

John Graham's Will cont.

that amount out of the land 4th I will that Adam W. Graham have all of my blacksmith tools 5th I authorize my son James R. Graham to sell at private sale, a sufficient amount of personal property to pay all my debts either before or after Administration. 6th I make and ordain my son James R. Graham and my son in law Enoch Hyker executors of this my last will and Testament.

In witness whereof I set my hand and seal this 15th day of February 1869 In presence of

Witness before signed
John Graham (Seal)

the undersigned
Wm. H. Brown
G. H. Brown
Ed. Ly. Broadway

The foregoing will was presented to the Court at May Term 1869 and proven by the oath of Wm. H. Brown & at June Term 1869 proven by the oath of Ed. Ly. Broadway two of the subscribing witnesses thereto and ordered to be recorded.
J. H. Gresham Clerk

Michael Bashore's Will.

The last will & Testament of Michael Bashore, State of Tennessee, Washington County.

I, Michael Bashore being in my perfect senses but in a low state of health knowing the uncertainty of life and the certainty of death, it being appointed for all men over to die, do hereby make and publish this my last will and Testament, hereby revoking and making void all other wills either written or verbal, by me at any time heretofore made.

(First) I desire that when I die that my body be decently buried and my soul return to God who gave it, and that my funeral expenses and all my just debts be paid out of any money that I may die possessed of or that may first come into the hands of my executor.

(Secondly) I will and bequeath to my beloved wife Sarah Bashore, all my personal property and to have the entire control of all my real estate with full power to sell and convey any of my property, either personal or real and the title that she may make to any of my real estate to be as good and valid in law or equity as if made by myself & also for her sell such as she may choose or can spare either at public or private sale to the best advantage and apply the proceeds of such sale to the payment of my just debts still remaining, a home for herself and children at any farm that I own or may own at the time of my death, and after she selects a place to live for herself, she may sell all the remaining land to the best advantage either at public or private sale, and make use or deeds to the same as aforesaid.

(Thirdly) I nominate and appoint my beloved wife Sarah Bashore my executrix to carry this my last will into effect - In testimony whereof I do to this my last will and Testament set my hand and seal this 5th day of July 1860.

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Michael Baskin will continued
Signed, sealed, and acknowledged in our
presence the 8th day of July 1860

Attest
R. S. Ferguson
John Pulever
James Fletcher
Michael Baskin Seal

The foregoing will was presented to the court
for probate at the July term 1869 and proven by
the oaths of R. S. Ferguson John Pulever and James
Fletcher the three subscribing witnesses thereof and ordered to be recorded and said Baskin
the executor therein named appeared in open court gave bond & qualified as the law directs
J. H. Busham clerk

John R. Fain Will

State of Tennessee Sullivan County

I John R. Fain of Blountville Sullivan County
do hereby make and publish this my last will and
testament. It is my express desire since I have
already made a fair division of my effects amongst
my children except what would be due my daughter
Ruth E. Anderson by such division, and also my
daughter Nancy, that in the first place my said daughter
Ruth shall have for the benefit of herself and heirs
exclusively the tract of land upon which George Anderson
her husband now lives, known as the Waterford farm
and do hereby will and bequeath the said tract of land
to the said Ruth E. Anderson my daughter during her
natural life and then to her heirs forever.
In the second place it is my desire to give to
the heirs of my daughter Nancy Anderson deceased
wife of Henry Anderson dead in order to make them
equal in the division above mentioned the sum of
Eight hundred dollars, and in the event that I do not
give it to them myself during my natural life,
it is my desire that they should have and do will
and bequeath to them the said sum of Eight
hundred dollars out of my remaining effects.
It is my further desire that after making my
daughter Ruth E. Anderson & the heirs of my said
daughter Nancy Anderson equal in said
division and in the manner above specified

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John R. Fain Estate Continued

That the remainder of my effects be equally divided
amongst all my heirs and do hereby will and bequeath
it to them whatever it may be both real and personal
and to their heirs forever.

It is my desire that that my sons Hugh C. Fain
John H. and Thomas Fain to execute this my will
and testament and do hereby constitute and
appoint them as my executors

Witness my hand and seal this the 17th day of February
1866.

Attest

A. J. Cox, (Jan 21/66)

George Anderson

The foregoing will was presented to the Court for probate at the same term
1869, and proven by the oath of A. J. Cox one of the subscribing witnesses
and at the July term 1869 it was further proven by the oath of George
Anderson the other subscribing witness thereof and the Court being satisfied
with the probate, ordered the same to be recorded and Thomas Fain
Hugh C. Fain & John H. Fain the executors therein named appeared in open
Court entered into bond and qualified as the law directs.

J. H. Busham Clerk