

Ulrich Keener's Will.

after named to sell my plantation by private sale, or as they may think most beneficial for my heirs and equally divide the profits or price thereof between my children in this wise, that is to say, to my daughter Rebecca, my sons George Keener, John Keener, Jonathan Keener, Joseph Keener, Peter Keener, and my daughter Hannah. Constable's share to be divided in three parts, first one third part to herself one third part to her son William Keener, and the other part to her son Elkanah Keener. The heirs of my son David Keener are not to draw any part of my estate as I have fully paid him his part in his lifetime. All my moveable property to be sold at public sale and the sum thereby, whatever it may be, to divide as herefore described. All book accounts that the above named heirs stands charged with to be deducted out of their shares or proportionable part. And lastly, I constitute and appoint my sons George Keener and John Keener to be executors of this my last will and testament, working and arranging all former wills by me made heretofore. In testimony whereof I have hereunto set my hand and affixed my seal this 15th day of March 1838

Signed sealed and declared
in the presence of us

George Swingle

Leonard Swingle The foregoing will was proven in open court of the oaths of George Swingle and Leonard Swingle the two subscribing witnesses thereto and recorded

Ulrich Keener Seal

William Thompson's Will

In the name of God Amen.

I William Thompson of the County of Washington and State of Tennessee being weak in body but of sound mind and memory helped by God Almighty for the same, do make and publish this my last will and testament, in manner and form following, viz: It is my will that my plantation be sold at public sale and all my property that I do not dispose of hereafter as soon as convenient after my death and first of all that all my just debts be paid out of the money arising from the sale of my personal property, and also my funeral expenses. And I give and bequeath unto my beloved wife Margaret Thompson one half of my household and kitchen furniture, wheels, cards, loom, and tacklings and reel, and also she is to draw from my executors the one third part of the interest of the money that may arise from the sale of the land which drawing of interest shall be drawn in the name of my widow, and then to cease and shall not be drawn again hereafter direct. Also I have hereto annexed

William Thompson's Will.

McClure thirty-two pounds eleven shillings which I consider her portion full of my estate. Also I have already given her before unto my day to Ann Brown, thirty-two pounds, three shillings and six pence which I consider her portion in full of my estate. Also John Thompson my son, I have given thirty-four pounds which I consider his portion in full of my estate. Also I have hereto given unto my son Isaac Thompson deceased thirty-four pounds as his portion in full of my estate. Also I have heretofore given unto my son Joseph M. Thompson about fifty dollars. Also I have given unto my son William Thompson about sixty dollars heretofore. Also I have given unto my son Joseph Thompson about sixty dollars heretofore. And it is my will after all my just debts and funeral expenses and executors are paid out of the money arising from the sale of my personal property that the residue be equally divided between my three sons, namely, Joseph M. Thompson, William Thompson, and Joseph Thompson. Also I give and bequeath unto my daughter Mary Thompson the one half of all my household and kitchen furniture, loom, and tacklings, wheels, cards and reel and she is to have also a woman's saddle which is in the house also one cow worth four dollars, also one horse or mare valued to fifty dollars. It is my will that my two sons Ebenezer A. Thompson and Erastus T. Thompson be well taken care of, they being both idiots, and that my executors apply so much of the money and interest arising from two thirds of the sale of the land to their support as their necessities require, and whenever the drawing of interest of the other third of the price of my land ~~shall~~ cease by my beloved wife Margaret, it also shall fall to the support of those two children, namely Ebenezer A. Thompson and Erastus T. Thompson, and if either of those children should die, that it all fall to the support of the other one, and if my daughter Mary should die before she arrive at eighteen years of age, the property apportioned to her shall be sold and applied to the support of those two idiots or either of them that may be living. Also I allow a support out of my crop and meat on hands to be laid off for my wife and children until age for one year. And lastly I do hereby appoint John G. Eason, Daniel Barkley Executor ~~of~~ this my last will and testament and hereby revoking all other former wills and testaments by me made, and that they retain a sufficiency in their own hands off the sale of the personal property to pay them for their trouble and expense. In witness whereof I have hereunto set my hand and seal this twentieth day of February, 1839. Signed, sealed, and declared by the above named William Thompson to be his last will and testament in the presence of ~~as~~ who have hereunto set our names as witnesses in the presence of the testator.

William Thompson Seal

Robt. Gray The foregoing will was proven in open court by the oaths of Robt. Gray, ~~as~~ who have hereunto set our names as witnesses in the presence of the testator.