

which he has enclosed by my direction - the same being a part of the Brown tract located in the 4th Civil District, and on the waters of Branch Creek in the County of Washington aforesaid.

Second, I hereby nominate my wife Elizabeth D. Miller and John D. Reeves as Executors and Executor of this my Last Will and Testament, and direct and empower them or either one of them to execute a deed of Conveyance for the lot of ground as hereinbefore designated, when and if the Church aforesaid shall comply with the condition as stated and expressed. And I further express the desire that my Executors and Executor shall not be required to enter into Official Bond for the performance of the trusts and powers hereby conferred.

In testimony whereof I hereunto set my hand and affix my private Seal, on this the 18th day of February A.D. 1874 in the presence of the Witnesses whose names are hereunto affixed at my request.

James Keillen

We hereby subscribe our names as Witnesses of the Execution of the above Instrument, at the request of the Testator and on the day and year above written
J. H. Fann
S. H. Keillen
Jacob McKees

The foregoing will was presented to the Court at March Term 1874 and proven by the oaths of S. H. Keillen and Jacob McKees two of the subscribing witnesses and ordered to be recorded. J. H. Gresham Ck

Jonathan Killeys Will

In the name of God. Amen.

I Jonathan Kiley, of the County of Washington and State of Tennessee being of sound mind and disposing memory, yet feeling that I may be soon called upon to die; and therefore, apprehending fully the obligations of life, the relations I bear to those related to me by blood and marriage as well as feeling and knowing the responsibility of the great future, do make and publish this my Last Will and Testament. To wit:

First it is my will that the Home farm on which I now reside and live in the County and State aforesaid, be held, used, and enjoyed by my beloved wife, Elizabeth Kiley, during her natural life, and at her death the same with its appurtenances and fixtures to go absolutely and solely to my son Jonathan P. B. Kiley.

Second, It is my will that the tract of land, which I purchased off of the McClure tract - Situate in the 10th District of said Washington Co, be sold by my Executors at either public or private sale, as they may think best, and execute a deed of Conveyance thereof to the purchasers. The proceeds of the sale to be applied to the payment of my just debts of all and every kind; and should the proceeds of the sale of the land referred to be insufficient; then my Executors are directed to sell such of my personal property as can be most conveniently spared from the home farm to make up the necessary deficit; so that my debts may be fully paid - Such personal property to be public or private as my Executors may think best.

Third, it is my will that after my debts are fully paid, that such personal property of all and every kind remaining, shall be used and enjoyed by my said wife during her natural life and at her death the same to be sold at public sale and the proceeds, disposed of as follows.

- 1st One hundred dollars to be paid to Barbary Bowman - my grand daughter. the daughter of Daniel B. Bowman and my daughter Margaret deceased.
- 2^d, the residue to be equally divided into six parts and to go and be paid to the following designated heirs. 1st one sixth to my daughter Sarah, wife of Thomas Hale; 2^d One sixth to James H. Kiley, my son; 3^d One sixth to my daughter Mary Ann, wife of Adam Fox; 4th One sixth to Elizabeth K., and Sarah Mc Eden, children of my deceased daughter Barbary L. Eden; 5th One sixth to my daughter Abigail

Jonathan Killips Will Continued

wife of John Eden; and 6th One sixth to Maineron K^{rs} My daughter and wife of Nathaniel Eden.

In the estimate of my personal property my son Jonathan O. B. Killip has here on the home farm one mare and colt, these are his own and not mine to dispose of.

Fourth. I hereby nominate and appoint Francis M. Stout and James McReene, as my Executors of this my last Will and Testament.

In full confirmation of which I hereunto set my hand on this the 16th day of March A.D. One thousand Eight hundred and Seventy four.

The above was signed and

acknowledged in our presence and at the Testators request.

We hereunto subscribe our names as witnesses on this day and year above written

William J. Stout
A. A. Patterson
H. B. Hankal

The foregoing was presented to the Court for probate at April Term 1874, and proven by the oaths of Wm J. Stout & H. B. Hankal two of the subscribing witnesses, and ordered to be recorded.

J. F. Wiseman
Clerk

John W. Bowman's Will

In the name of God Amen.

I John W. Bowman being in declining health and laboring under a severe and painful malady but in my own opinion and belief and in the full and perfect possession of my mental faculties, I do make and publish this my last will and testament hereby revoking all former wills by made at any time; I commend my spirit to my Merciful Creator Redeemer Sanctifier in hope of a joyful resurrection, I commit my body in Christian burial to the earth in my family grave yard, where I have reserved a place to those whom I see all that were mortal of my two beloved wives Selina and Rebecca. It is my desire that my body be dressed in a plain shroud of white linen and that my Coffin be made of black walnut wood with a plain floor lid.

I direct that all my just debts including my funeral expenses, to be paid by my Executors.

II. I do now and bequeath unto my my beloved son Adam B. Bowman the Farmstead on which I now reside containing by estimation one hundred and sixty six Acres to the same more or less - also the Carpets now on the floors, the window Curtains now at the windows, My bedstead and bureau and all of my clothes also all the books which he now claims.

III. It is my will that my beloved daughter Sarah R. Kendrick shall have one thousand dollars out of my Estate also two dollars and sixty four cents for labor done from the time she was twenty one years of age, until she was married, This is all settled as my books will show, by reference to them, and I hold her receipt for the same, dated January first 1873.

IV. It is my will that my beloved daughter Mary Witzmiller shall have one thousand dollars out of my Estate which same she has already received and I hold the receipt of her & her husband for the same, dated October 30th. 1873 She is also to have pay for two years six months two days labor, amounting to two hundred & twenty three dollars and twenty one cents. A portion of the latter amount has been paid as a reference to my books will show.

V. It is my will that my beloved daughter Almira G. Norman shall have one thousand dollars out of my Estate which same she has already received and I hold the receipt of her and her