

Fethias Smith's Will.

Last will and testament of Fethias Smith.

I know all men by these presents that I Fethias Smith make this my last will and testament

First I will and bequeath to my daughter Mary A. Bayless all my bedding and one lounge.

Second I will and bequeath to the said Mary A. Bayless one hundred and sixty dollars out of my real estate to be hereinafter provided for. Now the conditions of the preceding part of this will is that the said Mary A. Bayless on her part is to give me a decent maintenance during my natural life.

I further will that my real estate consisting of one hundred and sixty acres of land lying in the third civil district of Loudon County Tennessee be sold to the highest bidder for cash, the terms of sale to be left to the judgment of my executors herein after to be named.

First out of the proceeds of the sale of my real estate I will that my funeral expences be paid and twenty dollars be set apart to erect tombstones for myself and wife Malinda Smith dec. Also one hundred and sixty dollars to my daughter Mary A. Bayless for considerations before mentioned.

I further will that the following debts be paid out of the sale of my said real estate viz.

One to Alexander N. Smith and one to Jacob Warren.

I also will that the remainder of the proceeds of the sale of my real estate be equally divided between all my children.

I hereby appoint E. S. Taylor and Thomas Taylor as the executors of this my last will and testament.

Witness my hand and seal

This the 7 day of Feb. 1889.

Fethias Smith (Seal)

Witness

William R. Thompson

W. S. Thompson

The foregoing will was presented to the County Court

Fethias Smith's Will.

at its May Term 1889 and proven by the oaths of William R. Thompson and W. S. Thompson the two subscribing witnesses thereto and there being no exceptions taken the same was admitted to probate and ordered to be entered of record.

Jacob Leab
Clerk

Manerva Gibsons Will.

I Manerva Gibson being of sound and perfect mind and memory do make and publish this my last will and testament in manner and form following

First I give and bequeath unto my Brother Pearce Gibsons Heirs one Dollar.

Second I give and bequeath unto my Beloved Sister Elizabeth Gibson twenty five acres of land being part of the Land that my Father Thomas Gibson gave me and said Elizabeth is to choose the said twenty five acres in any part of the place that she sees fit, and if the said Elizabeth should die without issue then the said Land is to go to my sister Pansasa wife of John S. Woolf to have and to hold the same to her and her Heirs for ever.

And further I give unto my beloved sister Elizabeth Gibson all of my own stock that I have at the time of my Death, all of my household and kitchen furniture is to be equally divided between my two beloved sisters Elizabeth and Pansasa.

Third I give and bequeath unto my Brother Pasaut Gibson one Dollar.

Fourth I give and bequeath unto my Brother Caswell Gibson one Dollar.

Fifth I give and bequeath unto my Brother Paswell Gibson Heirs one Dollar.

Sixth I give and bequeath unto my beloved sister

Manerva Gibsons Will.

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Pencasa Woolf wife of John S. Woolf the Resadew
of my Land after sister Elizabeth gets her twenty
five acres to have and to hold the same to her
and hir heirs for ever

Seventh I give and bequath unto my Brother
William Gibson one Dollar

All of the bequathes to bee paid by Executors hereafter
to be named, and last after all my funeral expences
are paid, the Remander of my personal estate of
what kind and nature so ever I give and bequath
to my said beloved Sisters Elizabeth and Pencasa.

I appoint John S. Woolf sole Executor of this my
last will and Testament. Hereby Revoking all
former wills by me made in witness whereof
I have here unto set my hand and affixed my
seal this 19th day of November 1866

Signed Sealed published and delivered by it to
above named Manerva Gibson to be his last will
and Testament in the presence of us who have here-
unto subscribed our names as witnesses in the presence
of the Testator.

Manerva ^{his} Gibson ^{mark}
Francis ^{his} William ^{mark}
David N. Feathers

The foregoing will was presented to the County Court at
its June Term 1889 and proven by the oath of David N.
Feathers, one of the subscribing witnesses thereto and the
signature of Francis Williams was also proven by the
said David N. Feathers, and there being no exceptions
taken the same was admitted to probate and ordered
to be entered of record

Jacob Leab
Co. Cl. Clk

Daniel Clarks Will

I, Daniel Clark of the County of Washington and
State of Tennessee, being of sound mind, and memory
and remembering the uncertainty of human life
and the certainty of death do ordain and adopt the
following as my last will and testament hereby
revoking and making void any and all other wills that
I may have ever made and publish the following
as my last will that my Executor shall pay my
funeral expences out of the first money belonging
to my Estate that may come into his hands and
that whatever debts I may owe at the time of my
death be paid next after my funeral expences
Secondly. It is my will and desire that my
dearly beloved wife Loretta A. Clark at my
death have all my real estate during her natural
life that she have the right to do with said real
property as she may think best so long as she
may live and the proceeds of said property is
to be hers to do with as she may see fit.

Thirdly At the death of my beloved wife Loretta
A. Clark it is my will that my Executor
shall pay Daniel Clark Kibler son of Susannah
Kibler formerly Dove the sum of two hundred
Dollars.

and fourthly it is my will that my Brothers and Sisters
shall have the sum of five Dollars each if living
if dead to go to their heirs.

Fifthly I will that after Daniel Clark Kibler Recives two
hundred Dollars if any personal property left shall go to my
wife Loretta A. Clark to be hers absolutely. I hereby nominate and
appoint my Stephe Joseph Miller son of Jacob Miller Deed to
execute my will. In witness where of I have here unto
signed my name on this 4th day of March 1887

Daniel Clark
F. M. Stout
Joseph Bowman

The foregoing will was presented to the County Court at its
January Term 1889 and proven by the oaths of F. M. Stout