

Kentucky, Breckinridge County Court.

Regular Term, September 27th 1909.

The foregoing Instrument of Writing purporting to be the last Will and Testament of John H. McGaevock, deceased, was this day produced to Court, and being duly proven by the oaths of Chas B. Skillman and Lucius V. Chapin two of the attesting witnesses thereto, who acknowledged their signatures as witnesses to said will and testified that R.L. Newson also attested said will as a witness in their presence and in the presence of the said testator, John H. McGaevock, deceased, and that said John H. McGaevock signed said will in the presence of Chas B. Skillman Lucius V. Chapin and R.L. Newson, whereupon said will is established as and for the last will and testament of the said John H. McGaevock, deceased, and as such was ordered to record, whereupon the same and this certificate have been duly recorded.

Attest, W.F. Hook, Clerk, B.C.C.

Ex-7
Commonwealth of Kentucky.

County of Breckinridge.

Hardinsburg, Ky., Sept 11, 1909.

I, Susan N. Teaff, of Hardinsburg, Breckinridge County Kentucky, being over twenty one years of age and of sound mind and memory make this my last will and testament.

First. I give and devise and bequeath to my beloved husband, Joseph W. Teaff the following named property; The store house and lot now occupied by J.W. Teaff, together with all the contents of the store and all outstanding accounts due the firm of J.W. Teaff and all appurtenances to said house and lot. Also four certain lots or parcels of ground lying in the rear of the store house of J.W. Teaff, all of which lots are in Hardinsburg Ky, and the deeds thereto are in my name and duly recorded in the County Court Clerk's office, and I refer to them for further and more particular description. I also give and bequeath to said Joseph W. Teaff, a certain tract or parcel of land which lies on Hardins Creek and Hamiltons Branch and is contiguous to the church land of St. Remounds Parish, and contains about thirty nine acres. Title evidenced by deed duly recorded, to which I refer for more particular description, I also give and bequeath to said J.W. Teaff a certain farm or tract of land which lies near Tualls creek and adjoins the lands of John Monarch Martin Rhodes and James Teaff and contains about 132 1/2 acres. For more particular description see deed to me in County Clerks office. I also give and bequeath to said Joseph W. Teaff the house and lot on which we now live in Hardinsburg, see deed County Court Clerks office. I further devise and bequeath to said J.W. Teaff all of my personal property of all kinds whatsoever, except as hereinafter provided. The real estate and other property herein given to Joseph W. Teaff shall be his absolutely and forever, except as hereinafter provided.

Second. I give and bequeath to my nieces Miss Fannie McGary and Miss Esther McGary of Hardinsburg Ky., because of their relationship and loving kindness to me, the sum of (\$2500.00) Twenty five Hundred Dollars which is to be paid as follows; The executor of my will shall pay to the said Esther McGary and Fannie McGary the sum of Five Hundred Dollars each within one year after my death and shall pay to them the sum of Two Hundred and fifty dollars each year thereafter for a period of three years, making the aggregate of Twenty five Hundred Dollars. The gifts mentioned in the first clause of this will are conditioned on the fact that I make this bequest of \$2500, and the said Joseph W. Teaff shall pay to the executor of my will on demand, the sums due said Esther McGary and Fannie McGary, and he may make the necessary disposition of any of the property given him to raise said sums due my nieces.

Third. I give and bequeath to Jno T. Hoben, my adopted son, of whom I am so fond, the sum of One Hundred Dollars to be paid within one year after my death by my executor.

Fourth. I give and bequeath to Rev Father Cyril Thomas, or his successors, the sum of Two Hundred Dollars, for masses for the repose of my soul, same to be paid in the discretion of the executor as to time.

Fifth. The executor of my will shall have power to dispose of such of the aforementioned property as he deems necessary to meet the demands to pay the bequests I have made. I request my executor to do any and all things consistent to assist and aid my husband, J.W. Teaff in the adjustment and settlement of his indebtedness and I desire that all his debts be paid, as soon as is possible.

Sixth. I hereby appoint as the executor of this my last will and testament John O'Reilly, my good friend, and he will execute bond and execute my will as he has witnessed it and it is written.

Seventh. In witness whereof, I have signed, published and declared this instrument to be my last will and testament. Witness my hand, this September 11, 1909.

SUSAN N. TEAFF.

Witnesses; James E. Lewis
J. O'Reilly
H. DeH. Norman

The foregoing will of Susan N. Teaff was made in our presence and signed by her in our presence, after being written and read in her presence and our presence and same was signed by us as witnesses in her presence and in the presence of each other. The testator was in a deposing state of mind and perfectly rational.

Given ~~over~~ our hands, as witnesses to the said will, this September 11, 1909.

James E. Lewis.
J. O'Reilly.
H. DeH. Meerman.

Kentucky, Breckinridge County Court.

Regular Term, September 27th 1909.

An instrument of writing purporting to be the last will and testament of Mrs Susan N. Teaff, deceased, was this day produced to Court and duly proven by the oaths of John O'Reilly and James E. Lewis, two of the attesting witnesses thereto, who acknowledged their signatures as witnesses to said will, and testified that H. DeH. Meerman attested said will as a witness in their presence and in the presence of the said Mrs Susan N. Teaff, and that Mrs Susan N. Teaff signed said will in their presence and they in her presence and in the presence of each other, whereupon said will is established as and for the last will and testament of Mrs Susan N. Teaff, deceased, and as such is ordered to record.

Att; W. F. Heck, Clerk, B.C.C.

I, Joseph Hudson of the County of Breckinridge and State of Kentucky being of sound mind, and memory and desiring to make a different disposition of my property than would be made should I die intestate, hereby make this as my last will and testament.

1. I desire a decent christian burial without extravagance or show.

2. I desire all my debt and funeral expense paid out of my estate.

3. I have heretofore given to my daughter Susan Mary Johnson, wife of W.R. Johnson and assisted her and her husband in various ways as much as I could that I ought to do in Justice to my other children, and I have done the same for my daughter Margaret Emaine McGuffin wife of Thomas McGuffin and my son David Hudson, that is to say I have given to them and assisted them in various ways, as much as I feel that I ought to do in Justice to my other children. My son David Hudson and my daughter Margaret Emaine McGuffin are dead, my daughter Susan Mary Johnson is living, and as they have received what I consider a full portion of my estate, my will and purpose is, that neither of them or their heirs shall have any thing more of my estate. This is not through any want of affection for them but because I have done for them all that I believe I ought to do in Justice to my other children.

4. I give and devise to my other children Ramsey Elizabeth Inlow, Sarah Jane Wilson "Doc" Hudson and John Thomas Hudson, all the estate that I may die seized and possessed of of whatever kind or character, to be equally divided between them, except that Sarah Jane shall pay out of her share to the other three Ramsey Elizabeth Inlow, "Doc" Hudson and John Thomas Hudson, the sum of One hundred & fifty dollars (\$150) being fifty dollars (\$50.) to each of them, and the said sum shall be a lien upon her interest and she shall take nothing until said sum is so paid. (In giving the names of my children I gave the name "Doc" as one of them his name is Absalom Carr Hudson)

5. I nominate and appoint my sons Absalom Carr Hudson, and John Thomas Hudson as Executors of my estate.

In testimony whereof I have hereunto set my hand and seal this the 23rd day of November 1909.

his

Joseph X Hudson.
Mark

Signed in our presence as witnesses,

Morris Eskridge.
Gus Brown.

Codicil.

Since making the above will I have given to my daughter Elizabeth Ramsey Inlow all of my estate that I intend her to have and she is to have no more thereof and her children are to have no part thereof October 16, 1908.

his

Joseph X Hudson
Mark

Signed in our presence as witnesses,

Morris Eskridge.
Oscar Glasscock.

Since making the above will I desire the three children Doc Hudson, John Thomas Hudson and Sarah Jane Wilson to share equally in all of the rest of my estate.

This Aug 12th, 1909.

his

Joseph X Hudson
Mark

Witness; J.E.Berry
Witness; W.H.Yates.

Kentucky, Breckinridge County Court.

Regular Term, September, 27th 1909.

A writing purporting to be the last Will and Testament of Joseph Hudson, deceased, with two codicils annexed thereto was this day produced in open Court and duly and legally proven by the oaths of Morris Eskridge, Gus Brown, J.E.Berry and W.H.Yates, subscribing witnesses thereto; the said Morris Eskridge and Gus Brown swore that the said Joseph Hudson signed said will in their presence as witnesses and the said Morris Eskridge swore that the said Joseph Hudson signed one of said codicils in his presence as witness and the said J.E.Berry and W.H.Yates swore that the said Joseph Hudson signed the last codicil in their presence as witnesses; and that they each signed as witnesses in the presence of each other. Joseph Hudson and one another as witnesses and that they believed said Hudson was of sound mind and capable of making said will and codicils and that he acknowledged the same to be his last will and testament, and said writing was ordered to be recorded as the last will