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I Samuel Wortham being in my right mind make this my last will and testament, I will my soul to God who gave it and to my beloved mother Eliza (Wortham) Brack I will all of my personal property cash, notes and all accounts, also my real estate I will to my mother her life time but at her death I want my farm which consists of about 65 acres more or less which lays in the forks of the Big Spring and Vertress roads in Breck Co., Ky to become the property of my beloved Brother George Wortham and do so bequeath it. This July 16-1914

his  
Samuel x Wortham  
mark

Attest

G.H.Pile

George Wortham

Kentucky, Breckinridge County Court.

Regular Term, July 27th, 1914.

The foregoing Instrument of Writing purporting to be the last will and testament of Samuel Wortham, deceased; was this day produced to Court and duly proven by the oaths of G.H.Pile and George Wortham, the attesting witnesses thereto, who stated that the decedent signed said will in their presence, and they at his request signed said will in his presence and in the presence of each other, whereupon it is established as and for the last will and testament of the said Samuel Wortham, deceased, and as such ordered to record, whereupon the same and this certificate have been duly recorded.

Attest: C.V.Robertson, Clerk.

I Lura Harrington being in my right mind make this my last will and testimony I will my soul to god who it and to my husband Marvin Harrington all of my personal property also all of my real estate which consists of about 65 acres acres of land lying and being in Breckinridge Co., Ky. and my brother Will Cheney I remember with nothing but good will and ask him to meet me in heaven. This July 23-1914.

Attest

Lura Harrington

James O Sharp

Earl Hicks

Kentucky, Breckinridge County Court.

Regular Term, July 27th, 1914.

The foregoing instrument of writing purporting to be the last will and testament of Lura Harrington, deceased, was this day produced to court and duly proven by the oaths of James O.Sharp and Earl Hicks, the attesting witnesses thereto, who stated that the decedent signed said will in their presence, and they at his request signed said will in his presence and in the presence of each other, whereupon it is established as and for the last will and Testament of the said Lura Harrington, deceased, and as such ordered to record, whereupon the same and this certificate have been duly recorded.

Attest: C.V.Robertson, Clerk.

I, Charles L.Chamberlain, being of sound mind and deposing memory do hereby make and publish this my last will and testament, by which I desire that my estate shall be disposed of at my death.

It is my ---- that all my just debts and funeral expenses be paid by my executrix hereinafter named.

I will and bequeath to my son, Fred Chamberlain, my one third undivided interest in the old home farm located in Geauga County, Ohio, and also my one third interest in and to all personal property on said farm.

I will and bequeath to my nephew, Charles Edward Montgomery, the sum of One Hundred Dollars.

I will and bequeath to Eugene Chamberlain, and Ann Chamberlain my grand Children, and children of Fred Chamberlain, the sum of One Hundred Dollars each.

After the above bequests have been fully complied with, I will and bequeath to my wife, Maggie F.Chamberlain the residue of my estate consisting of the home in which I now live, and my one half interest in a house and lot owned by myself and J.L.Henry, and all my notes stocks and bonds, and money, and all other personal property of whatsoever kind or character.

It is my will that my wife Maggie F.Chamberlain, be appointed executrix of my will, to act without bond, and that no inventory or appraisement of my estate be required of her.

In testimony whereof, witness my hand this July 1st, 1914.

Charles L.Chamberlain

Signed by Charles L.Chamberlain in the presence of Haynes Trent and J.C.Payne, and the said Haynes Trent and J.C.Payne, signing as witnesses in the presence of Charles L.

Chamberlain, and in the presence of each other.  
Witness pur hands this July 1st, 1914.

Haynes Trent.  
J.C. Payne

Kentucky, Breckinridge County Court.  
Regular Term, August 24th, 1914.

The foregoing Instrument of Writing purporting to be the last Will and Testament of Charles L. Chamberlain, deceased, was this day produced to Court, and duly proven by the oath of J.C. Payne, one of the attesting witnesses thereto, who stated on oath that said decedant signed said will in his presence and in the presence of Haynes Trent, the other attesting witness thereto, and that they signed said will at his request and in his presence and in the presence of each other, whereupon it is established as and for the last will and testament of the said Charles L. Chamberlain, deceased, and as such ordered to record, whereupon the same and this certificate have been duly recorded.

Attest; C.V. Robertson, Clerk.

I, Philip Greenwell of the County of Breckinridge and State of Kentucky, being of sound mind and memory, hereby make this my last will and testament hereby revoking all others heretofore made by me.

First. Out of my estate I desire that all my just debts and funeral expenses be paid.

Second. I give and devise to Nancy Jane Jarboe two lots in the town of Hardinsburg Kentucky conveyed to me by Dennis Sheeran & wife by deed recorded in the County Clerk's office of Breckinridge County Kentucky, in Deed Book No. 56 page 505, and known and designated in said deed as lots No's 30 & 41, Pates Addition.

Third. I give and devise to my grand child Viola Greenwell two lots in Hardinsburg Breckinridge County Ky. conveyed to me by S.A. Pate & wife by deed recorded in the County Clerks Office of Breckinridge County Ky in Deed Book No. 57 page 402, and known and designated in said deed as Lots No. 29 & 42.

I also give and devise to said Viola Greenwell the sum of fifty dollars (\$50) in money which is now deposited in the Bank of Hardinsburg and Trust Co. and to be held by said Bank & Trust Co. in trust for said Viola Greenwell until she marries or arrives at the age of 21 years when said money and interest is to be paid over to her.

In the event Viola Greenwell dies without bodily heirs, her interest in said property & money is to revert to my heirs.

If I should die before my wife Eliza E. Greenwell she is to have the use & rents of said lots during her life.

In testimony whereof witness my signature December 18<sup>th</sup> 1909.

Philip Greenwell

Subscribed & acknowledged  
by Philip Greenwell before us  
Dec'r 18<sup>th</sup> 1909.

Morris Eskridge  
James H. Lewis.

Kentucky, Breckinridge County Court.  
Regular term, August 24th, 1914.

The foregoing instrument of writing purporting to be the last will and testament of Phillip Greenwell, deceased, was this day produced to Court, and duly proven by the oath of James H. Lewis, one of the attesting witnesses thereto, who stated on oath that said decedant signed said will in his presence and in the presence of Morris Eskridge, the other attesting witness thereto, and that they signed said will in his presence and in the presence of ~~the said~~ <sup>the said</sup> however, whereupon it is established as and for the last will and testament of the said Phillip Greenwell, deceased, and as such ordered to record, whereupon the same and this certificate have been duly recorded.

Attest: C.V. Robertson, Clerk.