

State of Tennessee
Sullivan County, The foregoing written
instrument was proven in
open Court by the oaths of Sam L. King &
J.A. Daniel subscribing witnesses thereto on
this the 23rd day of January, 1899, and
thereupon the same was adjudged and
declared by the Court to be the last will
and testament of Madison Wisdom
deceased, and ordered to be recorded in
the book of Wills.

Witness my hand at office in Blountville
this the 23rd day of January, 1899.
Jno R. Snow Clerk

1. 573

Last Will & Testament
of Shos. D. Pemberton died, 3 Will Probated Feb. Term 1899

Being desirous of making a disposition of my
property both real and personal during life, and
being at this time of a sound mind and disposing mind
and memory I publish this as my last will and
testament, hereby revoking all other wills by me
made.

1st It is my will that all of my personal property
not absolutely necessary for the use of the family
and to continue family operations, shall be
sold for the payment of my just and honest
debts and if the sum produced by such sale
is deficient then I desire any debts that may
be due me and the money on my life Policy
shall be collected and applied to my debts.

2nd I give and devise to my wife Sue O Pemberton
in fee one hundred and seventy five acres
of land off of my Home tract in Sullivan

County Tennessee which is to be laid off to her as
far as practicable adjoining and surrounding the
share hereafter devised to my son Thomas Pemberton,
I also give to my said wife during her life the use and
enjoyment of three rooms in the mansion house to be
selected by her.

3rd I have hitherto made advances to my son William Pemberton
of Twenty Seven Hundred dollars and that his share may
be equal including said advance to my other devisees, I
give and devise to the wife of my said son Seceph Pen-
berton for her life and the remainder to his children
begotten by my son William Pemberton, Fifty acres of land
in my home tract in Sullivan County Tennessee

4th I give and devise to my daughter Ida Barnes One
Hundred acres of land off of my Home place in
Sullivan County Tennessee in fee also a tract of land
in Polk County Florida consisting of about 120 acres
which together with an advance hitherto made her
of Thirty Thousand and fifty dollars, makes her share
equal to my other devisees.

5th I give and devise in fee to my daughter Nellie
Pemberton the farm which I own in Washington
County, Virginia containing One Hundred and Twenty
acres more or less. Said farm lies on the Red Creek
Road and is known as the Battelle farm.

The above devise to my daughter Nellie together with
with the sum of Eight Hundred and fifty dollars
which I have advanced her makes her portion of my
estate equal to the rest. It is my will however that
should she make to me during my life any payments
on said advance that she is to be deducted on the advance
by the same, and to the extent of said payments
as to constitute valid debts against my estate
and charge thereon.

6th I give and devise to my son Thomas Pemberton
the mansion house and barn and all out
buildings used therewith subject to the limitation
as to 3 rooms in clause 2nd of my will. I also
devise to my said son one Hundred and Thirty
Two acres of land immediately surrounding.

Adjoining and including the land with the
Mansion House & out buildings, in fee. This house
is out of my Home place in Sullivan County Tennessee.

7th I bequeath to Flora Bell Booker for her faithful
service to the family Twenty five Dollars per
year since she arrived at the age of 21 years
for every year she has remained with the
family up to the time of my death, and direct
my executors to pay the same out of my Estate.

8th Should there remain any personal property after
the payment of my debts & legacies I desire the
residue to be distributed equally among my
wife and children except as to the Household
and Kitchen Furniture, which I desire to be equally
divided between my wife and her two children
Nellie & Thomas.

I hereby appoint and constitute my wife
Sue T Penbrerton Executrix of this my last
will and testament and request that the
Court require no bond of her
This the 12th day of June 1899

Thos D. Penbrerton

John C. Burson
& Co. Snodgrass
ETC King

State of Tennessee
Sullivan County³ The foregoing written instrument
was proven in open Court
by the oaths of John C. Burson & E. T. King, sub-
scribing witnesses thereto on this the 8th day
of Feb'y 1899, and thereupon the same was adju-
dged and declared by the Court to be the last will
and Testament of Thos. D. Penbrerton and
ordered to be recorded in the Books of Wills
Witness my hand at office, in Blountville
This the 8th day of Feb'y 1899

Jno. A. Snow Clerk

Last Will & Testament Probated March Term 1899
of
A. G. Lady dec'd

I A. G. Lady 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 my 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
(come in hands of) Executor

Secondly I will and bequeath to my daughter Emma
Adams husband there corner all the one that have
and the Clock and Sewing machine and the said
Emma is to pay her sister Mollie Bennett four
Dollars and one large copper kettle and one
large Picture and frame

3rd I will and bequeath to my daughter Mollie
Bennett have the safe and press and one large
Picture and frame

4th I will and bequeath to my daughters Emma Adams
and Mollie Bennett have all my household and
Kitchen furniture of all description except 2
Lead Stids which is to be sold and Emma is to
have fruit jars and Glass tumblers to make her
even with Mollie Bennett and then the rest
is all to be divided equal between the two.

5th will and bequeath to my son-in-law James
Adams my $\frac{1}{2}$ interest in Corn Drill and $\frac{1}{2}$
interest in the Adams Wheat Drill and one
double Shovel plow

6th I will that my Waggon 1 Harrow and small
plows log chains bearing and all the rest of my
farming tools and Cider mill except what
is wild is to be sold

7th I will that all the wheat oats and corn
that may be on hand at my death is to be
left to my Executors to do what they think best
to sell to Bristol or to sell on time which