

Joshua Henleys Will.

In witness whereof I have hereto signed my name and affixed my seal this day of June the 18. 1870. In presence of the witnesses hereto attesting who are called upon by me to attest the same.

James E. Deakins
x Samuel E. Graham

Joshua Henley Seal

The foregoing will was proven in open Court at the November term 1870 by the oaths of James E. Deakins and Samuel Graham the two subscribing witnesses and the Court being satisfied with the probate the same was ordered to be recorded.

J. F. Grisham
Clerk.

John W. Lanes Will

State of Tennessee
Washington County.

I John W. Lanes do make and publish this as my last will and Testament hereby revoking and making void all other wills by me at any time made.

First - I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any moneys that I may be possessed of or that may first come into the hands of my executor.

Secondly - I give and bequeath to my wife Sarah Jane Lane all my real estate and personal property of every description as long as she may live. Thirdly I give and bequeath to my five children as follows (to) To George A. Lane one hundred Dollars to be in personal property. Thirdly I give and bequeath to Annah Lane one hundred and fifty Dollars Fourthly I give and bequeath to Sarah Lane my youngest daughter one hundred Dollars. Mary Broadway has received one hundred and fifty Dollars. Louisa May

has received one hundred and fifty Dollars. My desire is that they all be made equal and that my Executor be ^{John W. Lane} Lastly I do hereby nominate and appoint ^{John W. Lane} William A. May my Executor in witness whereof I do to this my will set my hand and seal this the 14th day of June 1870
(Interlined before signed) }
John W. Lane Seal

Signed Sealed and published in our presence and we have subscribed our names hereto in the presence of the Sestator
Alexander McCall
John S. Parker

The foregoing Will was proved in open Court at the Dec. Term 1870 by the oaths of Alexander McCall and John S. Parker the two subscribing witnesses thereto and ordered to be recorded and William A. May the Executor therein named came into open Court and executed bond with approved security and was duly qualified as the law directs
J. F. Grisham C. C.

Jacob Range's Will

in the name of God Amen

I Jacob Range of the County of Washington and State of Tennessee being in sound mind and memory and Considering the uncertainty of of this frail and transitory life do make or deem publish and declare this to be my last will and Testament and first of all Recommend my Soul into the hands of almighty God that gave it and my body I Recommend to the earth to be Buried in a decent Christian Burial at the directions of my Executors and as touching such worldly Estate as it has pleased God to bless me with in this life I Give and dispose of the Same in the following manner and form to wit and first I want the upper end of my plantation sold of say one hundred and twenty three acres which is all Ready surveyed of, and the money arising therefrom to be divided between my Daughters as follows. My will and desire is that my Daughter Louisa have one thousand Dollars also my will and desire is that my

- For Susan to have five hundred Dollars and the balance of the money whatever it be my will and desire is that it be equally divided between my Daughters, namely Elizabeth Rankin Eliza Miller and Nancy Kay further more my will and desire is that my daughter Louisa has my oald mare and her two year oald colt also two leeds and calfs her choice furthermore it is my will and desire that my son George have five Dollars yet wich will be all I allowed him with what he has already got. - And the balance of my plantason I gave to my sons Peter and Jacob to have and hold the same with all the appertains unes belonging thereto except a Room in my house or so much of my hous as I think would be necessary for me and my daughter Louisa to have and to hold for our use and benefit so long as she Remans single and the balance of my prijud as line stock house hold stuff and farm utensils I gave to my sons, Peter and Jacob fir to have and to hold the same for there use and benefit and the are to keep me, and Louisa and furnish such things as are necessary for us to live on booth to eat and wore -

lastly - I constitute my sons Peter and Jacob to be my ~~executors~~ of this my last will and testamnt in witness whereof I have sints set my hand and seal this the third day September in the yeare of our lord one thousand eight hundred and seventy two.

Test
Jacob Range *(Seal)*

Joseph Bowman
Jasper & Christy
Henry P Setters

The forgoing will was proven in open Court at the December term 1876 by the oaths of Joseph Bowman and Jasper & Christy two of the subscribing witnesses thereto and ordered to be recorded. And Jacob Range one the Executors gave bond and qualified Peter Range the other Executor refusing to qualify.
J. H. M. C. H. S.

Arty M. Broadway Will

I Arty M Broadway do make and publish this as my last will and testament hereby revoking all other wills by me at any time made. First I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any moneys that I may see possessor of or that may first come into the hands of my executor secondly I will that my land be divided amongst my several heirs as follows to wit I will to Daniel B Broadway or his assigns the one tenth part of my land in value and that the same ainder be divided into eight shares or lots of equal value or as near so as practicable that it be divided in the following manner viz Beginning at the lower side next to St. Bryles by lines running from the river back to the main town so that each lot shall extend across the entire farm and allotted as follows Beginning at the lower side and counting up the River I will
 Lot No 1. To Martha & Elaid lot No 2. To Mary Tuttle
 lot No 3. To Sarah P. Haynes lot No 4. To Elizabeth Stone
 lot No 5. To Nancy C. Crumley lot No 6. To Louisa Graham lot No 7. To Daniel B Broadway lot No 8. To Eliza Brown
 Lot No 9. It is not my desire that the heirs of John A Broadway shall have any portion in my land as I consider that I have paid more than the value of their portion of the land as security for John A Broadway I will to each of the children of Daniel B Broadway the sum of six dollars in order to secure the payment of all my debts and all the bequests of this will that out of one third be collected off of my land till the same is fully satisfied. And lastly I hereby nominate and appoint Irvinus Keicher my executor in writing whereof I do to this my will set my hand and seal this 1st day of July 1876.

Arty M Broadway Seal
Signed sealed in in our presence and we have subscribed our names thereto in the presence of the witness
 St. Thompson
 Irvinus Keicher