

Kirk, Ky: January 1st, 1915.

I, Lon Jarboe, of Kirk, Breckinridge County Kentucky, do declare this to be my last will.

After payment of all just debts against my estate, I will, bequeath and devise in fee-simple, one half of my entire estate, to my wife Maggie Jarboe, and the remaining one-half of my entire estate, I will, bequeath and devise in fee-simple, in equal parts, to my children.

I nominate The Bank of Hardinsburg Trust Co. executor of my will and I direct said Executor to wind up as speedily as such can be done without sacrifice or injury, the partnership business of P. Sheeran Bro & Co in which firm I am a one half owner.

I have read this writing & know its contents and such is my Will & I have signed my name hereto in presence of Marcus Mattingly & Claude Mercer & they signed their names in my presence hereto.

Witnesses;

Marcus Mattingly
Claude Mercer

Lon Jarboe

Kentucky, Breckinridge County Court.
Regular Term, February, 22nd 1915.

The foregoing instrument of writing purporting to be the last will and testament of Lon Jarboe, deceased, was this day produced to Court and duly proven by the oath of Claude Mercer, one of the attesting witnesses thereto, who acknowledged his signature as a witness to said will, and testified that Marcus Mattingly also attested said will as a witness in his presence and in the presence of the said testator, Lon Jarboe, deceased, and that said Lon Jarboe signed said will in the presence of the said Claude Mercer and Marcus Mattingly, whereupon said will is established as and for the last will and testament of the said Lon Jarboe, deceased, and as such is ordered to record, whereupon the same and this certificate have been duly recorded.

Attest: C.V. Robertson, Clerk.

Be it known, That I, William H. Morton of Breckinridge County, being of sound mind and in the possession of all my physical faculties, do make and publish this my last will and testament.

I give devise and bequeath to my wife Sallie Ann Morton, all my estate of every kind and character whatever, whether real, personal or mixed, and she is to have hold, own and dispose of the same as she deems best and proper, she may sell and convey any realty, any portion of the same, remaining at her death and all estate I leave her I wish to go to my father Henry O. Morton and to my mother Mary Ann Morton, or the survivor of either, and in case they shall be dead at the time, I wish said estate to go to my brothers and sisters or their descendants in equal shares. My purpose being to leave all I may own at my death to my wife for her to own, enjoy, use or dispose of the same as her own, and whatever there may be of it at her death, I wish my father and mother, or brothers and sisters to take as above set out.

2. I wish my said wife to take charge of same at my death, and to pay all my just debts and settle up my affairs. Unless deemed absolutely necessary there need be no administration but in case this should be found necessary, I wish my said wife to act as Executrix and request that she be qualified as such without bond.

Witness my hand and seal this the 12th day of September 1886.

WM H Morton (SEAL)

Subscribed and declared by Wm H. Morton to be his last will and testament in our presence and in the presence of both of us, and we have signed the same as witnesses in his presence and in the presence of each other, this Sept 12th 1886.

E.M. Simons
J.A. Murray

State of Kentucky.
County of Breckinridge.

This day came A.R. Fisher and A.A. Simons who, being first sworn, deposes and say that they are acquainted with the signatures of J.A. Murray and E.M. Simons whose names appear as witnesses on the will of Wm. H. Morton and they believe same to be genuine and of said J.A. Murray and E.M. Simons, now deceased.

A.R. Fisher
A.A. Simons

Subscribed and sworn to before me by A.R. Fisher and A.A. Simons this 18th, day of February 1915.

(SEAL)

C.W. Hamman
Notary Public B.C. Ky.,
My Commission Expires February 5, 1916.

Kentucky, Breckinridge County Court.
Regular Term, February, 22nd, 1915.

The foregoing instrument of writing purporting to be the last will and testament of Wm. H. Morton, deceased, was this day produced to court and offered for probate, the attesting

witnesses thereto, E.M.Simons and J.A.Murray, both having died prior to the testator, whereupon an affidavit made by A.R.Fisher and A.A.Simons, who being first duly sworn deposes and say that are acquainted with the signatures of J.A. Murray and E.M.Simons and believe that the signature each of the attesting witnesses are the genuine signatures of the said E.M.Simons and J.A.Murray, also came Claude Mercer, who being first duly sworn, states that he is familiar with the handwriting of J.A.Murray and the signature of J.A.Murray to said instrument is genuine, whereupon the Court being sufficiently advised adjudged that the foregoing instrument is the last will and testament of the said Wm.H.Morton, deceased, and as such is ordered to record, whereupon the same and this certificate have been duly recorded.

Attest: C.V.Robertson, Clerk.

Hardinsburg, Ky. Jan'y 19th 1895

Being on the eve of starting on a trip across the Atlantic and considering the uncertainties of life I hereby make my will as follows

1st that after paying all just debts My property shall be equally divided between my five children

2d that Morris and Charlie shall be appointed Executors of my estate without Bond,

3d that Morris shall enter as guardian for Bessie and Charlie shall enter as guardian for Marvin

4th The notes that I hold against My Sons Morris and Charlie in the settlement of the estate is to be settled at their face value without interest

B.F.Beard

The house & lot given to Charlie is in consideration of the fact that on account of his defective eyes I could not give him the same educational advantages as the other children- I make this explication that it may not be thought that I was favoring one more than another.

B.F.Beard

Since the death of my son Morris H.Beard I now appoint the Bank of Hardinsburg and Trust Co My Executor with full power and authority to sell and transfer any and all property owned by Me at my death and I direct that no inventory or appraisal of My estate be required. January 1st 1914

Witness M.B.Kinchelee
Lilyan Beard

B.F.Beard

I hereby add to my will of date of January 19th 1895 as follows.

That in the settlement of My estate there shall be no interest charged on any amounts advanced to any of My heirs to this date, January 22-1912

M.B.Kinchelee

B.F.Beard

Kentucky, Breckinridge County Court.
Regular Term, March, 22nd, 1915.

The foregoing instrument of writing purporting to be the last will and testament of B.F.Beard, deceased, was this day produced to Court, and being duly proven by the oaths of M.B.Kinchelee, M.B.Kinchelee, M.B.Kinchelee, attesting witnesses to the codicils thereto, and M.D.Beard who testified to B.F.Beard, the testator, signatures to said will and codicils, whereupon said will was established as and for the last will and testament of the said B.F.Beard, deceased, and as such was ordered to record, whereupon the same and this certificate have been duly recorded.

Attest: C.V.Robertson, Clerk.