

John Bacon Will (of Lein)

aintenance off of the farm I now live on during her
Widowhood - Fourth in case my wife should die
many I direct my property and real estate to go
to the use of my Son Joseph M Bacon also
what other means I may have left.

Having some personal property undividedly
One Bay mare worth one Hundred Dollars is to
be divided equally between myself and Elijah Bacon.
is to have my interest in said Bay mare for fifty
Dollars also one gray colt worth Twenty Dollars
which is to go to my wife for which Elijah is to
have or for ten Dollars my Sister Jane Hines
is to have ten Dollars in money & by paying
my Executor ten Dollars is to have a rone colt One
Cream mare is to be sold by my Executor either
private or publick the proceeds to be divided between
my Executor and Elijah - Elijah is to have one fourth
of the wheat one red heifer One yearling heifer
is to go to Elijah - I do hereby nominate and appoint
John W Hunt my Executor in witness whereof
I do to this my will set my hand and seal this
14th day of Febry 1858.

John Bacon Seal

Signed Sealed & published in our
presence we have subscribed
our names next to in presence
of Testator this 14th day of
Feby 1858 -

Witnesses

Jeremiah Wilson

J. P. Hartman

M

The foregoing will was proven
in open court by Jeremiah Wilson and J P Hartman at
March Term 1858 both being Subscribing witnesses thereto
and the same ordered to be recorded, and John W
Hunt the Executor named therein appeared in open
Court gave bond & prime Securit & was qualified
as the law directs

Denry Hops Clerk

Mary E. G. Gordons Will

State of Tennessee

Washington County 3 We the undersigned were present
at the death of Mary E. Gordon and heard her make
the following bequest (the day before death at the residence
of Melinda Patten when she had been confined more than ten
days) that it was her will and desire that her Sisters
Melinda Gordon and Jane Gordon take charge of her child
and Negro girl Cornelia and if it should happen that
the said Child should die or miscarry she gave said
girl Cornelia to her Sisters above named
This 20th day of February 1858

Mary E. Cowan
Jacob Read

The foregoing will was proven in part at May Term
1858 by Mary E. Cowan one of the subscribing witnesses
thereunto and at July Term 1858, by Jacob Read the
other Subscribing witness thereto according to law
and the same ordered to be recorded

Henry H. Clark

Silas Ratliff's Will

In the name of God Amen.

I Silas Ratliff of the State of Tennessee, Washington County
being in bad health but of sound mind and memory but calling
to mind the mortality of my body and knowing that it is app-
pointed to all men to divide hereby make this instrument of
writing my last will and testament in the following manner.

First, I will that Robert Ratliff my son and Jane Ratliff
my daughter have all my cattle hogs and Sheep and all my working
tools also all my house hold and Kitchen furniture, I will
to my daughter Jane my cupboard and furniture, Also I will
unto my children Samly, Sabitha Ratliff the wife of James
Price, Nancy Ratliff, Rebekah Ratliff wife of John Smith, Anna
Ratliff wife of Charles Price, Silas Ratliff, Ely Ratliff, Reuben
Ratliff, Robt Ratliff, Jane Ratliff, Ann Ratliff, also the
eins of Alexander and Mary Hobbs, to share equal in my lands
at my death and the death of my wife, I also require that
the Ratliffs, Ely Ratliff, Robt Ratliff, Jane Ratliff,
and Anna Ratliff take good care and provide for all the
cessaries of life that we may stand in want of as long
as both may live, and let that Anna and