

George arrives to the age of twenty one years. Said George and the balance of my chil-
ren that is living at home single is have said plantation and live on it and make all
they can, up to the time my son George is twenty one, then said plantation is to be sold
so hereafter directed said plantation is to be kept in good order. I request my son George
to live with his brother as long as she lives, and take good care of her, and make all he can
all my present property of every kind is to remain here up to the death of my wife
except the big Bay horse or the Brown mare my wife and children is to have their choice
which they preferred sold. I give and bequeath to my son George my Bay filly one year
old last spring if said filly should die before my son George is 21 he is to have
seventy five dollars out of my estate. I give and bequeath unto my three daughters
Sally, Nancy & Sally seventy five dollars each out of the house that is to be sold
and the debts that is due me as soon after my death as it can be collected. I have
Sally Rogers note, he is not to pay them up to the time of the death of my wife
or George gets to be 21 by paying the interest. I have my son Jacob Rogers note he
is not to pay them up to the time of the death of my wife or George gets to be 21 by
paying the interest. I have given my son James a horse, saddle and bridle worth
seventy five dollars. I have given my son Jacob a horse saddle and bridle worth sev-
enty five dollars, and one cow that is now yet worth fifteen dollars. I have given of son
J. C. Baiger a horse saddle and bridle worth seventy five dollars, one cow worth fifteen
dollars. I have given my daughter Margaret one horse saddle bridle worth seventy-
five dollars, one cow and sheep worth twenty dollars. I give and bequeath to
my four above mentioned daughters to have all my household and kitchen furni-
ture after my sons John & George gets a bed, and bedding to make them equal with
my other sons. After the before mentioned time dispose all my personal property
that I have not disposed of, is to be sold at public sale after giving at least thirty day
notice at three or more public places until land is to be sold on the premises one half in
one year the other half in two years by the purchaser giving bond and offered se-
curity, and a title retained as a lien on the land until the purchase money is paid
and after said property is sold and the money is collected my children or their
legal representatives is to be made equal, counting up what I have heretofore given, ex-
cept the bedding I have given my daughters.

Sixty 3 do hereby nominate and appoint my son Jacob Baiger, my brother John
Baiger, whereof also this my will set my hand and seal this 25th day of July 1857

John Baiger Sealed

Signed sealed and published in our presence and we have subscribed our names
herein in the presence of the Testator this 25th day of July 1857

Robert P. Poller

State of Tennessee

Sullivan County I John C. Rutledge clerk of the county court do hereby certify
that the foregoing is a true and perfect copy of the last will and testament of John
Baiger late as appears from record in my office taken under of hand & official seal
at office in Blountville this the 25th day of Oct 1857. John C. Rutledge, Clerk.

Will of Eli Warren No. 2

I Eli Warren being of sound perfect mind and memory do make and publish
this my last will and Testament in manner and forme following:
First - I will and bequeath to my wife Agnes Warren all the lands that I now own or
perhaps to hold and perhaps as her own as long as she remains my widow together with
all my farming utensils of every kind and description also all my stock of horses
cattle hogs and sheep to go to with my household and kitchen furniture except such
stock and house hold property as I intend to bequeath to my children to be mentioned
hereafter. I also will and desire that she shall have the management of the increase of
the stock and produce of the farm to be taken care of by her for the use of the family.
Secondly, I will that at the death the land shall be equally divided between my strength-
children Elizabeth William and Martha Jane - the division of the land to be made so
as to be equal in value and number of acres as the nature of the case will admit or
to be laid out by three freeholders that are not interested of this country who are to be chosen
by the said heirs - if any of the children should die before my wife should and leave no
issue then and in case the land shall be divided between those that are living at her
death. Thirdly, should my wife die before the children all comes of age then the land to be
divided as above stated and Guardian appointed for the minors until they arrive at the
age of twenty one. Fourthly, I will that my son William shall have the forty acres
to be his own property to keep or dispose of as he pleases, and Elizabeth and Martha you
shall have the cows that they now claim to be their own property to dispose of at pleasure
I also will that each one of my children shall have a good bed a piece with all sweep-
ing bed clothing.

Fifthly I affeint James of Snuff to be my Executor to collect all of my outstanding
dues to settle up all my business and to pay all my out standing debts out of what
is due me and if that should not be sufficient to pay all or in case he should
fail to collect in time to satisfy the debt without a suit when he may take and sell
any of the farm or stock in the place that can be sold with to the best advantage to pay
the said debt though not to interfere with the property set apart to any of my children
and there should be a sumptuous of money over after having paid all my debts and few
usual expenses remaining in his hands he shall pay it over to my wife Agnes for the use
of herself and family, and I also will that should any of my children marry or be-
have before my wife should die then they shall have an equal share of all the personal
estate on hand at the time of the marriage or leaving that is not herein set aside
to the other heirs and the balance to be divided between the others, but should they
all be at home yet and unmarried at her death then all the personal property shall be equ-
ally divided except that which was set apart and so. Signed sealed and published in
our presence and we have subscribed our names first in the presence of the Testator this
12th day of April 1857.

Attest

Thomas J. Shultz

William P. Anderson

Brownsville June 1857

Eli Warren. Sealed

State of Tennessee I John C Rutledge Clerk of the County Court for said Sullivan County do hereby certify the foregoing to be a true and perfect copy of the last will and Testament of Eli Warren
Scribbled as appears of record in my office given under my hand at office in Blountville this 18th day of Feb 1860
John C. Rutledge Clerk.

Will of George Crumley No. 2

I George Crumley do make and publish this as my last will and Testament hereby revoking and making void all other wills and making void all other wills by me made.

1st I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any monies that I may die possessed of or may first come into the hands of my Executor.

2nd I give and bequeath unto my two youngest sons David and Phillip my plantation containing eighty one acres more or less and my other property of every kind horses cattle sheep pigs and every other kind which I may be possessed of to be equally divided.

3rd I direct that my beloved wife Zephyr shall be well supported by my two sons David and Phillip and that she shall have reasonable prospect of my house as she may choose.

4th I do give and bequeath to my daughter Ruth one bed and bedding one cow and one horse one remains saddle when ever she may want it. Fifth, I do give and bequeath unto my son David one dollar and also to my son Phillip one dollar to my son George one dollar to my son Andrew one dollar. Sixthly, I give and bequeath unto my daughter Elizabeth one dollar my daughter Mary one dollar my daughter Susanna one dollar my daughter Sarah one dollar my daughter Catherine has one dollars, unto my daughter Peggy one dollar and I do give and bequeath unto my daughter Nancy one dollar also unto my daughter Peggy one dollar also unto my daughter Fonda one dollar to be paid by my Executor out of my property after my death.

Lastly I do hereby nominate and appoint my two youngest sons David and Phillip Crumley my Executor and shall not be bound to give security for this performance In witness whereof I do this my will set my hand and seal.

George Crumley

Signed sealed and published in our presence and we have subscribed our names hereto in the presence of the Testator this 11th day of Feb 1845

(Domes). David H. Crumley,

Provost 3 year 1851 Jacob R. Crumley

State of Tennessee I John C Rutledge Clerk of the County Court for said County do hereby certify the will to be a full

true and perfect copy of the last will and Testament of George Crumley
Scribbled as appears of record in my office.
Given under my hand and official seal at office in Blountville this 20th day
of May 1859

John C. Rutledge Clerk.

Will of Jonathan Bachman

I Jonathan Bachman of Sullivan County & State of Tennessee 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 any monies that I may die possessed of or that may first come into the hands of my Executor. Secondly, I give and bequeath to my beloved wife Martha Eight hundred dollars in cash out of my estate choice Horse bridle & saddle, two choice cows and calves one half of all my household and kitchen furniture right for bed sheets and bedding and my Black man Allen. My wife is to have the above mentioned property and money to do with as she thinks proper except Allen who is to have as long as she lives. Thirdly I give and bequeath to my daughter Hannah McMillan formerly Honah Bachman & her heirs so forever chuse if my other girls or women in her family & sisters such as daughters & stepdaughters four per Dragon Years my Black man Allen at the death of my wife Martha. Our choice Horses bridle & saddle the privilege of bringing in money the water from from the south side of the main horse creek as I have done heretofore fine. She is to have an equal share with the rest of my children in all the debts or money due me by note or account at my death. all my Black Smith tools all my fowling pieces of all kind she is to have all my household and kitchen furniture except the bed sheets & bedding she is to all my dogs, also the following divided tract of land situated in the aforesaid County of Sullivan on the south side of Holston river, including the fence where the said Jonathan Bachman now lies which land I gave unto the said Honah a tract to some lone Brook Beginning at a large Spanish Oak on the bank of horse creek in the division between the said Jonathan & his Brother Nathaniel Bachman; there with said division line runneth fifty three West Twenty Poles to a stake thence North with forty eight Poles to a Black walnut tree North eleven degrees East fifty two Poles to a stake thence a line a lane north seventy three West forty six Poles to a stake in a field thence with forty West Thirtys four Poles to a white oak thence North fifty nine and a half Poles to a white oak, thence south twenty & half degrees West eighty nine Poles to a white oak corner of a tract owned to Colby Bond, thence with several of the lines thereof South South ten East forty two Poles to a white oak thence South twenty West fourteen Poles to a white oak at a gap in the woods, thence South fifty eight West, nearly four Poles to a white oak poplar, dogwood thence with the part laid off ye lands on small South fifty four East fifty two Poles to a white oak and Buckeye caping her corner thence South eightty four East one hundred and ten Poles to a white