

Richard Chinoweth - Will

that he may think will produce the greatest amount of money. And the proceeds of said farm shall be applied as follows. First I give to my Grandson Daniel Fox Ten dollars Second I give to my two grand children Addie and Robert Dyer, Amanda Hengler, Elizabeth Dyer and the heirs of Martha L. Blase equal shares of the remainder of my estate after paying the several amounts heretofore named and those hereinafter named together with my debts. It is my will that my executors pay to John Chinoweth his heirs five dollars. It is my will that my executors release a debt due me from the estate of James M. Chinoweth my son, and this is all that the heirs of my son James M. Chinoweth is to receive of my estate.

In brief I give to Esmeine Chinoweth my house & lot in Johnson City and all the crop growing on my farms. To Daniel Fox Ten dollars, To all heirs of John Chinoweth five dollars. To the heirs of James M. Chinoweth I release all that is due me from their fathers estate. After paying my debts I will that all the remainder of my property of every kind be by my executors divided into four equal parts when collected or converted into cash, and one part paid to Addie and Robert Dyer, one to Amanda Hengler. One to Elizabeth Dyer and the other given to the heirs of Martha L. Blase beginning on her body, and if none then to my other children equally. That is my son in law Nelson Blase is in no event to have any part of my estate.

In testimony whereunto I put my hand and seal in this 27 day of April 1878. In the presence of the subscribing witnesses.

Witnesses W. Hodges
James Beavers

Richard Chinoweth

Richard Chinoweth - Will

The foregoing will was presented to the County Court of Washington County Tennessee at its February Term 1887 and proven by the oaths of W. Hodges and James Beavers the subscribing witnesses thereto and there being no exceptions taken thereto the same was admitted to probate and ordered to be entered of record.

Jacob Leah
County Court Clerk

Susannah Archer - Will

I Susannah Archer of Washington County Tennessee being old and feeble but of perfect sound mind and memory 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, and acknowledge this and this only.

First - I will and desire that all my just debts and funeral expenses be paid out of any money that may first come into the hands of my executors.

Secondly - I will and bequeath to my beloved daughter Catherine Archer, all my property both real and personal. My real property consists of about forty acres of land being in two parcels, one parcel of said real estate lying adjoining J. F. Grisham and being all the land that my original deed covers except what I sold 1887 to my son J. M. Archer the other I purchased of my son J. M. Archer lying adjoining a lot I gave to my daughter Martha Blase. I intend my said daughter Catherine, to have each piece and every part thereof with all and singular my personal property including Notes, Chases, my actions or any other claims that may be due me at my death. I will that she have and hold

Savannah Archer-Will.

de absolute control and possession of the same. I give this to her for her affections and filial kindness to me in my declining years, having given to my other heirs all that I intend them to have of my real estate. Lacey - I hereby appoint my friend James M. Grisham Executor to see that the provisions of this will is fully carried out. And as I owe no debts or but very little - and expect that to be shortly settled, there will be but little to do in the settlement - of my estate except to see that my said daughter Catherine Archer retain possession - of my property in accordance with the provisions of the foregoing will. In testimony whereof I have hereunto subscribed my name making my mark this 29th day of July 1871.

Signed and acknowledged 3 in our presence and at 3 Savannah X. Gricher (Seal)
the request of the Testator 3
Francis M. Walker
John F. Grisham

The foregoing Will was presented to the County Court of Washington County Tennessee at its Febry term 1887 and proven by the Oaths of Francis M. Walker and John F. Grisham the two subscribing witnesses thereto and there being no exceptions taken thereto the same was admitted to probate and ordered to be entered of record.

Jacob Leah
County Court Clerk

Theresa Deakins-Will.

I Theresa Deakins of the County of Washington and State of Tennessee do make and publish this as my last will and Testament hereby revoking and making void all others wills by me at anytime before or made.

First I direct that after my death that all my funeral expenses be paid out of my funds or bank or other available assets in the way of personal effects.

Second I will and direct that the funds arising from Notes that I held against John H. Gibson & others the sum being in two notes aggregating about \$800.00 including accrued interest. Also one note on Wm. A. Sherry of \$200.00 and one note on L. H. Beckman for about \$125.00 be distributed among my relatives as follows to wit.

One hundred dollars to James Deakins little son of Nelson Deakins dead. Also One hundred dollars to Mrs Jane Deakins widow of said Nelson Deakins.

To my sister Rachel Deakins One hundred dollars. The residue of said fund arising from said Notes hereinbefore specified I direct that the same be equally divided between my nieces Savannah and Esmeralda Deakins.

The property that I owned at the date of my marriage to James T. Deakins I dispose of as follows - 3 feather beds, one each to Esmeralda, Savannah and Rachel Deakins. 1 Barren to Esmeralda Deakins. 1 small round Walnut Table with drawers to Savannah Deakins also one other small Table to same party. 1 China Tea set to my sister Rachel, one set of white Tea and one set of white plates to the same.

The Note that I had on J. C. Martin