

John Henry Skillman, have herunto this the first day of December 1914, set and subscribed my name.

J. H. Skillman.

Witnesses, by,

Herbert M. Beard

Arthur T. Beard

In whose presence the said John Henry Skillman, acknowledged and subscribed the above as being his last will and testament, and who as such witnesses subscribed their names in his presence and in the presence of each other. This the first day of December, 1914,
State of Kentucky
County of Breckinridge.

The foregoing instrument of writing purporting to be the last will and testament of John Henry Skillman, deceased, was this day produced to Court and offered to probate, and after being duly proven by the oaths of Arthur T. Beard, one of the attesting witnesses, the same was established as the last will and testament of John Henry Skillman, deceased, and as such was ordered to record, whereupon the same, with this certificate has been duly recorded in my office.

Given under my hand, this 26 day of Feb. 1923.

A. T. Beard, Clerk.

I, Abigail Bartles, of Cloverport, County of Breckinridge and State of Kentucky, being of sound and disposing mind, do make and declare this to be my last Will and Testament, hereby revoking and annulling any and all former Wills by me made.

1st.---I name my son, Frank Bartles, Executor of this my last will and Testament, and it is my desire that he be allowed to qualify as such Executor without Bond.

2nd.--- Before any distribution of my estate is made at my death, I desire that all my just debts, if any, including funeral expenses be paid my my executor.

3rd.--- I give and bequeath to the children of my deceased daughter, Dora Sterett, Two Hundred (\$200.00) Dollars, share and share alike.

4th.--- I give and bequeath to my grand-son, George Brandenburg, Two Hundred (\$200.00) Dollars with the provision that a monument has been erected to his mothers grave, and if this has not been done, then same is to be erected at a cost of not less than One Hundred and Fifty (\$150.00) Dollars, and the balance of the two hundred paid to him by my Executor. In the event that at my death the said grand-son George Brandenburg has not arrived at the age of twenty one (21) years, then I direct that my son Frank Bartles qualify as his Guardian and carry out the provisions as above indicated in clause four (4) and it is my desire that he be allowed to qualify as Guardian also without bond.

5th.--- The residue of my estate of whatsoever kind and wheresoever situated, either personal or mixed, I bequeath to my son Frank Bartles, and to my daughter Mrs. Anna Rees, share and share alike, which includes the home place on the corner of 2nd Cross street and Ruston street in the city of Cloverport, Ky., with the provision that my daughter Anna Rees shall have first option to buy said house and lot by paying to my son Frank Bartles the one half value thereof for his one-half interest therein by the terms of this will.

In Testimony Whereof, I have herunto subscribed my name at Cloverport, Ky., this 25th day of November 1919,

her
Abigail Bartles (Seal)
mark

We, the undersigned witnesses, certify that on this day the foregoing instrument of writing, declared by Abigail Bartles to be her last Will and Testament was produced and signed by her in our presence, whereupon we did attest her signature in her presence and in the presence of each other, Cloverport, Ky.
November 25th, 1919.

Marion Weatherholt (Seal)

John A. Barry (Seal)

State of Kentucky,

County of Breckinridge.

The foregoing instrument of writing purporting to be the last Will and Testament of Abigail Bartles, deceased, was this day produced to Court and admitted to probate and after

being duly proven by the oath of J.A. Barry, one of the attesting witnesses, the same was established as the last will and Testament of the said Abigail Bartles dec'd, and as such was ordered to record, whereupon the same with this certificate has been duly recorded.

Given under my hand, this 27 day of March 1923.

A. T. Beard, Clerk.

54-
41-
98

In the name of God Amen; I John H. Meador of Big Springs Ky being of sound mind and memory do hereby make and publish this as my last will and testament to wit:

(1) I desire that at my death my property be disposed of as follows

(2) I devise to my wife Vitula M. Meador my home where I now live all ~~hmm~~ house hold and kitchen furnishings. The Doran Store house in Big Springs, 1 Brick house in Big Springs known as the Brick Store House and one half of crop on the farm.

(3) I devise to my 4 Grand Children Juliet (Richardson) Sharp Vitula Richardson Ernestine Richardson and Mary Louise Williams the sum of One Hundred (\$100.00) dollars each in cash to be paid out of ~~lower~~ farm of about 91 acres lying about four miles west of Big Springs. My wife Vitula Meador is to sell this said farm when she deems best and pay Juliet (Richardson) Sharp and Mary Louise their \$100.00 when farm is sold. Vitula Meador is to keep Vitula Richardson \$100.00 in trust and pay to Vitula Richardson when she is 18 years of age or when she marries. Vitula M Meador is to keep Ernestine Richardson \$100.00 named above and use for her as she needs it. In case of the death of either Vitula Richardson or Ernestine Richardson their \$100.00 goes to my wife Vitula M. Meador.

(4) The balance of the money from the sale of the lower farm as named above is to be divided equally with my wife Vitula M. Meador and two daughters Leah Meadow & Mary M. Williams.

(5) I devise to my daughters Leah Meadow all the rest and residue of my estate of what ever nature or description or where so ever located.

(6) I appoint my son in law T. C. Williams my executor of will no surety shall be requested of him as executor ~~nor~~ shall any inventory appraisalment or County Court settlement be requested of him.

In testimony whereof I have here unto set my hand in the presence of Witnesses below this day of Aug. 1922.

J. H. Meador

Subscribed by the testator in our presence and in the presence of each other and subscribed by us as witnesses at the request of the testator and in his presence and in the presence of each other.

Witnesses John Rothlisberger

State of Kentucky,

C. W. Craycroft.

County of Breckinridge, Set.

The within instrument of writing purporting to be the last will and testament of J. H. Meador, deceased, was this day produced to Court and admitted to probate and after being duly proven by the oath of C. W. Craycroft the same was established as the last will and testament of the said J. H. Meador and as such was ordered to record, whereupon the same with this certificate has been duly recorded. Given under my hand, this 27 day of March 1923,

A. T. Beard, Clerk.