

Nancy K Chase Hill

I hereby nominate my beloved wife Elizabeth Chase and D. J. L. Clark Executrix of this my last will and testament.

In testimony whereof I have hereunto subscribed my name this the 20th day of April 1887.

Signed sealed and acknowledged in our presence
and we have signed our names as witnesses at the request of the testator.

A K Chase

*C O M Beale
J R Weiss*

The foregoing will was presented to the County Court of Washington County at its June term 1887 and proven by the oaths of C. O. M. Beale and J. R. Weiss the two subscribing witnesses thereto and there being no objections taken the same was admitted to probate and ordered to be entered of record.

*Frank Reale
County Court Clerk*

William W. Flemming - Will

I. William W. Flemming do make and publish this my

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I. William W. Flemming do make and publish this my last will and testament, hereby revoking and making void all former wills by me at any time made and executed.

II. I will and direct that all my just debts and funeral expenses be paid by my Executrix out of any property available in law for that purpose.

III. I will and devise to my wife, Caroline S. Flemming for and during the period of her natural life, all my property both real and personal, and enjoin upon her that she allow my daughters Kate R. and Mary V. to have a home with her as long as they remain single and so desire.

IV. It is my will, that after the death of my wife, my said two daughters, or the survivor of them, to wit, Kate R. and Mary V. Flemming shall have and hold in fee simple my real estate and hold and own absolutely whatever may then remains of my personal effects.

I exclude from the benefits of this will my other children and grandchild only because they are more favorably situated and better able to support and care for themselves or be cared for, than those herein provided for.

V. I legally appoint Caroline S. Flemming Executrix of this will.

In testimony whereof I have hereunto signed my name on this the 4th day October 1887.

William W. Flemming
Signed in our presence, and declared by the said William W. Flemming, to be his last will and testament, and at his instance and request we have hereunto signed our names as witnesses to the instrument, as such will.

This Oct. 4. 1887.

*E. J. Kirkpatrick,
E. J. Buxton.*

The foregoing Will was presented to the County Court of Washington County at its Nov. Term 1887, and proved by the Oaths of S. J. Kirkpatrick and E. J. Baxter the two subscribing witnesses thereto, and there being no exception taken the same was admitted to probate and ordered to be entered of record.

Jacob Leab
County Court Clerk

Mary Vaughan Aikens - Will.

I Mary Vaughan Aikens of Washington County Tennessee, being now in feeble health, but of sound mind and memory. Am desirous of disposing of my estate, so that after death it shall go to those, whom I wish to have it. I therefore revoke all former Wills and make this my last Will and Testament.

First. I direct my Executor to pay all of my just debt if I should owe any. Then after the payment of the expense of Administrators. I direct that my estate be disposed of as follows to wit:-

Second. It is my will and I so direct that my dear Husband John Chapman Aikens have all of my Estate both Real and Personal for and during his natural life. Then at the death of my said Husband John Chapman Aikens, it is my will that such part of my estate that come to me from my fathers Estate shall go to such persons or persons as I may hereafter direct in a Codicil to this my will in the event I see proper so to do. By this I mean that portions of the purchase money invested in the real Estate purchased by my husband John L. Aikens, was furnished by me, and came to me from my fathers Estate which can be ascertained from the Settlements showing my distributive share, in the County Court of

Mary Vaughan Aikens - Will

of Washington County. (Tenn.) Now should I see proper that this part or portions lessing above mentioned should go to any one else after the death of my husband Jno. L. Aikens then I will so direct in a Codicil hereto.

To the Executor of this my last will I appoint my husband John Chapman Aikens who is familiar with all my business, and knows all my thoughts and wishes with reference to my Estate. And I direct that no bond or security be required of him.

And now having thus expressed my will I charge my Executor with its faithful execution. And hereunto subscribe my name this 19th day of March 1883.

Attest
John B. Shipley
Fanny E. Matthews

Mary Vaughan Aikens

The above will signed by the Testatrix in our presence on the day above written, and we have hereunto set our names as subscribing witnesses in the presence of the Testatrix and at her request.

John B. Shipley
Fanny E. Matthews

I Mary Vaughan Aikens having heretofore made my last will and Testament to witness on the 19th day of March 1883. I do now make the following as a Codicil to my last Will. 1st I direct that my husband John Chapman Aikens who is Executor of my will, pay to my Sister Louisa my brother One Hundred Dollars and to each of her children R. Delee M. Bradford & Charles P. Bradford each one Hundred Dollars. 2^d my husband will also pay to my Sister Mrs. Ella L. Temple One Hundred Dollars. 3rd I also direct that my husband pay the sum of One Hundred Dollars to foreign Mission