

The above described lands to be divided equally between the Children (legal heirs) of the said John S. Brown, the said land is also intended for the use of the said John S. Brown, his said wife and his wife during their natural lives.

2nd It is further my will that my executors at my deceased will at public vendue to the highest bidder all my personal and real estate except such as is otherwise disposed of in the will and the proceeds of the sale to be divided between my heirs as follows, to my daughter Sarah Walker (wife of Andrew Walker) I will and bequeath Fifteen Dollars (current money) 5th to my daughter Mary Walker (wife of Wm Walker) I will and bequeath Fifteen Dollars (current money) 4th I will and bequeath to my son Zachariah Brown One hundred Dollars (current money) as an addition to what he has heretofore received 5th to my daughter Abigail Ferguson (wife of George W. Ferguson) I will and bequeath my Cophoard Clock, Bureau Two small spinning wheels & loom. The residue of the proceeds of the sale of my personal & real estate also all moneys, notes and accounts which may be on hand at the time of my ^{decease} to be divided equally between the of my daughters as follows. - Abigail (wife of George W. Ferguson) - Ademath (wife of Henry H. Ferguson) - Margaret (wife of Hadrick Chase) Matilda (wife of Henry Martin) Rachel (wife of Isaac Garber) Martha Ann (wife of James M. Blincoe)

Like wise I make constitute and appoint G. W. Ferguson & Joseph Conley to be executors of this my last will & testament hereby revoking all former wills by and made. In witness where of I have hereunto subscribed my name and affixed my seal this 25th day January in the year of our Lord Eighteen Hundred and Sixty four.

John S. Brown (Seal)

The above written instrument was subscribed by the said John Brown in our presence & acknowledged by him to each of us at the same time published and declared the above instrument to be his last will & testament and he at the testator's request & in his presence of hand signed our names as witnesses here to
Joseph Conley
W. A. Conley

The last will and testament of John Brown deceased presented in Open Court at the January Term 1865 of 2^o day of the month by the said Joseph Conley and W. A. Conley the subscribers; witnesses there to & ordered to be recorded and J. W. Ferguson Joseph Conley the Exors named in said will appeared in Open Court (gone hand and being & qualified as the law directs.
J. W. Conley, Clerk

John E. Crossen

In the name of God Amen.

I John E. Crossen of the State of Tennessee and County of Washington being of sound mind but weak of body and labile to mind my ^{body} and in contemplation of that event do ordain and establish this my last will and testament in the manner following as to the disposition of such worldly goods as it pleased God who gave it my mortal spirit trusting that through the all sufficient merits of the ever blessed Saviour by whose constant intercession and intercession and through an unfeigned faith therein I have assurance of acceptance and ^{after} committing my body to the earth its natural element until the morning of Resurrection when I trust it shall be raised according to the likeness of him who is the Resurrection and the life.

The executors of which I direct in the first place to be paid by executors hereinafter named out of my Estate - then for the support of my wife Mary E. Crossen and children I bequeath to her the said Mary E. Crossen and for life the house and improvements to gether with the improved quarter of the home lot where I now live and also one quarter of an acre off of the farm of S. Elliott not next to it to be added to it to gether with the rents and profits arising from them and so much of the proceeds of my Little Stone farm now deeded to my son Orville E. Crossen and so much of the proceeds of my Panther Hill farm as will give her the said Mary E. Crossen a comfortable support as long as she lives and for the support of my minor children and the specific bequest of the said house and lot at the death of my wife Mary E. Crossen to go to the ^{son} and benefit of my daughter Abigail E. Crossen during her natural life and her heirs after her provided she should have any if not shall be equally divided among the other children Mary E. Crossen Orville E. Crossen Mary B. Crossen John S. Crossen and Selma H. Crossen for their uses and benefit. In addition to the interest above bequeathed