

including the house and half the meadow giving Wm M. Fink the upper end of the meadow and half the orchard, and as near half the timber as possible.

7th I will and bequeath that my son James P. Fink have the remainder of the Stephens tract of land with the right to, and use of the water.

8th I will and bequeath that my wife Elizabeth Fink have all my personal property, Stock, Tools, Wagon and everything, including household and kitchen furniture; also all claims that may be due me, except the necessary amount to defray my funeral and other expenses.

9th And last, I hereby appoint, and designate, my son J. C. Fink, as the Executor of this my last will and testament, without Bond or security.

10th I will and bequeath to my son John Fink three children, Sam, Dulany, and Mary, such sum of money as I have heretofore given them, which sums are in the form of accounts, and which my Executor is not to collect off them, and it is my desire, and I hereby authorize my Executor to buy and have erected over, or at my son Johns grave, suitable Tomb stones.

George W. Fink ^{W. H. Fink's Seal}

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

Given the 26th day of August 1901,

J. J. Fullerton
W. D. Pickens

State of Tennessee
Sullivan County The foregoing written instrument was probated in open Court by the oaths of J. J. Fullerton and W. D. Pickens sub-scribing witnesses thereto, on this the 24 day of March, 1902, and thereupon said written instrument was adjudged, declared and decreed by the Court to be the last will and testament of Geo. W. Fink, deceased, and ordered to be recorded in the Book of Wills.

Seal:
Jno R. Snow, Clerk.

Last Will & Testament of Martin Peters, deceased, Probated April term 1902.

I Martin Peters of Sullivan County Tennessee do make and publish this as my last will and testament hereby revoking any and all other wills heretofore made by me.

1st I appoint my brother David Peters Executor of this my last will and testament and direct that at my death he shall take charge of all my real and personal estate; all the property of every description of which I may be possessed at the time of my death and manage the same and control it for the benefit of my heirs until my children shall all attain the age of 21 years.

2nd My wife Elizabeth is to be provided with a comfortable support by him out of the income of my estate and have the use of the family homestead during her lifetime.

3rd He is to provide a comfortable support for my children out of the income of my estate and also means to secure them an education suitable to their station in life.

4th The remaining income if any he shall invest in some way according to his best judgment for the benefit of my heirs.

5th When my youngest child shall have reached the age of 21 years he shall make a settlement with them my children and turn the entire estate over to them and make such division first as shall seem to each of my children an equal share of my property personal and real.

6th In the event that any of my children should marry before the youngest is of age my executor shall make such advancement to the one so marrying as in his judgment will be just and equitable to all.

7th My executor in making final settlement with my children shall in such division and settlement always secure to my wife a comfortable home and support.

8th At my death there is to be no public sale of any of my effects but my executor shall if necessary to secure funds for the payment of my debts private sell such of my personal property as he may deem adequate and with the proceeds pay off all my indebtedness; and this is to be done immediately after my death. This Jan. 29th 1902.

Martin Peters

J E Meares Witness
C B Cable Witness

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

J. E. Meares
C. B. Cable

State of Tennessee

Sullivan County The foregoing written instrument was proven in open Court by the oaths of J. E. Meares Jr. and C. B. Cable subscribing witnesses thereto, on this the 7th day of April, 1902, and thereupon said written instrument was adjudged, declared and decreed by the Court to be the last will & testament of Martin Peters deceased and ordered to be recorded in the Book of Wills.

Teste:

Jack R. Snow, Clerk
by J. N. Ingoldsby D.C.

Last Will & Testament

of G. R. Fitzgerald Recd. Postated April Term 1902
Garret R. Fitzgerald Deed.

I Garret R. Fitzgerald 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.

1 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 first come into the hands of my executor.

2 Secondly I give and bequeath to my daughter Matilda A. Figg and her heirs the farm where she now lives.

3 Thirdly I give and bequeath to my son Alfred K. Fitzgerald the home farm where I now live and he is to take care of my wife Sabra Fitzgerald as long as she remains my widow and he is to furnish her a ample support and if he fail to support her the land stands for her support and Alfred is to keep two cows and one horse for her provision she wants to keep them.

4 Fourthly I give and bequeath to my son Alfred Fitzgerald my Smith tools and mowing machine

and Farming Tools, and if Alfreds wife lives longer than he does she is to have her support off of the farm while she remains his widow and I dont want any timber destroyed or sold.

5 Fifthly What house hold property there is at the death of my wife I want it divided equally between my two children and not to be sold.

6 Lastly I do hereby nominate and appoint W. H. Carroll and Alfred Fitzgerald my executors and I do not require them to give bond in witness whereof I do to this my will set my hand and seal this March the 19th 1892

G. R. Fitzgerald Seal

Attest

W. W. Lisenby
J. H. Carroll

State of Tennessee

Sullivan County The foregoing written instrument was proven in open Court by the oath of J. H. Carroll one of the subscribers thereto, on this the 7th day of April, 1902, and thereupon said written instrument was adjudged, declared and decreed by the court to be the last will & testament of G. R. Fitzgerald, deceased and ordered to be recorded in the Book of Wills.

Teste:

Jack R. Snow, Clerk
by J. N. Ingoldsby D.C.

Last Will & Testament

of G. R. Barnes Recd. Postated April Term 1902.

In the name of God Amen.

I G. R. Barnes of the County of Sullivan and State of Tennessee being of sound mind disposing mind and memory, calling to mind the frailty and uncertainty of human life and being desirous of settling my worldly affairs, and directing how the estate which which it has pleased God to bless me shall be disposed of after my death while I have strength and capacity so to do; do make this my last will and testament.

1st I command my mortal being to whom who gave it, and to my worldly estate and all the