

to any such property sold by him.

In testimony whereof, witness my signature this 30th, day of October 1909.

LUCINDA GREGORY

We the undersigned witnesses do certify, that on this day, the foregoing instrument of writing declared by Lucinda Gregory to be her last will and testament, voluntarily signed same in our presence, and after having read same we did attest her signature in her presence and in the presence of each other in the City of Cloverport, Ky., this 30th, day of October 1909.

Marion Weatherholt
Paul Lewis.

I, Lucinda Gregory of Cloverport, Breckinridge County, Kentucky, being on this date of sound and disposing mind and memory, do make and declare this to be Codicil No. I to my last Will and Testament, dated 30th, day of October 1909.

In paragraph No. 5 of said instrument, I directed that my Executor pay to my son Emmett G. Gregory the sum of Eight Hundred (\$800.00) Dollars in cash, out of the personal property I might die possessed of, but my said Son having died since the execution of said Will, I now declare said paragraph null and void, and that the bequest named in this paragraph be disposed of in exactly the same manner as directed in paragraph No. 5 of said Will, with the exceptions noted.

In paragraph No.4 of said Will relating to the Homestead on High Street, I now direct shall be set aside in the following manner at my death, viz: One-half to my granddaughter Dorothy and one-half to my living grandchildren of my Son Emmett G. Gregory, to be held in trust for them until each of them shall arrive at the age of 21 years.

In testimony whereof, witness my signature this 21st day of September 1910.

LUCINDA GREGORY,

We the undersigned witnesses do certify, that on this day, the foregoing instrument of writing, declared by Lucinda Gregory, to be Codicil No. I to her last Will and Testament dated 30th day of October 1909, voluntarily signed same in our presence, and after having read same we did attest her signature in her presence, and in the presence of each other in the City of Cloverport, Ky.. this 21st, day of September 1910.

Marion Weatherholt
Paul Lewis

Breckinridge County Court.
Regular Term, December 22nd, 1913.

As instrument of writing purporting to the last Will and Testament of Lucinda E. Gregory, deceased, was this day produced to Court and offered for probate, whereupon came Marion Weatherholt, one of the attesting witnesses thereto, and being duly sworn according to law stated that the Testator signed, declared and delivered said instrument as her last Will and Testament in his presence and in the presence of Paul Lewis, the other attesting witness thereto, and they at her request signed said Instrument in her presence, and in the presence of each other, he further stated that the Codicil attached thereto was also signed by said decedent in his presence and the presence of Paul Lewis, whereupon it is adjudged as and for the last Will and Testament of said Lucinda E. Gregory, deceased, and as such was ordered to record. Whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Attest: H.M.BEARD, CLERK.

I, Thomas Rhodes being in good health and of sound mind but knowing the certainty of death and knowing the uncertainty of the time of death, make this my last Will and Testament and by this Will revoking all former wills and codicils.

First to my daughter S.J.Clark I give the land as evidenced by deed already conveyed to her.

Second. To my son Constantine Rhodes' heirs I give the sum of three hundred dollars already advanced to him.

Third. To my son ALONZO B. Rhodes' heirs, I give one horse and two Hundred dollars already advanced to him.

Fourth. To my son Ezekiel E. Rhodes I give three hundred dollars already advanced to him.

Sixth. To my son Thomas A. Rhodes I give two colts and one hundred and fifty dollars advanced to him.

Seventh. To Columba F. Rhodes wife of my son Robert M. Rhodes and to her bodily heirs after all of my debts are paid I give all of my property both real and personal of all kinds and descriptions that I may die seized possessed of.

Eighth. To my daughter Rosie Rhodes Columbia F. Rhodes or her heirs shall pay fifty dollars a year until four hundred and fifty dollars are paid, or should Columbia F. Rhodes or her heirs elect she or they may pay to Rosie Rhodes one hundred dollars a year until four hundred and fifty dollars are paid. Should my daughter Rosie Rhodes die before

bodily heirs before the whole or any part of the four hundred and fifty dollars are paid, then the part unpaid shall by this will revert back to Columbia F. Rhodes and her bodily heirs.

Ninth. This shall be the entire portion of each of the heirs of my estate.

Witness my hand this the 17th day of Feb. 1897. and signed in the presence of each witness whose names are here signed.

THOMAS RHODES

Witnesses and each witness signed in the presence of Thomas Rhodes and in the presence of each other

Frank Jarbee
Lennie Rhodes
William Mattingly.

Kentucky, Breckinridge County Court.

Regular Term, January 26th, 1914.

The foregoing Instrument of writing purporting to be the last Will and Testament of Thomas Rhodes, deceased, was this day produced to Court and offered for probate and being duly proven by the oath of Lennie Rhodes, one of the attesting witnesses thereto, who stated that the decedent signed said will in his presence and in the presence of Frank Jarbee and William Mattingly, the other attesting witnesses thereto, was established as and for the last will and testament of the said Thomas Rhodes, deceased, and as such was ordered to record, whereupon the same and this certificate have been duly recorded.

Attest. C.V. Robertson. Clerk.

EP
I, Charles Oelze of the County of Breckinridge and State of Kentucky, being of full age and of sound mind and disposing memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking any and all other will by me heretofore made.

FIRST: I want all my just debts and funeral expenses paid out of my estate as soon as practicable after my decease.

SECOND: I hereby devise and bequeath to my beloved wife Mary D.Oelze all of my estate both real and personal to have and to hold, during her life time, or as long as she remains my widow, in the event that she should MARRY again it is my will and desire that all of my estate be then divided equally between my children. At the death of my wife, in the event she remains my widow, it is then my desire that all the rest of my estate remaining be divided equally between my children.

THIRD: I, hereby nominate and appoint my wife Mary D.Oelze to be the Executor of this my last will and testament, and request that she be allowed to qualify without surety on her bond as such executor.

Given under my hand this the 4th day of September 1913.

CHARLES E OELZE

We, D.D.Dowell and John N.Akers do hereby certify that the foregoing will was read, signed and declared by the testator to be his last will and testament in our presence and we as witnesses signed said will in his presence and in the presence of each other.

D.D.Dowell Residing at Hardinsburg, Ky.
John N.Akers Residing at Hardinsburg, Ky.

Kentucky, Breckinridge County Court.

Regular Term, February, 23rd, 1914.

The foregoing Instrument of Writing purporting to be the last Will and Testament of Charles E.Oelze, deceased, was this day produced to Court and duly proven by the oaths of D.D.Dowell and John N.Akers, the subscribing witnesses thereto, who stated that the said Charles E.Oelze signed said will in their presence, and they at his request signed said will in his presence and in the presence of each other, whereupon it is established as and for the last will and testament of the said Charles E.Oelze, deceased, and as such was ordered to record, whereupon the same and this certificate have been duly recorded.

Attest; C.V.Robertson, Clerk.