

I give and bequeath to my husband John People All my property, consisting of money, debts and other personal property that may be in my possession at the time of my death, for his lifetime.

2. At his death, I bequeath the above property to Ethel Belle Drake, and her heirs, if any forever,
 3. Should the said Ethel Belle Drake die before the said John E. Drake, then at his death, I give and bequeath the above property in equal parts to Mrs. Carateros, and Mr. Ezra Wilcox.
 4. I appoint C. J. Haar, executor of this my will in witness whereof Martha Louise Harboe, have hereunto set my hand this thirty-first day of August 1888.

W. H. Roof

H. B. Welford

Witnesses.

The foregoing written instrument was proven in open Court by the oaths of W. H. Roof and H. B. Welford Subscribing Witnesses thereto, on this the 20th day of Nov. 1888 and thereupon said written instrument was adjudged declared and decreed by the Court to be the last will and testament of Martha L. Drake deceased, and ordered to be entered of record in the Book of Wills.

Attest. S. J. Kyle, Clerk.
By D. A. Baugard C.

Last Will and Testament

of James O. Harboe, deceased
Probated Dec. 1st 1889

I James O. Harboe of the County of Sullivan State of Tennessee realizing the uncertainty of life, and being of feeble health, but of sound mind and judgment, do make and declare this to be my last will and testament in manner and form following to wit: First, I give devise and bequeath to my wife Sarah J. Harboe, all my personal property and real estate or sufficient amount for her decent support her life including funeral expenses.

Second, After her death all personal property and real estate shall be divided equal among my children giving each one an equal number of lots, I give to my eldest child William Harboe his place on the Creek where he built his house,

and to my youngest child Odell Harboe, her share to cover the house buildings. The other children namely Mary Harboe, Amanda Harboe, Laura Harboe, George Harboe, John Harboe, Anna Harboe, to have their shares so not to cover the two abovementioned, my land shall be divided by a Committee of three disinterested men one of which shall be Surveyor, said Committee to be selected by agreement of the majority of legal heirs, if any of the heirs should die leaving no heirs their share after funeral expences shall be divided equal among the rest.

I here appoint my wife Sarah J. Harboe and George W. Harboe my executors to sell any property reasonable or real sufficient to pay all my debts the rest to remain according to the body of this will.

The above will and testament shall not effect till after my death.

In witness whereof I have set my hand and seal this 30th day of Feb. One thousand one hundred and three (1903)

James O. Harboe

Signed sealed and acknowledged by the above named testator to be his last will and testament in open presence and in each at his request and in his presence and in the presence of each other. Subscribers our names we the trustees.

Zach Crawford
Thomas Crawford

The foregoing written instrument was proven in open Court by the oaths of Zach Crawford and Thomas Crawford the subscribing witnesses thereto, on this the 20th day of December 1903, and thereupon said written instrument was adjudged, declared and decreed by the Court to be the last will and testament of James O. Harboe, deceased, and ordered to be entered in the Book of Wills.

Attest. S. J. Kyle, Clerk
By D. A. Baugard C.

Last Will and Testament

of W. M. Finch, deceased
Probated Jan'y, Decr 1889

I W. M. Finch of the County of Sullivan and State of Tennessee being of sound mind and memory