

TIGHT BINDING

Jonathan Tucker's Will

Amount may be of a sum that amount equally divides between them all
 Lastly I hereby nominate and appoint my son George and my daughter Mary executors
 & administrators of this my last will and testament, hereby revoking all other wills,
 legacies and bequests and duly pronouncing this to be my last will and testament
 with testimony whereof I have hereunto set my hand and affixed my seal the eighth
 day of January One thousand eight hundred and twenty eight & signed & sealed
 in presence of us

Johnathan Shiffly

Upper Jones

Jonathan Tucker Seal.

Mary Jones & The foregoing will was proven in court by the testators
 Johnathan Shiffly and Upper Jones two of the subscribers witness
 & then to be duly signed 1825 & recorded George Tucker & Mary Tucker
 qualified as executors and executors to the foregoing will

Mathew Smith Will

In the name of God Amen

I Mathew Smith of Washington County & State of Virginia
 being sick & weak in body but in perfect Mind & Memory doth make & publish this
 my last will & Testament, That is to say principally & first of all
 I give & recommend my soul unto the hands of Almighty God who gave it &
 My body to be buried in decent Christian Burial at the discretion of my executors
 Nothing doubting that I shall receive the same again at the great resurrection
 in Justice of Mighty God & as aforesaid such worldly estate as it has pleased
 God to bestow me with in this life I give & demise & dispose of the same in the
 following manner & form - First I give & bequeath to my beloved wife Luverne
 all my household & kitchen furniture together with a certain black mare &
 all my cattle hogs & sheep together with my poultry & fowls I also constitute and
 appoint her & my son Solomon to be my executors - I give & bequeath to my daughter
 Anna one dollar to be paid by my executors And to my daughter Lucy one dollar &
 to my daughter Jenny one dollar, and to my son Elijah one dollar and to my daughter
 Charlotte I bequeath one dollar, and my daughter Anna one dollar and my son Solomon
 one dollar also to my daughter Jennie one dollar which payment to be observed by
 my executors - And I do hereby utterly disallow revoke & rescind all other wills legacies bequests &
 testaments by me in any ways made, written & bequeathed published pronounced this my last will & testament
 bearing witness whereof I have hereunto set my hand and seal this eighth day of November One thousand eight
 hundred & twenty four

Mathew Smith Seal

Signed, sealed, published and pronounced

in presence of us The foregoing will was proven in court by the testators of John Blakely and
 John Blakely & Lewis Hartman two of the subscribers witness thereto at January Spring
 year 1825 & record Solomon Smith & Saranna Smith qualified
 as executors & executors of the foregoing will

Joseph Tucker's Will

Joseph Tucker of the County of Washington & State of Virginia being ill & weak of body but mind
 perfect Mind & Memory knowing that it is appointed for all men one to die so much and make
 over this my last will & testament in Manner & form as follows the first part of the same
 of my soul to god and my body to be decently buried at the discretion & expense of my executors
 without troubling my worldly estate Whereupon it is both please God to bless me in this life & give my
 soul & dispose of the same in the following manner & form - First I give & bequeath to
 my wife Lucy all the household and kitchen furniture by me prepared during
 a natural life & then to be equally divided between my two daughters Elizabeth Thompson
 Elizabeth Brown, also I give to my son John Tucker that part of the plantation whereon
 now lies Beginning at a Stone corner near the end of a line between John & Abraham &
 John Tucker with a conditional line between John & Abraham Tucker South 68 degrees & square
 6 poles to a stone in a line there with another conditional line between the same North 23 degrees
 east 28 poles to a stone in a fence there with an other conditional line between
 the same South 64 degrees east 138 poles to a Black Oak & white oak on the side
 line there North 28 degrees east 46 poles to a dark oak & white Tucker corner there
 3 poles with said Tucker line to a brown bark Thompson line North 58 poles to a stone
 & Thompson corner hence on a straight line to a large White Oak corner thereof from the
 Abraham Smith to Joseph Tucker 70 poles to a stone near a hickory on a corner of
 Tucker grant from North Carolina there North with Smiths line 112 poles to
 a stone Smiths corner west 72 poles to a stone near a Walnut tree South corner
 south 54 poles to a hickory and white oak near a fence North 69 and a half pole
 153 poles to two white oaks near the end of the line between Tucker &
 Brown hence South 29 degrees east 173 poles to a stone Deacon corner there
 with two oaks west to the beginning boundary two hundred & fifty rods to the
 John & his heirs freely to enjoy all & Conway as I could or would have done in
 my natural life - My wife and desire also is that the said John Tucker shall
 keep & maintain & support his Mother in a decent and becoming manner during
 his natural life and give her a decent burial I also give & bequeath to the
 son Abraham that part of the plantation whereon he now lies beginning at the
 Tucker beginning corner there with the same conditional line & corners to the
 top of the ridge on the back line there South 28 degrees west 89 poles to the
 stumps Tucker line to a chestnut there east 5 poles to two chestnut & Tucker
 Tucker corner there South 30 degrees west with the line of the stone 79 poles to a
 chestnut on the old line west 88 poles with the old line to a stand side
 there North 2 degrees west 168 poles to the beginning boundary 138 rods to the
 said Abraham his heirs freely to enjoy all & Conway as I could or would
 have done in my natural life - I also will and bequeath to my daughter
 Patience Marr two sons namely James & Joseph my 200 acres of land lying in
 Green County on a division of Herkards branch water of Lake Erie
 the said Joseph shall arrive at the age of twenty one years the said
 acres of land to be equally divided in quantity and bought to be
 sold & the money arising therefrom to be used for the
 support of the said James & Joseph

TIGHT BINDING

Saraph Tuckers Will

I would have done in my Natural life. I also will my grand daughter Ruth Marr 18 dollars wher Abraham Tucker or to pay her his furnitures when she comes to a proper age to be delivered at his own chly. I also will my grand daughter Ruth Marr one fifteen dollar beadle which the said Abraham is to pay her when he shall come to a proper age to receive it. I also will my grandson David Marr one fifteen dollar beadle to be paid by the said Abraham as above. I also will my two daughters Patience & Elizabeth two year old babies four shillings each day. It being my 2nd stroke to be equally divided between them which stock is in John Tucker care. I also will my three boys Peter John & Abraham all my tools and farmery stocks to be equally divided between them. I also make & ordain my two sons John & Abraham my executors of this my testiment and testament without being bound to security & I do hereby ratify & confirm this & no other to be my last will & testament. In witness whereof I have caused set my hand and seal this 19th day of the 1st Month January One thousand eight hundred & twenty seven. Signed sealed & delivered in the presence of us who in his presence and in the presence of each other have hereunto subscribed our names.

Joseph Tucker (Sealed)

David Beats

Samuel Beats

Elizabeth Beats

The foregoing will was proven in Open Court by the Oathes of David Beats & Samuel Beats two of the subscribers witness to the foregoing witness & their to at July Sessions 1828 & recorded by John Tucker & Abraham Tucker protestant as executors of the foregoing will.

Catrina Gynn wife

In the Name of God amen

That I am a woman of sound & clear memory (you what I thank God) and willing to make the necessaries of human life & living according to the scope of all such worldly substance as I both possess you to keep me with you and bequeath the same in manner following that is to say I give & bequeath to Sarah Gynn my grand daughter my tea plate silver and my bed bedding & furnitures as are by now little & less than nothing after cost of property that doth belong to me at my decease & to be enjoyed by her & heirs for ever and lastly I do hereby constitute & appoint my trusty friend John Chapman executor to this my last will & testament hereby revoking all other or former wills or testaments by me before made I witness whereof I have hereunto set my hand & seal this eighth day of March 1828. In open Court & duly signed by me; legible date published & declared to be the last will & testament of the above named Catrina Gynn in presence of us who at his request & in his presence have witnessed & subscribed our names as witnesses to the same

Catrina Gynn (Seal)
mark

Sarah Brown &

James Robinson The foregoing will was proven in court by the oaths of Sarah Brown and David Robinson the subscribers witness that is at April Sessions 1828 & recorded with Chapman qualified as executor to the same

George Purcell late Will

In the name of God Amen

George Purcell late of the County of Washington & State of Oregon being of sound mind memory calling to mind that death is the lot of all the human family Do on this 19th day of June 1826 make this my last will and testament in manner & form following Lowes Test. It is my will that at my death my body be buried in a decent Christian manner and that the expenses thereof together with all my last debts and out of my estate before there is any division of the same. It is also my will that the residue of my estate both real & personal after paying the legacy hereinafter bequeathed by this will to my grand daughter Judith Purcell shall escheat the arrears & unexecuted service of my executor to the use benefit & maintenance of my beloved wife Margaret Purcell for and during her natural life - I also will bequeath to my grand daughter Elizabeth Purcell a horse and saddle to be worth one hundred and twenty five dollars and a milk cow - an bed bedding and furniture one Bureau & one cupboard to be put in the possession of the administration of my executors. It is also my will that after the decease of my wife that all the residue of my estate both real and personal shall be sold at the discretion of my executors and the proceeds of the sale shall be equally divided among the following persons jointly my son John Purcell and my daughter Elizabeth Kennedy and to my grand children & Elizabeth Morrison daughter of William and Elizabeth Kennedy & George Purcell Jr. and Sarah Purcell the widow of my son John Purcell et al New Holby My will that if the above last named six legate shall amicably agree to a division of that part of my estate that may fall to them in that case my executors are not required to make sale of the property but this will shall vest a title to them their heirs for ever

And lastly I hereby nominate & constitute my trusty friend Isaac Morrison executor of my last will and testament exempting him from giving any security and I hereby revoke & disannul all former wills by me made delivery this only to be my last will & testament Signed sealed and declared by the testator to be his last will and testament

In the presence of us
Matthew Stevenson

George Purcell (Seal)

Boram Glyn The foregoing will was proven in Open Court by the Oathes of Matthew Thomas Collins Stevenson Boram Glyn & Thomas Collins the subscribers witness thereto at April Sessions 1829. Isaac Morrison your affid as executor to the foregoing will and same is recorded