

James Ford's Will

State of Tennessee I, James Ford do make and publish this my last will and testament. First I direct that all my just debts and funeral expenses be paid out of the first money that may come into the hands of my executors. Second, I bequeath unto my beloved wife Sarah Ford all my personal property and attorney land that I now own to do as she pleases with the same to sell the same if she sees proper, and to do and make such titles and give the same to who ever she may seem fit after my death. Thirdly I bequeath unto all my brothers and sisters one dollar each to be paid to them by my Executrix out of my estate.

Forthly, I further appoint my beloved wife Sarah Ford my lawful Executrix and for her to have full power to sell property without any order from Court if she sees proper and my will is that I do not require her to give security on her bond that she may have to give to any Court in the State of Tenn. sum under my hand and seal this 10th day of Sept 1870

test
Nathan Shipley
McMahon

James X Ford
mark

The foregoing will was presented to the County Court of Washington County Tenn. at its April Term 1884 and proven by the oaths of Nathan Shipley one of the subscribing witnesses thereto, and it appearing to the Court that Mc Mahoney the other subscribing witness is dead. D P O'Brien & S J Shipley Jr appeared in open Court who after being duly sworn stated that they were well acquainted with said Mc Mahoney and existing, and that they verily and confidently believe that his signature as appears on the will as an attesting witness thereto is genuine. Thereupon said will was admitted to probate and ordered to be certified of record.

E A Shipley
County Court Clerk

Auas Walter Will

I Auas Walter do make and publish this my last will and testament hereby revoking and making void all other wills by me at any time made.

1st I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any means of which I may be possessed of or may come into the hands of my executors.

2nd I give and bequeath to my wife Elizabeth the home tract of land lying on the waters of Nola Creek River, to have & hold complete possession & management of same until my youngest child by her shall be twenty one years of age. Also that enough of my personal property be allowed her to enable her to effectively run the farm, also that fifty dollars be allowed her in cash so that she may not be alarmed at a sudden call for expense money. Furthermore will that when the youngest child as above mentioned shall become of age, that these disinterested persons shall lay off a legal debt including all the buildings on the farm.

3rd I will that after the death of wife Elizabeth, that my children viz C E Walter, George W. Walter, Mary L. Walter & William D. Walter each have equal dividends of all my effects both real and personal.

As to my son Joseph E. Walter I have given him all that I desire him to ever have, either of my real or personal effects. I will therefore that my executors give him nothing at all having at this date given him his portion as my natural heir.

Lastly I do hereby will that after the death of my wife the Court appoint an executor of my will this 10th day of Sept 1878

Auas Walter

Signed sealed and published in our presence and we have subscribed our names hereto in the presence of the Testator this 10th Sept 1878

W H Capp
Green Click

Supplement to the above will & testament
I do hereby revoke all former wills concerning my son