

I, G. W. Beard, of the County of Breckinridge, state of Kentucky, being of sound and disposing mind and memory, and desiring to make a different disposition of my estate other than that made by the laws of descent and distribution of the state of Kentucky, do make and publish this my last Will and Testament, hereby revoking any and all will that may have been made heretofore made by me.

Paragraph # 1. I give devise and bequeath all of my estate, real personal and mixed whereof I may die seized or possessed, to the bank of Hardinsburg & Trust Company, of the town of Hardinsburg, County of Breckinridge, state of Kentucky, to have and to hold to itself and successors forever; for the purposes, uses and trusts namely, in trust, first to pay all my debts and funeral expenses.

Paragraph #2 Out of the funds in the hands of said trustee, I direct it to set aside and apart the sum of SEVEN THOUSAND DOLLARS (\$7000.00) to remain as it may be invested at my death, or to be re-invested by my said trustee should it appear advantageous so to do; and of the interest arising from said fund I direct my trustee to pay to my son William Beard the sum of \$15.00 per month, but not more, the same to be paid to him monthly so long as he shall live; he to be free to use such monthly payments as he may choose so to do, and at the end of each year such surplus interest as may remain of said interest after paying my son William Beard said monthly payments, and paying the taxes on said \$7000.00, is to be added to said fund and re-invested.

Paragraph #3 At the death of my son William Beard, I direct my trustee to divide said trust fund set out in paragraph #2., with its accumulations into two equal parts, one part my trustee will then pay to Anita Beard, and the other part my trustee will then pay to Ada Powers (nee Beard), said Anita and Ada being sisters and daughters of my son William Beard, But in the event that either of said daughters should die before their father, then the child or children of such deceased daughter is to have that part of said fund which the mother would have received had she been living at the death of her father. But should either the said Anita or Ada die before their father without issue, then that part of said fund which such deceased would have received is to go to the surviving sister if she be living and if not to the child or children of such sister.

Paragraph #4 I direct that my homestead in Hardinsburg, Kentucky be held by my said trustee for my beloved wife, Elizabeth A. Beard, to her use, occupancy and control so long as she may live, or so long as she may wish to use or occupy the same.

Paragraph #5 All the balance and residue of my estate, after satisfying the bequests before mentioned, real, personal or mixed, I direct my trustee to hold for the use and benefit of my beloved wife, Elizabeth A. Beard in connection with my daughter Blanch Reid, the interest arising from said residue to be paid to me said wife and daughter semi-annually or oftner should the circumstances of them or either of them demand or require it.

Paragraph #6 At the death of my wife I direct my trustee to pay to my daughter Blanch Reid all of said balance of my estate, mentioned in paragraph #5., the same to be hers absolutely, to her own separate use and benefit as she may see cause, and to absolutely free from the use and control of any husband she may have, except the sum of \$1000.00 I direct my Trustee out of said balance or remainder at the death of my wife to pay to Anita Beard, and except the further sum of \$1000.00 out of said balance or remainder I direct my trustee at the death of my wife to pay to Ada Powers (nee Beard), but with these two exceptions of \$1000.00 each, I direct my trustee to pay all of said balance or remainder to my daughter Blanch Reid.

But if either said Anita or Ada should die before the death of my wife without issue, then the one thousand dollars which such deceased daughter would have received under this paragraph is to be paid to her surviving sister, but should such sister be dead then to the children of such sister.

Paragraph #7 In as much as my estate consists of moneys, bonds, bills and notes, I direct and request my trustee to carry on and manage my estate in the same manner as nearly as possible as I have so done.

Paragraph #8. I hereby nominate, constitute and appoint my said trustee, the Bank of Hardinsburg & Trust Company, Executor of this my last will and testament, with full and complete power to do any and things required of it by law to carry out the intentions of this my last will and testament, with full power to give, sign, receive or accept any and all receipts or documents necessary to the proper management of said estate, with full power to give or sign any and all transfers that may be necessary in the sale or transfer of either realty or personalty, and to do any and all other things that may be required of them by law as such Executors.

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In witness whereof, I have signed, published and declared, this instrument as my last will and testament, in said county and state aforesaid, this the 10th day of May 1911.

G. W. BEARD.

Witnessed by:
M. B. Kincheloe.
Sus Brown.

Breckinridge County Court, Regular April Term 1912.

In the matter of the probate of the will of G. W. Beard, deceased.

The foregoing instrument of writing, purporting to be the last will and testament of G. W. Beard, deceased, of Hardinsburg, Breckinridge County state of Kentucky, was this day produced in open court for probate, and filed; and M. B. Kincheloe and Sus Brown the two subscribing witnesses thereto, having been first duly sworn, deposed and said that the said G. W. Beard, testator, signed, sealed and declared said instrument as his last will and testament, in their presence, on the day and date hereof, whereupon it is ordered by the court, that said writing be, and the same, is hereby admitted to probate, and ordered to be recorded as the true last will and testament of the said G. W. Beard, deceased, and the same with the foregoing and this certificate have been fully recorded in my office as ordered by the court.

Attest: H M Beard Clerk.

I, E. Davis LeGrand of County of Breckinridge, state of Kentucky, do make this my last Will and Testament, hereby revoking any and all former wills I may have made.

I give and devise to Henry Dowell & his heirs, one tract of land consisting of 11 1/2 acres, lying & being in the County of Breckinridge, state of Ky, and is the same land deeded to E. Davis LeGrand by R. L. Askisson & wife and situated on the North-east corner of his farm of which it was a part, for further particulars see deed.

I also give and devise to said Mary Dowell & his heirs all of the household property and any money or papers I may have at my death. I give and devise to him everything I may have at my death, both real and personal of whatever nature it may be, he being directed to pay any & all just debts & to buy tomb-stones for my grave, costing twenty or twenty two dollars (\$20.00) & I am also to have a home with Henry Dowell for the balance of my life, he is to furnish me with clothes & see after and care for me all during life.

I give and bequeath to each of my children, John H. Legrand; and Sarah J. Adkisson the sum of One dollar each, also to heirs of Ezra Legrand (deceased) the sum of one dollar equally divided between his heirs.

In witness whereof I have hereunto set my hand this 25 day of Sept, 1901.

E. D. LeGrand.

Witness
W. T. Dowell.
S. E. Whitworth.

County of Breckinridge, State of Ky.

Personally appeared before me a notary public in & for county & state aforesaid, E. D. Legrand & acknowledged the above to be his last will & testament.

Given under my hand this Sept 25, 1901.

J. B. Whitworth. N.P.B.C.

(SEAL)

Kentucky, Breckinridge County Court.
Regular Term, April, 1912.

An instrument of writing purporting to be the last Will and Testament of E. Davis Legrand, deceased, was this day produced to court and offered for probate, and was duly proven by the testimony of W. T. Dowell, one of the subscribing witnesses thereto, who stated that the said testator signed, sealed and declared said instrument to be his last will and testament in his presence and in the presence of S. E. Whitworth the other subscribing witness thereto and they in his presence and in the presence of each other whereupon the court being advised it is adjudged to be the last will and testament of the said E. Davis Legrand, and as such was ordered to record, and the same with the foregoing and this certificate have been duly recorded in my office as ordered by the court

Attest: H M Beard Clerk.