

Phel Mathis Will continued

Phel Wilson one feather bed and bedding equal to the above named - Sec. 5th I give and bequeath to my son E. C. Mathes my other feather bed and bedding the three beds to be equal - Sec. 6th It is my will that whatever I may own or possess at my death after my funeral expenses are paid to be equally divided between my son E. C. Mathes and my daughter Susan Mathes - Lastly it is my will that my son E. C. Mathes be executor of this my last will and testament without giving bond and security this 7th day of July 1857.

Attest
E. L. Mathes
Alex. W. Wilson

Phel Mathes
mark

John Stuart Will.

I John Stuart of the County of Washington and State of Tennessee being weak of body but sound of mind do make this my last will and testament hereby revoking and making void all other wills by me made at any other time -

First I direct that my funeral expenses and all of my debts be paid as soon as possible out of any money or means that I may die possessed of or may first come in to the hands of my executors -

Second - I give and bequeath to my wife Ann Stuart one share equal with my sons and daughters also besides the one share I bequeath to my wife Ann Stuart one Cupboard one Bureau one folding leaf table and one half of the House hold and kitchen furniture one Cow to be killed and disposed of as she pleases at her death -

Third - I will and bequeath to David Stuart my son one half a share - Fourth - I will and bequeath to my son Robert Stuart one share - Fifth I will and bequeath to Emily Stuart daughter of my son & William Stuart my son one share - Sixth - I will and bequeath to my daughter Mary Russell one share and a Bay mare and the other half of the House hold and kitchen furniture -

John Stuart Will Continued.

Seventh. I will and bequeath to my son John Stuart one share - Eighth. I will and bequeath to my son Josiah Stuart one share and a grey filly to be made as good as the one Mary Russell got to be made good equally divided out of all the shares - Ninth. I will and bequeath to my son James Stuart one share and one Horse to be made as good as the one Mary Russell got to be made good equally divided out of all the shares - Tenth. I will my farm and all my personal property that is not named in this will be sold at public sale on such credit that the heirs in this will may agree on to the highest bidder and the amount of the sales to be divided amongst heirs as above named and according to the above named shares - I do appoint Josiah Conly & John D. Smith for my executors in this my last will and testament without binding them to security signed and sealed this 2nd day of Sept. 1857 and delivered in the

presence of
J. A. Gibson
M. W. Stuart
John D. Smith
Josiah Conly.

John Stuart
Grace

David Barkley Will.

In the name of God Amen. I David Barkley of the County of Washington and State of Tennessee being weak in body but of sound mind and memory do make and ordain this my last will & testament revoking all others or parts of others -

First. I give my soul to almighty God who gave it to me and my body to its mother earth from whence it came - Second. That my funeral expenses and all just debts be paid - Third.

I give and bequeath to my beloved wife Margaret Barkley as follows and in the following way she is to have the use of the Mansion House and out buildings and all included in the following boundary of lands which I mean for her use for her use for her and her children not yet born