

Peter Harrington's Will

I Peter Harrington of Washington County Tennessee being of sound mind and memory hereby publish this my last will and Testament hereby revoking and making void all other wills that I may have heretofore made. After my death my will is that my lands situated in Washington County Tennessee adjoining the lands of J.M. Rivers & L. Gilmer the heirs of John Little, the heirs of Richardson Harrington and the Steury Harrington land and being the land devised to me by my deceased father, be sold by my executor herein after named and out of the first money arising from said sale I want my doctors bills and funeral expenses paid by my executor and the remainder of the money arising from the sale of my land I wills but direct that it be equally divided between my two sisters Ann Jenkins, Mary Cumley and Christian Cumley - One third to each one of them. In the sale of my land my will is that my executor sell it either in lots or in one tract adopting such manner of selling as will be likely to realize the most money and I direct that the land be sold on one and two years credit. I hereby nominate and appoint my good friend Dr. E.S. Miller Jr. my executor of this my last will and Testament.

In testimony whereof I hereby affix my signature on this the 12th day of August 1885, in the presence of the subscribing witnesses

Witnesses
J. H. H. Rusk

E.S. Miller Senr.

Peter Harrington
mark

The foregoing will was presented and proven in open Court at the January term 1886, by the oaths of J. H. H. Rusk and E.S. Miller Senr. the two subscribing witnesses thereto and there being no objections taken to the same was admitted to probate and ordered to be entered of record.

E.A. Shipley
County Court Clerk

George W. Gray's Will

I George W. Gray of the state of Tennessee Washington Co being of sound mind & discreet in body & having the certainty of death & uncertainty of life do make my last will & Testament also revoking all former wills i have made heretofore. First of all I direct that my funeral expenses be paid & that all of my just debts be paid.

I do bequeath unto my son L.G. Gray the Hackett & Thomas Dyer land as deeded & bounded to me as described in deed & also two & a half acres a state entry No 30,299 as bounded & contained to me in said entry the said L.G. Gray is to have a fence down on the old James Thomas Dyer line the said L.G. Gray is to pay one third of grain & grass to be delivered at the Dyer house until L.G. Gray's propositinal part is paid of any indebtedness is paid the said L.G. Gray is to allow Mary Hodge to have the use of house & garden house & garden lot & spring until my death & until I see proper to designate the time for her removal. I also bequeath unto my son William A. Gray a tract of land known as the James Gray tract & also a tract owned by Charles Hale of color adjoining the James Gray tract & also six or half acres of land deeded to me by Abra Jones adjoining the lands of John Hickle & also a tract of land deeded to me by A.P. Adams as contained & described in deed as liable to me also a remaining tract on the remainder of a hundred acre tract of land known as the James Fitzgerald tract & do bequeath unto the said L.G. Gray's tract of land I also do designate this tract of land that a new line or known as the Joseph Cawell tract as conveyed unto me by deed for the support or maintenance of my daughter Mary Hodge during her natural life the said Mary Hodge is to have said land & cultivate it for her support free of rent & the said W.A. Gray & L.G. Gray is to pay the tax on it & the said Mary Hodge is to pay no tax & also the said Mary Hodge is not to cut or destroy no timber only that is necessary for fence and firewood and further if the said Mary Hodge should have children the said J. Cawell tract shall be consumed or divided among her children but if the said Mary Hodge should not have any children the said specified tract of land at her death shall be divided between my sons W.A. Gray & L.G. Gray equally. I further direct that my son W.A. Gray is to have for

George W. Gray Will

wishes to witness by making have an or across the river
which was decided to come by Adam Jones to the most
convenient place of water.

Given under my hand and seal
in the presence of May 19th 1883
certified & witnessed made before signed
the subscriber both present George W. Gray
John McLean
A. C. Fox

The foregoing will was presented in open court at
February term 1886 and proven by the oaths of John
McLean & A. C. Fox the two subscribing witnesses whereupon
there being no objections taken thereto the same was admitted
to probate and ordered to be entered of record, and I certify
that the foregoing is a true copy thereof and the interlineations
made as appears in the original will on file in the
Office

E. A. Shipley
County Court Clerk

William Beals Will

In the name of God amen I William Beals of the County
of Washington and State of Tennessee being in feeble health but
of sound mind and disposing memory and calling to mind
the uncertainty of life and the certainty of death do make
and publish this my last will and testament revoking and
making null and void all former wills by me heretofore made.
First I hereby nominate and appoint W. M. Bayless & E. C. Deems
W. Wilcox as the Executors of this my last will and testament.

Second My will and desire is that my Executors
shall as soon after my decease as can be conveniently do
so to do by them to pay all funeral expenses and all indebtedness
that may by me be justly owing the same to be paid out
of my personal property.

I hereby will and bequeath unto
my brother West Beals the residue of my personal prop-
erty after the funeral expenses and all just debts have been
fully liquidated.

I hereby will and bequeath unto my brother
West Beals forever all of my entire interest in real es-
tate that may be belonging or appertaining to me in any
wise.

I hereby will and bequeath unto my sister
Alice Flannery Dyer all of the household property which
was belonging to me, that is to say the property visible
of the house.

In testimony whereof I have signed
subscribed my name the 24th day of October 1885

Witnesses
J. S. McLean
John Wilcox

William Beals

The foregoing will was presented in open court at Feb-
ruary 1886 and proven by the oaths of J. S. McLean & John
Wilcox the two subscribing witnesses thereto and there
being no objections taken the same was admitted to probate
and ordered to be entered of record and the Executors
therin named appeared in open court and executed said
as such with affidavil security.

E. A. Shipley
Co Court Clerk