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In The name of God, Amen.

I, Ella Morris Hensley, being of sound mind, do make this my last will and testament: FIRST ---- I hereby devise and bequeath all the real and personal property of which I may be seized and possessed at my death, of whatsoever nature and kind, unto the Bank of Hardinsburg and Trust Company, of Hardinsburg, Kentucky, in Trust however, to be held by said Trustee, for the benefit of my beloved Grand-Daughter, Elvira Robertson, and do fix and direct the conditions of said trust and direct said Trustee, as follows.

TOWIT: -

A---- The said trustee shall rent the real estate and use the proceeds to keep same in necessary repair and pay taxes, and to expend any remainder that there may be in the maintenance and education of said Elvira, in comfort and according to her station, but if at any time the said Elvira desires to occupy the homestead on Main street, in the town of Hardinsburg, Ky., she having arrived at such age or should be in such condition as to require the use thereof as a home, she shall be allowed to use and occupancy of said Home and premises.

B---- The trustee shall out of the personal estate, and the same is made a charge thereon, provide and pay for my funeral expenses, and place a tombstone or monument at my grave, providing such funeral and tombstone as befits my station in life, and shall also pay any debts I may owe. After the payment of the foregoing charges, together with the legitimate costs and reasonable expenses of this trust, and administration of estate, the said Trustee shall invest the remainder of the personal estate, except the contents of the home, on Main Street in Hardinsburg, Kentucky, in safe and legal securities, and shall pay from said securities, or the interest arising therefrom for the maintenance and education of said Elvira, using such part thereof, as may be necessary therefor, but if there be any remainder of said interest or principal of any security used, such remainder shall be re-invested.

C--- The said Trustee shall preserve the Household furniture and the contents of the Home aforesaid (such as may be preserved without injury) for the use of Elvira, and deliver the same to her when needed and desired by her.

D---- Should the said Elvira die before marriage or if married die, leaving no child or children, then I devise the above mentioned Homestead and all of my real estate to my beloved sister Emma B. Haswell.

E---- Should said Elvira die without marriage or if married die without child or children, I bequeath all my personal estate to my sister Emma B. Haswell, except the special bequests hereinafter made.

F---- Should said Elvira marry, and have issue of her body, then upon the birth of said child, all of my personal and real estate shall vest at once and absolutely in said Elvira.

G---- As special bequests, limiting the above provisions of this will, and as excepted from trust herein created, as specified in section --E--- I bequeath, in the event of the death of said Elvira without issue as aforesaid, the Piano and all my rights and jewelry to Emma Helen Haswell.

Two -- The trusteeship created in this will, shall terminate and cease upon the happening of the conditions above set out, respectively.

Witness my hand this 1st day of June A.D. 1912.

Ella Morris Hensley

Signed by Ella Morris Hensley
in the presence of each of us and we have signed our
names hereto in her presence and in the presence of
each other. This 1st day of June 1912.

H. C. Murray

David R. Murray.

I desire to add this Codicil, I want, Elvira Morris Robertson, to have 1st Bond and interest and Will Hensley if he should need it or if necessary for Marvin Beard to attend to it -- don't let him spend unnecessarily for I then want Elvira to have it -

Apr 1st

Mrs E. M. Hensley

State of Kentucky, Breckinridge County Court.
Regular term Feb 28, 1921.

The foregoing instrument of writing purporting to be the will and codicil of Mrs Ella M. Hensley, was this day produced to court, and admitted to probate, and after being duly proven by the oath of Claude Mercer, who identified the handwriting of the attesting witnesses thereto, H. C. Murray and David R. Murray, they being both now dead, and further identifying the signature of the Testatrix of the codicil, the same was established as and for the last will and codicil of Mrs Ella M. Hensley, and was ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my office. Attest, A. T. Beard, Clerk.

KNOW ALL MEN BY THESE PRESENTS :

THAT I, William M. Hensley, surviving husband, of Ella M. Hensley, deceased, do hereby renounce the provisions of the will of my said wife, Ella M. Hensley, who died a resident of and domiciled in Hardinsburg, Breckenridge County, Kentucky, on the 21st day of January, 1921, and also of a codicil thereto executed by my said wife on the 10th day of April ----, And which will and codicil I witnessed the 28th day of February 1921, admitted to probate by the Breckenridge County Court and established as the last will and testament of the said Ella M. Hensley, deceased; and I relinquish the provisions of said will and codicil for my benefit, and elect to take my courtesy and distributable share of my said wife's estate, as if no will and codicil had been made.

Witness my hand this the 28th day of February 1921.

Wm M. Hensley

State of Kentucky

County of Breckenridge Set

I, A.T. Beard, Clerk of the aforesaid County Court for the aforesaid county and State, certify that on this day the foregoing instrument of writing was produced before me in my office and signed and acknowledged by William M. Hensley to be his free act and deed.

Witness my hand this the 28th day of February, 1921.

A. T. Beard, C.B.C.C.

By H.C. Hall D.C.

State of Kentucky

Breckenridge County Court.

I, A.T. Beard, Clerk of the county Court for the county and State aforesaid, do certify that the foregoing renunciation was this day filed in my office by William M. Hensley, for record, and the same is duly recorded.

Given under my hand this the 28th day of feby 1921.

A. T. Beard, Clerk

I, John C. Jarboe, of Cloverport, Breckenridge County, Kentucky, being of full age, sound mind and disposing memory, do hereby make, publish and declare this my last will and testament in the manner following, hereby revoking any and all wills by me heretofore made.

Item first: - I direct my Executors and Trustees hereafter appointed to pay out of my estate, as soon as may be after my decease, all my just debts and my burial and testamentary expenses.

Item Second: - I give and bequeath to my beloved wife, Ardelia Jarboe all my household and kitchen furniture, wheresoever found.

Item Third: - I give, devise and bequeath all the rest, residue and remainder of my estate, real, personal and mixed, wheresoever situated, whereof I may be seized or possessed, or to which I may be in any manner entitled, or in which I may be interested at the time of my death, unto my Executors and Trustees hereinafter named, and to their successors and assigns forever, to be held by them in trust for the use and benefit of my said wife, during such time as she remains my widow, the whole income therefrom, after paying taxes and other legal assessments and premiums on fire, lightning, or tornado insurance policies, to be paid to her during said time for her sole use and benefit.

Item Fourth: - At the death or marriage of my said wife (which ever event shall first happen) my whole estate shall be held in trust by my Executors and Trustees for the use and benefit of my children and the heirs of those dead, until my youngest child then living shall have reached the age of twenty-five years, the whole income therefrom to be paid to them during said time for their sole use and benefit.

Item Fifth: - At the death or marriage of my said wife (which ever event shall first happen) and when my youngest child then living shall have reached the age of twenty-five years, my whole estate shall be equally divided between, conveyed, distributed and paid over to, my children, or the issue of a deceased child, who shall take by representation its parents share, provided, however, that none of my real estate shall be sold during such time as my said wife remains my widow, nor after her death or remarriage.