

Richard Greenway's Will.

to all intents and purposes. This 17th day of June 1849.

Attest, E. M. Steadnick
Elbridge H. Greenway } Richard Greenway *Test*

The foregoing Will was duly proven in open Court August Term 1849 by the oath of the subscribing witnesses thereof and ordered to be recorded. E. M. Steadnick was qualified as Executor - same Term & time.

John Whitlock's Will.

Be it remembered that I John Whitlock, of the County of Washington in the State of Tennessee, being of sound mind and disposing memory do make and publish this my last Will and Testament, in form as follows, viz; I will that my funeral expenses and just debts be paid as soon after my decease as possible out of the first moneys that may come into the hands of my Executor.

Item First: I will and bequeath to my wife Rebecca fifteen acres of land to include the dwelling house wherein she now lives adjoining the land of Jeff-erson Ingle and Elm branch ~~at right corner on a narrow line a narrow and dogwood~~, thence with branch line south to the top of the ridge, thence parallel with ridge line far enough to include fifteen acres thence north to ridge, thence to the beginning. To have and to hold the same to her own proper use, behoof and benefit forever and to her heirs, or to dispose of the same as she may think fit. I also give and bequeath to my said wife Rebecca one brown bay mare named Nag - also one lean and half hewn of the name of the present loom, one blue cow and six sheep - one bed and stead and furniture, the one I usually used and lay on; and one small trunk bound with skin and one small fine shawl. Also the rent of the field I rented to David Gilson the present year. Also the loom. Also one half of the present stock of Wood, and one half of the produce of the garden this year, and one half of the present crop of Wax.

Item second: I will and bequeath to my son Thomas Whitlock the choice of my young horse or young mare; also one new mans saddle and bridle worth twenty dollars.

Item third: I will and bequeath to my daughter Emily Whitlock, one bed and stead and furniture, the one she generally uses and claims. Also one cow and calf she claims. Also four head of sheep. Also one side saddle to be worth from twenty to twenty five dollars.

Item fourth: I will that all the balance of my personal property of every description whatever not herein specially bequeathed be sold on a twelve month credit according to the rules of law; and the moneys arising therefrom is hereby appropriated to the payment of all my just debts; and if it should not be sufficient together with my outstanding debts to pay all my just debts, the

John Whitlock's Will continued.

I will that so much of my land as may be sufficient be sold in one or more lots to raise money sufficient to pay all said debts; said lands to be sold on a twelve month credit on being well encumbered. - The balance of my land I will shall be equally divided, share and share alike, according to quality and quantity, between all my children, viz: George, William, Elizabeth, Johnson, John, Henry, James, Thomas and Nancy.

Item fifth: If it should so happen that my wife Rebecca should take possession of her land herein before bequeathed before she should have received enough to be paid or remunerated for the improvements he has made on it then and in that case my will is that he shall be paid what his dearest man should say he shall have to be paid out of my property.

Item sixth: I will and bequeath to my son James Whitlock, one of my young horses with the mare or the horse the one left after Thomas takes his choice.

Item seventh: I hereby nominate and appoint my son George Whitlock my Executor to this my last Will and Testament, fully executing all herein by me at any time made. As Witness and Testimony I hereunto set my hand and seal to this my last Will and Testament this thirteenth day of June in the year of our Lord one thousand eight hundred and forty nine. Signed, sealed and published in the presence of the subscribers, viz: E. M. Steadnick, James Wright, Thomas *Wright*.

John Whitlock *Test*

The foregoing Will was duly proven in open Court Decr Term 1849 by the oaths E. M. Steadnick and Thos Wright, two of the subscribing witnesses thereof and ordered to be recorded. Executor named therein qualified in the law directly, &c &c

Henry Stagle's Will.

I Henry Stagle, of the County of Washington and State of Tennessee, being of sound and disposing mind, make this my last Will and Testament, in manner and form following:

First: I give and bequeath to my wife Elizabeth Stagle, all my real and personal estate, to have and to hold the same during her natural life.

Secondly: after the death of my wife I give and bequeath all the residue of my property to my three children to be equally divided between them amongst them.

Thirdly: It is my Will that my wife Elizabeth raise and give my children common education and that she do not