

Last Will & Testament

of Ferdinand Potts Dec'd.

Probated March Term 1902.

State of Tennessee & I Ferdinand Potts, being of Sullivan County & sound mind but feeble in Body, do hereby make and publish this my last will and testament, overing all other wills made by me, at any previous time.

1st I will and bequeath that my just debts and funeral expenses be paid out of any money or property that I may be possessed at the time of my death.

2nd I will and bequeath that my wife Rachel Deakon Potts have for her benefit all the real and personal property that I now have in my possession and all the property or money that may come to my estate by heirs-hip from any and all sources.

3rd I hereby appoint my son Amherst Potts, my Lawful Executor, to attend to my business in accordance with the bequest of this instrument. I ask that he serve without Bond. witness my hand bound and seal on this the 1st day of August, 1901.

Ferdinand Potts (Seal)

Witnesses:

J. H. Carrier
J. L. Campbell

State of Tennessee & The foregoing written in open Court by the oath of J. H. Carrier one of the subscribing witness thereto on this the 24 day of March, 1902, and thereupon said paper writing was adjudged declared and decreed by the Court to be the last will and testament of Ferdinand Potts, dec'd, and ordered to be recorded in the Book of Wills.

Teste:
Geo. R. Snow, Clerk

Last Will & Testament

of George W. Fink Dec'd.

Probated March Term 1902.

I, George W. Fink of the County of Sullivan and State of Tennessee realizing the uncertainty of life, and being in full health, but of sound mind memory and judgment do hereby make and publish this my last will and testament, hereby revoking and making void all others by me, at any time made prior to this work.

1st 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.

2nd I give and bequeath to my wife Elizabeth Fink fifty acres of land that I purchased of William Fink; also the forty acres that I purchased of John H. Cox, and Cynthia Cox, his wife; also thirty acres, more or less lying across the creek, and including the house when Holly Chase formerly lived to hold her lifetime, and at her death, it is to go to my son T. G. Fink, his natural lifetime and then to his legal heirs.

3rd I will and bequeath to my son Joseph B. Fink, twenty seven acres of the DeVault land, beginning at the rock between him and Waller Cox, thence with the DeVault line to the top of the Spring ridge, then along the ridge as far as suitable; thence running with the road fence or near it to the big road; thence with the line between me and Harry Cox, to the corner of my field; then close up the fence to the foot of the hill; thence to the beginning.

4th I will and bequeath to my daughter Sarah Chase, the remainder of the DeVault tract of land with the right of way to her timber on same, to hold her natural life time, and at her death, it is to go to her heirs.

5th I will and bequeath to my son David P. Fink, fifteen acres, more or less. Beginning at the corner of David P. Fink's lot, and running with the road to a hollow near a big Walnut tree; thence running a straight line to the line between me and Harry Cox, making one end of the piece, as wide as the other; to have and to hold his natural life time, and at his death, it is to go to his son George Fink and his daughter Elizabeth.

6th I will and bequeath to my son William M. Fink forty acres of the Stephens tract of land