

Christian Getty's Will

and in the presence of each other as his last will and Testament
 Isaac McPherson The foregoing will was shown in
 Amathan Bancroft open court by the oath of Isaac
 Zachariah McButler McPherson and Zachariah Mc
 Butler two of the subscribing witnesses thereto at April Term
 1831 and recorded

William Greenway's Will

I William Greenway (in the name of Lisa Ames) of the County
 of Washington Territory being weak of body but of sound and memory
 calling to mind the calamity of death and the uncertainty of this mortal
 life do hereby make and constitute this my last will and testa-
 ment, hereby revoking all former wills either verbal or written by me
 at any time made in manner and form following viz:

1st - After my funeral expenses are discharged I wish my debts of any
 kind to be paid out of my estate.

2nd - I give and bequeath to my son William Greenway a piece
 of land of what I bought of James Graham running from
 what is called the ship log to Richard Greenway's line to about
 fifteen acres

3rd - I give and bequeath to my two sons John H. and Sipe
 H. Greenway the remainder of all the land I may bequeath
 with or own at my death of them paying back to the other
 heirs eight hundred dollars that is John H. pay three hundred
 and fifty dollars and Sipe H. paying four hundred and fifty
 dollars, also by furnishing my daughter Martha Greenway a comfortable
 and decent support in my present house and to have as much more
 room as may be necessary for her comfort during her childhood, also that
 the said Sipe H. may give and execute a warranty deed
 my executors or to whom they may assign two rods square of land con-
 taining the family burying ground by my own grave and my wife.
 It is also my wish if either of them wishes to sell their part of the
 land they shall be prohibited from selling to a stranger, but it is
 my request that they shall sell to one of their brothers. Also as I
 have no personal property but what has been divided, except my
 negroes, it is my will, wish and request that my executors sell
 them to the highest bidder of my heirs so that said negroes be kept
 in the family (viz) Robert Lizz, Susan, King Charles &c. Also it is my
 will that as Sipe H. Greenway has the wagon and all the horse on the
 farm that he pay my daughter Mary Ann McVee a good horse
 worth twenty dollars and that he give my grandson Edward a good

William C Greenway's Will

more names to be and my saddle and bridle
 with. It is my will that the right heirs and delegates that shall be
 and Sipe H. Greenway pay to the heirs, to equally divide between
 my children, namely Ann and George, the girls of Polly Ann Schwan
 Hannah, Michael, Richard, Greenway, Susan Green, Elizabeth
 Paine, Lewis Green, William Greenway, Patsy Greenway, George
 Greenway, Mary Ann McVee, also the proceeds of the sale of
 of my negroes to equally divide between the above named heirs
 including my other two sons John H. and Sipe H. Greenway.
 Lastly I hereby constitute and appoint my son William Green-
 way and Sipe H. Green executors of this my last will and testament
 in testimony whereof I have set my hand and affixed my seal
 this 15th day of March 1839

Signed William C Greenway

In presence of
 William Patton The foregoing will was shown in open
 W. H. Lynde court by the oath of William Patton
 and G. H. Lynde subscribing witnesses thereto
 at Term 1839

Henry Mober's Will

Know all men by these presents that I Henry Mober of Washington
 County and State of Tennessee being in a ~~sound~~ state of health but
 in my perfect mind and memory do make this my last will and
 Testament. I first give unto my beloved wife full possession of my
 plantation for to have the use and benefit of until the youngest
 child becomes of age. My wife is after the youngest child comes of age
 to have the land of the benefits a coming off the place as long
 as she lives and remains a widow, and if she ^{marries} to have
 a child's part. My wish and desire is that each of my chil-
 dren have an equal divide of all my estate except Samuel
 and unto him I bequeath ten dollars. My wish and
 desire also is that all my just debts shall be paid out of
 such property as can be spared, and if the money which
 I am owing can't conveniently made out of my personal
 property to sell a part of the land to make it. In witness
 whereof I have signed at this 28th day of October in the year
 of our Lord one thousand eight hundred and thirty seven
 My wish and desire is also that my wife Margaret and Sarah
 Douglass should be the executors of the estate.

Henry Mober

In presence of
 Susan Adams and William

Henry Hookless Will

Attest

Mr J. Eason & Mr R. Lyon
 John Head

The foregoing will was proven in open court by the oaths of
 Wm J. Eason & Mr John Head
 subscribing witnesses thereto at
 Term 18 and recorded

Thomas Emmersons Will

I Thomas Emmerson, of the County of Washington do make and ordain this as my last Will and Testament. In the first place my will and desire is, that my executor herein after named shall as soon as convenient, pay all my just debts of every kind and description, all unjust claims and demands of every kind and description, I desire to be satisfied. I so enable my executor to pay all my debts I hereby give him full power and authority to sell my real and personal estate of every kind and description whatsoever, desiring that he should first sell all my land and other personal property, before he sells my two servants, Hans for life, Randal and Sally, or before the sale of any of my house hold and kitchen furniture or any of the stock and implements of husbandry, provisions &c about the lot on which I now live, or which may be there at the time of death. After the payment of my just debts by the sale of my real and personal property as aforesaid, I give and bequeath to my beloved wife Catharine, all my house hold and kitchen furniture of every kind and description, my two slaves Randal and Sally, all the stock and implements of husbandry of every kind about the lot on which I now live, all the grain provender, and provisions now on hand or that may be on hand at the time of my decease, or that may be growing on any land that I own, all of which described property is to be my said wife Catharine's absolutely and entirely at her own disposal, her heirs and assigns forever. Should any thing remain after the payment of my debts and the value bequeath to my wife I give and bequeath the same to my son Thomas D Emmerson his heirs and assigns forever. My executor may sell my real and personal property either at public or private sale as he may think best. And out of the sale of my property, or from the debts due me, my executor is authorized if in his judgment he thinks it proper to hire reprint the first twelve numbers of my Tenure for Farmers, and then have a number of the first volume bound, and sold. My executor is also further authorized to continue the publication of the Tenure for Farmers to the end of the third year or longer

Thomas Emmersons Will

if he should think proper to do so, and may procure a competent person to superintend its publication. I also authorize my executor to continue the contract with Wason R Lyon to the end of the year should my decease take place before that event and to receive the payment he is to make me in printing instead of money, as provided for in said agreement. But all these matters are submitted to the sound discretion and judgment of my executor. Should my executor not find it convenient to sell my Printing Press, he is authorized to lease or rent it upon such terms and for such period as he may think prudent. If the contract with Lyon is continued, and my wife orders the printing boys which I have, she must be paid for their board, clothing and washing out of my estate. I hereby appoint my esteemed friend John R Eason, of Danversborough, my sole executor of my said last Will and Testament, and my will and desire is, that he should not be required to give security for the performance of the duties of executor as aforesaid. From any cause what soever should my friend Mr. Eason decline, or be prevented from serving as executor, which I most sincerely hope may not be the case, then and in that case, I hereby appoint my brother Arthur Emmerson of Portsmouth Virginia, and my son Thomas D Emmerson executors of this my last Will and Testament, with all the rights and privileges hereby conferred upon Mr. Eason. And in witness of this my last Will and Testament, I have hereunto set my hand and seal the 11th day of April 1837 in the presence of the following ~~subscribing~~ witnesses

Thos. Emmerson Seal

In presence of us
 A. D. W. Leach
 M. R. Lyon
 by the oaths of A. D. W. Leach and Mr. R. Lyon subscribing witnesses thereto at
 Term 18 and recorded

Sarah Glapcocks Will

A written Will and Testament
 I Sarah Glapcock do make and publish this as my last Will and Testament hereby revoking and making void all other wills by me at any time made