

Sarah Glapcocks Will

be paid as soon after my death as possible out of any money that I may die possessed of or may first come into the hands of my executors. Secondly - I give and bequeath to my sister Jane Roop my negro girl Jane for the space of said Jane's life time and then I give and bequeath said negro girl to Sarah Baxter her lifetime, and then to have her freedom. Thirdly - I give and bequeath to Sarah Baxter my saddle and pellie dog nor and above her part of my estate. Fourthly - I give and bequeath to Sarah Dugan the whole amount of her mother's part of my estate fifthly - I give and bequeath to Thomas Caldwells my Book case and large family Bible nor and above his part of my estate. Sixthly - I give and bequeath to Elizabeth Miller my white Box under the window with shut and one Blant and Beattie and no calico quilt that is not quilted, and the balance of my personal property to be sold and divided with my heirs. Lastly - I do hereby nominate and appoint Jerry White and Caldwells Brown my executors to settle when & I do this my last will set my hand and seal the 28th day of May 1840.

Sarah Glapcock Seal
mark

Signed sealed and published in our presence and we have witnessed our names here to in the presence of the Testator by the 28th day of May 1840

James Mitchell
Smith Brown

The foregoing will was given in open court to the oaths of James Mitchell and Smith Brown the subscribing witnesses at Bay View 1840 and recorded.

William Smith's Will

In the name of God Amen

I William Smith now resident of Washington County Court House being weak in my last of memory now and recollection with the usual infirmities of memory according to my age and failing in mind that it is appointed for all men once to die, I hereby make and constitute this my last will and testament I consign my body to the tomb and my spirit or soul to them that created it in hope that at the day of the resurrection the soul and body together to him the Lord with whom ever

William Smith's Will

Hen 3rd - As it respects my personal estate that God has blessed me with I will and dispose of them in the following manner. I will that one hundred and two acres of land that I own on the Locust Creek in Washington County on the south side of Little Chucky River joining Locust Creek and the Big Linary shall be and is hereby left to my two sons the ninth and his brother David Smith to have the full benefit of said land equally. Also all the balance of my property after my debts are paid and I have a decent burial shall be equally divided between my two sons the property lots of one still and two and all the clothing bedding &c that is left in my house when I die. Also my mare saddle and bridle shall be given to them to be equal as the land is the other property also my two guns I will that the have after my death. And now in full reason of mine and memory I hereunto set my hand and affix my seal this sixteenth day of July 1834, and also affix Michael Lee my executor

William Smith Seal
mark

Wm Wilson Seal

Benjamin Lee Seal The foregoing will was proven in open court by the oaths of Wm Wilson and Benjamin Lee sealing witness thereto at Bay View 1835 and recorded

Jacob Robinson's Will

In the name of God Amen

I Jacob Robinson Jr being weak in body but of sound mind do make this my last will and testament. First I commit my soul to God that gave it and my body to be buried in a christian manner, and as to my property I wish it disposed of as follows: First all my just debts paid, then what may remain I wish my brother Felix to have nine dollars that is in his hands and sister Catharine Miller to have nine dollars, the balance to be divided between my three sisters Mary, Sarah and Elizabeth, excepting my clothes, them to be divided with my brothers as they may think best. I also appoint William, my brother to execute this my last will As witness my hand this 11th day of Aug 1835

Jacob Robinson

135 667

Jacob Roberson's Will.

be, that John P. Nealee in open Court & the oaths of
John P. Nealee & Chas Rettom and Jas P. Nealee
Subscribing witness thereto at Town 15 on a
date recorded (83 words)

Henry Hartman's Will

State of Tennessee March 23 1838
Washington County The last Will and Testament of Henry Hartman
I am living in my right mind and perfect in my senses I do
will and bequeath to my wife Polly Hartman one note of hand
on John Blair for fifty dollars, to have and use as she please
and also, I do will and bequeath my wife Polly Hartman, the
young bay mare to have and to hold and as she please, also
one good Bed and clothes also the household and ware, what
would be necessary for her and one boar, and one Sall, and
her own saddle all the above articles I do will and bequeath
to my wife Polly Hartman to have and to hold forever, and
also to have her maintenance off of the plantation
where we now live on. I will and bequeath to Jonathan
and Henry Hartman, my two eldest sons the plan-
tation adjoining that of John Hartman George Hall,
to be divided as equal as can be done, and then for
my two sons Jonathan to have choice and the benefit of
the half from this time, and the other half the rents or
proceeds is to go to the use of raising the family till the
age of twenty one, then he
is to have it, which tract of land is for the two to have and
to hold forever. I also will to my son Jonathan Hart-
man the young deer mare for his own. I do also will
will and bequeath to my two youngest sons, to wit Sepia
Paine Hartman and John Blair Hartman the
plantation where I now live to be equally divided between them
at the time they may arrive at age of twenty one years old, but
it is not to effect their mother maintain and during their nat-
ural life. I do also will and bequeath to my six daughters
to have and to hold forever the plantation now commonly
known to be called if said Hallman does not pay first
and agreeable to contract, then my six daughters is to have the
same and divide the proceeds equal share and have a like
with all the interest or proceeds from this time. It is to be agreed
that the legatee, executors and all the heirs in title is to receive

Henry Hartman's Will

in this place where we now live till the youngest child
arrives at the age of twenty one years old, then to be sold
and equally divided between all of my sons and daugh-
ters share and share alike. It is also to be remembered
that my third youngest son is to have a horse beast spicer
and saddle against the arrival at the age of twenty one
which is to be raised from the proceeds of this place and
the money it Hartman's descendants to be
comes of the age of twenty one, then the balance to
come off of the home place. Also Matilda is to have
four head of sheep and one cow and calf and ten dol-
lars in money. I also will to my daughter Judith as good
a bed and clothes the other girls has got, and one boar and
leap, four head of sheep and one sheep my wheel. Also
all the stock to remain on the place for the benefit
of raising and schooling the family. I want the three
youngest sons to learn to read, write and cipher. It is to
be remembered that after the Doctor is paid and my fun-
eral expenses is all paid, the balance of my es-
tate is all to be left on interest till the youngest child comes to
the age of twenty one then to be divided between the sons and
daughters share and share alike. I also leave my househol-
d furniture to remain as it now is till the youngest
child arrives at the age of twenty one then to be sold
and divided share and share alike. Given under my
hand and seal this 24th of March 1838. I also wish my
son Jonathan Hartman and John Martin to execute
this Will, this 24 March 1838.
Acknowleged in the presence

of us

Henry Hartman (Seal)
Smith Hartman
Sepia Paine
John Blair Hartman
Attest April 1st 1838, and recorded.

Jane Allisons Will.

I Jane Allison of the County of Washington and State of Tennessee
do make and ordain this my last Will and Testament. Declaring it a
uty to dispose of the property with which Providence has kindly
blessed me, I make and ordain and abut and direct as