

Jacob Hornbargers Will Cont.

Lastly I do hereby nominate and appoint my trustworth friends J. J. Yeager my Executor of this my last will and testament.

Witness my hand and seal this 24<sup>th</sup> day of March 1859 Jacob Hornbarger.

Attest  
C. J. Mathis  
John D. Collier

Witness

The foregoing will was duly proven in open court at May Term 1859 by C. J. Mathis and John D. Collier the subscribing witnesses thereto and ordered to be recorded and J. J. Yeager the Executor named therein appeared in open court gave bonds and approved security and was duly qualified as the law directs.

Kerry Robt. Clark

Robert McKee Will.

I Robert McKee of the County of Washington and State of Tennessee, being weak of body but of sound mind and disposing judgment and calling to mind the uncertainty of life and the certainty of death, do make constitute and ordain this as my last will and testament, revoking and making void all wills made here before by me.

Section 1<sup>st</sup> I give and bequeath to my two sons Thompson M. McKee and my son William M. McKee my plantation whereon I now live supposed to contain three hundred and forty acres more or less adjoining the lands of Mr. Syles & West, John Smiths heirs and others to be equally divided between them according to the quantity of acres. I also will and bequeath to said Wm. M. McKee my negro boy named Mem and that he have the control of my negro woman Cankie to protect and give her a comfortable support while she lives &c and also to have all the live stock and farming utensils by his paying Eveline P. Brown and Margaret Mc Alexander each a horse beat worth twenty five dollars.

Section 2<sup>nd</sup> I give and bequeath to my son Robt. M. McKee my negro boy Gilbert provided he signs a deed of conveyance of all the right and interest that he

Robert McKee Will Continued

may have to the above described tract of land to myself and my sons Thompson M. and Wm. M. McKee

Section 3<sup>rd</sup> I give and bequeath to my daughter Margaret M. Alexander my negro girl Ann and her increase to be hers and her heirs forever provided she and her husband sign a conveyance of all the right and title they have or may have to the above described tract of land to my sons Thompson M. and William M. McKee. If they fail or refuse to sign their right as specified above then the said girl Ann and her increase is to belong jointly to my sons Thompson M. and William M. McKee.

Section 4<sup>th</sup> I give and bequeath my negro girl Phillis and her son Jack and said Phillis increase to my daughter Eschitina P. Brown and her heirs after her decease.

Section 5<sup>th</sup> I give and bequeath to my Granddaughter Mary Jordan my negro girl named Harriet to be hers and her heirs forever.

Section 6<sup>th</sup> I give and bequeath to my Granddaughter Adelaide Jordan my negro boy named George to be hers and her heirs forever provided she said Adelaide sign and convey all the right and title that she has or may have (when she comes of lawful age) to the above described tract of land to myself or my sons Thompson M. and William M. McKee.

Section 7<sup>th</sup> I give and bequeath my negro girl Mary and her increase to my Granddaughter Eliza Jordan to be hers and her heirs forever provided she said Eliza sign and convey all the right and interest that she has or may have to the above described tract of land to myself or my sons Thompson M. and Wm. M. McKee. But if she the said Eliza Jordan fail or refuse to sign her right and title as specified above then and in that case said girl Mary is to go to & belong jointly to said Thompson M. and Wm. M. McKee.

Section 8<sup>th</sup> Whereas I have heretofore partitioned off my sons Eben & John McKee, John McKee and John C. McKee & my daughter Eschitina M. Mathis and Rebecca J. Baker therefore I have no more bequeaths to make to them.

Section 9<sup>th</sup> Lastly I hereby constitute & appoint my son-in-law Ebenezer Mathis & E. L. Mathis of this my last will & testament without requiring bond & security, signed sealed & acknowledged this 16<sup>th</sup> day of Jan<sup>y</sup> A. D. 1858. Robert McKee

Witness  
The foregoing will was proven in open court at present term 1859 by C. J. Mathis & J. D. Collier the subscribing witnesses thereto and ordered to be recorded & E. J. Mathis one of the