

I desire that my real estate shall be divided into five shares and that my son John Galloway shall have one share, except so much as will satisfy Mora Galloway for one horse sold to him.

I desire that my son Mora Galloway shall have his share and also that of my son Poindexter Galloway's, and that my son Earnest shall have one share. My Granddaughters Lucile and Thelma Galloway shall have one share to be used by their father Earnest Galloway, for the purpose of buying a home to be theirs as long as they live, and in case one should die, then the share of that one to revert to the other two ~~one~~ <sup>two</sup> be in care of their father until they are twenty one years old.

When the above provisions have been carried out the remaining personal property shall be divided satisfactory to all.

I hereby appoint Earnest C. and Mora E. Galloway my Executors of this will to act without bond, and also request that no inventory or appraisal of estate be required of them.

Witness my hand this Nov. 10th 1916.

Phidelia Galloway

Signed by Phidelia Galloway in the presence of J. C. Payne and J. D. Lyddan, and they signing in the presence of each other and in the presence of the said Mrs. Phidelia Galloway

J. C. Payne

J. D. Lyddan

Breckinridge County Court

Regular term, July 23, 1923.

The foregoing instrument of writing, purporting to be the last Will and Testament of Phidelia Galloway, deceased, being duly proven by the oath of J. D. Lyddan, one of the attesting witnesses, the same was established as the last Will and Testament of Phidelia Galloway, deceased, and as such was ordered to record, whereupon the same with this certificate has been duly recorded in my office.

Given under my hand, this 23 day of July, 1923.

A. T. Beard, Clerk

By J. K. Duke, D. C.

I, Mrs. Laura Elsie Horsley, of Breckinridge County Kentucky, do hereby make this to be my last will and testament, hereby revoking and and all other wills that may have heretofore been made by me.

It is my will that after all my just debts are paid that my husband, Irvin Horsley, have to his use and benefit for his natural life one half of all the real estate of which I may die seized and possessed of, and at his death said one half so willed to him for his use and benefit during his life is to go to my legal and lawful heirs. In addition to the land willed to my husband as set out above for his life time, I will and bequeath to him all of my household and kitchen furniture, such as I may have at my death, to be his absolutely free from the claims of any person or persons.

Mrs. Laura Elsie Horsley

Signed and subscribed by Mrs. Laura Elsie Horsley in our presence, and signed and subscribed by us as witnesses in her presence and in the presence of each other. This the 9 day of July 1923.

Witness ~~Mar~~ Omar Stephens

Witness Marshall Singleton.

State of Kentucky,

County of Breckinridge, Sct.

The foregoing instrument of writing purporting to be the last Will and Testament of Mrs. Laura Elsie Horsley, deceased, was this day produced to Court and after being duly proven by the oath of Marshall Singleton, the same was established as the last Will and Testament of the said Laura Elsie Horsley, and as such was ordered to record, whereupon the same with this certificate have been duly recorded in my said office.

Given under my hand, this 27 day of Aug. 1923.

A. T. Beard, Clerk.

I Sarah E McCoy of the County of Breckinridge and State of Kentucky, being of sound mind and memory make this my last will and testament.

First, All my just debts and funeral expenses to be paid out of any estate I may own at my death.

Second, After payment of all my just debts and funeral expenses, I give and bequeath to my beloved husband George T. McCoy during his life, and to be used by him for his support and maintenance, all my estate and property of every kind and character, and after his death whatever of said property, that may remain on hands, is to go to and belong to James E. Tate, provided however said Tate remains with my said husband and cares for and attends to his wants and necessities, during his life, but if said Tate should leave said George T. McCoy and not care for him as herein provided, or die without bodily heirs, then said property is to revert to my brothers and sisters or their heirs, and if said James E. Tate should die ~~before~~ before my said husband, then said property that may remain on hands after the support of the said George T. McCoy is to revert to my brothers and sisters or their heirs.

Witness my hand and signature this July 7-1899.

Witnessed before signing

Sarah E <sup>her</sup> McCoy  
mark

Subscribed & acknowledged before us as witnesses.

Morris Eskridge

John P. Haswell, Sr.

State of Kentucky,

County of Breckinridge, S

The foregoing instrument of writing, purporting to be the last Will and Testament of Sarah E. McCoy, deceased, was this day produced to Court and admitted to probate, and after being duly proven by the oath of A. R. Kincheloe, the same was established as the last Will and testament of the said Sarah E. McCoy, and as such was ordered to record, whereupon the same with this certificate has been duly recorded in my said office.

Given under my hand, this 27 day of Aug. 1923.

A. T. Beard, Clerk

By J. K. Duke, D. C.

I, John T. Hobbs, being of sound mind and disposing memory do make and declare this to be my last will and testament hereby revoking any will hereto fore made -

- 1st, I will that all my just debts be paid
- 2nd, I devise \$100.00 to Father James F. Homan for mass and for kindness to me, with the understanding that he is to contribute \$50.00 of the amount to the shrine at Washington of the Blessed Virgin.
- 3rd I devise \$50.00 to the Ursuline Sisters at St. Bonnards High School, Gardinburg, Ky