

Third

I give and bequeath to my said son, Earl B. Smith all the household and kitchen furniture of every kind and description that may be in the dwelling house hereinbefore described to him, at the date of my death, but the safe iron safe in said dwelling is not to be included in this bequest.

Fourth

I will and devise to my son Robert H. Sanders all the remainder of my real estate situated in the town of Bristol, Tennessee or elsewhere in the State, and of whatever nature or kind, and by whomsoever title held.

Fifth

I prefer that there shall be no executor or administrator of my estate, but that my said two sons pay my funeral expenses and any just debts that I may owe, out of any moneys or personal property I may own at the time of my death. But if for any reason it should become necessary or advisable that there should be an executor, I hereby nominate and appoint C. A. Hodges executor of this, my last will and testament, and direct that he shall not be required to execute bond as such. In witness whereof, I have hereunto set my hand this 13 day of April, 1908.

All interlineations and erasures made before signing
Attest. M. K. Hodges Elizabeth N. Smith

Attest. C. A. Hodges

Signed (by mark) by the said Elizabeth N. Smith as and for her last will and testament, in the presence of us, the undersigned, who, at her request, and in her sight and presence, have subscribed our names thereto, as attesting witnesses, the day and date above written (April 13, 1908).

C. A. Hodges
M. K. Hodges

The foregoing written instrument was presented in open Court by the oath of C. A. Hodges one of the subscribing witnesses thereto, on the 20th day of May, 1908, and thereupon was continued for further proof.

Attest.

S. J. Kyle, Clerk.
By W. A. Barger, D. C.

The foregoing written instrument was further presented in open Court by the oath of M. K. Hodges the other subscribing witness thereto, on this the 8 day of June 1908, and thereupon said written instrument was adjudged declared and decreed by the Court to be the last will and testament of Elizabeth N. Smith deceased, and ordered to be recorded in the Book of Wills.

Attest.

S. J. Kyle, Clerk.
By W. A. Barger, D. C.

Last will and testament of Abraham Sanders, deceased, Probated May tenth 1908,
of Abraham Sanders, deceased.

To all whom it may concern. Know ye, that I Abraham Sanders of the County of Sullivan, State of Tennessee, being of sound mind, but in feeble health, and being desirous of making disposition of my property to my children, hereby make this my last will and testament.

1st I will and bequeath to my son, A. H. Sanders One Thousand (\$1000⁰⁰) dollars being the amount for which my son, A. H. Sanders executed his notes to John Sanders eight or ten years ago, all of which has been fully paid.

2nd I will and bequeath to my son, Abraham H. Sanders a tract of land lying in the 18th Civil Dist. of Sullivan County known as the same boy farm containing about 100 acres adjoining the lands of Tom & Roy J. S. Hammons heirs, et al - this being the same for which I have already executed a deed of conveyance to the said Abraham H. Sanders upon conditions that he pay to my son, Abraham H. Sanders the full amount of one thousand dollars as set forth above.

3rd I will and bequeath to my daughter Corrietta, wife of ~~Matthew~~ Marion a tract of land lying in the 20th Civil Dist. of Sullivan Co. adjoining the lands of Andrew Goodman, et al, and containing about 63 acres, the same being the land upon which she now resides.

And I further will and bequeath to the above named, my daughter Corrietta, the sum of four hundred (\$400⁰⁰) dollars to be paid her by my son Michael S. Sanders, and also to further sum of one hundred (\$100⁰⁰) dollars which I have hitherto given her by the hand of my son A. H. Sanders, under my direction.

4th I will and bequeath to my daughter Margaret wife of John Mingo a tract of land in the 18th Civil Dist. of Sullivan County, adjoining the lands of Geo R Barnes et al. Containing about 74 acres being the same upon which she now resides.

5th I will and bequeath to my son George B. Sanders a tract of land lying in the 5th Civil Dist. of Sullivan Co. containing about 138 acres. Adjoining the lands of the Brothers C. M. Rader et al. the same being the land upon which the said George B. Sanders now resides.

6th I will & bequeath to my son Michael Sanders the tract of land upon which I now reside, the same being situated in the 20th Civil Dist. of Sullivan Co. and containing about 140 acres under the following conditions to wit:

that the said Michael J. Sanders shall pay to my daughter Cornelia Marion the sum of four hundred (\$400⁰⁰) dollars the same to be paid within four years after my death. Day #200⁰⁰ at the end of two years & an additional \$200⁰⁰ at the end of four years. And if paid as above set forth he shall not be chargeable with interest.

7th It is my desire that my son Michael J. Sanders shall remain on the homestead with his mother and that he provide for her as far as possible a comfortable support and that all the horses, mules, cattle, sheep, hogs & bees, and also the grain, hay, fodder & feed and the meats together with the household & kitchen furniture, and the wagons, Mowing Machine, hay rake, Cor & Shelter, plows, harrows and all other farming implements & personal effects now on the farm, shall thus remain and be owned & used by my son M. J. Sanders in the cultivation of the farm and in providing the comforts of life for his mother and if any of the above mentioned personal effects be on hand at the death of my wife, Gemma Sanders they shall be the property of the said M. J. Sanders, and also any & all increase of stocks &c.

8th It is my desire that my sons Abram H. & Michael J. Sanders shall act as executors of this my last will and testament, that they collect as far as may be all debts due me, that they take charge of my money that may be on hand and after having satisfied all just demands against

me they make an equal distribution of the remainder to my wife Gemma Sanders & to my several children mentioned in this instrument.

In testimony whereof I have hereunto affixed my signature on this the 18th day of Dec. 1884 in the presence of

Witnesse.

N. D. Bachman

P. H. Boring

^{his} A. X. Sanders Seal
mark

The foregoing written instrument was proven in open Court by the oaths of N. D. Bachman & P. H. Boring the Subscribing Witnesses thereto, on this the 28th day of May 1908, and thereupon said written instrument was adjudged, declared and deemed by the Court to be the last will and testament of Abraham Sanders, decd., and ordered to be recorded in the book of Wills.

Attest.

S. J. Style, Clerk.
By W. A. Barg. - S.C.

Last will and testament.

S. A. Sanders, test. 3

Probated June term 1908.

I, Sarah G. Mingo of the State of Tennessee, Sullivan County, being in full health but sound mind, do make and declare this to be my last will and testament, hereby revoking 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 or may come into the hands of my executors.

Secondly, I give and bequeath to my wife Susan Mingo all of my estate both real and personal for her use during her natural life. Said realty consisting of the homestead tract containing 150 acres more or less and lying in the aforesaid County and State, 18 Civil Dist. Adjoining the lands of Sticker, McCally, Ford & others.

Thirdly, it is my will and desire that after the death of my wife Susan Co. that her funeral expenses be settled and that all of my property