

# William Humphreys Will.

State of Tennessee. I William Humphreys do make and Washington County publish this my last will and testament, hereby revoking and making void all other wills by me at any time made. - First I direct that my funeral expenses and all my debts be paid as soon after my death as possible, out of my money that may die possessed of or may first come into the hands of my executor. - Secondly I give and bequeath to my son David A. Humphreys my farm, whereon I now live, and it is furthermore my will that he David A. Humphreys furnishes my widow Delta Humphreys a decent and respectable support on the farm while she remains my widow. Thirdly I further more will that my two single daughters Jane and Eliza shall have a home with the family while they remain single, by giving them aid to help to make a support on the farm. Fourthly I further more will that my wife Delta Humphreys have all the stalk that I am possessed of, to dispose of as she thinks proper, and best for the family. Fifthly I furthermore will that David A. Humphreys shall have my wagon and plows & all the farming utensils, that I am possessed of, to carry on the farm.

And all notes on hand, I bequeath to my wife Delta.

In witness whereof I do to this set my hand and seal this the 16<sup>th</sup> day of July 1866. William <sup>his</sup> Humphreys <sup>mark</sup> Signed sealed and published in our presence and we have subscribed our names hereto, in the presence of the testator - this 16<sup>th</sup> 1866 - Witness

John F. Smith  
Smith Armentrout

The foregoing will was duly proven in open court at August Term 1866 - By the oaths of John F. Smith & Smith Armentrout - and ordered to be recorded.

John F. Grisham Clerk

# Julius Broyles Will.

I Julius Broyles, of the County of Washington and State of Tennessee, being of 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.

First: I direct that my funeral expenses, and all my just debts, be paid as soon as possible after my death, out of my money that I may die possessed of, or may first come into the hands of my executor.

Secondly. I have already given to my three sons, Phillip Broyles, Alexander Broyles, and Ephraim Broyles, what I considered their portion of my Estate.

Thirdly, I have also given to my daughter Louisa Miller, wife George Miller, her proportional part of my Estate.

Fourthly: I direct that all my personal property, after my death, be sold at public sale, to the highest bidder, on twelve months credit: and the proceeds be divided amongst my five daughters, as follows: Lucinda Broyles wife Jackey Broys, Mary Ann Good, wife of David Givens, Amanda Fox, wife Elbert Fox, Ezra Snapp, wife Joseph Snapp, and Sarah Henley, wife of James Henley, all receive an equal portion, except Mary Ann Good, who has received sixty dollars (\$60) and Sarah Henley who has received seventy dollars (\$70). I desire the fine to make equal in the end: Addenda: Alexander Broyles is to have a horse for work until October.

Fifthly: I hereby nominate and appoint Harvey Richardson, Executor of this my last will and testament.

In witness whereof I have hereunto set my hand and seal this 31<sup>st</sup> of January A.D. 1866.

Attest.  
Alexander Broyles.  
Henderson Prinell

Julius <sup>his</sup> Broyles <sup>Seal</sup>

The foregoing will was proven in open Court by the oaths of Alexander Broyles & Henderson Prinell the two subscribing witnesses thereto at the December term 1866 and ordered to be recorded.

J. D. Grisham, Clerk