

Henry Slagter's Will Continued.

first bequest. ^{Fourthly,} I appoint Joseph T. Young Executor of this my last Will and Testament. In testimony whereof I have set my hand this 10th day of September in the year of our Lord 1849.

Teste, John Howard
Thomas Leonard

 Henry Hale
mark

The foregoing Will was duly proved in open Court Novr and Decr 1849 by the oaths of the subscribing Ministers, Deacon and Deaconess.

David Mainz Will.

I, David Mainz, being of sound mind in this my last Will and Testament, do bequeath to Mary Mainz, my wife, all my real and personal property after all my just debts as paid to have and control during her natural life. After her decease my will is that my estate be equally divided between my heirs, to be hereby appointed William Mainz and J. W. Grimes to be my Executors.

Signed in the presence of their Ministers on the 19th of November 1839.

Jacob D. Baer
Henry Hale
Mrs. White
John Brown

 David X Mainz
mark

The foregoing Will was proven in open Court December 1849 by the oaths of Jacob D. Baer and John Brown, two of the subscribing Ministers thereto and attested to be recorded. The Executors named therein were also qualified according to law. Do &c.

John W. Brown's Will

I, John W. Brown, Considering the uncertainty of this mortal life and being of sound mind and memory, do make and publish this my last Will and Testament in manner and form following, that is to say, First I give and bequeath unto my beloved wife Margaret two hundred acres of land including the house, buildings and spring, extending up to the Snapp Ferry road, to have during her life or widowhood at her death the said two hundred acres of land are to be sold and equally divided between my minor daughter ^{my} Mary, Ann Elizabeth, Lucy Martha White

John W. Brown's Will Continued.

Savoy Jane, Clarissa, Liza, Elvira, I also give and bequeath to my beloved wife Margaret all of the house and kitchen furniture, one mare and colt, three cows and calves, all the stock hogs, my stock of sheep and all of the farming utensils, all of which property and its increase at her death are to be sold and equally divided between my five youngest daughters, viz. Martha White, Savoy Jane, Clarissa, Liza, Elvira. Secondly, I give and bequeath to my son William one hundred acres of land joining Lazarus W. Brown, and beginning at his corner and above Corp. meadow, thence to the Snapp Ferry road thence to the Jonesborough road sufficiently wide to contain one hundred acres, for a part of which land the said William Brown is to pay to my Executor, one hundred dollars in twelve months from this time, to be used in the discharge of my debts.

Thirdly, I give and bequeath to my son, George one hundred acres of land lying between the cleared land and the Jonesborough road to him when he becomes twenty one years of age.

Fourthly, I give and bequeath to my son John McRae one hundred acres of land lying between the cleared land and the Jonesborough road to him when he becomes twenty one years of age.

Fifthly, All the land lying West of the Jonesborough road not herein specified, and all my property not herein mentioned are to be sold to satisfy my debts, and if there should be any money left from the sales of this property after all my debts are paid, it is to be used in the family.

I hereby appoint Joseph Crouch sole Executor of this my last Will and Testament. In witness whereof I have hereunto set my hand and seal, the first day of December in the year of our Lord, one thousand eight hundred and forty nine.

John W. Brown

The above instrument consisting of one sheet was now here subscribed, by John W. Brown, the Testator in the presence of each of us, and was at the same time declared by him to be his last Will & Testament, and we at his request sign our names hereto as attesting Witnesses.

Archibald G. Register, both residing in
Fay. Bardings Washington County
State of Tennessee

Whereas, I John W. Brown of Washington County and State of Tennessee have made my last Will and Testament in writing bearing date December the

John W. Brown's Will Continued

One thousand eight hundred and forty nine and have therby expressed my will in the distribution of my property. Now I do by this my writing which I hereby declare to be a Codicil to my said Will, to be taken as a part thereof I will and bequeath to my beloved wife Margaret seven hundred bushels of corn, fifty bushels of wheat and fifty bushels of oats, And lastly it is my desire that this my present Codicil be annexed to and made a part of my last Will and Testament - In witness whereof I have hereunto set my hand and seal this the seventeenth of December one thousand eight hundred and forty nine -

John W. Brown

The above instrument of fifteen lines at the date thereof declared to us by the Testator John W. Brown to be a Codicil to be annexed to his last Will and Testament and he acknowledged to each of us that he had subscribed the same and all at his request sign our names hereto as attesting witnesses

Archibald G. Register - both of the State
Jackson Iowin 3 of Tennessee -

Washington County
The foregoing Will was proven in open Court by the oaths of Archibald G. Register and Jas. Barding the subscribing witnesses thereto, & the Codicil proven by the oaths of Archibald G. Register and Jackson Iowin the subscribing witnesses thereto, and the same is ordered by the Court to be Recorded, Joseph Carson the Executor mentioned in said Will appeared in open Court and gave bond and security and was duly qualified as the law direct -

Susannah Campbell's Will
Washington County Tennessee

August 31st 1849

Being weak of body but of sound mind and memory I do make this my last Will and Testament in form and manner following - viz.
1st I bequeath unto my daughter Fidelia Campbell five hundred dollars to be paid within three years after my decease, I also will her all the household and

Susannah Campbell's Will

Kitchen furniture of every kind & description of which I may die possessed except as herein otherwise designated; also the cornel mare and all my part of the sheep as well as those cows the claims; and furthermore that her home during her single state shall be on the premises where I now live and that she shall enjoy the same privileges and benefits which she now enjoys and that she shall be kept in as good style while she remains single as her other sisters were during their single state, all of which shall be furnished her as it now is from my honesteal.

2nd I bequeath unto my daughter Sarah and John Carson her husband five hundred Dollars to be paid within four years after my decease, I also bequeath fifty Dollars to their daughter Mary Susan to be paid when she is eighteen years old by James Campbell whom I appoint for that purpose.

3rd I bequeath unto my daughter Mary and Nose Carson her husband five hundred dollars one half to be paid within one year and the remaining half within two years after my decease, I also allow her to have one bed and bedding, I also bequeath fifty dollars to their son Hugh Campbell Carson to be paid when he is twenty one years old by James Campbell whom I appoint for that purpose.

4th I bequeath unto my daughter Margaret and Edward R. Carson her husband four hundred Dollars to be paid within four years after my decease or sooner at the option of my Executor I also bequeath one hundred Dollars to their son Andrew Carson to be paid when he is twenty one years old and fifty dollars to their daughter Susanna to be paid when she is eighteen years old by James Campbell whom I appoint for that purpose.

5th I bequeath unto my daughter Grandson John Smith Haws, son of my daughter Nancy, one hundred and fifty dollars to be paid on Interest when he is fifteen years old, so that it will amount to two hundred dollars, when he is twenty one years old, and then for the full amount to be paid over to him by James Campbell or his assigns whom I appoint his Guardian for that purpose.

6th I bequeath unto my son James C.