

Sixty, I give and bequeath to my grand Nephew
Vance Price Newland a home made walnut table
with a drawer and white knobs, also, such other
little articles about the house owned by me indi-
vidually, not otherwise bequeathed, as his parents
may select for him.

Seventy, It is my will and desire that my
woodland tract of land lying and being in the
Tenth Civil District of Sullivan County, Tennessee
on the N side of Elkins Ridge adjoining the
lands, on the North of John G. Linn and B. F.
Gaines, on the East, S. A. Lough on the South, the
said S. A. Lough and John Spahr, and on the
West the lands of Lambirth & the Bradman heirs,
Containing 52 acres more or less, which said
land shall be sold within two years after my
decease, and out of the proceeds, I give and
bequeath the sum of Two Hundred Dollars (\$200)
to the "Thornwell Orphanage" at Clinton South
Carolina; also out of the proceeds of said
land I give and bequeath to an orphan girl
now about fifteen years of age known as
Belle Taylor the sum of One hundred Dollars
(\$100) which she is to receive in six years from
this date, or when she reaches the age of twenty;
One should she die before reaching her majority,
then the said One hundred dollars is to be
added to the two hundred dollars bequeathed
to the Thornwell Orphanage as aforesaid. If
there be any remaining proceeds of said land
then I will and bequeath the same to the said
S. A. Newland and wife Hellen A. Newland and
I give them any undivided individual property of
mine not herein bequeathed.

Lastly, I do hereby nominate and appoint
S. A. Newland my executor. He may enter
upon the office immediately after my decease
without taking any oath, giving any bond or
being required to settle with the Court.

In witness whereof I do, to this my will, set
my hand and seal. This 10th day of March 1898.

~~Erasurest~~ interlineations made before signing

W. D. Sharr Seal

Signed published, and declared by the above
named William D. Sharr, as his last will and
testament, in presence of us, who at his request,

have signed as witnesses of the same.

W. M. Penny
R. A. Ideol
W. H. H. Gaines

State of Tennessee

Sullivan County. The foregoing written instrument was partially
proven in open Court by the oaths of W. H. H.
Gaines one of the subscribing witnesses thereto, on this 6
day of May, 1901, and continued for further proof.

Teste:

Frank Snow, Clerk

State of Tennessee

Sullivan County. The foregoing written instrument was
further proven in open Court by the
oaths of R. A. Ideol, subscribing witness to said written
instrument, on this the 25 day of May, 1901, and
thereupon said written instrument was adjudged
declared and decreed by the Court to be the last
will and testament of W. D. Sharr, deceased and
ordained to be recorded in the Books of Wills.

Teste:

Frank Snow, Clerk

Last Will & Testament

of W. D. Easley dated July 1st 1901

Aathan B. Easley of the
County of Sullivan and State of Tennessee being
in feeble health and fearing the uncertainty of
life, and its continuation, 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 funeral expenses and all my
debts be paid as soon after my death as possible
out of any money that I may die possessed of,
or may at that time come into the hands of my executors.
Secondly, I give, grant and bequeath to my beloved
wife, Nancy C. Easley during her natural life, or while
she remains my widow, all my property, both real
and personal, of which I may die seized.

Thirdly, After my wife's death, I give grant and
bequeath to the children of my son Elwin C. Easley

Deceased, all of the land lying west of a line made by extending the south line of the lot herein granted to Edwin L. Easley, deceased and wife Mary Easley in the same direction to the top of Bay's Mountain, also one half of the personal property remaining after my wife's death, all of which property being one half of the whole, shall be divided equally between said children.

Fourthly, I give, grant and bequeath to the child then of my daughter Ella Britannia, formerly Easley, deceased, all of the land lying east of the above and aforesaid division line, and also one half of the personal property remaining after my wife's death, to be divided equally between said children. The whole, to be subject to such restrictions and conditions as is named in clause second or secondly as above.

Fifthly, I hereby nominate and appoint my above wife Nancy E. Easley as Executrix of this my last will and please her from executing said as such.

In testimony whereof I have hereunto set my hand on this the 15 day of August 1900.

Witness, Nathaniel B. Easley

Signed, sealed and published in my presence, and we have subscribed our names hereto in the presence of the testator, and at his request.

This the 15th day of Aug. inst. 1900.

Witness, John H. Hood

Witness, J. W. Hood

The foregoing written instrument was sworn in open Court by the oaths of John H. Hood and J. W. Hood subscribing thereto, on this the 22nd day of July, 1900 and thereupon said written instrument was signed, declared and sealed by the testator to be the last will & testament of Nathaniel B. Easley deceased, and ordered to be recorded in the book of Wills.

Teste,

Mrs. R. Snow, Clerk

Last Will & Testament
of
James P. Snapp Dec'd

Probated August Term 1901

I, James P. Snapp being of sound mind & memory & realizing the uncertainty of life and the certainty of death, do make this, my last will and testament, hereby revoking all former wills;

(First) I will that all my just debts and funeral expenses shall first be paid out of my general estate, & not out of that herein specially devised, unless my general estate shall be insufficient to pay and satisfy the same.

(Second) I do will and devise unto my brother L. R. Snapp and to his wife Rowena Snapp, during their natural lives and the natural life of either of them, with remainder in equal undivided interests, in fee, to their children, to wit:

Ellen H., James P. Jr., Larva and Landon R. Jr. & Paul H. and to any other children who may hereafter be born unto the said L. R. Snapp & his wife, the said Rowena Snapp by their present marriage, the following described tract or parcel of land, situated, lying & being in the 6th civil District of Sullivan County Tennessee, surrounding and including the old Snapp Homeestead, and beginning at a corner on the side of the Elmontville road common to Adolphus Smith, David Wolford and William Nine, & the land herein recited, thence running with the line of said William Nine, to the center of the old lane above William Nine's house a corner in the said lane, thence with lane & up the same, to a point where the lane makes a turn, below where the old Martin stable stood, thence with the back fence of the hillside field, in front of the house & on to the woodland, & into said woodland to a point where the fence makes a turn, & thence on the south side of said fence a straight line to Joel Flemons line & corner at new cleared field and thence with the lines of Joel Flemons, Benj. Nine, the Spriggin farm, Jacob Berger & David Wolford, to the place of beginning, which boundary is supposed to contain three hundred (300) & three hundred and twenty-five (325) acres.

(Third) I do hereby will & devise to my brother Andrew J. Snapp, all that certain parcel & tract of land, owned by me, lying in the State, County & District aforesaid, adjoin the farm now owned by said Andrew J. Snapp, & which parcel or tract of land, as hereby willed & devised unto the said Andrew J. Snapp, lies on the south side of the following described boundary lines, beginning at the corner in the center of said old lane,