

as follows "The substance of Robert Allen's last Will and Testament, written by me the 10 day of February 1811 First I give and bequeath to my wife Martha Allen two Negroes one by the name of Jusey & the other, by the name of Leta, the whole of their natural life, then at her decease to become the property of my first Wifes children Viz. Robert Allen, James Allen, Reuben Allen, Polly Lemmon, Fanny Farnsworth. I also allow my wife to remain and be supported by the profits arising off my home plantation while she continueth my widow, also the two thirds of my household furniture to dispose of as she may think proper, my Maggon & team & also my stock after paying my debts I intend for the use of the plantation and for no other use under the control of my wife & my son Daniel Allen. I give to my son Daniel Allen two hundred & fifty acres of land to be taken off the end of my home plantation Viz. starting at the river & running towards the upper plantation where Jeremiah Smith lives known by the name of the Cove spring. I also give to my son Daniel Allen a Negro boy by name Simpson, the land and the boy I give and bequeath unto him forever. I give and bequeath to my son Samuel Allen two hundred and fifty acres of land to be taken off the lower part of my home plantation so as to include the buildings also one Negro boy by name Tone, one horse, saddle & bridle. I give and bequeath to my daughter Margaret Allen, the one third of my household furniture, one Negro girl by name Ball, one horse, saddle & bridle, four head of grown Cattle, the same I give & bequeath unto her, for ever. I give and bequeath unto my son in law Samuel Lemmon one Negro girl by name Ruth the same I give & bequeath unto him for ever. I give and bequeath to my son James Allen one hundred & forty dollars the same I bequeath to him for ever. I give and bequeath to my son Robert Allen eighty dollars, the same I give & bequeath to him for ever. I give and bequeath to my son John Allen one horse saddle & bridle for his own use and no other, and also allow my son John Allen to live on my home plantation & be supported while he continues to live there as usual & no longer. I give and bequeath to my daughter Fanny Farnsworth one hundred Dollars to be discharged in trade the same I give and bequeath to her for her own use

Signed Robt Allen

47

Scholfield Maddox deede (Ann. 6. p. 290)

Thursday 30th January 1812. Will proven by John Shaver and Thomas Prater Witnesses, and ordered to be recorded, and is as follows "Scholfield Maddox of Green County State of Tennessee being of sound judgment and memory and of a sound and disposing mind He think fit to make and ordain this my last Will and Testament for the disposing of my outward estate in the manner following That is to say it is my Will that first all my just debts

and funeral expenses to be paid by my Executors hereinafter named, Also, I do will and bequeath all my Estate both real and personal to my wife Susannah Maddux during her life time and after her decease it is my will that the said be equally divided between my two sons that is to say Alexander Maddux and Thomas Maddux. Also it is my Will that all my personal Estate be equally divided between the rest of my children, that is my daughters Corie, Mary, Sally, Satey & Rachel. Lastly I do hereby ordain, constitute and appoint my well beloved and trusty friends Susannah Maddux, Alexander Maddux and Thomas Maddux joint Executors of this my last Will and Testament fully empowering them to make divisions according to the true intent & meaning of this my last will and Testament, and do hereby fully ratify and confirm this and no other as my last Will and Testament in witness whereof I have hereunto set my hand & seal this 30 day of July one thousand eight and eleven 1811 pronounced and declared by S^c. Schoolfield Maddux to be his last will & Testament in the presence of us

Mark Williams Jun
John Shaver
Thomas Spater

Schoolfield ^{his} Maddux ^{mark}

Thomas McCollough decd.

Thursday 30th January 1812, Will proven by the oath of Jacob Miers the Witness, and ordered to be recorded and is as follows "In the name of God Amaine I Thomas McCollough of Green County Tennessee State, former being sick and weak in body but of perfect mind and memory thanks be given to God, calling to mind the mortality of my body and knowing that it is appointed for all men to die, do make this my last Will and Testament, that is to say as to the worldly estate that God hath blessed me with, I give and devise and dispose of the same as follows (viz) I give and bequeath to Mary my dearest beloved wife all my property of every kind to dispose of as she pleases after my just debts and funeral charges is paid. I constitute and ordain William McPherson and Joseph Parks Executors of this my last Will and Testament In witness whereof I hereunto set my hand and seal this tenth day of September one thousand eight hundred and a seven

Tested

Jacob ^{his} Miers
mark

Thomas ^{his} McCollough
mark