

Signed sealed and published, in our presence and we have subscribed our names here to in the presence of the testator.

This the 15th day December 1808

Given in open Court April 4th 1810

John Norton

Wm. H. Norton

N. J. Phillips, Clerk

Will of John B. Riley

State of Tennessee
Sullivan County
Being admonished by my bodily infirmities of my approaching end, and knowing that it is appointed for me to die by the advice of my friends, I do here make this my last will and testament

1st I will and ordain that my Executor shall first pay me my just debts, including expenses my funeral expenses. 2^d I will that my farm which is now divided into three tracts or parcels shall be disposed of in the following manner to wit

Tract No 1 I will to my daughter Mary Anne, Sister, containing (60) Sixty acres be the same more or less as set apart by the survey made with all fences built and bounds shown described from the designated beginning corner.

2^d I will that my son James P. W. Riley have the designated No (2) two containing (68) one hundred and sixty eight acres be the same more or less as marked by a beginning corner with marked trees &c including the house barn about 2 rods line

3^d I will and ordain that my son James shall support me and my wife D. S. Lane during my natural life.

I ordain that after my death should my wife survive me, my son James shall support her in the family and that she shall endeavor to make her as comfortable as his circumstances and the means placed at his disposal will permit. I hope that this provision will be faithfully performed by the parties who are to support the family circle after my decease.

4th I will that my son James shall have all personal property now owned by him shall be and remain his forever as well as the proceeds thereof.

5th I will that all the property of which my wife was possessed of the time of my marriage with her, shall be

thus forever, to be disposed of as she may think proper, a trust of which I have left for the benefit of my Executor.

I will that the residue of my personal property on hand at death shall equally divide between my three children.

Lastly I ordain that my son James shall be my Executor.

I will and ordain that the remaining tract of land known as No 3 and described by the proper boundaries in said survey be the property of my daughter Emma Jane Olive.

In testimony whereof I this day sign & seal this my last will and testament
June 11th A.D. 1808

John B. Riley (Seal)

Witnesses
Given in open Court by R. P. Nickle A.D. 1810
Given in open Court May 2nd 1811
James P. Lane Clerk

Will of William Duke

I William Duke do make and publish this my last will and testament revoking and making void all other wills by me at any other time made

first it is my will special W. Crawford and John Wiley Crawford sons of John H. Crawford deceased and John Cox son of John Cox and Mary Crawford wife of William Crawford and Matilda Jane Perry Jones and Thomas Jones and William Jones and Mary Jones and John Jones and son John Vincent of Elizabeth Jones deceased shall have all the farm where I now live with all the appurtenances thereto.

Second it is my will that Matilda Crawford wife of John H. Crawford deceased shall have full possession of the above mentioned farm all the appurtenances thereto unto her youngest child which she now has arrives to the age of twenty one years.

Third it is my will that the above mentioned persons in the first bequest shall pay off all expenses of a certain townsite that are now situated in in the townsite area of Sullivan County.

Fourth it is my will that special W. Crawford John Wiley Crawford John Cox son of John Cox and Mary Crawford shall have all my Mill Dam belonging to the grist Mill and Saw Mill