

Adam Broyles Will

1st. Adam Broyles of Washington County & State of Tennessee, calling to mind the certainty of death & the uncertainty of all things these secession times and whilst I am about to make a will & constitute & ordain this as my last will & testament hereby revoking all former wills by me made, I moreover do as follows:

Section 1st I direct that my just debts and funeral expenses be paid out of the first money of my estate that may come into the hands of my executors. Sec^d I give and bequeath to my beloved wife Nancy Broyles the interest on one thousand dollars in currency to be paid annually during her natural life if she should not need said interest for her ample support whatever remains with the said thousand dollars at her death to be equally divided among my heirs here after to be named. I also give to her, her dressing bureau, bedstead and all the bed clothes appertaining thereto, with her warming clothes, all all to be at her disposal. I hereby enjoin it on my executors to see that justice be extended to my beloved wife Nancy according to my designation. Section 3rd Is my that all of my estate real and personal be sold to the highest bidder leaving it to my executors total credit to give. and the proceeds of said sale and whatever else of my estate that may come into the hands of my executors (except the \$1000 above named) to be divided into seven equal shares, subject to certain conditions hereafter to be named. That is to say that part or share of Mary Green Widow of Ira Green No^o I charge. With one hundred and one dollars and fifty cents one half I had to pay in defending a suit in the Chancery Court brought against me by said Ira Green husband of said Mary, in all other respects she is to be entitled to her full share.

Section 4th The part or share of Elizabeth Bacon formerly Eliza Collet to charge with one hundred and one dollars and fifty cents one half of which I have to pay in defending a suit brought in the Chancery Court by her and her husband A. Collet in connection with said Ira Green & Lacie Mary Green. In every other respect she is to be entitled to her full share.

Sec^{5th}

I give and bequeath Rosannah Pretor and his heirs one share. Sec^{6th}

I give and bequeath to the children of Leon Vaughn one share. Sec^{7th}

I give and bequeath to John ~~Brown~~ ^{Collet} one share. Sec^{8th}

I give and bequeath to John Bowman and his children one share. Sec^{9th}

I give and bequeath to Isaac Broyle & his heirs one share.

Sec^{10th}

It is my will that if any of my heirs or children attempt to alter or break this will by suit in law or chancery shall be set

out off sharing any part of my estate after my death I hereby appoint my son Isaac Broyle a friend & relation Mr. I. strain Executor of this my last will and testament without requiring bond or security from them. Witness my hand and seal this 24th day of March A.D. 1863.

Attest

E. L. Mathis

Daniel Moore

John & H. Greenway
Proven in Open Court by the Oaths of E. L. Mathis and Daniel Moore two of the subscribers witnesses to said will, and ordered to be recorded, and Isaac Broyles and Mr. I. strain the executors mentioned there in appeared in Open Court and was duly qualified as the law directs (no bond being required or inserted).
Signed at December term 1863 being 7th day of Feb^r 1864 John Deakins Clerk
said month

John Deakins Will

John Deakins 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 debts be paid out of any money that I may die possessed of ~~my~~ first come into the hands of my executors. Secondly I give and bequeath to my son John Deakins Children two pieces or parcels of land one of which contains 60 acres, and to me conveyed by James Denton by deed bearing date October the 6th 1808 the other containing 34 acres and to my son Isaac Deakins & Daniel Boyle by deed bearing date January the 17th day 1819, in Clinton the lands upon which they ~~Deakins~~ now live to have the proceeds thereof and it shall be appropriate to their benefit until the 1st day of January 1863, and until then the above mentioned tracts or parcels of land shall then be sold by my executors to the highest bidder, and the proceeds thereof equally divided between my lawful heirs.

Thirdly I give and bequeath to my Daughters Priscilla and Louisa all the balance of my lands as I consider them both in capable of providing and taking care of them selves, and as I feel disposed to leave it to them with whom they will live, it is therefore my request that with whomsoever the said Priscilla and Louisa lives and are taken care of, that the lands or the proceeds thereof to them bequeathed shall be thus as a recompence for their trouble of taking care of the said Priscilla & Louisa I leave it discretionary with my executors which after my death the lands ^{bequeathed} to the said Priscilla & Louisa be sold, and the proceeds thereof applied to their direction further street that all the personal property with which I may die seized or possessed of shall be publicly sold by my executors as soon as it is es-

after my decease, and after all lawful debts and demands are paid, the residue shall be equally divided between my lawful heirs.
Last I do hereby nominate and appoint Jonathan H. Collam and Peter Miller my executors in writing whereof I do to this my will, set my hand and seal this 12 day of October 1854.

John Deaking *Seal*

Signed sealed and published in our presence and we have subscribed
our names here to fore in the presence of the testator.

This 12th day of October 1854. J. H. Nelson

Jonah Lilliam

The foregoing will presented in Court to prove by the Oath of No. 1. Mrs. One of the subscribers witness to said will, and the hand writing of said Lilliam the other witness, year & the 10th of October A.D. and wherein that said witness is unswearable to said date of signing said will was sworn to before Ordeel and Nathan Collam Esq. Notaries in said will offered in open Court gave bond and qualified as above date the 4th day 1863. Jno. A. Conly Jr.

Margaret Hankale Miller

I Margaret Hankale of Washington County Pennsico being old and infirm and viewing the uncertainty of life and the certainty of death, as it is appointed for all add to die, and I being in full health but of sound mind and judgement do hereby make and publish this my last will and testament here by marking void all other wills by me before made.

First I will and bequeath my soul to Almighty God who gave it and that when I die that my body be decently buried in a proper manner at the Buffalo Ridge Church yard as near the place where my Father and Mother are buried as possible, and that all my just debts to gather with my funeral expenses be paid out of any money that I may die possessed of or that may first come into the hands of my executors as soon after my death as possible.

Second. Whereas my sons J. C. M. Hinkle & Hinkle Hankale has had two lawsuits about my property and are both taxed with heavy costs it is my will that all the costs of both Sons above named shall in the first place have the money that they have paid of their own refunded back to them, but if any brother or them has paid off any of my money in said costs, that amount is not to stand so and not to be refunded back to them.

Thirdly; after the bequests just mentioned if there is any thing remaining after my death I will and bequeath that such remainder or what balance be equally divided among six children if they are all to be found in three years after my death or third heirs if any they have, and if my son Joseph cannot be found in the space of three years after my death then my executors may settle and divide the portion among the other five that is all living at that time and their true names known to me.

Fourthly; I will and bequeath to my Lord Newgate one straw bed with a stone top, one valster and two pillows filled with feathers and three blue blankets, the blankets being most by his own and one long postel and instead of which at Newgate the one that I am now using myself and also two short and worn Chair and and a small Chest or box that he claims.

Fifthly; I will and bequeath to my daughter Margaret Collins one blanket & clothes a lot the remaining beds and head ~~clothes~~, I allow to my other daughter Mrs. Elizabeth & Nancy to divide equally between them selves. On the plains Elizabeth is to divide them into two lots and let Nancy take choice of the lots.

Sixthly; I will and bequeath that all the property left by my husband be divided between my two daughters Nancy & Elizabeth my daughter Elizabeth my three daughters will divide their equally among themselves.

Seventhly; all the remaining property not hereto fore mentioned I will that it be sold by my executors at public auction and the money received for it to be divided among my heirs with the balance of my estate.

Eighthly; I hereby nominate and appoint R.S. Ferguson my executor to carry this will into effect.

In testimony whereof I do to this my last will and testament sign my name and affix my seal this 8th day of January 1861.

Signed Sealed & acknowledged in Abingdon ^{Wm. H. Hinkle} our presents this 8th day of January 1861. The previous day being by the 2^d of January given to one of the executors to have & hold the said will and the signature of said Wm. H. Hinkle over witness to said will were given to said Wm. H. Hinkle from that date said Wm. H. Hinkle is dead and no longer

Hence Hinkle

Nathaniel Hinkle

on the execution of said will being a residuum of this day the 8th of January 1861. Wm. H. Hinkle