as they live. If they wish it also give and bequeath to the said children of Wm H. Sifton one negro woman named Sally age about forty three years old and her children named Sally about seven or eight years old and I also give to the wife and children of Wm H. Sifton the one half of the place now live on after the death of my wife and personal property that may remain after the sale of my wife. I will and bequeath to William J. Carmack six hundred dollars conditioned that he stay and take care of his grand mother so long as she lives (8) I will and bequeath to Bertha J. Carmack one hundred and fifty dollars (10) I will and bequeath to Martha Carmack wife of James Carmack and her children the other half the proceeds of the sale of my home place and funeral property after deducting from the amount herein given to Wm J. Carmack and his wife Bertha J. Carmack Sixty. I do hereby nominate and appoint William H. Sifton and Wm J. Carmack my Executors to this my last will and Testament and I do release them from giving security for their performance in this matter

In witness whereof I have I have hereunto set my hand and seal this 15th day of March 1864

A. B. Sifton Seal

Signed sealed and published in our presence and we bear witness where-