

William H Youngs Will  
I have a child of my property equal with  
the other and he also be paid the same as the other making  
him equal with the above named Sarah E Smith & Peter  
before any further division is made

I desire that a lot of land be run off the land next to  
adjoining Samuel Milton land thirteen poles wide and  
one hundred and twenty poles long or to John Lyles line  
beginning at the corner of the acre and have willed for the  
building of the church and laid off in one acre lots  
and if there is not assets sufficient from the proceeds  
of the sales made of the other property together with  
the young grey horse and old wagon to make the balance  
of my children and John E Olliver equal in amount  
each to my daughter Sarah E Smith & Peter then these  
shall be sold an amount sufficient off of these lots to  
make up the pro rata share of each and the balance to  
be equally divided between the seven heirs namely Sarah  
E Smith, Peter and her bodily heirs Harriet J Young, Susan E,  
Hughes, Julia E Young, Thomas A Young, Mary E Young,  
and John E Olliver

I give and bequeath to my wife Mary J Young the balance  
of the farm I now live in for her use and support during her life  
also the Sarrell horse & grey mare, all the farming tools wagon  
& harness all the cattle sheep hogs household and kitchen  
furniture & at her death the farm to be divided into seven  
equal parts and sold at public sale to the highest bidder  
that separately on a credit of twelve & eighteen months and  
the proceeds of said sale then to be equally divided into  
seven equal parts and paid to the following heirs namely  
Sarah E Smith & Peter & her bodily heirs Harriet J Young  
Susan E Hughes Julia E Young Thomas A Young Mary E Young  
and John E Olliver

I desire that my executor be first paid his lawful  
commission & then divisions made as above directed

And my desire is that J C Hardin be my executor to  
this my will and testament

In witness I hereunto set my hand and seal this the  
29th day of June 1872

Seal

The following clause added before signing

William H Youngs Will Contd

I desire after the death of my wife Mary J Young that  
the stock wagon farming tools horse hogs & kitchen  
furniture that I gave to her in the above clause be  
sold to the highest bidder at public sale and the proceeds  
of the same to be equally divided between my six bodily  
heirs to wit, S. E. Smith, Peter & her bodily heirs H. J. Young,  
S. E. Hughes, J. E. Young, Thos. A. Young & Mary E Young in  
witness my hand and seal this 29th June 1872

Witness

J. J. Jobe

S. H. Miller

W. H. Young Seal

The foregoing will was presented to the Court at the August term  
1872 for probate and proven by the oaths of J. J. Jobe & S. H. Miller the  
subscribing witnesses then recorded the record of J. C. Hardin qualified  
as executor.

Dr Daniel Kinney's Will

State of Tennessee Washington County May 28th 1872.

I Daniel Kinney being weak in body, but sound in mind, do make this  
my last Will and testament. First I give and bequeath, one hundred  
dollars out of my estate to Charles W Meek. Also my deceased  
wifes Ride Saddle, To Sarah W. Meek, Second give and bequeath  
One hundred dollars out of my estate to Sallie Cecil a child about  
six or seven years of age and a daughter of Julia Cecil. this child  
is of no kin to me. I am not her father, this child Sallie is a great  
pet of mine, and when the donation is paid I want it paid over to  
her mother Julia Cecil, without requesting her to give security

Thirdly I also give and bequeath to George Kinney double  
the amount bequeathed to any one of my heirs, or in other words  
to pay him for his extra trouble in taking care of and waiting upon  
me. Besides allowing him a liberal compensation for boarding me  
the board is to go as an offset against the rent and use of my  
property he has held in his possession, I also appoint him  
one of my executors. I also appoint Henry Hoop and  
Charles W Meek, as my executors, and after paying all of  
my debts, the executors will distribute the remainder of my  
estate amongst my heirs as the law directs

Witness my hand and seal this 28th day of May 1872  
He acknowledges the signing  
of both signatures  
E. Kinney  
Daniel Kinney Seal

The foregoing will was proven in open Court at the Oct Term 1872 by the oaths of E Murray & H Squibb the two subscribing witnesses and ordered to be recorded.

And Henry Kenney Henry Hoop & C W Meek the Executors appointed in said will appeared in open Court and entered into bond with approved security and was qualified as the law directs.

J. H. Shuman  
Clerk

## J. C. Glass Will

In the name of God Amen - I Joseph C. Glass of the County of Washington and State of Tennessee, being of sound mind and memory, and considering the uncertainty of life, do therefore make, ordain and declare this to be my last Will and Testament.

I hereby give and bequeath all my property both real and personal to my beloved wife Orphela J. Glass except one thousand dollars gold, which I bequeath to my beloved Child Mary Josephina. I desire this one thousand dollars to be invested in what is known as the New Government Seven year five per cent Bonds with interest payable in New Orleans, to the Childs Mother or Guardian. But the Bond or Bonds must be Registered in the name of my Child Mary Josephina Glass, and no Guardian can sell said Bonds or use them, except to collect the interest thereon. In case of the death of my Child this bequest shall go to its mother. But in case of the death of each or both of them, I desire it to be equally divided between my brother and Sisters. The one half interest in the Michilberry Plantation near Memphis Tenn. I wish sold as soon as possible and the proceeds given to my wife, except (\$475) four hundred and seventy five dollars which I desire paid over to N M Nash of Stanton Haywood Co Tennessee. This is the only debt I owe. I desire the bond referred to above shall be purchased out of the ~~cost~~ proceeds of the sale of the place known as Glass Place in Washington Co Tennessee near Leesburg, but my executor is directed not to sacrifice this property. If it is held for any time, I wish none but careful and faithful renters to have it. After paying Taxes the balance of rents due, must be paid over to my wife, but I want the place sold when a reasonable price can be obtained. No money obtained for property debts or rents can be loaned to private individuals

## Joseph C. Glass Will cont.

but turned over to my wife or her legal representative, without delay. Likewise, I make constitute and appoint my Cousin J. C. Thompson to be my executor of this my last Will and Testament. In testimony of which I hereunto subscribe my name and affix my seal, on this 23<sup>d</sup> day 1872.

Attest J. C. Glass  
A. M. Glass

J. C. Glass

The foregoing will was proven in open Court at the Dec Term 1872 by the oaths of J. C. Glass and A. M. Glass the two subscribing witnesses, and the said A. M. Glass further states that the month in which said will was executed was Nov 22<sup>d</sup> 1872, and the Court being satisfied with the probate ordered the same to be recorded. And J. C. Thompson the Executor came into open Court gave bond and qualified as the law directs.

J. H. Shuman Clerk

## Ambrose Sawney Will

State of Tennessee  
Washington County

I Ambrose Sawney do make and publish this as my last will and testament, here by

revoking and making void all other wills by me at any time made  
First - I direct that my funeral expenses and all my just be paid as soon after my death as possible out of any moneys that I may die possessed of, or may first come into the hands of my executor.

Secondly - I give and bequeath to <sup>my wife</sup> Polysses K. Carter all the right title claim and interest vested in me to a certain tract or parcel of land lying and being in the County of Washington State of Tennessee in District N<sup>o</sup> 18 on the waters of the Devils fork of Indian Creek, adjoining the lands of E. M. Spotton & James N. Carter, containing seventy five acres, be the same more or less.

Thirdly - I give and bequeath to my Son William W. Sawney one Iron Gray filly, 2 year old past.

Fourthly - I give and bequeath to my son John W. Sawney my last Springs Colt.

Fifthly - I give and bequeath to my wife Sarah Sawney all the lands and property that I may die possessed of after my debts are paid with exception of the above described property, which