

The foregoing will was proven in open Court by the oaths of J^r Husham and Elkanah W. Walker the two subscribing witnesses thereto and ordered to be recorded and George H. Walter & Henry Miller qualified as Executors & gave bond (See bond book) May term 1876.
J^r Husham Ck

John T. Smith's Will

First I John T. Smith of the County of Washington & State of Tennessee being of sound mind and memory, do make and publish this as my last Will and Testament, hereby revoking all others heretofore made, as follows to wit.

Second I will that all my just debts and funeral expenses be paid as soon after my death as possible out of any moneys or other property that I may die possessed of.

Thirdly I will and bequeath to my beloved wife Mariak Smith all of my real estate, and personal property after the payment of my just debts.

Fourth After the death of my beloved wife Mariak Smith, I will and bequeath to my son Samuel T. Smith and his heirs Equal shares in my home farm, adjoining the lands of Bacon Garber Mathis & Smith, I also bequeath to my son Samuel T. Smith and his heirs all the personal property that may be on hands at my wife Mariak Smith's death after paying her just debts and funeral expenses, the Executor and ^{Executrix} to execute this will without being required to give Bond and security.

I hereby appoint my wife Mariak Smith, Executrix and Wth H. Smith Executor of this my last Will and Testament.

In testimony whereof I have hereto set my name and affixed my seal this the 11th of December 1875.

John T. Smith *Real*

Signed sealed and acknowledged in our presence by the testator at instance, this the 11th of December 1875 Samuel H. Garber
Witness Samuel H. Garber
Henry Miller

The foregoing will was presented to the Court, at May term 1876 and proven by the oaths of Samuel H. Garber and Samuel Miller the two subscribing witnesses and ordered to be recorded and Mariak Smith & Wth H. Smith qualified as Executors & Executors, not being required to give bond by the will.
J^r Husham Ck

Chase Hale's Will

I Chase Hale do make and publish this my last will and Testament hereby revoking all other wills by me at any time made heretofore, first I direct that after my death that my body be resigned to the grave in decent order - Secondly, I direct that all my funeral expenses and debts be paid out of any moneys that may first come into the hands of my Executor thirdly my will is that my beloved wife Letary Hale have all personal property and lands that I may die seized and possessed of during her natural life to have conclusive controll of the same during her natural life or so long as she remains my widow, my will is that after the death of my beloved wife that my Executor make sale and sell all my personal property that may be on hands after the death of my beloved wife to be sold on ^{reasonable} time with security, and sell all lands that I may die seized and possessed of after the death of my beloved wife, to be sold on credit of Reasonable time so that it may not be sacrificed, and the moneys to be appropriated as follows. These are my heirs, Margaret Jackson and her heirs to have and equal share of the moneys that my lands and property may bring and her husband John W. Jackson to have nothing to do with the same, my Executor to pay the same to her alone, and take her receipt if she is living, and if dead, to pay to the children as they become of age, Susan Hale to have the same as ~~and what~~ Equal share of the moneys my will is that Elizabeth Hale wife of my son William Hale dead have one dollar out of my estate, as she has since intermarried with one Steel of the State of Illinois leaving no heirs by the said William Hale, Polly Ann Jackson to have and equal share, Hannah Cox to have an equal share Ruth Mitchell to have an equal share, Nancy Toke to have an equal share with the other heirs, My will is that the heirs of my son George Hale Dec^d have his share, he being made equal with the balance of the heirs, my will is that James W. Cox son of Sally Cox Dec^d have her share she being made equal with the balance of the heirs, Betty Jackson Dec^d her heirs to have her share she being made equal with the balance. My