dent at wo few as the law for class

LAST WILL AND TESTAMENT OF JAMES B. GLOYD, DECRASED.

I James B. Cloyd of Washington County Tennessee request my property to be divided as follows after defraying my funeral expenses and pay all my debts.

I have let my daughter Jenny have fifty Dollars in a wagon.

It was agreed by son William that the Land I let him have was to be his shear of my Estate.

My son James got a piece of Land of me for which I hold his notes tow notes one hundred dellars spiece which notes are unpaid and they are lost or missing also one eighty dellar Land Warrant and twenty dellars in money. The above amount reed, by Jenny, John, and James is to be counted as that much received of their portion of my Estate. How the whole of my Estate Real and Personal to be divided amongst my children as the Law directs also the divide is to be with my Widow. As above named William has recieved his whole shear in full

I request my sons, John P. and Samuel Cloyd my Executors. Signed and sealed this 16th Jan. 1861

James Cloyde (81)

Attest.

Saml, G. Bayles Barton B. Gloydo State of Tennesses, Washington County.

The fore going will was duly proven in open court at the

Harch Term of said Court by the oaths Saml. G. Baylos & Barton B. & ordered to be recorded

Gloyde the subscribing witness and the sai John P. and Samuel

Gloyde the with in named Executors, appeared in open Court at this

Harch Term, 1861. I volunterly refuse to act as such & by the Court