

Kentucky, Breckinridge County, Ky., being of sound mind and knowing the uncertainty of life, and the certainty of death and wishing to dispose of my property in my lifetime do make this my last will and testament (Vis) I first desire that my present wife Emily Pile shall have eight hundred dollars and one horse according to a marriage contract between us which is now in the hands of M. Meyer after my burial expenses is paid and debts if any I then desire that my daughter Lora Alexander shall have that portion of my land known as the Mark Pool tract including the Clark tract I then desire that my daughter Lee Alexander shall have what is known as the Jo Richardson tract to have and to hold them and their heirs if any and if they die without heirs the property is then to revert back to my other bodily heirs I then bequeath to my two grand Sons Irvy Alexander & Carly Alexander the balance of my land on which Huston Alexander now resides I also direct that my two daughters shall each pay to my two grand Sons one hundred dollars each, the girls land being more valuable than the grand Sons I then direct that my two daughters & my Two grand Sons shall all four share equal in the balance of my personal property given under my hand this 24th, day of April 1900.

ATTEST;  
JOHN ALEXANDER-  
MEYER MEYER.

GEORGE M. PILE.

Kentucky, Breckinridge County Court  
Regular Term March 23<sup>rd</sup> 1908.

The foregoing Instrument of writing purporting to be the last will and testament of George M. Pile, deceased, was this day produced to court, and being duly proven by the oath of Jno Alexander one of the attesting witnesses thereto was established as and for the last will and testament of said George M. Pile, deceased, and as such was ordered to record, whereupon the same and this certificate have been duly recorded, in my Office.

Att; W.F. HOOK, CLERK, B.C.C.

In the name of God our Merciful Father, be it known that I Jesse L. Moorman being of sound mind and memory, and knowing the frail tenure of this life, and that it is appointed to all men once to die do make and ordain this as my last will and testament, that is to say I give, bequeath and dispose of my estate, Real, Personal and mixed, in the manner and proportion here following.

FIRST, I give and bequeath to my beloved wife Sallie D. Moorman all my estate of every kind whatever and wherever situated to be used at her discretion during her natural life trusting that my said wife will manage said estate in a prudent manner and to the best interests of our children but this request is not to curtail her in the use of such means as will contribute to her proper comfort during life.

SECOND; It is my further desire that my wife Sallie D. Moorman shall qualify as Executrix of this my will and that no bond as such shall be required of her. It is also my desire that at the death of my said wife each of our heirs is to enjoy the proceeds of all residue of said estate- share and share alike, provided however, that any heir drawing from the estate an excess over any other heir he or she is to be chargeable with said excess i.e., the entire residence of said estate is to be equalized among our THIRD heirs, and furthermore at the death of my said wife it is my wish and desire that our son Jackson S. Moorman shall qualify, with bond, as Executor of all residues or remainder of said estate and shall divide the same in the manner and proportion aforementioned.

FOURTH; It is my wish and desire that all just debts and my funeral expenses shall be paid out of any moneys on hands or available for that purpose.

Cloverport, Ky., February 20, 1908.

JESSE L. MOORMAN (L.S.)

The said Jesse L. Moorman at Cloverport, Kentucky, signed and sealed this instrument and published and declared the same as and for his last will, and we at his request, and in his presence, and in the presence of each other, have hereunto written our names as subscribing witnesses.

Cloverport, Ky., February 20, 1908.

CHAS W. MOORMAN.  
ROBT. L. OELZE.

State of Kentucky.            )))  
Breckinridge County.        ))) Sot.,

I, R. L. NEWSOM, a Notary Public, in and for the County aforesaid, do certify that the foregoing Will was signed and acknowledged by Jesse L. Moorman to be his free and voluntary act and that the same was witnessed by Chas W. Moorman & Robt L. Oelze in my Presence.

Given under my hand and seal of Office the 20th, day of February 1908.



R. L. NEWSOM, Notary Public  
Breckinridge County Ky.  
My Commission Expires March 21st, 1908.

Kentucky, Breckinridge County Court.

Regular Term, March 23<sup>rd</sup> 1903.

The foregoing instrument of writing purporting to be the last Will and testament of Jesse L. Moorman, deceased, was this day produced to court and being duly proven by the oaths of Elbert W. Moorman and Robt L. Gelse, the attesting witnesses thereto, was established as and for the last will and testament of said Jesse L. Moorman, deceased, and as such was ordered to be record, whereupon the same and this certificate have been duly recorded.

Att,

W.F. HOOK, CLERK, B.C.C.

Exx  
In the name of our Father in Heaven? Amen. I, Susan Alexander, being in sound mind and disposing memory, and knowing the uncertain tenure of life, do make this my last Will and testament (never having made a will)

1<sup>st</sup> If I should die owing any debts, I direct that they shall be paid out of money I shall have at my death.

2d. Whereas, by a contract heretofore made between me and my son John Alexander and my son in law George M. Pile, said Alexander and Pile: executed and delivered to me, each his promissory note for the sum of Six hundred and Fifty dollars, on the 9th, day of September 1896, and due one day after the date thereof which said notes were executed to me, the property distributed and as evidence, that in good faith they each would take care of me during my life and whereas they each have in good faith performed said duty and contract up to this time and I have full confidence that they will continue to do so during my remaining years, I have therefore given up to my said John his said note and have cancelled same and direct that he shall not be charged with same, but whereas, my daughter Missouri is now dead and has left children the issue of her marriage with said George M. Pile, I do therefore will and devise the said note executed by said George M. Pile to Lora Alexander and Lee Alexander, children of my said daughter and to Irvin and Carla Alexander children of Susan Pile Alexander who was a daughter of my said daughter Missouri, that is to say Lora Alexander is to have one third of said note, Lee Alexander one third of said note and Irvin and Carla Alexander are to have between them one third of said Note, thus by giving up to my son John his said note and devising the George M. Pile note to the heirs of my daughter Missouri, I equalize the matter between my son John and the heirs of my daughter Missouri.

3d. I give and bequeath to my son John an one half all money I may have at my death, to hold during his life with the right to use the profits accruing therefrom and at his death the said money is hereby given and bequeathed to my daughter in law Luinda Alexander, the wife of my son John, should she outlive him but if he should survive her then he is to take said money absolutely.

4. I give and bequeath to my Grand Children Lora Alexander and Lee Alexander and to my great grand children, Irvin and Carla Alexander one half of all money I may have at my death, to-wit; Lora and Lee Alexander shall each take one third of one half of said money and Irvin and Carla shall between them take one third of one half of said money.

5. Nearly all of my personal property has been divided between my heirs but of any such property I may have at my death, I direct it to be divided as is directed as to the money in the third and fourth clauses of this will.

6. I appoint my son John Alexander Executor of this will and I direct that he be allowed to qualify without being required to execute bond.

In Witness Whereof I have hereunto set my hand this the 1<sup>st</sup> day of December 1904.

ATTEST; D.R. MURRAY.

SUSAN x ALEXANDER.  
mark.

Signed by the testator, Susan Alexander in our presence and we have signed our names hereto in her presence and in the presence of each other, this December 1<sup>st</sup> 1904.

J.A. CARMAN.  
H.C. TUCKER.  
DAVID R. MURRAY.

Kentucky, Breckinridge County Court.

Regular Term, April 27<sup>th</sup> 1903.

The foregoing instrument of writing purporting to be the last Will and Testament of Susan Alexander, deceased, was this day produced to Court, and duly proven by the oaths of H.C. Tucker and David R. Murray, two of the attesting witnesses thereto, who stated on oath that the decedent signed said will in the presence of themselves and J.A. Carman, the other attesting witness thereto, and same was established as and for the last will and testament of the said Susan Alexander, deceased, and as such was ordered to be record, whereupon the same and this certificate have been duly recorded.

ATTEST; W-F-HOOK, CLERK, B.C.C.