

I, Lydia A. Jolly, desiring to make my will and dispose of my property in a different way from that which would be made by law should I die intestate being of sound mind, do make and declare this to be my last will, revoking any and all other wills heretofore made.

1st. It is my desire that all my just debts be paid, my funeral expenses paid, and \$75.00 be set aside for the purpose of purchasing a marker-which marker I want as nearly like the one erected at Mr. Jolly's grave-bearing alone the name "Mother" these requests must first be paid out of my personal estate.

2nd. I will and desire that my beloved and only daughter Elizabeth Claire Jolly the home place as willed to me by Robert M Jolly, Dec'd, my husband & her father. This includes all the lots on the South side of the alley and also the ones on the South side of Walnut Street, and are numbered as follows: Lots No. 7 - 8 - 9 in Block No. 7, also Lots No. 16- 17 - 18 in Block No. 12. The residence and all improvements located on the lots above mentioned I will & devise to her, Elizabeth Claire Jolly- see codicil. This property shall be for a home for E. Claire Jolly, so long as she needs a home and is to be her property to have & to hold & to control as she wishes with no intervention from Brother's or husband should she have or ever have. In no event must the property be transferred over to her husband should she have one, and she is to have free use of the property with-out hindrance from any one. Should she be a minor child at my death I want her Brother Edwin to act as Guardian, with out having to execute bond. In the event of the death of E. Claire Jolly before she is married & has heirs or before she is twenty-one years old. I want Edwin H. Jolly to have her share just as I have willed it above, to use as his own and dispose of with out any hindrance from any one. Should he die without heirs, then the property must be divided between Louis Jolly, if living and Robert Morris Jolly, Jr., with R. M. Jolly, Sr., Guardian for Robert Morris Jolly, Jr., he, R. M. Jolly, Sr., shall not be required to execute bond, should there be other Grand-children either Louis H. Jolly's or R. Morris Jolly's and should Louis H. Jolly or Robert Morris Jolly, Jr., not be living then this property must be divided equally between them-their rightful heirs.

3rd. To my beloved son Edwin who has been loyal & Faithful to his mother in her loneliness and care, I will & bequeath the following Lots No. 15-16-17-18-19-20 in Block No. 7, (no seven) to have as his property absolutely in fee simple. Should Edwin H. Jolly die without natural heirs then the above lots are to be divided equally between my other living children or their heirs. The same provision to hold good in this as in that stated in clause No. 2 in case of the death of any one or number of my heirs. I revoke the following clause No. 4.

5th. The remainder of my estate shall be divided equally between all my living children share & share alike. Should any one of my children not be living and should there be heirs then that or those heirs shall share that portion due their parents (my natural child) this amount being placed in the hands of the Hardinsburg Trust Company until that child is twenty-five years of age.

6th. should any of my own children die without heirs, their portion must revert to my other natural children- still living. In the event of Minor heirs I desire that all shares be placed in the hands of the Hardinsburg Trust Co, until those heirs are twenty-five years old, only the interest of the money being used for the children in any case. Unless they are unable to secure an education in that event the Hardinsburg Trust Company shall exercise their judgment in using a sufficient amount to educate them for life.

7. The cemetery bonds in my possession must be used exclusively for improving and keeping the lots in Cedar Hill in nice order. Should there be a surplus at any time. It must be placed in Deposit with int for the above purpose. It is my wish that the lot shall be neglected and for that purpose I will these bonds for that exclusive purpose. After the lapse of 50 yrs then my heirs shall have the bonds & any money accrued on them in these years and make any provision they choose remembering the spot where repose our bodies must ever be sacred.

In Testimony Whereof, witness my hand this the 9th day of September 1908.

Lydia A. Jolly.

Kentucky, Breckinridge County Court.
Regular Term. March 27th 1911.

On this day an instrument of writing purporting to be the will of Lydia A. Jolly was offered and asked to be probated and admitted to record as the will of said Lydia A. Jolly by Louis Jolly, thereupon Louis Jolly being duly sworn and Claude Mercer being duly sworn, stated that said will was wholly in the hand writing of, and signed by Lydia A. Jolly. It is therefore adjudged by this court that the said will is the last will and testament of the said Lydia A. Jolly, and that said will is wholly in her hand writing and is signed by her; and it is further adjudged that said will is the last will and testament of the said Lydia A. Jolly and the same is ordered to be recorded in the Will Book in the Breckinridge County Court Clerks office.

Att: A. M. Beard Clerk.