

Thomas P. Edwards, Will.

State of Tennessee

Washington County, I Thomas P. Edwards being weak in body but of sound mind and memory do make publish and declare this to be my last will and Testament. 1st. I will my body to my friends to be buried in such manner as they may think proper as to such worldly estate as God has blessed me with I dispose of as follows to wit, 1st it is my will that all my just debts be paid out of any property I may have in my possession at the time of my death, in such manner as my Executor may think proper either by public or private sale, and should there remain any thing after my debts and funeral expenses are paid my will is that it be applied to the benefit of my children in such manner as my Executor may think proper, my will is that Joseph Tucker Esq^t the guardian of my children, and I hereby appoint said Joseph Tucker Esq^t my Executor, of this my last will and testament. In testimony whereof I have hereunto set my hand February 20th 1868.
Witnesses present.

Samuel A. Edwards

W. T. Erwin

The foregoing will was duly proven in open court at June term 1868 by Samuel A. Edwards and W. T. Erwin the two subscribing witnesses thereto and ordered to be recorded.

Thomas P. Edwards

John S. Graham clk

Jacob Bowman's Will

State of Tennessee

Washington County, I Jacob Bowman being in full health but of sound mind and memory, and considering the uncertainty of this mortal life, do make and publish this my last will and testament.

First. I give and bequeath unto my beloved wife the Home farm on which we now reside, to have and to hold during her natural life. At her death I bequeath the said farm to my beloved daughter Margaret now Margaret Hagg, and to my beloved daughter Sarah Bowman, which is to be divided equally between them by them paying to my beloved son James Bowman One thousand dollars which is to be paid to him within one year after the death of my beloved wife.

Second. I bequeath to my daughter Sarah a good horse and saddle, and other property such as I have given to my other children for house keeping.

Thirdly. I bequeath to my beloved wife all the notes and personal property that I have left during her life which is to be sold at public sale after her death and the proceeds to be equally divided between my children, she paying all debts that I may owe.

Fourthly. Should my wife live longer than two years after my death, it is my will and desire that my son James Bowman, be then paid off his thousand dollars at that date. I hereby appoint Madison Miller and David Hagg my Executors.

Witnesses

Mag G. Mahoney
W. S. Mahoney

Jacob Bowman Seal

The foregoing will was proven in open court at July term 1868, by the oaths of Mag G. Mahoney and W. S. Mahoney the two subscribing witnesses thereto and ordered to be recorded. And the Executors therein contained, refusing to act as such and the widow having her right to John S. Smith, he appeared in open Court and entered in as Executor, gave bond and qualified.

J. M. Graham G. Clark