

David Girook Will.

discreetly & bring any suit in any of the Courts to alter change or make void any part of the same, shall not receive any part of my estate, but the bequests or bequests made to him or them shall be taken by my executor and equally divided between those heirs who do not seek to change or alter it.

I have agreed with my son to be done this day, that my daughter Helen Connor shall live where she now lives on the portions I give to him for five years, or as agreeable a longer time.

I hereby nominate and appoint Dr. J. L. Clarke, Executor of this my last will and testament. In testimony whereof I have hereunto subscribed my name. This the 3rd day of Sept. 1885.

Signed sealed and
acknowledged in our presence, and we
have signed our names
as witnesses at the
request of the testator
This 3rd Sept. 1885.

J. F. Erickson.
R. B. McNamee.

The foregoing will was presented in open Court at the October Term of the County Court of Washington County Tenn. and pronounced by the Courts of J. F. Erickson and R. B. McNamee the two subscribing witnesses thereto and there being no exceptions taken the same was admitted to probate and ordered to be entered of record.

E. A. Shippley
County Court Clerk

Jacob Murray Will.

I know now all persons by these presents that I Jacob Murray being in full health but of sound mind and depositing memory calling to mind the uncertainty of life and the certainty of death do publish and declare this to be my last will and Testament revoking and making null and void all other former wills by me at any time heretofore made.

First: I hereby nominate and appoint my nephew A. H. Murray as my Executor to carry into effect this my last will and testament.

Second: My desire is that my Executor shall as soon as he can conveniently so to do to pay my Funeral expenses and all of my just debts out of my estate.

My will is that my beloved wife Mary E. Murray is to have all her personal effects such as personal and miscel property which belonged to her when she was married to me, also all other property that she may have made since our marriage.

Third: My will is that my beloved wife is to have one third of all the real estate that I may die seized and possessed of including all the buildings to have and to hold the same during his natural life and at her death the same to revert by descent, or otherwise if my beloved wife Mary E. Murray should prefer One hundred dollars instead of the One third of the real estate it is my will that she shall paid the One hundred dollars by my son Samuel J. Murray for which she will give my son a quit claim to said one third of the real estate if she so elects to take the One hundred dollars in lieu of the one third of the real Estate, my will is that my Executor shall so soon after my decease as convenient expose to Public sale all of my personal property to be sold on twelve months credit, and to apply the proceeds of such sales to the payment of the necessary expenses.

Secondly, to the payment of my just debts and if the sum realized from the sales of the personal property is not sufficient to satisfy the debts then my executor shall sell at private or public sale so much of the real estate as will be sufficient to pay the remaining

Jacob Murray's Will, Cont.
debto My will is that my son Sam'l G Murray is
to have all of the real estate after the above require-
ments has been complied with.

In testimony whereof
October 1885

Witnesses
J P Martin
Elijah Carey

Jacob Murray, seal

The foregoing will was presented and proven in open
Court at Novr Term 1885 by the oaths of J P Mar-
tin, and Elijah Carey the two subscribed wit-
nesses thereto and there being no exceptions taken
the same was admitted to probate and ordered
to be entered of record.

E A Shipleys
County Court Clerk.

John Longmire's Will.

I John Longmire I, believing that my natural life is draw-
ing near to a close, do make and publish this as my last
will and testament.

1st I will and bequeath that after my death my funeral
expenses and all my just debts be paid, out of the first
money that may come into the hands of my Executor.

2nd I will and bequeath that if my wife Elizabeth Long-
mire should outlive me she shall have full control and
possession of all my Personal Real Estate during her nat-
ural life-time.

3rd I will and bequeath that after the death of me and my
wife Elizabeth Longmire, that all my personal and real
estate be equally divided among my lawful heirs to wit:
Joseph A. Longmire, Alizah D. Pinney, John R. Longmire,
William Longmire, Montgomery Longmire, Samuel A. Long-
mire, and Alexander Longmire, said seven heirs may
either divide the lands and personal property as they
may agree or sell the same, and the Executors divide
the money among the seven heirs above mentioned.
If the shares against the heirs is not equal they
must be made equal in that and then be made equal
as above mentioned.

4th I appoint my two sons John R. Longmire and
Alexander R. Longmire my Executors to execute and
carry into effect this will after the death of me and
my wife Elizabeth Longmire.

In witness whereof I hereunto set my hand and affix
my seal. This 17 day of March 1870. My Executors
are not required to give security.

Attest
D W F Peoples
J H Peoples

Jno. Longmire, seal

The foregoing will was presented and proven in open
Court at Novr Term 1885 by the oaths of D W F Peoples and
J H Peoples the two subscribed witnesses thereto and there
being no exceptions taken the same was admitted to
probate and ordered to be entered of record.

E A Shipleys
County Court Clerk