

I Peter Moran Sen of Grundy
County Tennessee, being of sound
mind and disposing memory, and
realizing the uncertainty of life
and certainty of death, do make
and publish this as my last
Will and Testament, hereby
revoaking and making void any
former will at any time made
to wit:-

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

Secondly, It is my desire, and I do by
these presents will and bequeath
to my beloved sons viz Dan
Moran & James Moran, my farm
consisting of three or four hundred
acres of Valley and Mountain
side lands situated in the 7th
Civil district of Grundy County Tenn
on Elk River, and known as my
home place, where I have resided for
many years, and for a more
description of said lands reference

is made to deeds on Record in
 the Registers office of Grandy County
 Term for specific descriptions, all
 of said lands & improvements thereon
 of every description whatever, I give to
 my said two sons Dan and
 James Moran jointly for their sole
 and joint occupancy and use,
 except it is especially understood
 and I so will, and direct, that
 my said son Dan Moran, Superintend
 and Control said entire landed
 estate above described for himself and
 as Guardian of my said son James Moran,
 And my said son Dan Moran will
 Collect all rents and issues of said
 farm that may be due and at any
 decease, and appropriate same in any
 manner that he may deem expedient
 and right, in the interest of justice
 between himself, and as Guardian
 for my said son James Moran
 Thirdly, I also give and bequeath to my
 said two sons Dan & James Moran
 my and all personal property that
 I may die possessed of, including
 all notes, accounts, judgments or

Other evidences of debt whatever, in
the same manner and form as I have
directed of my real estate; That is
to say, I give and bequeath to my
said son Dan Moran, and to him as
Guardian of my son James Moran, my entire
estate, to be managed and controlled
exclusively however by the said Dan
Moran, & by him as Guardian foresaid
Fourthly, It is my will, that inasmuch as
I do not think that my other children
Pat, Tom, John, & Pete merit an equal
distribution of my estate, for the manner
of their deportment toward me in the
past - I only desire that each of the four
above named sons receive the sum of
Five dollars, from my entire estate,
And my wife Polly Moran, having
treated me, as I conceive and believe
in a very bad manner, I give and
bequeath to her the sum of Ten dollars
only, and this is all I desire that
she shall have out of my entire estate
I give and bequeath to my daughter
Mary Thomas wife of J. M. Thomas
One hundred dollars in cash; and
it is my desire that all of the
last named beneficiaries, viz.

Pat, Tom, John & Pete, together with
my wife Polly or Mary Moran & Mary
Thomas be paid their stated bequests
in Cash so soon after my decease as
practicable by my executor

Fifthly and lastly, Having and reposing
full faith in the honesty and
integrity of my son Dan Moran
I do hereby appoint him the Executor
of this my will, and excuse him of
the necessity of executing Bond.

In Testimony whereof I hereunto set
my hand on this May 23rd 1893

Signed as witnesses in
the presence of the Testator
and at his request, and
in the presence of each other
on this May 23rd 1893

} ~~Peter Moran~~ ^{his} ~~mark~~
} John Moran

- John Derriggs
- W. A. Spencer
- B. F. Kelly
- D. A. Grantham
- James Lusk
- Sam Warren

Peter Moran Esq.

To W. Hill

May 23rd 1893

Recorded in Hill
Book Pages 44 & 45
John Senggs Clerk

Filed in my office
& filed at Oct term
Oct 1st 1894, Co Court
See Minute Book "L"
Page 29
Oct 1st 1894
John Senggs Clerk