

Mary E. Barnes Will

Nov 9th 1885.

Washington Co. State of Tenn.

I hereby appoint Joseph Barnes my executor.

This being my last will and testimony, I will and bequeath all my real estate to Tina and Kanah Barnes. I also bind Tina Barnes and Kanah Barnes to pay or cause to be paid a note executed to James Nash by Joseph Barnes.

Mary E. Barnes

Attest

John B. Chase
R. M. Chase

The foregoing will was presented and proven in open Court at the May Term 1886 by the oaths of John B. Chase and R. M. Chase the two subscribing witnesses thereto and there being no objections taken thereto the same was admitted to probate and ordered to be entered of record.

E. A. Shryock
Co. At. Clerk

John Taylor Will

State of Tennessee Dated this 1st day of the Month of November County of Washington State of Tennessee and in the year of our Lord one thousand eight hundred and eighty five and by this my last will and testament I give and bequeath my farm and all the property on hands one wooden log house and barn and stable one bedroom and kitchen table and an small table and six chairs and the same book Rocking Chair and the stool and 2 stands 13 feet high a 6 ft. picture in glass and the looking glass and chair etc. to my son-in-law and his family to be used and used for death his personal property to be left to my children

First - That my wife Mary is to have the bed & cover and bedding and all the property on hands one wooden log house and barn and stable one bedroom and kitchen table and an small table and six chairs and the same book Rocking Chair and the stool and 2 stands 13 feet high a 6 ft. picture in glass and the looking glass and chair etc. to my son-in-law and his family to be used and used for death his personal property to be left to my children

Second - That the rest of this will is to be given and divided among my children according to my wife shall live and at her death the farm is to be sold & the proceeds equal between my children namely Elizabeth Margaret Sarah Jackson and Elbert Givens I have paid Jackson \$355 three hundred and fifty five dollars to be deducted from Jacksons part said sum is to be given to the farm so son lives

Third - That all the personal property horses cattle hogs and the balance of the farm land and kitchen furniture wagons boats & buggy farming tools and shop tools and grazing for horses and all the like except the two left to my wife till this property is to be got then distributed must be divided it equal between my children

Fourth - That John Reed my Grand Son is to have My Hatchet

Fifth - And if first J. Reed is to be the Executor of this will. This 1st May the 18th 1886.

Witnesses.
E. P. Brownings
J. L. Dellow

John Taylor

The foregoing Will was presented and proven in open Court at the August Term 1886 by the oaths of E. P. Brownings and J. L. Dellow the two above named witnesses thereto and there being no objections taken thereto the same was admitted to probate and ordered to be entered of record.

E. A. Shryock
Co. At. Clerk