

Ex-v

Mooleyville Ky, May 28th 1894.

In the name of God, Amen; I, Felix G. Speak of the Post Office of Mooleyville in the County of Breckinridge and State of Kentucky of the age of 76 years last December 1894, being of sound mind and memory and considering the uncertainty of this frail and transitory life do therefore make, ordain, publish and declare this to be my last Will and testament; That is to say,

FIRST:- After all my lawful debts are paid and discharged, the residue of my estate real and personal I give bequeath and dispose of as follows ~~as. wit;~~

To my beloved wife Mary Ann Speak, all on the land belonging that is on what he lives on, known as homestead to Felix G. Speak during her life time and after her death to be divided among my heirs as follows; To my son W. Francis, 134 acres of the homestead including the improvements, the remaining 100 acres to go to Charles Henry Speak, 214 acres of another tract to be divided equally between John Thomas and Margaret Siviller and Steven T. Mills her husband. \$400.00 Four hundred dollars to be paid to Sister Ildanherus or Mary Speak equally by all the heirs Francis, Henry, Thomas & Siviller \$15.00 Fifteen dollars to be paid to James E. Speaks widow and children, Eliza \$5.00 Mary-- Speak \$5.00 and Rose Ann Speak \$5.00 to be paid by Francis Henry Thomas & Siviller, All of the personal property after my wife's death if any is to go to W. Francis Speak likewise I make constitute and appoint my Son W. Francis Speak to be Executor of this my last will and testament hereby revoking all former will-- by me made.

In Witness whereof I have hereunto subscribed my name and affixed my seal this 28th day of May 1894.

FELIX G. SPEAK x (SRAH) his

The above written instrument was subscribed by the said Felix G. Speak in our presence and acknowledged by him to each of us; and he at the same time published and declared the above instrument so subscribed, to be his last will and testament, and we at the testator's request and in his presence, have signed our names as witnesses hereto, and written opposite our names our respective places of residence.

GEORGE EGART, MOOLEYVILLE BRECKINRIDGE COUNTY, KENTUCKY.
EDWIN P. EGART, MOOLEYVILLE, BRECKINRIDGE, COUNTY, KENTUCKY.

Subscribed and sworn to before me a Notary Public, this 28th day of May 1894.

EDWIN P. EGART. (S)

CODICILE

As the land I have given Siviller is going to ruin from year to year and she and her husband is dead and their heirs are in Missouri and Francis is having to keep the taxes paid on said land, I am selling the place and put the money in Bank for Sivillers heirs as I believe the place would have sold for taxes in time.

Attest

Edwin P. Egart.

Kentucky, Breckinridge County Court.

Regular Term, April 22nd 1907.

The foregoing Instrument of Writing purporting to be the last will and testament of Felix G. Speak, deceased, was this day produced to Court and being duly proven by the oath of Edwin P. Egart one of the attesting witnesses thereto, was established as and for the last will and testament of said Felix G. Speak, dec'd, and as such was ordered to record, whereupon the same and this certificate have been duly recorded.

Att., W. P. HOOK, CLERK, P. C. C.

*Ex-Delivered
to Claude Marcus
12/3/07*

I, Joel Jourdan of the County of Breckinridge and State of Kentucky being of sound mind, but advanced in years and knowing the uncertainty of life and the certainty of death do make ordain and establish this my last Will and testament revoking any that may have been made by me heretofore.

ITEM 1st, I desire that at my death I shall be decently burried by the side of my wife and my burial expenses paid.

2nd; I desire that all my just debts shall be paid out of any money or property that I may have other than what I shall devise to my three daughters Lydia A. Sarah and Parthena.

3rd; I desire that in consideration of my three Daughters above named having lived with me longer and done more for me than my other Children and having never received anything from me, and the further consideration of their helpless condition, that some provision be made for them, I therefore Will and bequeath to Lydia A. Sarah and Parthena One Hundred acres of land laid off so as to include all the buildings and a portion of the timber on the North West side of the house I also give them all the Household and Kitchen furniture, Beds, Bedding &c, I also desire that each of my Daughters named above shall be allowed a horse and if that cant be done then each to receive the sum of \$75.00 in lieu of the Horse and I also give each of them a cow or \$25.00 in the place of it, I also give my three Daughters mentioned all the farm implements on the place including wagon and gearing.

4th, I also desire that what money I am owing my three Daughters above named shall be paid to them out of my estate, outside of what I have given them before there is any division.