

I, M. Lyddan of the County of Breckinridge and state of Kentucky, being of sound mind and disposing memory, do make and publish this my last Will and Testament, hereby revoking all other Wills heretofore made by me.

1st: I will and desire, that all of my ~~debt~~ just debts, Doctor's bills, funeral expenses and costs of settling my estate, be paid as soon as possible after my death.

2nd. I have already given and advanced to my four children in lands and other property, the following, to-wit:

To my son John Lyddan the sum of,	\$4400.00
To my daughter Annie Akers the sum of,	7000.00
To my son George N. Lyddan the sum of,	4500.00
To my son Thomas Lyddan the sum of,	7000.00

As I desire to make all of my children equal in my estate I now give will and bequeath to my son John Lyddan the sum of \$2600.00 and to my son George N. Lyddan the sum of \$2200.00 to equalize them with my daughter Annie and son Thomas.

3rd. As I have been living with my son George N. Lyddan and his family; I now will and bequeath to him the furniture I have in my room, my horse, buggy and harness as a slight testimonial of my appreciation for the kind manner with which they have treated me.

4th. After paying all just debts, Doctor's bills, burial expenses, costs of Administration and the special devises and bequeaths herein made, the remainder of my estate is to be equally divided among and go to said four children or their heirs, in case of the death of any of them, before the settlement of my estate.

5th. Knowing that I have made a fair, just and equal disposition of my property among my children, but recognizing the fact that some of them may be induced to object to the probating of my Will, or to sue to set it aside; and thereby defeat by intention to dispose of it as I think proper and just; it is now my will and wish, and I do declare, that if any of my children object to the probating of this will, or sue to set it aside, then the gift and bequeath herein made to such child or children, shall become null and void and the bequest to such child or children shall go to and vest in the other children in equal parts, and the child or children so contesting my will shall ~~not~~ not have any part in my estate.

6th. Having full confidence in the honesty and business capacity of my son George N. Lyddan I hereby name and appoint him sole Executor of this my last Will and Testament, and request that he be allowed to qualify and act as such without being required to give bond or security. As I desire to keep my estate entirely out of the Court, so far as possible, I direct that no inventory, or appraisement of my estate be made or filed.

In Testimony Whereof, witness my hand this the 29 day of May 1911.

M. LYDDAN.

Signed, acknowledged and published in the presence of  
W. G. Bandy.  
N. B. Netherton.  
H. H. Norton.

Kentucky, Breckinridge County Court.  
October Term, 1911.

An Instrument of writing purporting to be the last Will and Testament of M. Lyddan, deceased, was produced to court and offered for probate, and proved to be such by the testimony of W. G. Bandy, N. B. Netherton and H. H. Norton the three subscribing witnesses thereto, who being sworn state that the Testator signed the same as and for his last Will and Testament in their presence and in the presence of each of them and that they each signed the same in the presence of the Testator and in the presence of each other, and that Testator was a residence of Breckenridge Co, Ky.

Whereupon the court being fully advised it is adjudged that said Instrument is the true last Will and Testament of M. Lyddan deceased and as such is now ordered to be entered of record, and the same with the certificate hereby recorded in my office.

Attest: A M Beard  
Clerk Breckinridge County Court