

Henry Powell's Will

In the death and if she die before they come to the years of twenty and the plantation is to be rented out by the Administration and the rents of property to be paid to the son of the children until they come of age and the balance of my property to be equally divided amongst all my children. I do make and ordain this my last will and Testament and I do hereby disavow all other and disannul all and every other Testament by me in any way before named, testifying and Confirming this to be my last will and Testament. In witness whereof I have hereunto set my hand and the twenty fourth day of November in the Year of our Lord one thousand eight hundred and twelve.

Signed sealed published, pronounced and declared by the said Henry Powell as his last will and Testament in the presence of us who in his presence and in the presence of each other have hereunto subscribed our names Attest Charles H. Blanding

Henry Powell (Seal)

Levi Beas  
Amos Hale

The foregoing will was proven in open Court by the oath of Amos Hale and affirmation of Levi Beas. Two of the subscribing Witnesses at November 23rd 1813 and ordered to be recorded

Samuel Denton's will

In the name of God Amen  
I Samuel Denton of Washington County State of Tennessee being weak of body but of a sound and perfect Memory of understanding (helped by God for the same) do make & publish this my last will & Testament in manner and form following that is. And first of all I commend my immortal soul into the hands of God who gave it and my body to the earth to be buried in a dust & Christian like manner at the direction of my exorsors hereinafter named and as to such worldly estate as I have with it hath pleased God to bless me in this life I give and dispose of the same in the following manner (to wit) First Secondly I give and devise to my beloved wife Martha a tract of land lying on the waters of Cherokee Creek in the County of Washington containing one hundred and twenty eight acres during her natural life and after her decease to be sold and divided here and there alike between my sons Thomas John Jonathan David and Samuel Denton to them or their survivors & their heirs for ever Thirdly I give and devise that my land lying in back County Caswell's Creek be divided among my sons Thomas John Jonathan David & Samuel Denton share & share alike to inure to them and their heirs for ever or my sons or heirs they dispose of said land when the youngest arrives at the age of twenty one year and divide the amount of said land between them share and share alike and the said land to be sold cattle my youngest son Samuel come of age Fourthly and I give and devise to my beloved wife Martha all my household and kitchen furniture & furniture utensils & three head of cattle and two head of horses and two head of hogs and all the household and kitchen furniture

Samuel Denton will

and all my stock of hogs & hogs with fifty dollars in cash. Fifthly it is my will that the residue of my movable property be sold at public sale and my last debts all paid out of the amount and the residue of the Money arising from said sale to be divided between all my daughters. Namely Lucretia Tabitha Abigail Martha & Anna. Given Tabitha Abigail Martha & Anna thirty dollars each a piece more than Lucretia & Lucretia and the three hundred dollars that is now owing to me by John Miller to be equally divided among my aforesaid six daughters share & share alike and lastly I nominate Lucretia and appoint my aforesaid wife Martha to be my executor of this my last will hereby revoking all other wills legacies and bequests by me heretofore made and declaring this and no other to be my last will & Testament for witness whereof I have hereunto set my hand and affixed my seal this eleven day of January in the year of our Lord one thousand eight hundred & four years 1814 Signed sealed published pronounced and declared by the said Samuel Denton his last will and Testament in the presence of us who in his presence and at his request hereunto subscribed our names

John Hengie  
John Carr

Samuel Denton (Seal)

The foregoing will was proven in open Court by the Oaths of Henry Stag John Carr and John Miller the before say witnesses here to at February 23rd 1814 and ordered to be recorded, Martha Denton gave all her as co executor to the foregoing will -

John Miller's will

State of Tennessee  
Washington County In the name of God Amen  
I John Miller last being in my usual state of health & of sound mind & Memory but considering the uncertainty of this mortal life do make & publish this my last will & Testament in manner and form following to wit I commend my soul to that great God the Father of our Lord Jesus Christ who is our Heavenly Father and my body to be buried in a Christian like manner at the direction of my exorsors hereinafter named and as to such worldly estate as I have with it hath pleased God to bless me in this life I give and dispose of the same in the following manner (to wit) First Secondly I give and devise to my beloved wife Mary all the household and kitchen furniture & furniture utensils & three head of cattle and two head of horses and two head of hogs and all the household and kitchen furniture and all the stock of hogs & hogs with fifty dollars in cash. Thirdly I give and devise that my land lying in back County Caswell's Creek be divided among my sons Thomas John Jonathan David & Samuel Denton share & share alike to inure to them and their heirs for ever or my sons or heirs they dispose of said land when the youngest arrives at the age of twenty one year and divide the amount of said land between them share and share alike and the said land to be sold cattle my youngest son Samuel come of age Fourthly and I give and devise to my beloved wife Martha all my household and kitchen furniture & furniture utensils & three head of cattle and two head of horses and two head of hogs and all the household and kitchen furniture and all the stock of hogs & hogs with fifty dollars in cash. Fifthly it is my will that the residue of my movable property be sold at public sale and my last debts all paid out of the amount and the residue of the Money arising from said sale to be divided between all my daughters. Namely Lucretia Tabitha Abigail Martha & Anna. Given Tabitha Abigail Martha & Anna thirty dollars each a piece more than Lucretia & Lucretia and the three hundred dollars that is now owing to me by John Miller to be equally divided among my aforesaid six daughters share & share alike and lastly I nominate Lucretia and appoint my aforesaid wife Martha to be my executor of this my last will hereby revoking all other wills legacies and bequests by me heretofore made and declaring this and no other to be my last will & Testament for witness whereof I have hereunto set my hand and affixed my seal this eleven day of January in the year of our Lord one thousand eight hundred & four years 1814 Signed sealed published pronounced and declared by the said Samuel Denton his last will and Testament in the presence of us who in his presence and at his request hereunto subscribed our names