

I give to the above mentioned persons as Recipients to hold as remembrance
of me. Lastly it is my desire that this Codicil be attached to and constitute
part of my will to all intents and purposes this 1st day of June 1864.

Wiley Butler,

Signed sealed and published in our presence and we here subscribe our
names hereto in the presence of the Testator this 1st day of June 1864.

Joseph C. A. Weston,
James A. Johnson,
C. J. C. Beale,

Brown 1st July 1864.

Will Of Robert Smith

I Robert Smith make this my last will and testament hereby revoking &
making void all other wills of me at any other time made 1st I will all
my debts and funeral expenses to be paid by my Executor or Administrator
out of my property or any money of mine that may first come into his
hand as soon after my death as convenient 2nd I will my entire lands
to be equally divided between my two sons Elbridge and William S. Smith at
my death my son Elbridge is to have control of the farm and every thing on it
as he has faithfully done and is to school his brother Wm S. Smith so as to
give him a common Proficeth Education out of the proceeds of the farm
my wife Sarah Smith is to have her life time on the farm and be main-
tained off of the same as long as she remains my widow and she is to have
control of her house and her affars as she always has had, she is to have
a decent support and be decently buried. I will my son Elbridge to have
all my forraining implement to use on the farm for the support of the fam-
ily as he has had. I have given my daughter Susan Umphress all I intend
her to have out of my estate; my four single daughters Elizabeth R. Smith-
Marshall R. Smith Amanda Smith Joann S. Smith is to have something
near a great outfit with my daughter Susan & Umphress as they com-
out of my estate with the exception of a horse, each is to have their part when
they leave home that is to say when they marry, or the young and ames of age
they are to have a home here and live all together as they have done until they
marry or get married otherwise if such be the case, when all of debts
are paid and the children has been paid off as before mentioned, my son El-
bridge & Wm S. Smith is to be equal in all the property and stocks on the farm
out of the house my wife Sarah Smith is maker and desirer of the remain-
der of the property in the that may belong to her at the time of her death as she sees fit
I also give to my daughter Susan & Umphress and her heirs the money
that I furnished to bring them from Missouri they are not to pay back to
any of my heirs nor any other person what ever. I give it to them
given under my hand and seal this 20th day of Oct 1864.

Parker Smith Esq

Will Of Adam Thomas

In the name of God Amen I Adam Thomas being of sound mind and
memory, do make this my last will and Testament First I will that my just
debts if any be paid I will and bequeath to my sons Wm, Adam, Samuel and
my youngest daughter Amanda all my land consisting of the whole tract on
which I live adjoining lands of Joshua Hamiton Peter Davidson & Wallace
containing in all they hundred and thirty six acres to the same more or less
to them their heirs & posterity, I also will to them all of my personal property of
every kind, also all cash on hand, and all debts which may be due me and
I will that the above mentioned sum of my children pay to my other children in cash
as follows to wth to my son John Thomas in addition to what he has recd of me
the sum of one hundred dollars, to my daughter Lewis Wallace five hundred
dollars, to my daughter Polly White four hundred dollars, to my daughter Margaret
Clark five hundred dollars And to my daughter Susan Crowe five hundred dollars
which sum of five hundred dollars, I wish used for the purpose of procuring
a treat of land for a farm for said Susan Crowe, and her heirs, and I wish my other
children to assist in procuring said farm. And believing as I do that my above
mentioned to whom money is bequeathed are in circumstances to wait with the money
and be made and paid over to them, and that for the payment of said sums, if necessary
they wait until four years after my death; and if any of my heirs, should become con-
tainers and bring suit, that they be compelled to wait for the payment of their money
until the expiration of five years, after my death, let this said money be paid over as
readily as those bound to pay may be able to do, and I hereby appoint my sons Will-
iam and Adam Thomas Executors of this my last will and Testament.

Signed sealed published and delivered in presence of the subscribing witnesses
this the 5th day of August 1866.

Adam Thomas Read

Wm Anderson

Brown June

Pet. P. Rebe

Will Of Anna Selfs

In the name of God Amen I Anna Selfs of Sullivan County and State of Tennessee
considering the certainty of death, and the uncertainty of life, and being of sound
mind and disposing memory for which I thank God, and being desirous to dispose
of all such worldly substance as it has pleased God to bestow me with, I give and
bequeath the same in manner following. First I desire that my plantation on which
I live may be equally enjoyed by my wife and Louise Carden, and son John C. Selfs. It
is my wish for them to live together, if they cannot, then the land is to be divided
equally, I therefore give and bequeath the same to them. I left twenty acres which
will be given in the due disposal of deceased I give and bequeath to my
daughter Susan Rebecca Resenthal twenty acres of the plantation in
which I live Beginning at the corner next to Linking Springs of Saline

corner, and running with the line on both sides yet so as not to include the Big Bend on the main road. I also bequeath to her all the interest I have in my Father's land in Weston County Tennessee, also I give her five head of sheep, and my by Billy provided it not necessary to pay my just debts. 8th I give my son John to sell my rifle gun, my saddle and my Black Smith tools. If I give to my wife Caroline and my son John to sell all of my farming tools horses, hounds and kitchen furniture and my stock of all description except that bequeathed to my daughter Susan, also that all my grain and softwth be for their use until that no public sale be made so long as they can agree to live together. And lastly I desire that any part of my estate not herein disposed of that may remain after all my just debts are paid, shall be equally divided between my wife Caroline, my son John and my daughter Susan. And finally I do hereby appoint my son John to sell and give to Henry Executors of this my last will and Testament, hereby revoking all former wills by me heretofore made. In witness whereof I have hereunto set my hand and seal this February 19th day 1856.

Isaac Sells

Signed sealed and delivered to be the last will and Testament of the above named Isaac Sells, in the presence of us, and at his request and in his presence we here subscribe our names as witnesses of the same.

Henry H. Sells
John P. Henry

Proven Proven May 1st 1856,

Will Of Susannah Motton,
State of Tennessee Sullivan County - Susannah Motton being sound in mind and in good health, but knowing according to the course of nature that I must soon depart this life; I do make this my last will revoking all other wills made by me at any other time. First it is my will that all of my debts be paid out of any lot I may have on hands or any lot may come into my Executors hands, and that I shall be buried in decent Christian like manner. Second I give and bequeath to Samuel McCorliss one Cow and one bed. Third I give and bequeath to Margaret Traylor one Cow and one bed and one little Kitchen Table. Fourth I give and bequeath to the Margaret Trustor and the children of Henry Little all of my wearing clothes, and effects to equally divided between them after my death. Fifth I give and bequeath to Henry Little my eight day clock and my two pocket books. Sixth it is my will that all the remainder of my property be sold by my Executor and that the money to remain in my Executors hands for the Benefit of Margaret Traylor for her support and that he shall pay it to her, as he thinks the sum in need of it of her effect, and if Margaret Traylor should die from my death before she should consume the money, then the money to remain in my Executors hands for the benefit of him and his heirs.

seventhly, I distinctly appoint Henry Little my Executor of this my last will and Testament and that the Court will not require him to give security to his bonds, but he shall give Bond without security. In witness whereof I do to this my last will set my hand and seal this the 10th day of June 1859.

Susannah Motton

Signed sealed and published in our presence and we have here subscribed our names witness in the presence of the Testator the 10th day of June 1859.

Robert Woods,

Proven 5th day of Dec 1864. James A. Berry,

Will Of Hugh Johnson

In the name of God, Amen, I Hugh Johnson of the County of Haysville and state of Tennessee being of sound and disposing mind made publick this my last will and Testament, hereby revoking and abrogating all other wills by me at any time made. 1st I direct that my funeral expense and debts be paid as soon after my death as possible out of any money that I may die possessed of, or that may come just into the hand of my Executors. 2nd I will and bequeath to my wife Susan my 2nd store Way and her incuse friend William Eliza and Molly with their increase together with all my personal property houses cattle horses &c with all the house hold and Kitchen furniture. 3rd I will that all of debts due me one note on John W. Coop and R. P. Murray for one hundred dollars bearing interest from date 1st of Feb 1857. One note R. P. Murray & J. H. Murray for 300 dollars and 1/2 in bearing date 10th of July 1858. One note on R. P. Murray for one hundred dollars bearing date January 1859. One note on William Galloway for fifty dollars bearing date September 1856. One note on D. Stetten for one hundred and ninety dollars and 1/2 in bearing July 17th 1858. One note on David and Cloud for one hundred dollars, bearing date July 14th 1858. One note on Agnes Cope for ten dollars date August 21st 1858. One note on Will L. Blair and Brothers & H. P. Blair for eighty dollars date Dec 16th 1856. One note on Jacob Burns for fifty five dollars, date 23rd April 1858 or any other money that may be on hand be considered contracted and managed as of & during my term but and the intent when due be paid annually or semiannually to my wife as she may need of receiving out of the amount her husband wills to be kept as a general fund, the interest of which is to be applied to the keeping the grave yard where my deceased wife Belva is buried and of whose side I wish to be buried the said money also to be applied to the erection of such stones at our grave said one hundred dollars to be lodged in the hands of the following named persons to be used and I wish I desire to be appropriated and expended in support of the quarterly meeting conference of the Holston Methodist circuit. 1st Samuel H. Casper, Peter Eastley and John Sevier. Fourth I will that said grave yard with the land material be kept up in the hands of said trustees, with the provisiof of as much timber as may be necessary to keep up said burial ground, with the right of