

Mr. Jonathan Bacon's Will

Jonathan Bacon's Will Continued.

and kitchen furniture and one choice horse saddle and bridle and one cow and calf. my son John is to have all my cash notes and money that is on hand and the horses except one that my wife gets and the cattle and all the property wagon shop tools and other property to tedious to mention my will is for my son John to pay to my daughter as follows Elendine Brown to have two hundred dollars. Lucy Douglass one hundred and forty dollars Lydia Steffens Two hundred dollars all my girls that is not married to have two hundred dollars each and to have one Horse Saddle and bridle and to have one cow and calf and other things as I gave my daughters when they was married and went to House Keeping. I give the names of my daughters that is not married my Martha Bacon, Catharine Bacon Elizabeth Bacon, Sarah Bacon, Deborah Bacon these is my beloved children that my son John has to pay off as heretofore described when they become of lawful age or when they get married as the case may be. My daughter Nancy Galloway has got her part. my will is for my son John to let my son Joseph have the use of a plow team and the use of a wagon and the use of other farming tools out of what is allotted to my son John and when John gets the balance paid off if there should be anything left out my property and money after the bills is paid off the balance of the money and property to be equally divided between my two sons John & Joseph Bacon. My will is for my wife Deborah Bacon to have one hundred dollars in money after my death. also my son Joseph to have the Cornel Cott that he has picked out and bridle & Saddle. Lastly I do hereby nominate & appoint my son John Bacon my Executor or witness whereof I do this my will set my hand and seal this December 25 1859

Signed & sealed in the presence of
Matthew Shifley

Jonathan Bacon

The foregoing will was duly proven in open court by the oaths of Mathew Shifley and Joseph Lorick the subscribers witnesses thereto and ordered to be recorded - And John Bacon the Executor named therein appeared in open court gave bond and appeared security and was duly qualified as the law directs.

Henry H. Jr. Clerk

Edward W. Clark's Will.

I Edward W. Clark of the county of Washington and State of Tennessee being weak of body but of sound mind and disposing judgment do make constitute and ordain this as my last will and testament in manner & form following (my)

Section 1st It is my will that all my just debts and funeral expenses be paid out of the first money that comes into the hands of my executors hereafter to be named.

Section 2nd

I give and bequeath to my beloved wife Susan Penelope Clark all of my estate both real and personal (after my just debts are paid) except what may hereafter be otherwise disposed of.

Section 3rd I Clark send that I am to get of John Jones to be sold and whatever my wife thinks that she can best spare of my estate to be sold to pay my debts. It is my will that if Russell and his wife Olega be good & obedient servants in all things to my wife and children for them to be kept in the family, but if they should become unruly or disobedient for them to be sold to the best advantage & the proceeds to go to raise and educate my children.

Section 4th It is my will of my widow Susan P. Clark should marry again that she be an equal heir with my three children Mary A. Clark, Susan M. Clark & George C. Clark of whatever of my estate may be on hands.

Section 5th It is my will if any of my debts should come unpaid after everything is sold that my wife can speak of C. L. Mathes or any other person furnish the money or settle said debts that my wife Susan P. Clark shall give a deed of trust on my land or negroes in the ordinary way to relieve said person or persons.

Edward W. Clark's Will

be 6^o. It is my will that as soon as John Prosser pays three thousand dollars to J. D. Stuart and my exec that he Stuart make him a warranty deed to one hundred acres of land as over off adjoining R. Chase's lot - Section 7^o. It is my will that my Executor be fully authorized to settle with Stephen D. Stuart receive a title to the land wherein I now live for the benefit of my wife and children.

Lastly - I hereby constitute and appoint my worthy friend R. M. Chase Executor of my last will & testaments This 28th day of Jan: 1860

Signed & acknowledged in presence of
E. L. Mathes

Edward W. Clark (seal)
his mark

Perry Hunter
Mark H. Clark

The foregoing will was duly proven in open court at July Term 1860 by Perry Hunter and Mark H. Clark two of the subscribing witnesses thereto and ordered to be recorded. And R. M. Chase the Executor named therein appears in open court - Gave bond and appeared & Oath and was duly qualified as such. And Mrs. Clark the Executor named therein refusing to act as such and requesting J. M. Crouch to act as Administrator with the will annexed in conjunction with R. M. Chase the Executor the 2d Crouch appeared in open Court and was duly qualified - Gave bond &c Henry Stof. 20

June Term 1860

Peter Harrington's Will

I Peter Harrington do make and 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 any manies that I may die possessed of or may first come into the hands of my Executor & Executrix

Secondly I give and bequeath to my son James Harrington seven hundred dollars which is to be his entire portion of my estate

Peter Harrington's Will

Thirdly I give and bequeath to my two daughters Ann and Mary fifty acres of land including the dwellinghouse Richard Spring's Barn and to include the land joining John Little Alfred Carr and Montgomery Hoops the above described to be owned by my two daughters jointly and in case of the death of either of my daughters her entire interest to revert to the surviving I also desire my daughters to have an equal interest in my Black Girl Julia during their natural life and if the s^d Julia should live longer than my s^d daughters she shall have choice of homes not serve no one but to be supported out of the estate

Further it is my will that my two daughters have all the household and kitchen furniture except one bed for Henry and one for Peter

Fourthly I give and bequeath to my son Peter seventy five acres of land and one bay horse furthermore I desire that Peter may live with my daughters and my son Richardson and my daughter Polly to act as his guardians

Fifthly I give and bequeath to my two sons Henry and Richardson the remainder of my lands to be equally divided between them Richardson to have the improvements where he now lives included in his portion Furthermore it is my will and desire that my sons Henry and Richardson pay my son James three hundred and fifty dollars each which is his portion in full

It is my desire that Richardson is to have the stock that he now owns the remainder of my stock to remain on the farm for the use of the family at home

Lastly I do hereby nominate and appoint my son Richardson my daughter Mary my Executor & Executrix of this my last will and testament without bonds or security In testimony whereof I have hereunto set my hand and seal this 2^d day of February 1860

Test

A. Carr
C. F. Yeager

Peter X Harrington
mark

The foregoing will was duly proven in open Court at June Term 1860 by A. Carr and C. F. Yeager the subscribing witnesses to and ordered to be recorded and Richardson Harrington and his Executor and heirs duly qualified as the law requires with the sum of \$700.00 to be paid to his Executor