

Last Will & Testament Robbed March Term, 1906.

Mary P. Hamilton decd. Feb 8, 1906.

This my last will and
testament.

I have paid Mrs. Weeks \$150 a week, and it
is my will she shall have my Machine and sofa,
walnut sofa and part of dishes, Cain bottom chair
and rocker, Center table, two of best quilts and
pictures all except Mr. Hamiltons and mine, one
fall leaf table, extra for her precious kindness,
at my death also I want her to have my large
mirror and Carpet.

It is my will that Margaret Fleenor have my
spare feather bed and straw ticks and one half
of bed clothes, and bedstead I use, one fall leaf
table, Case upon Clock, and Chickens. I want Fannie
Fleenor to have my glass Custard bowl and
Johnnie have my new silver butter knife.

It is my will that Rosa Rush have my spare
bedstead, the feather bed and straw ticks that I
use, and the other half my bed clothes, side board,
Cherry sofa, part of dishes, dinner table, two
linen table cloths.

It is my will that Irene Smith have my
glass butter dish.

It is my will that Bob and Emma Smith
have my brass kettle, glass, glass Carlton.

It is my will that Irene and Emma Smith
dispose of my effects at effects as they see
proper, all not specified above.

Witnesses

Mary J. Hamilton

O. H. Gleason
June B. Smith

Last Will & Testament

of William Akard decd.

Robbed March Term 1906.

I William Akard, Considering
the uncertainty of life, do make this my last will
and testament hereby revoking all former wills
by me at any time made.

II. I desire that my body may be decently buried
without needless expense in a manner corresponding

to my estate and situation in life.

2. I owe no debts of any character and it is my
purpose to pay all of future debts as they are es-
timated so there will be no debts for which I need make
provision in this last disposition of my estate.

3. Make the following provisions for my blood children.

3. I give and devise to my son David A. Akard the
farm whereon he now lives known as the Landon
White farm, the same being situated in Washington
County, Tennessee, and containing 216 acres more
or less.

4. I give and devise to my daughter Rebecca
E. Riley the farm whereon she now lives known as
the Missouri farm, the same being in three tracts
and situated in the 16th Civil District of Sullivan
County, Tenn., all together containing 256 acres to the
same more or less.

5. I give and devise to my daughter Alice E.
Birdwell the farm whereon she now lives situated
in Washington County Tennessee known as the Green
farm, containing 133 1/2 acres more or less.

6. I give and devise to my daughter Jennie Smiling
the old homestead farm whereon I now live con-
taining 135 acres more or less, and likewise I
give and devise to her the 100-acre tract adjoining
the old homestead, each known as the Bickley farm.

7. I give and bequeath to my daughter Amanda
E. Ottos \$1,500.00 in Cash in addition to what I have
heretofore given her.

8. I give and bequeath unto my three grandsons
le El. Gleaser, Th. Gleaser and Clarence Gleaser, they being
the sons of my daughter Mary E. Gleaser, \$300.00
each in addition to what I have heretofore
given them.

9. I give and devise unto my three granddaughters
and grand-daughter James D. Akard, Alice E. Akard
B. D. Akard and R. M. Akard, all sons & daughters of Daniel
Akard the farm known as the Gleaser farm, con-
taining 62 acres and adjoining the D. A. Gleaser's
farm and the John Peters farm, if I should not have
disposed of the same during my lifetime.

10. I further will and bequeath unto my daughter
Jennie D. Smiling, all farming implements, stock,
horses, cattle, books, and other personal property not
including however Money, Notes, accounts and other
choses in action, which may be on my homestead

at the time of his death.

11. I further desire that after my funeral expenses are paid and the legacies herein made are paid, that whatever proceeds from notes, accounts and debts due me and money may remain, shall be divided equally between my son and daughter, D. A. Hard, E. A. Pritchard, ~~and wife~~, H. C. Peters and Jessie D. Smalling along with my two grandsons L. E. Gisler and M. Gisler who together shall receive an equal portion with each of my children above named.

12. In the bequests and legacies herein made to my daughters who are married the said gifts are intended to rest in them said ready and personally for their sole and separate use from the debts, liabilities and contracts of their respective husbands. Further in this event I make deeds conveying any of the real estate above set out to the parties named in this will, it is my intention that said deeds of conveyance shall in no wise affect or nullify this will, the deeds of conveyance being used as a more convenient form of holding title in my said children.

13. I hereby constitute and appoint David A. Hard and A. D. Smalling my executors to administer my estate according to the provisions of this will, given under my hand this 11 day of June, 1906.

Father,

H. C. Peters
J. C. Smithdeal

The foregoing written instrument was proven in Open Court by the oath of H. C. Peters one of the Subscribing witnesses thereto, on this the 17 day of March 1906, and thereupon said written instrument was adjudged declared and recorded by the Court to be the last will and testament of Wm. Hard, deceased, and ordered to be recorded in the Books of Hills.

Teste: Ruth Snow, Clerk

Last Will & Testament

Probated March 1906

Jacob Slaughter, test

I Jacob Slaughter of Lell, Sullivan County, Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking all wills by me at any time made.

First, I desire that all my just debts and funeral expenses be paid out of any property I may own at the time of my death.

Secondly, I desire that my son S. B. Slaughter with whom I wish to leave my home during the rest of my life, have all my furniture, utensils of every character and description; also one brown mule about three years old, called Kate; one white cow called "Daisy"; two hogs; such of my household and kitchen furniture I want. They said son to have the following articles: Two sleds and 12 clothing for home; my cupboard, my clock.

Thirdly, I will the remainder of my property to my granddaughter Lillie Belle Slaughter. I am advised that it is not necessary for me to specify the remainder of my property in order to make a valid bequest thereof to my said granddaughter, but it is my desire and intention that she shall have the remainder of same as fully as if the articles were enumerated.

If it shall be necessary for any of my property to be sold for the payment of any debts which I may owe at the time of my death, an equal amount in value of the property herein referred to the said S. B. Slaughter and Lillie Belle Slaughter shall be sold for this purpose, so that each of said legatees shall bear an equal portion of said debts.

I desire that my said son S. B. Slaughter shall act as executor of this my will, and he is hereby exonerated from executing bond as such.

In witness whereof I have hereunto signed my name on this the 14th day of Dec., 1906.

Jacob Slaughter

Attchments Marks:
R. H. Smith
W. A. Miller