

where the line of the first above described tract first strikes said old lane, & thence in a westerly direction, a line running parallel with the northern boundary line of the said tract of land so bounded by the said Andrew J. Snapp, to the land of Eliza Barnes.

(Fourth) I will that my executor shall out of my general estate, first after the payment of all my debts & funeral expenses, erect suitable tombstones to the graves of my father and mother, my brother George R. Snapp, & my Aunt Katy Hughes, & to my own grave, all in the Bloomville graveyard.

(Fifth) I hereby nominate & appoint my brother C. H. Snapp, as my executor, & direct that he shall allow to qualify, as such, without giving any bond.

In testimony whereof, I have hereunto set my hand & seal on this the 12th day of November eighteen hundred and Ninety two A.D. 1892.

James P. Snapp Seal

Attest:

Hal H. Haynes
Mollie Gammon

State of Tennessee. The foregoing written instrument was proven in open court by the oaths of Hal H. Haynes & Mollie Gammon subscribing witnesses thereto on this the 5th day of August, 1901, and thereupon said written instrument was adjudged declared, and decreed by the Court to be the last will & testament of James P. Snapp, deceased and ordered to be recorded in the Book of Wills.

Seal:

J. N. R. Snow, Clerk.

Last Will & Testament

of Benjamin Keys recd

Probated August Term 1901.

Be it remembered that I — Benjamin Keys being of sound mind and disposing memory considering the certainty of death and uncertainty of life do make and publish this my last will and testament in the manner and form following First I give and bequeath unto my wife Caroline Keys all my real estate except 45 acres this being the land inherited by Esther Keys of her father's estate and Willed by her to John C. Keys C. H. Keys Nannie B. Keys Henry S. Keys

(Second) I will and bequeath all my real estate to my wife Caroline Keys in the following manner to have and to hold as her individual property all the days of her natural life then at her decease to be disposed of in the following manner to wit to be divided equally between my seven children namely Mollie J. Gillespie Maggie E. Holt Martha J. White John C. Keys Charles W. Keys Nannie B. Keys Henry S. Keys said real estate consisting of ten separate tracts or parcels of land, one being the land inherited by me of my father's estate being lot No 3 and containing 13 acres the second parcel being the land inherited by John Keys of his father's estate being lot No 2 of said estate and Willed to me by the said John Keys containing 82 1/4 acres I order and request that at the decease of my wife Caroline Keys that the two largest mentioned tracts of land be equally divided between my seven children whose names have been heretofore mentioned I further order and request and request that all seven of my children share equal and alike in dividing said real estate

I order and request that my wife Caroline Keys have and hold the real estate Willed by Esther Keys to my self and wife all the days of her natural life then be disposed of as above mentioned

I order and request that my wife Caroline Keys have and hold all personal property all the days of her natural life then the same to be equally divided equally divided between my seven children except Henry S. Keys I request that Henry S. Keys have a horse worth 60 or 70 dollars over and above the other six children said horse to be delivered to said Henry S. Keys at the discretion

of his mother and I hereby constitute and appoint my said wife sole Executor of this my last will and testament without Bond in testimony of the foregoing I hereunto affix my hand and seal this the 25th Day of June 1901.

Benjamin Keys

Signed sealed published and declared by the above named Benjamin Keys to be his last will and testament in the presence of us who at his request and at his presence have hereunto subscribed our names as witnesses to the same

J. S. L. Mackley
W. S. Anderson
R. P. Murray

State of Tennessee. The foregoing written instrument Sullivan County was proven in open Court by the oaths of J. S. L. Mackley, W. S. Anderson and R. P. Murray - subscribing witnesses thereto on this the 5th day of August, 1901, and thereupon said written instrument was adjudged valid and declared by the Court to be the last will and testament of Benjamin Keys, deceased, and ordered to be recorded in the Book of Wills.

Teste,
J. R. Snow, Clerk.

Last Will & Testament

David G. Weaver died. I, David G. Weaver do make and publish this my last will and testament revoking and making void all other wills by me at any time made First It is my will that all my just debts and funeral expenses be paid out of any money or property of which I may die seized and possessed, as soon as practical after my decease. Second It is my will that my wife Elizabeth Weaver have a home during her natural life at the homestead where I now reside, she is also to have as her own individual property in fee one bay mare and sucking mule colt now owned by me all the hogs of which I may die seized and possessed. All the sheep I may own at my death; she is also to have all the household and kitchen furniture I now own or may own except one bed

which I will that my son James Weaver have as hereinafter mentioned. It is also my will that my wife Elizabeth have all the cattle I own or may own at my decease also all the tools which I may own at my death. It is my will that my wife Elizabeth have her reasonable and necessary support furnished her by my daughter Rebecca J. Weaver as hereinafter provided.

Third It is my will that my son James Weaver have furnished him out of the estate of which I may die seized and possessed one bed which was hereinbefore mentioned also one hog and is to have one cow furnished him as herein after provided.

Fourth, I will and bequeath to my daughter Rebecca J. Weaver all the property both personal and real not hereinbefore disposed of which I may own at my death including the farm now owned by me situated in the 9th Civil District of Sullivan County Tennessee bounded on the North by H. A. Cross, East by Weaver Brothers, South by Weaver Brothers and John Jones and on the West by John Jones and J. R. Barnes containing ninety four acres more or less. Also the growing crops on the farm the farming utensils, tools and accounts that may be due me and all property of any and all kinds of which I may die seized and possessed at herm before disposed of. But it is my will that my said daughter Rebecca J. Weaver provide a home and comfortable living and support for my wife Elizabeth as above mentioned.

I will further that my daughter Rebecca J. Weaver provide a home and comfortable support for my two minor sons during their minority and that she have equal control over them with that of their mother Elizabeth, the said minor sons Martin L. Weaver and Walter C. Weaver are to be paid the sum of one hundred and fifty Dollars each by my said daughter Rebecca J. Weaver when they attain at twenty one years of age and at that time Martin L. is to have a horse and saddle to be furnished by my daughter Rebecca J. It is also my will that my said minor sons Walter C. and Martin L. be sent to the public school at least three months in the year during minority. It is also my will that my daughter Rebecca J. when convenient to her furnish my son James one cow and in the event the said cow or the bed herein before mentioned are willed to him or the hog above mentioned be furnished him by myself my wife or my daughter before my decease then he is not to have another after my decease but it is to be charged