

WILL OF L. E. HENDERSON

Irvington March 22, 28

L. E. Hendersons Will,

I want My sister Norah Beard to be my Administrator without bond, if she cant I want Percy Henderson to be without bond. I want all of my just debts Paid, then If there Is any thing left I want it divided equal between my three boys at once after I am buried except my New York life insurance I want It to go to Harold Henderson.

L. E. Henderson

STATE OF KENTUCKY

REGULAR TERM BRECKINRIDGE CO. COURT.

July 22, 1929.

The foregoing instrument having been Produced in Court, duly Probated and established and ordered to record; whereupon the same with the foregoing and this certificate has been duly recorded, inx

Given under my hand this 22 day of July, 1929.

	Stanley Gray,	Clerk,
By.	R. L. Miller,	D. C.

1929
7-29

WILL OF FRAZIER HORSLEY.

I, Frazier Horsley, of Locust Hill, County of Breckinridge and State of Kentucky, being of sound mind and full age, do make publish and declare this to be my last Will and testament:-

FIRST: I direct that all my just debts and funeral expenses be paid out of my estate, as soon as practicable after the time of my decease.

SECOND: I own 200 acres of land and I want to divide it among my three children as near equal as possible and to this and I give devise and bequeath to my son Curtis Horsley the East end where he now lives except I desire 10 acres cut off of that tract next to my home place, leaving him the remainder and the improvements, and I give devise and bequeath to my two daughters, Ola Board and Mary Horsley My home place and including the 10 acres, cut off of Curtis, this to be divided equally between them, the line running East and West, the line to start at top of the hill and running East varying to the South sufficient to miss the horse lot, Mary to have that part to include the house and barn where I now live and Ola to have the other side, and I provide that the tenant house on the Curtis tract, where Lewis Compton now Lives shall be moved across to the big road, and on Ola's tract and a side room built to it. Also require that a hull of a barn 32 x 40 ft. and 12 ft. under the eaves be built on her tract, the moving and repairing of the house and the building of the barn to be a charge on each child's part and until this is done there is to be a lien on Curtis and Mary's part each for one-third of the cost of the moving and repairing of house and building of barn. The moving of the house and repairing and building of barn not to be done until after the indebtedness is paid. If my personal property is not sufficient to pay my