

Kentucky, Breckinridge County Court.  
Regular Term, August 27th, 1914.

An instrument of writing purporting to be the last Will and Testament of W.K. Barnes deceased, was this day produced to Court and duly proven by the oath of J. Edward Dillon one of the attesting witnesses thereto, who acknowledged his signature as a witness to said will, and testified that David R. Murray attested said Will as a witness in his presence and in the presence of the testator, W.K. Barnes, deceased, and that said W.K. Barnes signed said Will in the presence of the said David R. Murray and J. Edward Dillon, whereupon said Will is established as and for the last Will and Testament of the said W.K. Barnes, deceased, and the Codicil attached to said Will being duly proven by the oaths of Gus Brown and Allen R. Kinchloe, who stated that they were familiar with the handwriting of W.K. Barnes, and that the said Codicil was in the said W.K. Barnes own handwriting, whereupon said Will and Codicil is established as and for the last Will and Testament of W.K. Barnes, deceased and as such was ordered to record, whereupon the same and this certifica to have been duly recorded.

Attest; C.V. Robertson, Clerk.

I, Eliza Graham Gregory, of the City of Cloverport, Breckinridge County, Kentucky, make this as my last will and testament, hereby revoking all others heretofore made by me.

ITEM FIRST: I direct that all my just debts and funeral expenses shall be paid.

ITEM SECOND: I give, bequeath and devise all of my property of every nature and description, real personal and mixed, and wheresoever situated, to R.N. Hudson, in trust, and to be held, used, managed and controlled by him as he deems best, with full power to loan, rent, sell, dispose of the same, and invest the proceeds thereof in other personal or real property, as, in his judgment, he may deem proper and best, to the same extent as if said property was his own, for and during the natural life of Nellie Gregory Fraize, or until such time as she may become and be reconciled to and live with her present husband, Fred W. Fraize, or until such time as she should marry again, and said Trustee shall, so long as said trust is in force, after paying all necessary expenses and costs incurred in the management and control of said property, and keeping such part thereof as is real estate, in a good state of repair, pay the net income, issues and profits arising from said property, annually, to the said Nellie Gregory Fraize.

Should the said Nellie Gregory Fraize become or be reconciled to, and live with her present husband, Fred W. Fraize, or should she marry again, or on her death, then and thereupon said trust shall cease, and on the ceasing of said trust, said property is to descend to my heirs at law, according to the Kentucky Statutes of descent and distribution then in force, except that such portion thereof as so descends to Ernest M. Gregory is to be held by the said R.N. Hudson, as Trustee, for and during the natural life of the said Ernest M. Gregory, with the same power, and on the same conditions and limitations as is hereinbefore given to him as Trustee of Nellie Gregory Fraize, and on the death of the said Ernest M. Gregory, said trust shall cease and said property so descended to him shall descend to the heirs at law of the said Ernest M. Gregory, according to the Kentucky Statutes of descent and distribution, in force at that time.

ITEM THIRD: I direct that should the said R.N. Hudson decline or refuse to accept the position of Trustee, mentioned under the ITEM SECOND hereof, or, should he, after accepting the same, resign or relinquish such position, or die while said trust is in force, then that Jessie G. Hudson be appointed as such Trustee, and that should the said Jessie G. Hudson decline or refuse to accept such position as Trustee, or, after having accepted the same, resign or relinquish it or die before the expiration of such trust mentioned in ITEM SECOND hereof, then that the Fidelity & Columbia Trust Company, of Louisville, Ky. be appointed such Trustee.

I hereby invest the said Jessie G. Hudson, should she become such Trustee, and the Fidelity & Columbia Trust Company of Louisville, should it become such Trustee, with all of the powers and authority, but subject to the same conditions and limitations, as is invested in the said R.N. Hudson, as Trustee, under ITEM SECOND hereof.

ITEM FOURTH: I nominate and appoint R.N. Hudson, as Executor of this will and testament, and of my estate, and direct that no appraisement or inventory be required of him as such, or of him or the said Jessie G. Hudson as Trustee aforesaid, and that no bond be required of him as Executor or Trustee, and that none be required of the said Jessie G. Hudson, as Trustee.

IN TESTIMONY WHEREOF, the testatrix hereunto signs her name, this the 16 day of May, 1913.

Eliza G. Gregory

The foregoing was acknowledged by Eliza Graham Gregory to us on the 17 day of May 1913, to be her last will and testament, and she signed the same in our presence and requested us to and we did attest the same as her last will and testament, in her presence and in the presence of each other, this the 17 day of May, 1913.

Eliza G. Gregory  
Jas. N. Lewis  
Eveline Lewis

As at my death the sum of \$300. dollars is to be spent in marking my husbands grave.

Eliza Graham Gregory

Kentucky, Breckinridge County Court.

Regular Term, April, 27th, 1914.

This day came R.H. Hudson and produced in open court an instrument of writing purporting to be the last will and testament and codicil of Eliza S. Gregory, deceased, late of this County, same was produced into Court and duly proven by the testimony of James Lewis and ~~Marline~~ Marline Lewis, both of whom were subscribing witnesses thereto, whereupon the same was established by the Court to be the last Will and Testament of said testator, and ordered to be recorded, whereupon the same and this certificate has been duly recorded.

Attest: C.V. Robertson, Clerk.

I, William G. Lawson being in my right mind make this my last will and testimony, I will my soul to God who gave it and to my beloved wife Louiza E. Lawson my insurance in a life policy in the New York Life Insurance Co but my policy in the Modern Woodman of America I want to remain just as it is and as to my personal property with the exception of house whole and kitchen furniture I want sold and the proceeds equally divided between my children the two boys Herman & Lewis to receive their portion at once The three Girls Nannie May and Mary E. Bula E. portion to be placed in trust for them and they to receive each her portion as they become of legal age or at marriage and after the personal property has been listed I empower my son Herman with the power to sell the same and collect for same provided he gives bond for the whole amount listed

I having already given to my oldest son Herman two hundred dollars and wanting all of my children to share equally and to my other Son one hundred and twenty five dollars it being in a horse and only leaving seventy five dollars due him to make him equal with Herman and it taking two hundred dollars each to the three girls to make all equal therefore I want all of the children made equal out of the proceeds of the personal property and then the balance divided equally between the five children

The house whole and kitchen furniture I want to remain in the house and my son Herman and wife alone to have the use of same as they are to take care of and to give my three daughters the whole advantage of a common school education and to support the three girls until they become of age or marrie and Herman and wife are to receive for this all they can make on the farm above what it take to support themselves and the girls and are to have full possession of the farm during this period

And when the girls arrive at legal ----- or marrie that is when they all have arrived at legal age or married then I want the real estate sold and the proceeds divided equally between my liven children

The wheat cropp which is already made is to go as personal property and to be listed and sold as same. But the balance of the growing cropp is to become Herman Lawson with the exception of what part of the present growing corn is needed to put the stock in a saleable condition must be used that way but with the getting the benefit of the present growing cropp Herman is to pay the rent and fertilize accounts out of his own resources also out of the sale of the personal property all of my indebtedness must be paid before there is any division made

And my son Lewis I appoint him his own gurdine bequeeth him an extra fifty dollars this being given him as an infant heir also he Lewis is to have one third of the about 4 acres of tobacco now growing but he Lewis is to help tend same tobacco

The life policy willed my beloved wife being and constituting her induvment instenst in my whole estate

I want the house whole and kitchen furniture sold with the real estate and proceeds divided in like manner this July 13 1914.

Signed W.G. Lawson

Witness

G.H. Pile  
B.S. Wilson  
R.W. Meador

Kentucky, Breckinridge County Court.

Regular Term, July 27th, 1914.

The foregoing Instrument of Writing purporting to be the last will and testament of W.G. Lawson, deceased, was this day produced to Court and duly proven by the oaths of G.H. Pile and B.S. Wilson, two of the attesting witnesses thereto, who stated that the decedent signed said will in their presence and in the presence of R.W. Meador, the other attesting witness thereto, 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 W.G. Lawson, deceased, and as such ordered to record, whereupon the same and this certificate have been duly recorded.

Attest: C.V. Robertson, Clerk.