

Time heretofore made by me.

First, I am the owner in fee of a one third Undivided interest in a certain tract of land situated in the 4th Civil District of Sullivan County, Tennessee, on the waters of Back Creek, containing four hundred (400) acres more or less, and upon the farm upon which my brother Joseph Cheek, now deceased, a full description of which may be found registered in the Register's Office in Blountville, Sullivan County, Tennessee, in Deed Book Vol. 21, and page 68, it being the tract of land deeded by my father, Robert P. Cheek, to myself, Joseph Cheek and John T. Cartwright, on the 3rd day of July 1860.

Second, It being my will and desire to dispose of my interest in said tract of land while I am in health, mind and memory, I do hereby devise to my brother, Joseph Cheek all the right title and interest that I have in and to the tract of land hereinbefore mentioned, with appurtenances and all interests therunto belonging, as an inheritance in fee to him and his heirs forever.

In testimony whereof I have hereunto set my hand this the 23rd day of Sept, 1896,

John P. Anderson

Signed by the said John P. Anderson, as and for his last will and devise in the presence of us, the undersigned, who at her request and in his sight and presence have subscribed our names as attesting witnesses, the day and date above written.

J. M. Post

E. N. Bachman.

The foregoing written instrument was drawn in open court by theaths of E. N. Bachman & J. M. Post, subscribing witness thereto, on the 15th day of April, 1904, and thereupon said written instrument was adjudged declared and decreed by the Court to be the last will and testament of John P. Anderson, dead, and ordered to be recorded in the Book of Wills.

Test:

Geo. R. Snow Clerk

Last Will and Testament

of

William Leonard died

Probated May 2nd 1904

I William Leonard of the 4th Civil district of Sullivan County Tennessee do make and publish this as my last will and testament hereby revoking any and all wills by me heretofore made.

1. I direct that my funeral expenses and all my debt be paid as soon after my death as possible out of any money that I may die possessed of on my first Come into the hands of my executor.

2. I direct that my wife Nancy Leonard have the balance of my personal property after all my debts are paid.

3. I give to my daughter Ellen Eaton and her husband neatly five acres of my land to be cut off out to Dr. Rhea farm beginning on his line in the middle of Back Creek see at where George Eaton now lives and running with the Creek as it now runs to the center of the Creek near a sugar tree that stands on the edge of the wagon road, then leaving the creek and running by said easement up the ridge, then crossing the hollow to the top of the ridge then down the ridge to Dr. Rhea line and with his line to the beginning.

4. I give to my son William Leonard and his children of any of the Civil Circuit his death twenty acres on Leonard property one acre of my land to be cut off on the west side of Back Creek running the land of Dr. Rhea and Masengill and down off to hillside on it he having income as the same increases however.

5. I give to my son George Leonard twenty acres of my land to be cut off on the west side of Back Creek Beginning on a fallen black oak and continuing thence with Mary Harris line and also Charles Leonard line to a fallen white oak thence to the Masengill line.

6. I give to my son E. N. Leonard a tract of land to be cut off on the east side of my place Beginning in the Chestnut flats on the Bob Harris line and running straight down the hill to the single branch tree where E. N. Leonard house now stands then up the hollow as it runs by his house back to include his house on his tract thus east

up a small hollow to the big farm line, thus with said line to the beginning,  
7. I give to my daughter Bertha Snow and her children a tract of land to be cut off on the east side of my place beginning at a red oak and pine, thus 7 poles to a double Chestnut oak on the high hill, thus down the ridge by a Chestnut to the center of the Slagel branch thus up the branch to where the Leonard line crosses the branch thus up the hill with this line to the Chestnut fleet, thus with the big farm line to the beginning.

8. I give to my wife Nancy Leonard during her natural life and at her death to my daughter Bertha Leonard and my son Joe Leonard all the remainder of my real estate not herein before mentioned in this will.

9. I direct that my executor shall collect all debts due me and sell such as my personal estate as will be sufficient to pay all of my debts and necessary expenses in carrying out my will.

10. I appoint C. B. Earkard to be the executor of this will.

This Aug 7th, 1907

William M. Leonard

The foregoing will was signed by the testator in his presence and we attest the same in his presence and at his request

This Aug 7th 1907

C. B. Butler

E. F. Jones

C. B. Earkard

The foregoing written instrument was proven in open court by the oaths of C. B. Butler, E. F. Jones and C. B. Earkard subscribing witnesses thereto on this the 9th day of May 1907, and thereupon said written instrument was adjudged declared and decreed to be the last will and testament of William M. Leonard deceased and ordered to be recorded in the book of wills.

Teste

Noah M. Clark

### Last Will and Testament

of  
A. G. Snelling died Probated June 19th 1907

I A. G. Snelling, do hereby make and publish this my last will and testament hereby revoking and making void all others by me at any time made. First it is my will that after my decease all my just debts and funeral expenses be paid out of any money that may come into the hands of my executors.

Secondly - it is my will that my beloved wife A. Snelling have the interest & power over my farms on which I now reside in the 9th civil District of Sullivan County Tenn., adjoining the lands of A. Snelling Alfred Hopkins and others during her natural life, though her death it is my will that said interest in said farms be distributed among my heirs according to the present rules of descent and distribution under the laws of Tennessee. The said interest which I hereby give & bequeath will to my said wife A. Snelling during her natural life, with remainder over to my lawful heirs, & above set forth is a five hundred dollars interest which I hold in said farms by virtue of having paid that amount in on the purchase price of said farms & believe all the interest I have in said farms it being my intention to give to my said wife a life estate in all the real estate or interest in any way which I own in said farms.

Thirdly - it is my will that my said wife A. Snelling have all the personal property of every kind or character of which I may die seized and possessed, but it is my desire that my son Robert Snelling work and control the horses the same as he has been doing for some time but in the event my wife A. Snelling desires the special use of one or more of the horses then she is to have them under her control, Testifying I hereby nominate and appoint my son G. R. Snelling as executor of this my last will and testament, See testimony whereof I have hereunto subscribed my name to this my last will and testament on this 19th day of March 1907.

A. G. Snelling

Mark

We the undersigned, Henry Snelling and W. D. Hayes, have this day subscribed our names as witnesses to the foregoing will and the signature of the testator in the presence of and at the request of the testator and in the presence of each other.

Henry Snelling

Lin 1st day of March, 1907.

W. D. Hayes