

whatsoever kind and wheresoever situated of which I may die seized and possessed or in any manner own or have interest in. The said Cordelia Shelton Conrad and Shelby V. Conrad may hold jointly all of my said estate in fee simple, or they may divide equally all of my said estate and when such division is made each shall have complete control and power over his or her part with full power and authority to give, sell and dispose thereof or any part thereof to such person or persons, and for such purposes as he or she may think fit, by any deed or deeds or writings or by his or her last will and testament.

III. It is my will that any part of my said estate remaining undisposed of at the death of either the said Cordelia Shelton Conrad or Shelby V. Conrad, shall go to the survivor in fee simple with full and complete power and authority over the same to hold or dispose thereof in any manner and to any person or persons such survivor may wish.

IV. Lastly, I appoint Samuel P. Conrad the executor of this will and without bond, hereby revoking all former wills by me made.

In witness whereof I have hereunto set my hand this 18th day of April, 1899.

John Wesley Steele

The foregoing instrument was ~~made~~, at the date thereof, signed, published and declared by the said testator, John Wesley ~~Steele~~, as and for his last will and testament, in the presence of us, who, at his request, and in his presence, and in the presence of each other, have attested the same and subscribed our names as witnesses thereto.

Witness {

A.R. Fisher
Jas. R. Skillman

Kentucky, Breckinridge County Court.
Regular Term, May 28th, 1917.

The foregoing instrument of writing purporting to be the last will and testament of John Wesley Steele, deceased, was this day produced to Court and duly proven by the oath of A.R. Fisher, one of the attesting witnesses thereto, was established as and for the last will and testament of the said John Wesley Steele, deceased, and as such was ordered to record, whereupon the same and this certificate have been duly recorded in my office.

Attest: C.V. Robertson, Clerk.

I, Willie B. Morris being in my right mind make this my last will and ~~testimin~~. I will all of my personal property to my beloved wife (Ida) and my real estate I will to my wife with the right to sell same provided she reinvests it ~~proceeds~~ in more real estate same ~~residue~~ to be deeded to her and her heirs by me same real estate purchased is to ~~remained~~ in one body until the ~~younger~~ heir is of age and then divided equally between my heirs by my wife Ida I also have one M.W.A. policy of \$1000.00 which is made payable to my wife Ida, I want this policy or the \$1000.00 which is the policy turned over to J.W. Bennett he to take same and ~~pay~~ all of my debts and after all debts are paid give the ~~remainder~~ what it may be to my wife and she is to use same as she sees best for her and the children.

This April 2, 1917.

Signature Willie B. Morris
his mark

(J.W. Bennett
Witness (T.H. Bennett
(W.E. Pile

Kentucky, Breckinridge County Court.
Regular Term, June 25th, 1917.

The foregoing Instrument of writing purporting to be the last will and testament of Willie B. Morris, deceased, was this day produced to Court and duly proven by the oaths of J.W. Bennett and T.H. Bennett, two of the attesting witnesses thereto, whereupon the same was established as and for the last will and testament of the said Willie B. Morris, deceased, and as such was ordered to record, whereupon the same and this certificate have been duly recorded in my office,

Attest:
C.V. Robertson, Clerk