

Signed, published and declared by the above named T. H. Whitfill as his last and will and testament in presence of us who at his request have signed as witness of said will

James C. Sutton.
Henry Mattingly.

Kentucky, Breckinridge County Court.
Regular term, January 1912.

An instrument of writing purporting to be the last will and testament of T. J. Whitfill, deceased, was this day produced to court and offered for probate, whereupon came James C. Sutton and Henry Mattingly the two attesting witnesses, being duly sworn, certify that they signed said will as attesting witnesses thereto, and that the said testator signed said will in their presence and they in his presence and in the presence of each other, whereupon the court being advised, it adjudged as and for the last will and testament of the said T. J. Whitfill deceased and as such was ordered to record, whereupon the same and this certificate is duly recorded.

Attest: H. M. Beard Clerk.

IN THE NAME OF GOD AMEN. I, Mary E. Dehaven, of Cloverport, Ky., being of sound mind and disposing memory, do hereby make and publish this my last Will and Testament.

1st: I desire that all of my just debts be first paid, but there is none existing.

2nd: The property where I now reside, that is my home place, I leave to my daughter Mamie Dehaven, to be used, occupied and controlled by her as long as she remains single, or unmarried, when she shall marry, I desire, and it is my will that the said property shall then be equally divided among all of my children. I desire that my little Grand-son, Carl Dehaven interest in this property, shall, at such time as it may be converted into money, be placed in the hands of a reliable Trust Company and be held there for him until he becomes 21 years of age, and should he die before arriving at the age of 21 years, then the said interest is to revert to my children and be equally divided between them, I hereby direct that my daughter Mamie take control of and manage my little grand-sons interest in the property going to him in this my will.

3rd. I hereby give and bequeath to my daughter Mamie Dehaven, absolutely all of my house hold and kitchen furniture to be used by her as her own.

4th. I desire that my daughter Mamie shall have the rents arising from my tenant house, known as the McGreen tenant house, while she remains single, and when she marries, then said property shall go to my son Wickliff Dehaven and become his absolutely.

5th. I hereby appoint my son Philo Dehaven, Executor of this my last will.

In Testimony Whereof I have hereunto set my hand this 20th day of July 1911.

Mary E. Dehaven.

Signed in our presence who witnesses the signature of the testator and also that of each other. This 20th day of July, 1911.

Charles E. Keil.
V. G. Babbage.

Kentucky, Breckinridge County Court.
Regular Term, February, 26th, 1912.

An instrument of writing purporting to be the last will and testament of Mary E. Dehaven was this day produced to court and offered for probate, come V. G. Babbage one of the subscribing witnesses thereto, first being duly sworn, acknowledged his signature to said instrument, also states that Charles E. Keil signed said instrument as a witness, and that they, each signed said instrument in the presence of the testator, and they in the presence of each other, whereupon the court being sufficiently advised it is adjudged that said instrument is the last will and testament of the said Mary E. Dehaven, deceased, and as such was ordered to record, whereupon the same is duly recorded.

Attest: H. M. Beard Clerk.