

top of a ridge to a Chestnut oak corner to said Shipler then with said Shipler line to a white oak my old corner then nearly west a Conditional line to a Poplar on the side of a ridge corner to land Shipler and the heirs of Shad Crawford decest then North with said heirs line four poles to a state in the center of the beach Creek road corner to Thomas S. Carr then East direction with the center of said road and the line of said Carr a number of poles to a state in the center of the junction of the Harbour and beach Creek road corner to said Thomas S. Carr then a N.E. direction with the center of the Harbour road and the line of said Carr to a state in the center of the junction of the Coalpit hollow road and Harbour road at the east end of a cleared lot then down the Coalpit Hollow road a N.W. direction a number of poles to a state corner to Thomas S. Carr 17 acres tract known as the Heckman tract then N. 22 E up the side of a ridge 16 poles to a white oak stump corner to the heirs of Hannah Harbour decest then with a conditional line of the same nearly south a number of poles to a state on top of ridge where a session once stood corner to Mark Carr then south west with a conditional line to a spring then up the spring hollow to a buckey the Beginning corner I further will and bequeath unto my beloved son Orville H. Carr four 4 acres more or less of my land lying on top and south side of little mountain and bounded as follows Beginning in the line of the heirs of J. H. Bachman decest on a state then south & direction down said mountain a number of poles to a state on top of the light pine ridge in the line of the heirs of J. H. Bachman decest the East with said line seven more poles to a state in said line then N 30 W a number of poles to state then south west about 25 or 50 poles to the Beginning corner Fifth I give and bequeath unto my beloved grand son Oskar White Sixty eight 68 acres of my land more or less lying on top and south side of the little mountain and bounded as follows Beginning on two Chinguepin oak elm and Spanish oak on top of a spur of said mountain then S 28 E 49 poles to a Spanish oak

and Chinguepin oak elm and Spanish oak with top of a spur of said mountain then S 28 E 49 poles to a Spanish oak and back Chinguepin oak on top of said spur S 60 E 21 poles to a Chinguepin oak N 72 E 62 poles to a sugar tree at a spring branch N 28 E 30 poles to two Chinguepin oak on a ridge S 32 W 25 poles to two Chinguepin Oaks N 22 E 27 poles to a large poplar same corner a number of poles to a state on top of the high pine ridge corner to Orville H. Carr then N. W. up the side of the little mountain with said Carr line a number of poles to a stake in the line of the heirs of J. H. Bachman decest Carr Beginning corner then South 41 West a number of poles to the Beginning corner In witness whereof I do this my will Let my hand this the 11th day of February One thousand eight hundred and ninety eight Signed and publish on our presence, and we have subscribed our names hereto in the presence of the testator, this the 11th day of February 1898
Thomas J. Carr

Attest
J. M. McLean
A. R. Mullens

State of Tennessee The foregoing written instrument Sullivan County was proven in open Court by the parties of J. M. McLean A. R. Mullens subscribing witnesses thereto on this the 3rd day of July, 1900, and wherein said written instrument was adjudged, declared and decreed by the Court to be the last will and testament of Thomas J. Carr, deceased, and ordered to be recorded in the book of Wills.

Teste:

Jno K. Snow, Clerk
By J. H. Dugdale D.C.

Last Will & Testament

Solomon S. Vance died

Probated July Term, 1900

Be it known that I Solomon S. Vance being sick and feeble of body, but of sound mind do make and publish, this my last will and Testament.

I will that all of my just debts and burial expenses be fully paid

2nd I will that my farm on which dwon live, containing by estimation about one hundred & six acres the same more or less, be divided between my two sons G.W. & Peter J. Vance as follows: To my son G.W. Vance the south end of the farm including where he now lives.

The division line to run so as to give my son G.W. Vance six acres more of the cleared land than my son Peter J. Vance, but the timbered land on the South west corner of the farm I want equally divided between my two Sons G.W. & Peter J. Vance, and I will that my son Peter J. Vance shall have the North end of my farm including the houses in which he and I now reside, Said boundary to contain six acres less of the cleared land than the boundary will be to my son G.W. Vance.

3rd I will that my two sons G.W. & Peter J. Vance shall pay to my daughter Anna B.M. Boddie, the sum of three hundred (\$300⁰⁰) dollars each aggregating in all the sum of Six hundred (\$600⁰⁰) dollars, Said sum to be paid in six years from the date of this instrument; but they shall pay no interest on said sum until the expiration of six years.

4th I will that my two sons G.W. & Peter J. Vance, shall furnish me and my wife Sarah C. Vance our support from the proceeds of my farm during our natural lives.

5th I further direct and authorize A.H. Cross County Surveyor of Sullivan County Tennessee, who is now engaged in making a survey of my farm to go on and partition my farm between my two Sons, G.W. & Peter J. Vance in accordance with the provisions hereinbefore stated in this my last will and Testament.

6th I will that all my personal property together with my house hold and kitchen furniture be equally divided among my two children G.W. Peter J. Vance and Anna B.M. Boddie after the death of myself and my wife Sarah C. Vance,

In witness whereof I sign my name this the 10th day of May 1900

Attest
A.H. Cross
D.R. Vance

Solomon S. Vance (Seal)

State of Tennessee The foregoing written instrument Sullivan County was proven in open Court by the oaths of H.H. Cross & D.R. Vance subscribing witnesses thereto, on this the 2nd day of July, 1900, and therupon said written instrument was adjudged, declared and decreed to be the last will and testament of Solomon S. Vance, deceased and ordered to be recorded in the Book of Wills.

Teste: J.W. Snow Clerk
By D.N. Daggs Esq. D.C.

The Last Will & Testament of Probated August term 1900
Samuel Groves, died Sullivan County Tenn. April 12th 1900

I will and Bequeath all my Real Estate and Personal Property Except they to and one half Acres of my Land we bought from James Fleenor in Gardner ship with Abram D. Gross 2 head of Hogs and one Bay filly 2 head of cattle one Cow and one heifer 6 head of sheep three head of hogs one 2 horses wagon and one Open Drill one Cider Mill and all horse grazing and all Chams and one Cider Mill one heating Stove one wind Mill three large wash Kettles and all other such things and all My Kitchen and Bed room furniture and one rifle gun this is to Be Mine as large as I live after My Death and funeral Expenses is Paid then Every thing that is Mention in this will is to go to My wife Mary Groves and is sign by Me

Samuel Groves

Attest Enoch H. Carter
Attest J.M. Droke

State of Tennessee The foregoing written instrument Sullivan County was proven in open Court by the oaths of Enoch H. Carter and J.M. Droke subscribing witnesses thereto on this the 6 day of August, 1900, and therupon said written instrument was adjudged declared and decreed by the Court to be the last will and testament of Samuel Groves, died, and ordered to be recorded in the Book of Wills.

Teste:
J.W. Snow, Clerk