

Alexander McKie Will

I now live after a full and sufficient maintenance taken out for his Mother during her natural life then to fall into his hands during his natural life and at his decease to give into the hands of his eldest son Alex McKie if he should survive his father and if not to be equally divided among his other heirs if he should have any to survive him if not to fall into the hands of my Brother John McKie his children I likewise will that all my personal estate should be sold of at public vendue within twelve months after my decease and him to have the amount of said sale in his hands during his natural life but he to be accountable for the same to his heirs as appointed in the will I appoint William Stammers my son Robert McKie & John Nelson as executors of this my last will & testament to see that this my last will and testament is duly executed in all its different bequeathments and I do hereby null & make void all wills and testaments by me heretofore made and made this my last will & testament I have set my hand and seal in presence of July 10th 1812

Writing present - Hugh Wren
Hugh Wren
William McLeod
Wm. McLeod

The foregoing will was proven in court by the oaths of Hugh Wren and William McLeod the subscribing witnesses there to at November Session 1812 & was so taken & recorded - Robert McKie & William Stammers qualified as executors to the foregoing will -

Alex. McKie (Seal)

William Ingles Will

I William Ingles of Washington County and State of Tennessee being in a weak state of health but being of sound mind & memory and being in my perfect senses do make this my last will & testament of all my real & personal estate to be as follows to wit If it should please God that I should decease before my wife Margaret Ingles then she shall have all my real and personal estate to do with & for her benefit during her natural life and if she should be removed by sickness or otherwise incapable of looking after her estate then the same to be equally divided between my five children twenty five acres to each of my sons between William Henry Ingles and Elizabeth Ingles then & there alike only my daughter Elizabeth Ingles should get her daughter Mary a new one made she is to have it & if she should die then the Child is to be the property of the P. Mary at my wife's death & if my wife should give or let either of my sons have any thing he is to be charged with it and make pay it and absolve my wife Margaret Ingles & Adam Ingles executors of this my last will & testament as witness my hand & seal this 7th day of April 1807

John Brown
Wm. Sashbrooks

The foregoing will was proven in court by the oaths of John Brown and Wm. Sashbrooks two of the subscribing witnesses there to at November Session 1812 & was so taken & recorded Adam Ingles qualified as executor to the foregoing will

William Ingles (Seal)

Peter Hoff Will

In the name of God amen I Peter Hoff of Washington County State of Tennessee being weak in body but of sound mind and judgment bless be God for the same do publish & make this my last will and testament in manner & form following - First I give & bequeath unto my beloved wife Sarah Hoff all my personal estate consisting of the plantation whereon I now live with my household furniture and moveable property of every kind except such as hereafter I reserve for my natural life or widowhood also the sum of twenty dollars in cash immediately after my death. Secondly I give and bequeath unto my first born & beloved son John Hoff the half of the plantation whereon I now live to be divided equally with respect to quantity and quality & when any of the lower end of said tract and the sum of twenty five dollars in cash immediately after he comes of age. Thirdly I give & bequeath unto my two daughters Mary Hoff & Elizabeth Hoff the sum of twenty five dollars to each of them after they come of age and all my household furniture to be equally divided between them - Fourthly and lastly I give & bequeath unto my beloved son Saml Hoff the upper part of my plantation after my beloved wife decease and the sum of twenty five dollars in cash after he comes of age and all my stock to be divided equally among my four children after they come of age and my beloved wife to have a choice part of the stock - And I hereby appoint my beloved wife executrix and Henry Hoff executor of this my last will and testament being over every all former wills by me made in writing whereof I have been made at my house and seal the 30th day of April in the year of our Lord 1807 - signed sealed published and declared by the above named Peter Hoff as on the under named two witnesses subscribed our names as witnesses - Henry Hoff
Wm. Hoff

The foregoing will was proven in court by the oaths of Henry Hoff and Wm Hoff the subscribing witnesses there to at November Session 1812 & was so recorded - Sarah Hoff & Henry Hoff qualified as executrix & executor of the foregoing will -

Thomas McLeans Will

In the name of God amen The third day of December in the year of our Lord one thousand eight hundred and eleven I Thomas McLeans of the County of Washington & State of Tennessee being weak in body but of sound mind and as from Misery thanks be to Almighty God for all his mercies calling to mind the frailty of my body and that it is appointed for all men once to die do make & constitute this present instrument of writing my last will & testament in manner & form following to wit First & principally I recommend my immortal soul unto God who gave it and my body to the earth to be interred in a decent Christian manner at the discretion of my executor or executors and as touching such worldly goods or property whatsoever it hath pleased God in his goodness to bless me I give and dispose of the same in the following manner - In my first will and bequest require that my last debts & general charges be fully paid & satisfied out of my personal estate as soon as possible after my decease then I give & bequeath unto my eldest son John McLeans the plantation whereon I now live containing one hundred and twenty five acres & situated on both sides of the river of Tennessee & the plantation

Thomas Madams Will

Being the same which I purchased of George Davis unto him my late son John Madams his heirs & assigns for ever subject nevertheless to the restrictions reservations & incumbrances hereafter expressed that is to say I will & require that my late son John Madams pay unto his Brother Hugh Madams the sum of fifty dollars to be discharged with a house Creature or other suitable property Valued at the rate of one of two Shillings for each shill. the property offered in payment to be delivered eight ten Months after my decease which said legacy of fifty dollars I will & bequeath unto my late son Hugh Madams his heirs or assigns. Item I further will and require my late son John Madams to pay unto his Brother Robert Madams the sum of fifty dollars to be discharged in like manner and time with the legacy bequeathed to his Brother Hugh Madams which said legacy of fifty dollars I will and bequeath unto my late son Robert Madams his heirs & assigns. Item, I will and require that my late son John Madams pay unto his Brother Hugh Madams & Robert Madams the further sum of fifty dollars each to be discharged with time in like manner with the legacies led above mentioned at the period of three full years after my decease. Item my will further is that all and singular the personal estate I may die possessed of that the same be equally divided Among my three sons John Madams Hugh Madams & Robert Madams their heirs or assigns and lastly I do hereby Nominate constitute Ordain and appoint my eldest son John Madams & Hugh Madams and my youngest son Robert Madams Joint executors to this my last will & Testament whatsoever whereof I have hereunto set my hand and seal the day & year first above written signed sealed published & pronounced by the testator to be his last will and Testament in the presence of us

Thomas Madams (Seal)

John Gilworth
 Hugh Campbell
 Father of John Gilworth and Hugh Campbell two of the subscribers writing thereto at August sessions 1813 & seems to be recorded - Hugh Madams & Robert Madams qualified as executors to the foregoing will -

Kimble Haglet Will

In the name of God Amens
 I Kimble Haglet of Washington County and State of Tennessee, being through the abundant mercy and goodness of God, this night in Body, out of a sound and perfect understanding and memory, do constitute this my last will and Testament and desire it may be received by all such, first I most humbly beseech my soul to God my Mother beseeching his most gracious acceptance of it through the all sufficient merit and mediation of my most compassionate Redeemer Jesus Christ who gave himself to be an atonement for my sins and is able to save to the uttermost all that come to God through him being he ever liveth to make intercession and who himself will not cast me a returning penitent sinner when I come to him for mercy

Kimble Haglet Will

kindly beseeching the most blessed and glorious Trinity, our God most holy, most gracious and merciful Father in Heaven to be pleased to give me grace to perform me for the term of my disposition and then to take me to himself into his own arms and rest and incomparable felicity, which he has prepared for all those who love and fear his holy Name, Amens. I give to God, I give to the earth from thence to be buried in full assurance of its redemption from thence at the last day; as for my burial I desire it may be decent without pomp or state at the discretion of my dear Wife and my Executors hereafter named, who I desire will manage it with all requisite decorum. As to my worldly estate, I will and positively order, that all my just debts be paid, the remaining part of all my real and personal property, namely this house where I now dwell together with all the furniture therein belonging I will and do positively order the same to be the property of my loving Wife Nancy forever as also my plantation, wherupon this my dearest and truest friend containing one hundred acres be the same more or less, Liberia my late servant now in the care of John Blue Esq; for an hundred acres of military land, granted to me by the honorable Congress of the United States of America for my Services in the revolutionary War, and Liberia all my personal money now remaining and to me together with all my farming utensils, my stocks of Horses, cattle, sheep, Hogs &c. I do will bequeath and give to my affectionate Wife Nancy forever, the same to her and at her disposal after my death. By the consent of Samuelson brother to my Wife, I do constitute him as my Executor of this my last will and Testament and Trustee to my Wife. In witness whereof I have hereunto set my hand and affixed my Seal this ninth day of September in the Year of our Lord one thousand eight hundred and thirteen.

Witness present at Signing
 Henry Hartman
 Carl Hartman
 Hugh Allison

his
 Kimble Haglet (Seal)
 Mark

The above will was proven in open Court by the oath of Lewis Hartman and Hugh Allison two of the subscribing Witnesses thereto at November sessions 1813, and ordered to be recorded, James Moore qualified as Executor to said will.

Robert Forbes Will

In the name of God Amens
 I Robert Forbes of the State of Tennessee and County of Washington, being sick and weak in body but of sound mind and memory, do make and ordain this my last will and Testament in the following manner and form, viz. that my just debts and personal property be paid out of my estate by my Executors. I do that the remainder of