

Last will & Testament

May M. Jamison died

Profectus Febr'y Term 1892

I May Mildred Jamison do make this my last will and testament
 2^d I desire that all my real and personal property embracing my household furniture be sold by my Executor, and the proceeds, after the payment of my debts & funeral expenses be divided between my four children Nettie J. Moorman, Ella Cannon, Alwyn and W. C. Jamison in manner as follows viz:-

I give to my daughter Nettie J. Moorman, one third of such estate.

I give to my daughter Ella Cannon one third of such estate. And the remaining one third to be equally divided between my two sons Alwyn and W. C. Jamison

3^d I give the portions of my daughters Nettie J. Moorman and Ella Cannon to them as their sole & separate estate free of all debts of their present husbands, and of any future husbands, either of them may have, and from all control of said husbands.

I do constitute and appoint as my Executor W. C. Jamison

In testimony whereof I have hereunto affixed my signature and seal on the 14th day of October 1885.

May Mildred Jamison Seal

The foregoing writing was signed, published and declared by May Mildred Jamison as and for her last will, in our presence, who in our presence and in the presence of each other have hereunto subscribed our names as witnesses

A. J. Brown Jr.

A. J. Brown

Jessie A. Brown.

I give the silk cravat quilt to my son W. C. Jamison. It is my desire that my Grand daughter Mary E. Moorman shall have my piano. That my daughter Ella Cannon shall have the Stager, Mahogany ~~chair~~ & portrait of my sister Ella, & the five silver table spoons. That my daughter Nettie J. Moorman shall have the China tea set, milk glasses, glass bowl, silver butter dish & six silver cups & silver cake basket. That my Grand daughter Mary Jamison shall have

an silver cake basket.

June 20, 1889.

May M. Jamison Seal

The foregoing will was proven in open court by the oaths of Geo. P. Cannon & M. T. Tolen who testified that they were well acquainted with the handwriting of May M. Jamison deceased & that her signature thereto attached is genuine. Whereupon said instrument was adjudged & declared to be the last will & Testament of the said May Mildred Jamison and ordered to be recorded in the book of wills on this the 1st day of Febr'y 1892
 N. D. Bachman Clerk.

Last will & Testament

Elias Spangler died

I Elias Spangler, being old & feeble in body, but of sound mind, do make this my last will & Testament, hereby revoking all other wills heretofore made by me. viz- Whereas all my children by a former marriage have already and heretofore received their full share of my estate. I now will that my property consisting of a tract of land lying on Muddy Crank in the 5th Civil District of Sullivan County, State of Tenn, adjoining the lands of N. T. Dulaway, A. H. Bullock et al., containing 70 acres more or less be so divided between my two sons J. J. Spangler & Geo. E. Spangler, that Geo. E. Spangler shall have 40 acres of the farm & J. J. Spangler the remaining 30 acres; the said Geo. E. Spangler to have his share on the upper end of the farm & J. J. Spangler his on the lower end, and the said Geo. E. Spangler is to have all the personal property on hand at my death, or if my wife survives me at her death; in consideration of which the said George E. Spangler is to take care of me & my wife Ellen Spangler as long as we or either of us shall live, giving us such care and attention as is due from a child to a parent and the said Geo. E. Spangler is to pay all taxes on the property. But I reserve the right to live upon and control the land during my natural life; and give the same right and privilege to my wife Ellen if she survives me. But my son J. J. Spangler is privileged to live & remain upon the farm. Custom