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Jacob Browns Will.

tion whom I now live supposed to be one hundred and thirty acres all the rents and profits of said plantation during her alibacy or widow state - also her choice of my cows, my horse mare, two haws and furniture bedstead, &c. also my clock, cupboard, bureau, kitchen & cup board furniture, one sow and pigs, geese, ducks, still and tubs, with whatever grain and provender, meat &c. which may be on hand also my large brass Kettle, and at her death or marriage all the above named furniture and property to be sold by my executor and the money equally divided among my grand children that may be inhering at my decease, that is the children of my son John if he has any, my son George Brown, my daughter Mary ~~Woods~~ and my daughter Nancy Ball's children, my sons Jacob Brown & Myly Browns children not included.

2nd - It is my will that my son Jacob have and enjoy the land that I lately made him a deed to supposed to contain forty nine and one half acres.

3rd - I give and bequeath to my son Myly have the house wherein John Satts now lives and that he have the use of fifteen acres first for during his mothers life time or while she may remain single and my old gen, the fifteen acres of land lying where the house stands and at his mothers death or marriage to have half of the plantation whereon I now live in quantity and quality.

4th - I give and bequeath to my son Richard the rifle gun that I Graham let him have, my black mare, and at his mothers death or marriage to have the other half of the plantation whereon I now live in quantity and quality, and if he and Myly cannot agree in dividing the land between them it is my wish that they select two or more disinterested and intelligent men to divide it, and when they the said Myly and Richard get full possession of said plantation, that they pay to their brother Jacob Brown one hundred and fifty dollars seventy five dollars each to be paid in twelve months after possession in current Bank notes.

5th - I give and bequeath to my step daughter Mary Weyd twenty five dollars in current bank notes out of the note I hold on John Graham eighteen months after the date.

6th - It is my will after my debts are paid if any and my funeral expenses settled if any money remains due to me that it be paid over to my wife or she may need it in the family to purchase salt, groceries, &c. by her self.

7th - It is my will that my son Richard live and remain with his mother and take care of her and manage for her comfort and benefit.

8th - It is my will and wish that my son Jacob have and enjoy

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Jacob Browns Will

be my Executor to this my last will and Testament, and if he can not execute this my will it is my wish that my friend Henry Taylor be executor. In testimony, I have set my hand and affix my seal this nineteenth day of February A. D. 1841.

Jacob Browns (and mark)

John Mitchell  
Warrington Mitchell

The foregoing will was proven in open court by the oaths of John Mitchell and Warrington Mitchell at Court 1841 and records

Richard Kellys Will.

I Richard Kelly of the State of Tennessee Washington County being now old and frail in body but yet of perfect sound mind and memory and knowing that it is appointed for all men to die do hereby make this instrument of writing to be my last will and Testament as followeth. First - I leave and bequeath to my beloved wife Elizabeth for her support from the proceeds of my plantation the house I now live with all my household goods and furniture my stock of cattle sheep and hogs with all notes due and owing to me and all other debts of every description to collect for her own use and for her to dole and do with said money and other property as she shall choose to do with the full possession of my plantation during her natural life.

Second - I leave and bequeath to my son Richard Kelly the plantation I now live on with all improvements and appurtenances thereon belonging after the death of my wife Thirdly - I leave to my grandson Joseph Koverston my Rifle Gun powder horn and shot bag.

Fourthly - I leave to my two sons Jonathan Kelly and Richard Kelly my smith tools and waggon to use between them as they formerly have done or divide them equally if they chose to do so.

Fifthly - my daughter Margaret wife of Jacob Miller, my daughter Barbara wife of George Little, my daughter Mary wife of John Ball also my daughter Fathie wife of Jonathan Range and my daughter Elizabeth also my son Joshua Kelly my son William Kelly my son John Kelly and my son Jonathan Kelly all having received from me what I could then spare for them and to make them all equal alike as near as I could with all my children, I now give and bequeath to them the several sums they have here to see receive.

Lastly - I nominate and appoint my son Jonathan Kelly Executor of this my last will and Testament, without giving security, according to the will, laws and bequest in me made and

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Kinchen Kelley's Will.

last Will and Testament. In testimony whereof I have hereunto set my hand & affixed my seal the ninth day of April one thousand eight hundred and thirty five

Witnessed in presence of us

Nathan Shipley  
Richard Coar  
Alfred Coar

Kinchen Kelly Seal

The foregoing Will was proven in open court by the oaths of Nathan Shipley Richard Coar and Alfred Coar the subscribing witnesses thereto at April Term 1840 and Recorded

Ernest Coulsons Will.

To all to whom these presents may come. Know ye that I Ernest Coulson of Washington County Dist Tenn reside in good health and of perfect sound mind and memory. I do hereby give for the cause as make publish and pronounce this my last will and Testament in manner and form following (that is to say) I give and bequeath to my beloved wife Hannah Coulson all the plantation on which we now live containing two hundred and one acres be the same more or less together with each and every appurtenance thereto belonging to be her dower and certain property for during her natural life. Also I bequeath unto the said Hannah, my wife, all my household and kitchen furniture utensils goods and chattels and I do hereby appoint the said Hannah Coulson whole and sole executrix of this my last will and Testament hereby revoking & disannulling and disallowing all former wills by me made. In witness whereof I have hereunto set my hand and seal this 5th day of June 1839

Ernest Coulson Seal

John Blakely  
Bluford Ballinger  
Nathan Blakely

The foregoing Will was proven in open court by the oaths of John Blakely and Bluford Ballinger two of the subscribing witnesses thereto at September Term 1840 and Recorded

Henry Boyds Will.

I Henry Boyd of Washington County State of Tennessee not being in possession of any real estate but having notes for cash to the amount of three hundred and thirty dollars for par

Henry Boyds Will.

which notes when collected will make the sum of three hundred and eighty dollars and eighty five cents including the money on hand, the interest on said notes not computed, which amount after paying several expenses are a pagon and all just claims against me are paid I give to my children in the following order to my son Lewis I give eighty dollars, to my daughter Rosannah Watts I give fifteen dollars, to my son Jacob I give twenty dollars, to my daughter Margaret Mitchell I give fifteen dollars, Mary, Elizabeth Susan Hannah and Nancy and my sons William and Henry I have given as much as I allowed them heretofore. I do not will any of them any of the above sum - the above legacies to receive their portions as soon after my decease as collections can be made. My bed and bedding I give to my son David wife, my cupboard I give to my grand daughter Patsy Boyd, my table and pot I give to my son Davids wife, my wearing apparel I give to my son Davids children. Then after my funeral expenses and all just claims are paid and the above legacies have got the above amounts devised them if there still be a residue of money it shall be divided equally among said Legates. I appoint David Devala and David Boyd my Executors. December 7th 1839

Henry Boyd Seal

I acknowledge this to be my

last Will and Testament in presence of

W. W. Drrell  
Wm Patton

The foregoing Will was proven in open court by the oaths of W. W. Drrell and Wm Patton the subscribing witnesses thereto at Term

Mary Gibsons Will

in the name of God Amen

I Mary Gibson of the County of Tennessee Washington County being for a long time in bed and weak in body but of sound mind and memory but being to mind the mortality of body and knowing that it is appointed for all men to die do make this instrument of writing my last Will and Testament for the distribution of the estate, the estate that is coming to me from my Fathers estate, in the following manner. First I give and bequeath unto my beloved son William Gibson twenty dollars. Secondly - I give and bequeath unto my daughter Lemima twenty dollars. Thirdly I give and bequeath unto my daughter Sarah ten dollars. Fourthly - I give and bequeath to my daughter Elizabeth ten dollars and also