

James Crabtree Will

land is to belong to his son James. I further direct that in division of said land between the above named heirs that said division shall be so made, that both parties shall have access to the Spring and to the running water on said farm.

I further direct that my beloved wife Jennie is to have her support off of said farm she is to live ^{by choice} with either or both of said heirs alternately. She is to live with them permanently, and not to move away, or leave them to remain away by so doing she is to have a home and support as long as she remains my widow.

I further direct that the above named heirs Jerry and McCarthy shall pay unto my daughter Margaret Hixson, the sum of thirty five Dollars on lawful demand. Also that said heirs shall pay to my son Albert Crabtree, the sum of thirty Dollars also to my son J. Crabtree the sum of thirty Dollars.

I further direct that the Mare now in my possession shall be claimed by my wife and that she is to ride said mare when Jerry is not too busy farming and that my son Jerry and his wife and Fred said Mare and that said son Jerry not have the first colt that said mare shall bring and my daughter Martha shall have the second colt or the Money arising from the sale of said colt for the payment of the above named heirs. I further direct that my wife Jennie claim the cow now in my possession also the sow and piggs the said Jerry is to feed and take care of same;

I further direct that all the above named property and stock now on the farm shall be kept on it for the use of my wife Jennie, Jerry, & Martha, and any one of them, and all of them are hereby enjoined from selling or in any other way mortgaging or disposing of said stock except there shall be a surplus by increase of said stock and then sale or transfer or divide to be made by the consent of all the heirs living on said land. I further ^{direct} that all of my wife Jennie's part of the within named personal property at her death be equally divided between Jerry Crabtree and Martha ~~Crabtree~~ Arnold, in witness whereof I have hereunto set my hand and seal this the 19th day of June 1877.

Attest
C. H. Kirkpatrick
Wm R. White,

James Crabtree
mark

The foregoing will was presented and proven in open Court at the August term 1877 by the oaths of C. H. Kirkpatrick and W. R. White and ordered to be recorded.

J. J. Grisham Clerk.

Chinoweth Hales Will.

I Chinoweth Hales of the County of Washington and State of Tennessee do make and publish this as my last will and testament. First I hereby will and bequeath to my son Harvey C. Hales all my property both real and personal of every description to have and to hold the same in fee simple forever.

With the following conditions and specifications to wit. It is understood and agreed between myself and my wife Chauey Hales on the one part and my said son Harvey C. Hales that in consideration of the above bequest he is to at all times provide a good comfortable support and lodging in the house I now reside in, during our natural lives, and to secure the same the lands are held at all times as security for the full performance on his part of the above obligation, including clothing firewood diet &c suitable to old persons, and further the said Harvey C. Hales is hereby bound to pay and I so bequeath to each of my other children to wit Thomas Hales, Harriet Hales, Fannie Carter, Louisa Seels, and Rena Hales, Twenty five dollars a piece to be paid by my son Harvey C. Hales in one & two years, commencing with Fannie Carter, then Louisa Seels then Harriet then Rena, and Thomas, so that they are all satisfactorily paid it is my desire in making the order of the payments so that there may be no misunderstanding, but if it is agreeable with them he may pay the heirs first who may be agreed upon, by themselves mutually, and the land is to stand as security until said several heirs have received their bequest.

I hereby nominate and appoint my friend John D. Grisham Executor to carry out this will.

In testimony whereof I subscribe my name with the consent and approval of my wife Chauey Hales. This 22^d day of April 1877

Test -

Chinoweth Hales
mark

Robert Dyer
Daniel Fox.

Chauey Hales
mark

The foregoing will was presented and proven in open Court at the August term 1877 by the oaths of Robert Dyer & Daniel Fox and ordered to be recorded.

J. J. Grisham Clerk