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Will

I, John Gibson of Irvington, Breckinridge County Ky, being of sound mind and memory, and considering the uncertainty of life, do therefore make ordain publish and declare this to be my last will and testament, that is to say.

FIRST: To equalize the sons of my daughter, Margaret E. Parks, dead, Vis; Wilbur R. and Harold Parks, with former distribution to my other heirs in which they did not participate, I bequeath Twenty Six Hundred Dollars, \$2600.00 and I further designate J.B. Gibson, after the execution of ample and sufficient bond to be appointed guardian of same for this amount and whatever else may come to them by further distribution. This money with accrued emoluments to be paid in equal distribution to each of said heirs when he reaches legal age.

SECOND: After all my legal and lawful debts are paid I direct that the remainder of my estate be divided equally among my heirs.

THIRD: I make constitute and appoint my son J.B. Gibson the executor of my estate without bond, hereby revoking all former wills.

This April 29, 1908.

JOHN GIBSON.

Witness; TAYLOR BANDY.
HENRY BANDY.

Kentucky, Breckinridge County Court.
Regular Term, July 27th 1908.

The foregoing instrument of writing purporting to be the last will and testament of John Gibson, deceased, was this day produced to Court, and being duly proven by the oaths of Taylor Bandy and Henry Bandy, the attesting witnesses thereto, was established as and for the last will and testament of said John Gibson deceased, and as such was ordered to record, whereupon the same and this certificate have been duly recorded.

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

I, A.J. Gross of Cloverport in the County of Breckinridge and State of Kentucky do make and publish this my last will and testament hereby revoking any and all others heretofore made by me.

After the payment of funeral expenses and all just debts, I give devise and bequeath to my wife Sarah J. Gross all my estate of every description whatever, real personal and mixed.

I name and appoint as the executors of this my last will and testament my said wife Sarah J. Gross, Wm. G. Smart and John W. Vest, requiring no bond of her.

Witness my hand and seal this 26 day of December 1883.

A J GROSS (SEAL)

Signed, sealed and declared by A.J. Gross to be his last will and testament this 26 day of December 1883, who also signed the same in our presence and we have signed our names hereto as witnesses in his presence and in the presence of each other.

J.A. MURRAY.
T.N. WARFIELD.

I, A.J. Gross, do declare this to be a Codicil to my Will of date 26th day of December 1883.

I hereby revoke the appointment in said Will of Wm. G. Smart and John W. Vest each ~~each~~ as Co-executors with my wife, Sarah J. Gross and I now name and appoint as Co-executors of my Will, my wife, Sarah J. Gross and the Bank of Hardinsburg & Trust Co, of Hardinsburg Kentucky & request that no bond be required of my said wife, Sarah J. Gross as such Co-executor.

I hereby request of my said wife Sarah J. Gross, who is the sole beneficiary in fee simple of all my estate of whatsoever kind or character that she arrange at her death that if there be any property left which shall pass to her under my Will that such residue shall be divided into two equal parts, One part to be given to Sallie Pumphrey DeHaven, wife of O. DeHaven, & the other part to be given to my brother John H. Gross and his heirs, I hereby declare this to be only a request upon my part I make of my said wife & that, in no wise shall this request be construed as meaning that I am placing any limitations whatever upon the right of my said wife to do as she desires with all of said property, which shall ~~to~~ hers in fee simple.

A.J. GROSS.

Signed & acknowledged by A.J. Gross, which he declared to be a codicil to will of date 26th day of December 1883, in our presence & which we signed as attesting witnesses to his signature in his presence & which we also sign in the presence of each other & in the testators presence.

This 2d, day of November 1906,

CLAUDE MERCER.
MORE PUMPHREY.