

Eliza C. Seaton Will Continued

the discretion of my Executor as may be necessary to pay my funeral expenses and bills of my physicians in so far as they may be reasonably charged and the remainder of my said personal property of whatever kind I will and bequeath the use thereof unto my said husband during his life time and also to my daughter Maggie during the time she may remain unmarried or during her widowhood existing during only the lifetime of my husband.

After my said husband's death I will and direct that the farm upon which I now reside and heretofore mentioned be sold in such way as may in the judgment of my Executor herein after named secure best interest to obtain the highest price and upon such reasonable terms as may induce purchasers and at my said husband's death I also direct that all my personal property of whatever kind be sold by my Executor at public sale upon such terms as he may deem best.

And I further will and direct that the net proceeds of sale of all my property heretofore mentioned both real and personal be distributed as follows. To James L. Gordon Eight hundred dollars to satisfy his claim against me for money loaned me and invested by me in the lands herein mentioned. To my two sons William N. and Chas. E. Seaton Three hundred dollars each. I also will and bequeath unto said James L. Gordon Wm N. & Chas. E. Seaton one bed each to be well supplied with good bed clothing. I also bequeath to Wm N. Seaton 1 Mare now in his possession and under his control. To Ellen Stauffer Sixty five dollars. To Jennie Broyles Sixty five dollars. To Gerdie Nett Seventy five dollars. To my daughter Maggie Seaton 1 Sewing Machine 1 rare quilt and 1 large worked blanket and all the bedding & bed clothing that she has made these articles to be given her and not be exposed to public sale and in addition to this dime unto her One hundred & twenty five dollars also one horse named Logan to Chas. E. Seaton not to be included in sale or charged against him. And it is provided that in the event that my said property should not bring a sum sufficient to pay all my bequests then I direct that the bequest to James L. Gordon and William N. & Chas. E. Seaton be paid in full and one hundred dollars to my daughter Maggie and the remainder

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distributed among the other legacies named in proportion to the amount bequeathed to each of them by pro rata distribution and in the event there should be any surplus of my Estate after paying all bequests in full then I direct that it be equally distributed between James L. Gordon and Wm N. & Chas. E. Seaton.

I hereby nominate and appoint E. L. Shepley Executor to this my last will and testament.

In testimony whereof I have hereto subscribed my name. This the 20th day of July 1888
 We the undersigned subscribe our names as witnesses at the instance of and at the request of the testatrix

J. M. Campbell
 W. E. Naukal,

The foregoing Will was presented in open Court at Shelby Term 1889 and proven by the within named witnesses and W. E. Naukal the two subscribing witnesses thereto and there being no exceptions taken the same was admitted to probate and ordered to be entered of record.

Jacob Leab
 Co. Clk. Court

Sarah Miller's Will.

State of Tennessee
 Washington County
 This my last will and Testament
 First I resign myself to the mercies of Almighty God next I desire to dispose of my property in the following manner (to wit) to my grand daughter Maggie 12 acres of land beginning at James Barnes line at the creek running down said creek to the shared land then to extend north sufficient to obtain the above amount. the remainder of my farm to be equally divided between my grandson William Miller and great grandson Charlie Isent arger. Then after my burial expenses and indebtedness is paid the Proceeds of all the place to go to William Miller for two years next I will that William Miller have all of my personal property. In witness whereof I hereby affix my sign and
 June 11th 1886.
 David Barnes
 J. H. Barnes
 J. L. Hale.

Sarah Miller Seal
 mark

Sarah Millers Will Continued

The foregoing will was presented in Open Court at its January Term 1889 and proven by the oaths of David Barnes and J. L. Hale the two subscribing witnesses thereto, said witnesses testifying that the Testatrix acknowledged the same to be her last will and Testament and that they witnessed the same at her request and in her presence and in the presence of each other, and there being no exception taken the same was admitted to probate and ordered to be entered of record.

Jacob Leah
County Court Clerk

Mrs. Mary M. Maupins Will

State of Tenn Washington County.

This my last will and Testament
I resign myself to the mercy of Almighty God
and my land obtained by the last will of my Grand-
mother, containing twelve acres, I will to my
son James Henry Maupin.
In a suit pending in Chancery Court at Jonesboro
in regard to Pension money, should there accrue
anything to me, I will to above said son.
Some money said to be paid to John F. Grisham for
my benefit by David Erwin from the Baker estate
if it can be collected I will to above said son,
also all of my personal effects, to said son, this
being my only heir, Now if my husband John A. P.
Maupin should survive this heir then all of the
above named effects to revert to him after my funeral
expensis is Paid. this Nov. 14th 1887.

Witness
David G. W. Barnes
John W. Leah

Mary M. Maupin
her
mark

Mrs. Mary M. Maupins Will Continued

The foregoing will was presented in Open Court at its January Term 1889 and proven by the oaths of David G. W. Barnes and J. W. Leah the two subscribing witnesses thereto, said witnesses testifying that the Testatrix acknowledged the same to be her last will and Testament and that they witnessed the same at her request and in her presence and in the presence of each other and there being no exception taken the same was admitted to probate and ordered to be entered of record.

Jacob Leah
Clerk Co. Ct.