

Henry Bottles Will.

It might have a house, saddle and bridle, one faking case, and eight and
 cradle, out of my estate. - but by will is that the balance of my estate
 the Elizabeth Parker, and my daughter Sarah Byble have all the movable or per-
 sonal property that may be in hands at the death of my wife, so as to let the two chil-
 dren have one half of it and I make and ordain my sons John and Joseph Bottles
 Executors of this my last will and testament. In witness whereof I have signed
 Henry Bottles here to this my last will and testament at my house and so
 the day and year above written.

Signed, sealed, published and declared ~~at the~~
 Henry Bottles the testator as his last will
 and testament in the presence of us who
 were present at the time of signing
 and sealing thereof.

Asa Bayles
 William Bayles
 Paulus Bayles
 The foregoing will was proven in open court of the court
 of Asa Bayles, William P. Bayles and Paulus Bayles
 the subscribing witnesses thereto and recorded.

Christian Groves Will.

In the name of God Amen.
 I Christian Groves, of Washington County and State
 of Tennessee being weak in body, but of sound and perfect mind and memory
 blessed be Almighty God for the same do make and publish this my last will
 and testament in manner and form following, (to wit) First I give and bequeath
 unto my children Thomas Groves, and Catharine Susan Groves my house and lot
 where I now live, but it is my wish that my beloved wife Jane Groves should
 live in the house during her natural life or widowhood. But should she
 die, she must leave the house immediately and give and give prop-
 erty to my children, (or executors) Second should the children live to
 years of to years of maturity and when of them should get married and one of them
 is able to buy the others interest in said house and lot. It is my wish it should
 be so, but if one of them is not able to buy the others interest, it is my wish
 if their mother is willing, that the house and lot should be sold and the money
 divided equally between them. I also will and bequeath to my wife all my household
 and kitchen furniture during her natural life or widowhood, after that her
 children. She will be six or seven hundred pounds of bacon, one tin and
 paper in my shop and one shot gun, that I wish my executors to sell
 and pay my debts. Should the bacon store, and gun, bring more than will
 pay my debts, I wish the residue, together with what money I then on hand
 to be put out on interest for the benefit of my children, which I wish my
 executors to manage for the best. I hereby appoint James Brown and
 William Atkinson my executors of this my last will and testament
 In witness whereof I have signed at my house and seal to wit

Christian Groves Will.

of February, in the year of our Lord one thousand eight hundred and thirty
 three

Signed and sealed in
 presence of us
 James Brown
 William Atkinson
 John A. Wilks
 The foregoing will was proven in open court
 by the oath of James Brown and William
 Atkinson two of the subscribing witnesses thereto and Recorded.

Daniel Bowman's Will.

In the name of God Amen
 I Daniel Bowman being of sound mind and perfect
 memory, thanks to Almighty God, but calling to mind that it is appointed to man once
 to die, and the weight of years under which I am laboring admonishes me
 that time to come cannot be very distant, do make and ordain and publish this
 my last will and testament, embracing the words and manner in which I dispose
 of such worldly estate as I am possessed of. First I will and direct that my
 body be interred with within earth in a decent and christian like manner and
 the expence paid out of my estate by my executor. Then if any debt I owe
 (of which I have no knowledge) I direct the same to be paid out of my estate
 after which I will and direct that my beloved wife Rebecca, shall have, use, and
 enjoy during her natural life, the following property and estates, viz after her decease
 to be disposed of as herein after provided, for that is to say, she is to have the upper room
 in the dwelling house which I now occupy, with its exclusive benefits and advan-
 tages, also three beds, stoves and furniture, cupboards and furniture, bedstead, with
 the furniture not herein after disposed off, one carry all or waggon, together
 with the use of such part of the ~~estate~~ which may accrue from time
 to time on my money and debts bearing interest as shall be requisite for
 her decent and comfortable support to be paid her as needed by my said
 executors. Next I will and bequeath to my son Jacob Bowman, that
 tract of land on which he now resides, commonly called the Love place
 supposed to contain two hundred sixty eight acres, with all its appurtenances,
 to him and his heirs forever. Then I give and bequeath to Catharine
 Groves and the heirs of her body, the plantation on which she and her
 husband now live, known by the Rose tract, supposed to contain three hundred
 acres, including the piece purchased from Nathan Shipley, to her and her
 heirs forever. Then I give to my son Samuel Bowman his heirs and
 assigns forever, the tract of land on which he now lies, known by the Heart tract,
 and supposed to contain one hundred sixty eight acres. Then I give and
 bequeath to Susannah Groves, widow of John Groves and the
 heirs of her body forever, the tract of land situated at Spencers
 Joseph Melvin, supposed to contain one hundred and sixty
 acres, which is to her to

