

ITEM 9. Any person attempting to break or set aside this Will, or any of its provisions, shall forfeit any interest he or she might otherwise take in my estate, and in making distribution of my estate, as hereinafter provided, such distribution shall be made as though such party attempting to break my Will did not exist.

ITEM 10. I appoint the Fidelity and Columbia Trust Company, of Louisville, Kentucky, Executor of this Will. If said Executor shall deem it necessary to dispose of any of my estate for the purpose of distribution, or for any other purpose incident to the administration thereof, or the carrying out of the terms of this Will, it shall be clothed with full powers of sale, and it shall not be required to secure any orders of Court authorizing such sale.

IN TESTIMONY WHEREOF, I do subscribe my name to this Will, consisting of this and three (3) preceding typewritten pages, and for the purpose of identifying said preceding pages, I have at the bottom of each of said pages also subscribed my name, all on this the 30 day of April 1932.

Charles Wickliffe Dean

We, the undersigned, do hereby certify that the foregoing instrument of writing, consisting of this and three (3) preceding typewritten pages was this day produced to us by Charles Wickliffe Dean, and in our joint presence signed and acknowledged by him to be his last Will, and we do so now at his request and in his presence and in the presence of each other subscribe our names hereto as witnesses of said Will, and for the purposes of identifying said preceding pages we have, in the lower left hand corner of each of said pages, subscribed our initials, all on this the 30th day of April 1932.

L.M. Render  
Fred P. Caldwell

I, Charles Wickliffe Dean, do make and publish this Codicil to my last Will, which Will is dated April 30, 1932.

I hereby revoke Item 2 of my Will in its entirety.

I hereby revoke Item 3 of my Will in its entirety, and substitute in lieu thereof a new Item 3 as follows:

"ITEM 3: My executor shall cause to be erected at my grave a marker to cost not exceeding Eight Hundred Dollars (\$800.00), the cost of which shall be paid for out of my estate."

I hereby revoke Item 7 of my Will in its entirety.

In all other respects I affirm the provisions of my Will dated April 30, 1932.

IN TESTIMONY WHEREOF, I do subscribe my name to this Codicil on this 5 day of August 1946.

Charles Wickliffe Dean

We, the undersigned, do certify that the foregoing instrument of writing was this day produced to us by Charles Wickliffe Dean, and in our joint presence signed and acknowledged by him to be a Codicil to his Will dated April 30, 1932, and we do now, at his request and in his presence, and in the presence of each other, subscribe our names as witnesses to said Codicil all on this the 5 day of August 1946.

Holie Ashley  
Ray D. Ashley

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term June 22, 1950.

IN RE: CHARLES WICKLIFFE DEAN, WILL AND CODICIL.

An instrument of writing purporting to be the last Will and Testament of Charles Wickliffe Dean, deceased, and one codicil of Charles Wickliffe Dean, deceased, late of this county, was produced to court and said Will was probated by the testimony of L.M. Render, one of the subscribing witnesses thereto, and said Codicil was proven by the testimony of Ray D. Ashley. The said Will was established by the Court to be the last Will and Testament and one Codicil of said testator, and ordered to be recorded and said Will and Codicil are now recorded in my office as Clerk of the said Court.

Given under my hand, this the 22nd day of June 1950.

Roy McCoy, Clerk.  
BY: Anna Moore, D.G.

## ESSIE ALLEN, WILL

I, Essie L. Allen, of Irvington, Breckinridge, Co. State of Kentucky, being of sound mind, revoking all other wills made by me. First I want all my just debts paid, my funeral expense and my Doctor Bill out of my estate quick as possible. I owe Gilbert Trent some money, I owe Cecil Maying. Give each one twenty-five dollars. Fay Reynolds and Etta and Tishie and Fronia Shapp and Lizzie, received and Wilbur Trent five dollars each and if any thing is left get a stone for my father, mother and Mr. and Mrs. Allen.

I appoint Merton Gart to be executor of this my last will and testament, Merton, please settle soon as you can there is not any notes out. Essie Allen, testator.

Mrs. Nannie Payne  
E. N. Gart, Sr.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, REGULAR TERM, June 26th, 1950.

An instrument of writing purporting to be the last will and testament of Essie Allen, deceased, late of this County was this day produced to court, duly filed and ordered to probate, proven by the testimony of Mrs. Nanny Payne, sworn of the subscribing witnesses thereto, whereupon the same was established as and for the last will and testament of the said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 27th day of June, 1950.

Roy McCoy, Clerk.

## ALMEDA BENNETT, WILL

Hardinsburg, Kentucky, November 4, 1946, this day I will to J. E. Bruner and Ellie, his wife, all my property, both personal and real which I now have or may acquire, for the taking care of me the rest of my life.

Signed and sealed this day, November 4, 1946.

Almeda Bennett, wife of  
V. L. Bennett

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, REGULAR TERM, June 26th, 1950.

An instrument of writing purporting to be the last Will and Testament of Almeda Bennett, deceased, late of this County, was this day produced to court and ordered to probate said Will being wholly written by the decedent, and the hand writing was proven by the testimony of Ruby L. Macy and Lucy Cashman who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent, and the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 26th day of June, 1950.

Roy McCoy, Clerk  
BY: Anna Moore, D. C.

Hardinsburg, Kentucky  
November 21, 1938.

I, Mary E. Galloway, Hardinsburg, Kentucky, of my own free will and in presence of mind hereby make this my last will and testament to wit:

First, I hereby bequeath all of my property both personal and real estate to my four children, Lee D. Galloway, Wesley Galloway, Mrs. Bessie Henninger and Roy Galloway, to be divided equally among them, after all my just debts have been paid.

Second, I hereby name as administrator of my estate Rev. Sam Jones Henninger.

Signed by me in the presence of the undersigned witnesses this the 21st day of November 1938.

Mary E. Galloway

Witness to signature and signed by each in the presence of others.

Flora Dunn  
Mattie Norton

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term July 11, 1950.

An instrument of writing purporting to be the last Will and Testament of Mary E. Galloway, deceased, late of this county, was this day produced to court duly filed and ordered to probate, proven by the testimony of Mattie Norton one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said deceased and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 11th day of July 1950.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

GEORGE W. MAY, WILL

I, George W. May, of Cloverport, County of Breckenridge, and state of Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking all Wills by me heretofore made.

ITEM 1. I direct that all of my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM 2. All the property, real and personal of every kind and description wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my beloved wife, Rosa L. May, absolutely and in fee simple.

ITEM 3. I make, nominate and appoint my wife, Rosa L. May, to be the executrix of this, my last Will and Testament, and request that no bond be required of her as such.

Dated at Cloverport, Kentucky, this the 23rd day of June, A. D., 1948.

George W. May

Signed by George W. May, and by him acknowledged to be his last Will and Testament in our presence, sight and hearing, who at his request have hereunto subscribed our names as witnesses in his presence, and in the presence of each other, at Cloverport, Kentucky, this the 23rd day of June, A. D., 1948.

W. E. Popham  
John C. Behen

STATE OF KENTUCKY,  
COUNTY OF BRECKINRIDGE, COURT, Called Term July 12, 1950.

An instrument of writing purporting to be the last Will and Testament of George W. May, deceased, late of this county, was this day produced to court duly filed and ordered to probate, proven by the testimony of W. E. Popham one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said deceased and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 11th day of July, 1950.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

EDWIN C. ROBERTS WILL

In the name of God Amen. I, Edwin C. Roberts of Belmont Kit Carson County and State of Colorado, being of sound mind and good recollection and realizing the uncertainty of life and certainty of death and the uncertainty of the time thereof.

Do make publish and declare this my last Will and Testament.

1st. I give and bequeath to my Daughter Mrs. Leona Kasey, the following Real estate to-wit: The SOUTH West quarter (SW<sup>1/4</sup>) of Section No. Ten (10) Township No. Eight (8) S. Range No. Forty Nine (49) W. Kit Carson County Colorado, and (SW<sup>1/4</sup>) Two Hundred Twenty Seven Acres more or less in Breckinridge County State of Kentucky in Blue Spring Valley of said County and State

Said real estate to be and remain the property of my said Daughter Mrs. Leona Kasey, during her life and at her death to be divided between her children each to share and share alike.

2nd. My personal property consisting of two horses, farm tools and household goods, I also give and will to my Daughter Mrs. Leona Kasey.

Edwin C. Roberts

Signed this 6th day of May 1912, in presence of Edwin C. Roberts and in the presence of each other

A.V. Jessie  
J.D. ArneySTATE OF COLORADO  
COUNTY OF KIT CARSON

I, E.M. Short, Judge and Ex-Officio Clerk of the County Court in and for said County, in the state aforesaid, do hereby certify the foregoing to be a true and perfect and complete copy of last Will and Testament of Edwin C. Roberts in the Matter of the Estate of Edwin C. Roberts, deceased, as shown by records and files of this office herein remaining.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said court at my office in Burlington, Colorado this 25th day of April A.D. 1950.

E.M. Short  
Judge, and Ex-Officio Clerk.STATE OF COLORADO  
COUNTY OF KIT CARSON ss.

I, E.M. Short, Judge of the County Court, Kit Carson County, of the State of Colorado, do hereby certify that E.M. Short whose name is subscribed to the foregoing Certificate of Attestation, now is, and was, at the time of signing and sealing the same, Clerk of the County Court of Kit Carson County aforesaid, and keeper of the records and seal thereof, duly appointed and qualified to office; that full faith and credit are and of right ought to be given to all his official acts as such in all Courts of Record and elsewhere; and that his said attestation is in due form of law, and by the proper officer.

Given under my hand and seal this 25th day of April A.D. 1950.

E.M. Short Judge

STATE OF COLORADO  
COUNTY OF KIT CARSON ss.

I, E.M. Short Clerk of the County Court in and for said County in the State aforesaid, do hereby certify that E.M. Short whose genuine signature is appended to the foregoing certificate was, at the time of signing the same, Judge of the County Court of Kit Carson County, of the State of Colorado, duly commissioned and qualified, that full faith and credit are and of right ought to be given to all his official acts as such, in all Courts of Records and elsewhere.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at my office in Burlington, Colorado, this 25th day of April, A.D. 1950.

E.M. Short Clerk.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term July 20, 1950.

IN RE: EDWIN C. ROBERTS, WILL.

An instrument of writing purporting to be a duly authenticated copy of the last Will and Testament of Edwin C. Roberts, deceased, late of the County of Kit Carson, State of Colorado, together with the proceedings, proof, of witnesses, and certificates, thereto attached was produced in court, whereupon the same was probated and by this court ordered to record, same being established as and for the last Will and Testament of the said Edwin C. Roberts, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 20th day of July, 1950.

Roy McCoy, Clerk.  
By Anna Moore, D.C.Kentucky  
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## ALLEN BOARD, WILL

I, Allen Board, being of sound mind and disposing memory do hereby make, publish and declare this to be my last will and testament, hereby revoking all wills heretofore made by me.

First: I direct that all my just debts be paid as soon after my decease as practicable.

Second: I give, devise and bequeath all my property, both real and personal wheresoever situated, which I may own or have the right to dispose of at the time of my decease, to Mrs. Ella Pierce, now of Hardinsburg, Breckinridge County, Kentucky, to be hers absolutely and in fee simple.

Third: I nominate and appoint K.F. Bickett of Hardinsburg, Breckinridge County, Kentucky, Executor of this my last Will and Testament and request that he be allotted to serve without bond.

In Witness Whereof, I have hereunto set my hand this the 31 day of Dec. 1948.

Allen Board

We, the undersigned, do hereby certify that on this 31 day of Dec. 1948 the foregoing Will was signed, sealed and acknowledged by Allen Board to be his last Will and Testament before us and in our presence and by us signed as witnesses in his presence and in the presence of each other.

This 31 day of Dec. 1948.

Paul L. Pace  
Mary H. Mattingly

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term July 31, 1950.

IN RE: ALLEN BOARD, WILL.

An instrument of writing purporting to be the last Will and Testament of Allen Board, deceased, late of this county, was this day produced to court duly filed ordered to probate, proven by the testimony of Paul L. Pace and Mary H. Mattingly, the two subscribing witnesses thereto, whereupon the same was established as and for the last will and testament of the said decedent, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 31st day of July 1950.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

CLEVELAND C. HAMILTON, WILL.

March 23 1950.

I, Cleveland C. Hamilton being of sound and disposing mind and memory and considering the uncertainty of this life do make and publish and declare this to be my last Will and Testament as follows:

First: After all my lawful debts are paid, I give devise and bequeath all my property or ever description both real and personal and where so ever situated to my wife Sallie E. Hamilton who shall act with out bond and use as she shall see fit.

Cleveland C. Hamilton

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term August 7, 1950.

IN RE: CLEVELAND C. HAMILTON WILL.

An instrument of writing purporting to be the last Will and Testament of Cleveland C. Hamilton, deceased, late of this County, was this day produced to court and ordered to probate, said Will being wholly written by the decedent, and the handwriting was proven by the testimony of W.E. Wails and Ruby Wails, who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 7 day of August, 1950.

Roy McCoy, Clerk.

GEORGE R. PATE, WILL.

Jan 30, 1948.

I, George R. Pate of the state of Kentucky County of Breckinridge being of sound mind and of full age. Do declare this to be my last will and testament. I hereby bequeath to my Daughters: namely Beulah Lucille Ray (Pate) Mittie Helena Brickey (Pate) and Jessie Mae Pate the remaining portion of my estate after my burrying expenses and just debts are paid. 1st. I bequeath to my daughter Jessie Mae Pate all of my real estate and appurtenances thereon. I bequeath to Beulah Lucille Ray (Pate) Mittie Helena Brickey (Pate) and Jessie Mae Pate all of my personal property of every kind and description to have and to share and share alike. I hereby appoint Sidney C. Tau Administor. This will is witnessed read and signed in the presence of Testator.

George R. Pate  
his mark

Witnesses: Marion Harper  
Ira Duncan  
Miss Lillie Lyons

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term August 30, 1950.

IN RE: GEORGE R. PATE, WILL.

An instrument of writing purporting to be the last Will and Testament of George R. Pate, deceased, late of this county, was this day produced to court, duly filed and ordered to probate, proven by the testimony of Ira Duncan, Marion Harper and Lillie Lyons the three subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 30th day of August 1950.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

WILLIAM HARDESTY, WILL.

I, William Hardesty, of Irvington, in the County of Breckinridge, State of Kentucky, being of sound mind and memory and considering the uncertainty of this frail and transitory life, do hereby make, ordain, publish and declare this to be my last Will and Testament.

FIRST, I order and direct that my Executor hereinafter named pay all my just debts and funeral expenses and cemetery marker as soon after my decease as conveniently may be.

SECOND, After the payment of such funeral expenses and debts, I give, devise and bequeath all my remaining property, both real and personal to my wife. In case she predeceases me in death, then I request that:

First, The sum of fifty dollars (\$50.00) shall be given to the pastor of Holy Guardian Angels Roman Catholic Church at Irvington, Kentucky, for low masses to be said for the deceased members of the William Hardesty family.

Second, Five percent (5%) of the selling price of the real estate shall be given to the Holy Guardian Angels Roman Catholic Church at Irvington, Ky., for parish use.

Third, the remainder shall be equally divided among my children.

LASTLY, I make, constitute and appoint K.A. Hardesty to be Executor of this my last will and testament, hereby revoking all former wills by me made.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal the 3rd day of April, in the year of our Lord, one thousand nine hundred and forty-eight.

William Hardesty

This instrument was on the day of the date thereof, signed, published and declared by the said testator, William Hardesty, to be his last Will and Testament in the presence of us who at his request have subscribed our names thereto as witnesses in his presence and in the presence of each other.

Douglas E. Heavrin  
James Roy Brown, Sr.  
H.N. Mills

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term September 15, 1950.

IN RE: WILLIAM HARDESTY, WILL.

A petition having heretofore been filed by K.A. Hardesty for the probate of an instrument of writing attached thereto, purporting to be the last will and testament of William Hardesty, deceased, late of this county, and the interested parties having been duly notified and being properly before the Court, and said instrument of writing purporting to be the last will and testament of the said William Hardesty, deceased, being produced in open court and thereupon came Douglas E. Heavrin, James Roy Brown, Sr., and H.N. Mills, the subscribing witnesses thereto who, being duly sworn as required by law and the Court having considered the evidence of said subscribing witnesses to said writing and being sufficiently advised, it is now ordered by the Court that said writing be and it is now established by the Court to be the last will and testament of said testator, and it is further ordered that the same be recorded upon the proper records of this Court as such last will and testament of William Hardesty, deceased.

Given under my hand, this 15th day of September 1950.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

## JESSE MOORMAN HERNDON, WILL.

I, Jesse Moorman Herndon, of Irvington, Breckenridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking any and all wills by me heretofore made.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. I give and bequeath to my wife, Viola L. Herndon, one-half ( $\frac{1}{2}$ ) of all the residue of my personal estate of every kind and description, which I may own or have the right to dispose of at the time of my decease. The remaining one-half ( $\frac{1}{2}$ ) of my said personal estate I give and bequeath to my three (3) children, Robert F. Herndon, Jesse M. Herndon, Jr., and Ann Cosby Herndon, share and share alike.

ITEM III. Having previously deeded my home to my wife, Viola L. Herndon, in order that she and my daughter, Ann Cosby Herndon, are assured a home in which to live, I give, devise and bequeath the residue of my real property, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, to my said wife and my said three (3) children, jointly or a one-fourth ( $\frac{1}{4}$ ) undivided interest each.

ITEM IV. With further reference to the home hereinabove mentioned and heretofore deeded to my wife, as aforesaid, it is my wish and desire that my said sons be permitted to feel free to, also, occupy the same as their home, should the occasion ever arise when they should wish to do so.

ITEM V. I hereby nominate and appoint my wife, Viola L. Herndon, and my son, Robert F. Herndon, joint executors of this my last will and testament, hereby authorizing and empowering my said executors to compound, compromise, settle and adjust all debts or claims which may be presented against my estate, or which may be due my estate. Further, since it is my desire that the business interests, being now operated by me, be kept intact and operated as long as they are profitable to my estate and my said heirs, I hereby authorize my executors for the time being to carry on, during such period as they shall think fit, said business interests now being carried on by me, and for that purpose to retain and employ therein the capital which shall at my death be employed therein, and such additional capital as they shall think fit from time to time out of my estate, with power to employ, at such salary as they shall think fit, any manager of said business and/or any employees to work therein, and generally to act in all matters relating to said business interests; and my said executors shall be free from any responsibility for losses in the prosecution of said business any losses thereby incurred to be borne out of my estate. They may distribute said estate, or any part thereof, at such times as they may deem best, and in accordance with the provisions hereinabove set forth.

ITEM VI. Further, I hereby authorize and empower my said executors, whenever, they may, in their opinion, deem it best in order to carry into effect the provisions and purposes of this will, to sell and dispose of any or all of my said estate, real, personal or mixed, either publicly or privately, for such prices and upon such terms of credit or otherwise, as they may deem best, and to execute and deliver to the purchaser or purchasers, all necessary or proper deeds and other instruments of conveyance and transfer thereof.

ITEM VII. I request that no bond be required of my said executors as such.

IN WITNESS WHEREOF, I HAVE hereunto set my hand this 3rd day of May, 1945.

Jesse Moorman Herndon

Signed and acknowledged by Jesse Moorman Herndon as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses, at his request, in his presence and in the presence of each other, this the 3 day of May, 1945.

C. A. Van Lehr  
Elizabeth Bandy  
I'Ton, Ky.

## CODICIL TO WILL

I, Jesse Moorman Herndon, of Irvington, Breckenridge County, Kentucky, do hereby make, publish and declare this Codicil to my last Will and Testament dated the 3rd day of May, 1945.

1. I hereby amend Item II. of my said Will and substitute in loan thereof the following, which is to be deemed and taken as if originally written in said Will as Item II to-wit:

ITEM II. I hereby give and bequeath to my wife, Viola L. Herndon, all of the household goods and effects, useful and ornamental, and all chattel property now in use or intended for use in and about the residence now occupied by us in Irvington, Ky. or the grounds connected therewith, that is such of said personal property, chattels and effects as belong to me, or in which I have an interest. One half ( $\frac{1}{2}$ ) of all the residue of my personal estate, of every kind and description, which I may own or have the right to dispose of at the time of my decease. I give and bequeath to my said wife, and the remaining one-half ( $\frac{1}{2}$ ) of said personal estate I give and bequeath to my three (3) children, Robert F. Herndon, Jesse M. Herndon, Jr., and Ann Cosby Herndon, share and share alike."

2. Whereas, in Item IV. of said Will I stated that it was my wish and desire that my said sons be permitted to feel free to, also, occupy as their home the home now occupied by me and my said wife, should the occasion ever arise when

they should wish to do so. Now, in order to clarify that provisions of said Will, I hereby state that said request shall not be compulsory or binding on my said wife in any manner, and she shall not be required to abide by said request in the event she, at any time, should deem it not suitable or not for the best interests of she or my said sons, or either of them.

3. Whereas, by Item V. of said Will I made and appointed my wife, Viola M. Herndon and my son, Robert F. Herndon, jointly executors of my said Will, NOW, I hereby make, nominate and appoint Elizabeth Bandy of Lexington, Ky., to be an additional joint executor thereof, the same as if her name had been inserted in said Will as one of said executors, and thereby making three such joint executors, she having been my book keeper for many years and being familiar with my business affairs.

And I hereby ratify and confirm my said Will in all other respects.

IN WITNESS WHEREOF, I have hereunto set my hand, this the 12th day of July, 1960.

Jesse Moorman Herndon

Signed and acknowledged by the said Jesse Moorman Herndon as and for a Codicil to his last Will and testament, in our presence, and by us subscribed as attesting witnesses in his presence and at his request and in the presence of each other, this the 12th day of July, 1960.

R. B. Duging Irvington, Ky.  
Merton Cart Irvington, Ky.  
Witnesses

STATE OF KENTUCKY,  
BRECKENRIDGE COUNTY COURT, Called Term September 30, 1960.

IN RE: JESSE MOORMAN HERNDON, WILL AND CODICIL.

An instrument of writing purporting to be the last Will and Testament of Jesse Moorman Herndon, deceased, and on a codicil of Jesse Moorman Herndon, deceased, late of this county, was produced to court, and said Will was proven by the testimony of Elizabeth Bandy and C. A. VanLahr, the two subscribing witnesses thereto, and said codicil was proven by the testimony of Merton Cart and R. B. Duging, the two subscribing witnesses thereto, and said Will was established by the Court to be the last Will and Testament and one codicil of said testator, and ordered to be recorded and said Will and Codicil are now recorded in my office as Clerk of the said Court.

Given under my hand this the 30th day of September, 1960.

Ray McGoy, Clerk  
KY: Anna Moore, D. C.

CLIFTON M. PAYNE, WILL

I, Clifton M. Payne, of Harned, County of Breckinridge and State of Kentucky, being of full age and sound mind and memory, do make, publish and declare this to be my last will and testament.

FIRST: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

SECOND: All personal property such as household and kitchen furniture now used by me and my sister, Virginia F. Payne, and such as may be on hand at the time of my decease, used in maintaining our home is to pass and become the property of my Sister Virginia F. Payne, absolutely. Also any live stock, farming tools, implements and machinery, which I may own or have the right to dispose of is to pass to her in the same manner.

THIRD: I have two life insurance policies, one for \$1000.00 in the George Washington Life Insurance Co., and the other for \$1000.00 in the Reliance Life Insurance Co., of Pittsburgh, Pa., I give and devise these to my said Sister Virginia F. Payne, for and during her natural life. Also all other personal property held by me or which I may have the right to dispose of is to pass to my said Sister Virginia F. Payne in and the same manner.

FOURTH: All real estate held jointly with my Sister, Virginia F. Payne, now or which I may own or have the right to dispose of or at the time of my decease, I give, bequeath and devise to my said Sister, Virginia F. Payne, for and during her natural life, and upon her decease I give, bequeath and devise the remainder to my daughter, Anna Mae Sipes, if she be living, and if deceased to the heirs of her body.

FIFTH: I make nominate and appoint my Sister Virginia F. Payne, to be executrix of this my last Will and testament, and request that no bond be required of her as such, I further request that no inventory of my estate be made or taken in so far as the same may be lawfully omitted.

Dated at Mardinsburg, Ky., this 25th day of January 1946.

Clifton M. Payne

Signed and acknowledged by the said Clifton M. Payne, as and for his last will and testament in our presence and by us signed as attesting witnesses in his presence and at his request and in the presence of each other, this 25th day of January 1946.

T. E. Glasscock  
Allen K. Kinchenice

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term November 11, 1950.

IN RE: CLIFTON M. PAYNE, WILL.

An instrument of writing purporting to be the last Will and Testament of Clifton M. Payne, deceased, late of this county, was this day produced to court, duly filed and ordered to probate, proven by the testimony of T. I. Glasscock one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and testament of the said decedent, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 11th day of November 1950.

Roy McCoy,  
BY Anna Moore,

Clerk.  
D.C.

ELIZABETH A. HEAD, WILL

Irvington, Ky. Feb. 1, 1957.

Being of sound mind, I hereby, bequeath to my daughter Mary Virginia Redmon, any property, that I may possess at the time of my death, bonds, real-estate, money or any property whatsoever. I furthermore appoint said Mary Virginia Redmon, Administratrix (without bond) of my estate.

Signed      Elizabeth A. Head  
Witness      Dorothy Duncan  
Witness      H.M. Duncan

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term November 30, 1950.

IN RE: ELIZABETH A. HEAD, WILL.

An instrument of writing purporting to be the last Will and Testament of Elizabeth A. Head, deceased, late of this county, was this day produced to court and ordered to probate, said Will being wholly written by the decedent, and the two subscribing witnesses thereto being now non residents of the State, the handwriting was proven by the testimony of A. Murray Beard and Jack Redmon who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 30 day of November 1950.

Roy McCoy,      Clerk.

CHARLES H. HORTON, WILL

I, Charles H. Horton, being of sound mind, and laboring under no undue prejudices or undue influences from outside influences do hereby make the following disposition of my real estate and personal property.

1. The payment of all of my just and proven debts.

2. All of my real estate and personal property, after payment of my debts, to go to my wife, Mallie Horton to be held and used for her welfare comfort and sustenance during her life.

3. Upon the death of my wife the residue of the estate to be divided equally among my two sons, and two granddaughters, 1/3 to each son, and 1/3 to the two granddaughters.

To my son Henry Horton, I give the house and barn, with division line running somewhat parallel to the Basham and Shelman lines.

3. Lying next to the Henry Horton part is the part allotted to my son Wm. Horton, and the remainder of the estate to my two grand-daughters.

Charles      his  
                  X      H. Norton  
                  mark

Witnesses to mark A. B. Cart  
and Louis Swink

We, the undersigned in the presence of the maker of this will and in the presence of each other, saw him office his mark, and saw each other sign.

Witnesses:      A. B. Cart  
                  Louis Swink

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 23, 1950.

An instrument of writing purporting to be the last Will and Testament of Charles H. Horton, deceased, late of this County, was this day produced to court, duly filed and ordered to probate, proven by the testimony of A. B. Cart and Louis Swink, the two subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 23rd day of December, 1950.

Roy McCoy,      Clerk

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Mother, Florence & Dorothy. If it is necessary to have an Administrator I want Mother to administer, I want Mother to administer, divide and keep what you all want and have a sale and clean up everything here. I want Dorothy to have my mothers watch; her and Florence to share equal in everything. Mother to go make a home for Dorothy; sell her farm as soon as possible; but not give it away. I want Arthur paid all he has been out for us and some sort of a marker put to my mothers grave. I want Arthur to keep my old guns. I think Dorothy did enough when she stayed with Florence to pay her board so she should not be in debt to Florence.

Hubert L. Bruner

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 28, 1950.

IN RE: HUBERT L. BRUNER, WILL.

An instrument of writing purporting to be the last Will and Testament of Hubert L. Bruner, deceased, late of this County, was this day produced to court, and ordered to probate, said Will being wholly written by the decedent, and the handwriting was proven by D.D. Dowell, who was familiar with the handwriting of the said decedent, whereupon the same was established as and for the last Will and Testament and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 28 day of December, 1950.

Roy McCoy, Clerk.

HARRY P. CONNIPP, WILL.

I, Harry P. Conniff, of Irvington, County of Breckinridge, State of Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all wills heretofore made by me.

ITEM 1.

I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM 11.

All the property, real and personal, of every description, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise, equally and jointly, to my sister, Margaret Beard, and her son, Herbert Beard, absolutely and in fee simple.

ITEM 111.

I make, nominate and appoint my sister, Margaret Beard, to be the executor of this, my last will and testament, and I request that no bond be required of her as such.

I further request that no inventory of my estate be made or taken, insofar as the same may be lawfully omitted.

Dated at Irvington, Kentucky, this 5 day of August, 1946.

Harry P. Conniff

Signed by Harry P. Conniff and acknowledged by him to be his last will and testament in our presence, sight and hearing, who, at his request have hereunto subscribed our names as witnesses in his presence and in the presence of each other, at Irvington, Kentucky, this 5 day of Aug., 1946

M. H. Cornwall residing at Irvington, Ky.  
E. Cowley residing at Irvington, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 28, 1950.

IN RE: HARRY P. CONNIPP, WILL

An instrument of writing purporting to be the last Will and Testament of Harry P. Conniff, deceased, late of this County was this day produced to court, duly filed and ordered to probate, proven by the testimony of M. H. Cornwall one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 28 day of December, 1950.

Roy McCoy, Clerk.

Webster, Ky.  
March 15, 1947.

I on this day make my will. at my death I want my wife Kittle Simmons to have all I have including all personal property, real estate and cash after all just debts are paid.

W.B. Simmons

STATE OF KENTUCKY,  
BRECKENRIDGE COUNTY COURT, Called Term January 16, 1951.

An instrument of writing purporting to be the last Will and Testament of W.B. Simmons, deceased, late of this county, was this day produced to court, and ordered to probate, said Will being wholly written by the decedent, and the handwriting was proven by the testimony of Chester Haynes and Roy McCoy who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 16th day of January 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

ROLEY CARMAN, WILL

I, Roley Carman, of Big Springs, Breckenridge County, Kentucky, being of good health of body and of sound and disposing mind and memory and being desirous of settling my worldly affairs while I have strength and capacity so to do, do make publish, and declare this my last will and testament that is to say.

First, I want all my just debts paid. Second, I give and bequeath to my son, Fratz Carman, the sum of one dollar.

Third, I give and bequeath to my son, Owen Carman the sum of one dollar.

Fourth, I give and bequeath to my daughter, Mrs. Cardie Ashby the sum of one dollar.

Fifth, I give and bequeath to my daughter Mrs. Gertrude Carman, the sum of one dollar.

Sixth, I want all the remainder of all the money of which I may die possessed equally divided between my daughter, Mrs. Flora Carter and My daughter-in-law, Mrs. Sallie Carman.

Seventh, I hereby appoint A. L. Barnes as administrator of this my last will and testament.

In witness whereof, I hereunto set my hand and seal this the 28th day of July, 1948.

Witness: A. L. Barnes, Big Springs, Ky. Roley X Carman  
Odell Carman, " " mark

Signed and sealed by said Roley Carman, who at the same time published and declared the same as and for his last will and testament in the presence of us who in his presence and in the presence of each other and at his request have hereunto subscribed our names as witnesses.

A. L. Barnes

STATE OF KENTUCKY,  
BRECKENRIDGE COUNTY COURT, Regular Term January 22, 1951.

IN RE: ROLEY CARMAN, WILL.

An instrument of writing purporting to be the last will and Testament of Roley Carman, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of A. L. Barnes and Arno Haynes, the two subscribing witnesses thereto, whereupon the same was established as and for the last will and Testament of the said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 22nd day of January, 1951.

Roy McCoy, Clerk  
BY: Anna Moore, D.C.

## WILLIAM FRANCIS SPEAK, WILL

May 29th, 1946.  
Mooleyville, Ky.  
Will of W. F. Speak

In the Name of God, Amen.

I, William Francis Speak, of the age of 90 years, being of sound mind and memory, and considering the uncertainty of this frail and transitory life, do hereby make, ordain, publish, and declare this to be my last will and testament, and all other wills made by me are null and void, to wit

First, after all my lawful debts are paid the residue of my Estate both real and personal, I give and bequeath as follows:

To my beloved wife, Mary Jane Speak, two hundred and fourteen acres (214) more or less, of land in Breckenridge County, Kentucky, and all of my personal property to have and to hold during her lifetime, I also appoint Forat Compton of Irvington, Kentucky, executer of this will without bond.

William Francis his  
X Speak  
mark

Attest: Edwin Egart

Witnesses

Edwin F. Egart, Beckham Barr, do certify that we were both present when William Francis Speak signed by mark to the above Will and we both heard the will read, and in presence of each other have signed our names and place of residence as Witnesses.

Edwin F. Egart, Andyville, Kentucky  
Beckham Barr, Andyville, Kentucky

(Codicil)

Joe Mills & Maggie Mills is to have all the real Estate on the side of road that all the buildings are on also all the personal property at my wife's, Mary Jane Speak's death (also if Katie Brown (Mills) a nurse if she stays with and takes care of us during our lifetime, she is to get all the real estate on other side of road next to Joe Speak.

Witnesses:

Mrs. Viola Elder  
Beckham Barr

STATE OF KENTUCKY,  
BRECKENRIDGE COUNTY COURT, Called Term January 24, 1951.

IN RE: WILLIAM FRANCIS SPEAK, WILL.

An instrument of writing purporting to be the last Will and Testament of William Francis Speak, deceased, and one codicil of William Francis Speak, deceased, late of this county, was produced to court and said Will was proven by the testimony of Beckham Barr, one of the subscribing witnesses thereto, and said Codicil was proven by the testimony of Beckham Barr and Mrs. Viola Elder the subscribing witnesses thereto, The said Will was established by the Court to be the last Will and Testament and one Codicil of said testator, and ordered to be recorded and said Will and Codicil are now recorded in my office as Clerk of the said Court.

Given under my hand, this the 24th day of January, 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D. G.

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McCoy, Clerk  
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## ARTHUR T. DRANE, WILL

Dec. 10, 1943

I, Arthur T. Drane being of sound mind. Wish to make this my last Will that everything I have shall go to my wife Eva Payne Drane.

And without Bond or Executor.

Witness by my hand and signed.

Arthur T. Drane  
Irvington, Ky.  
Dec. 10th 1943.

STATE OF KENTUCKY,  
BRECKENRIDGE COUNTY COURT, Called Term January 26, 1951.

IN RE: ARTHUR T. DRANE, WILL.

An instrument of writing purporting to be the last Will and Testament of Arthur T. Drane, deceased, late of this county, was this day produced to court, and ordered to probate, ~~probation~~ being wholly written by the decedent, and the handwriting was proven by the testimony of Elizabeth M. Drane who was familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 26th day of January 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

## ERNEST W. FREY, WILL

I, Ernest W. Frey, of Hardinsburg, Breckenridge County, Kentucky, Route 2, being of sound mind and memory, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking any and all former Wills heretofore made by me.

FIRST. I direct that all my just debts and funerals expenses be paid by my executor as soon after my death as possible.

SECOND. I give and bequeath to my son Harry Frey, and to my daughter Gladys Frey, all of the rest and remainder of my estate, both real and personal, of every kind whatsoever and wheresoever situated.

THIRD. I nominate and appoint my son Harry Frey, executor of this my last Will and request that he be permitted to qualify as such without having to execute bond. In case of his death before the death of my daughter, Gladys Frey, I desire that she serve as Executrix of my estate and that she be permitted to qualify without bond.

FOURTH. In case my son Harry Frey should precede me in death, I desire that all my remaining estate, both real and personal, go to my daughter Gladys Frey.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal this 7th day of April, 1944.

Ernest W. Frey

SIGNED, SEALED, PUBLISHED AND DECLARED by Ernest W. Frey, the testator, as and for this last Will and Testament in the presence of us and each of us, and we, at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses, this the 7th day of April, 1944.

W. E. Popham  
Edith M. Burn

STATE OF KENTUCKY,  
BRECKENRIDGE COUNTY COURT, Called Term February 12, 1951.

IN RE: ERNEST W. FREY, WILL.

An instrument of writing purporting to be the last Will and Testament of Ernest W. Frey, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of W. E. Popham, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 12th day of February, 1951.

Roy McCoy, Clerk  
BY: Anna Moore, D.C.

## ROLLIE C. FILE, WILL

Irvington, Ky., June 24, 1947.

This the ~~twenteth~~ ~~fourth~~ day of June this is my will after my expenses is all settled up I want the rest of my estate go to my children,

Jessie Parks or her ~~sons~~  
Mannie Bell Claycomb and her ~~sons~~  
Felix ~~Carsons~~ deceased his ~~sons~~.

I want fifty dollars set aside for my Webster Church, and fifty for the Cedar Hill Cemetery ~~fun~~ here is our agreement with this signed by

Rollie C. File

I want my ~~to~~ girls to be made satisfied for they are the ones that has helped me out in my last days.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term Feb. 16, 1951.

IN RE: ROLLIE C. FILE, WILL.

An instrument of writing purporting to be the last Will and Testament of Rollie C. File, deceased, late of this County, was this day produced to court, and ordered to probate, said Will being wholly written by the decedent and the handwriting was proven by the testimony of P.R. Claycomb and Rufus Parks, who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last will and testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 16th day of February 1951.

Roy McCoy, Clerk.  
Ex: Anne Moore, D.C.

## CHARLES BLACK, SR. WILL

Cloverport, Ky., Breckenridge Co.  
January 12, 1945.

When I die, I want my two boys to have equal shares in everything that I own or leave behind, in property, money, clothes, fire arms, household goods, bedings quilts, rugs, stoves, everthing, that belongs to me to do, with as they choose to do. My Colt Automatic pistol will go to Chas. Black, Jr. a Winchester pump gun to William Black. I do not want an expensive funeral just an ordinary funeral, and my home I live at is Deeded to Both, but if I die first the home is hers if she dies first it belongs to me., so set accordingly.

I want Harry Dhomau to be the Administrator, for the Chas & Bill Black My two sons

Chas. Black, Sr.

Sell the lot and garage on the River  
The Boat and OutBoard Motor,

A lot of lumber on Whorley's lot on the hill, A lot of things in the Garage at the home. Bed Matress & Barber Char Too Box and etc., and Stover Gas Heater. The Barber Shop. Keep what you want, sell what you don't want.

The money in Bank is on my Bank Book, you can divide after expense equally.

I do not want the Wife to have anything to do with the Division of Sale My Deed to the River lot is in the Bank in Wife's lock Box if we are not Divorced at my death I will her \$100 of Barber Shop Sale \$100 of the River lot Sale \$100 of the lumber sale is this is the law. Sell the Boat keep the Motor for both of you to use at Cost \$178.95.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Regular Term February 26, 1951.

IN RE: CHARLES BLACK, SR. WILL

An instrument of writing purporting to be the last will and Testament of Charles Black Sr., deceased, late of this County, was this day produced to court and ordered to probate, said Will being wholly written by the decedent and the handwriting was proven by the testimony of Paul Lewis and W. E. Popham who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this Certificate have been duly recorded in my said office.

Given under my hand, this the 26th day of February, 1951.

Roy McCoy, Clerk

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I, George Daily Beard, of Hardinsburg, Breckinridge County, Kentucky, being of sound mind and memory, and being desirous of making a different disposition of my estate than would be made under the law of descent and distribution of Kentucky, do hereby make, publish and declare this to be my last will and testament, hereby revoking any and all former wills made by me.

FIRST: I desire that all my just debts be paid by my executrix, herein-after named, as soon after my decease as is practicable.

SECOND: I bequeath all of my property, real and personal, to my beloved wife, Willie Ahl Beard, for and during her natural life.

THIRD: After the death of my wife, Willie Ahl Beard, I give, devise and bequeath to my daughter, Mary Daily Holland, my residence in Hardinsburg, Kentucky, in fee simple.

FOURTH: The residue of my estate, after the death of my wife, I give, devise and bequeath to my four daughters, Mary Daily Holland, Sherley Beard Vairin, Christine Beard Purcell and Helen Beard Mattingly, share and share alike, except, if any of my said daughters should be indebted to my estate then my executrix will deduct said indebtedness from their share of the estate, and add to the share, or shares of those not indebted to the estate. I make this bequest to my four daughters, above named, over my son, William Ahl Beard, for the services rendered by them, to me and to their mother, Willie Ahl Beard.

FIFTH: I hereby nominate and request that my daughter, Mary Daily Holland be appointed executrix of this my will and request the Court to permit her to qualify as such without surety on her bond.

Given under my hand this the 21 day of June, 1950.

G.D. Beard

We, Guy Ames and D.D. Dowell at the request of the testator, George Daily Beard, have signed this instrument, his last will and testament, as witnesses thereto, he having signed same in our presence, and we in his presence, and in the presence of each other.

Witness our hands this the 21 day of June, 1950.

Guy E. Ames  
D.D. Dowell

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term April 5, 1951.

IN RE: G.D. BEARD, WILL.

An instrument of writing purporting to be the last Will and Testament of G.D. Beard, deceased, late of this County was this day produced to court, and ordered to probate, proven by the testimony of D.D. Dowell and Guy E. Ames the two subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 5 day of April, 1951.

Roy McCoy, Clerk.

COPY OF HENRY D. MOORMAN WILL.

KNOW ALL MEN BY THESE PRESENTS, That I, Henry D. Moorman, of the City of Aurora, Kane County, Illinois, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my last Will and Testament, as follows:-

FIRST: I direct that my just debts and funeral expenses be paid.

SECOND: All of my property of every kind and nature, I give, devise and bequeath to my wife, Helen F. Moorman, to be hers absolutely. This provision is made, having in mind the possible birth of children and because of the confidence I have that my wife will properly provide and care for any children that may be born, it is my will that the birth of any children to us shall not affect or change any of the provisions hereof.

THIRD: I nominate and appoint my said wife executrix of this, my last Will and Testament and direct that no bond be required of her by virtue of said office.

IN WITNESS WHEREOF, I hereto set my hand and seal, this 1st day of February, A.D. 1918 HDM

Henry D. Moorman (SEAL)

The above and foregoing instrument was on the day of the date thereof signed, sealed, published and declared by the testator as and for his last Will and Testament, in the presence of the undersigned, who at his request, and in his presence, and in the presence of each other, have subscribed our names as witnesses thereto, believing the said testator to be of sound and disposing mind and memory and under no restraint.

Ralph C. Putnam  
Hattie T. Putnam

ENDORSED: Filed November 14th., A.D. 1944  
Bert D. Galbraith  
Clerk.

Proof heard, this Will declared duly proved, admitted to Probate and ordered recorded this 14th day of Nov. A.D. 1954.

Harry C. Daniels  
Probate Judge

STATE OF ILLINOIS  
COUNTY OF KANE, SS. In the Kane County Probate Court.

On Tuesday the 14th day of November in the year of our Lord one thousand nine hundred and forty-four.

PRESENT: Hon. Harry C. Daniels Judge.

ATTEST: Bert D. Galbraith Clerk. Bert D. Galbraith Clerk  
George E. Powell Sheriff

In the Matter of the Estate of  
Henry D. Moorman Deceased PROBATE OF WILL

Now, on this day, this cause coming on for futher hearing by the Court thereupon comes Helen L. Moorman and makes due proof to the satisfaction of the Court that Henry D. Moorman died on the 31st day of October 1954. And the Court finds from the allegations in said petition, and from the evidence adduced in open court that the following named persons are all of the heirs at law and legatees of the said Henry D. Moorman, deceased, to-wit:

NAME	HEIRS Devises or Legatees	Adult or minor	Residence and post office Addresses
Helen F. Moorman	Devises	Adult	826 Downer Place, Aurora, Ill.
Henry D. Moorman Jr.	Devises	Adult	826 Downer Place, Aurora, Ill.

that the said Henry D. Moorman Jr., heir at law of said deceased has herein entered his presence and consent in writing in the above entitled cause.

AND NOW COME Ralph C. Putnam and Hattie T. Putnam subscribing witnesses to the aforesaid instrument in writing, and being duly sworn, testify to the due execution of said instrument by the said Henry D. Moorman deceased, and their attestation thereof, according to law, on the date thereof, as and for the Last Will and Testament of the said Henry D. Moorman deceased, and that at the time testator to be of sound mind and memory, and under no constraint, which testimony is ordered by the Court to be entered of record, in full. And the Court being now fully advised in the premises, it is ordered that the said instrument be and the same is hereby declared to be duly and sufficiently proven and authenticated as the true Last Will and Testament of the said Henry D. Moorman deceased. And it is futher ordered that the said Will be entered of record.

ENTERED: November 14th, A.D. 1954.

Harry C. Daniels  
Judge

STATE OF ILLINOIS  
KANE COUNTY SS.

I, Esther L. Swanson, Clerk of the Probate Court in and for said County, in the State aforesaid, and keeper of the records and files thereof, the same being a Court of Record, do hereby certify the foregoing to be a true, perfect and complete copy of the Last Will and Testament of Henry D. Moorman, deceased, filed the 14th day of November, A.D. 1954, and Order Admitting Same to Probate and Record the 14th day of November, A.D. 1954, as appears from the records and files of said Court in my office.

I do futher certify that the Last Will and Testament of Henry D. Moorman, deceased, was duly executed and proven to the laws and usages of the State of Illinois.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at my office in Geneva, in said County, this 10th day of July, A.D. 1950.

Esther L. Swanson  
Clerk of the Probate Court of Kane  
County, Illinois.

STATE OF ILLINOIS  
KANE COUNTY SS.

I, Harry C. Daniels, Judge of the Probate Court of said County and State, do hereby certify that Esther L. Swanson, whose name subscribed to the foregoing Certificate of Attestation, now is and was the time of signing and sealing the same, Clerk of the Probate Court of Kane County, State of Illinois, and keeper of the Records and Seal thereof, duly elected and qualified, that full faith and credit are and of right ought to be given to all of his official acts as such in all Courts of Record and elsewhere; that said signature is genuine, and that his said attestation is in due form of law and by the proper office.

Given under my hand and seal this 10th day of July, 1950.

Harry C. Daniels (Seal)  
Probate Judge

STATE OF ILLINOIS  
KANE COUNTY SS.

I, Esther L. Swanson, Clerk of the Probate Court in and for said County and State, do hereby certify that Harry C. Daniels, whose genuine signature appeared in the foregoing certificate was the time of signing the same, the Judge of the Probate Court of Kane County, Illinois, duly commissioned and qualified that full faith and credit are and of right ought to be given to all his official acts, as such, in all Courts of Record and elsewhere.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed the seal of said Court, at my office this 10th day of July, 1950.

Esther L. Thompson  
Probate Clerk.

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE, Set.

I, Roy McCoy, Clerk of the County Court for the County and State aforesaid do certify that the foregoing Copy of Will was, this day lodged in my office for record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 5 day of April, 1951.

Roy McCoy, Clerk.

F.H. STITH, WILL.

I, F.H. Stith, of Irvington, Breckinridge County, Kentucky, do hereby make, declare and publish this to be my last will and testament, hereby revoking any and all writings in the nature of such heretofore made by me,

First: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my death.

Second: All my property, real, personal or mixed and of every kind and description, wheresoever situate, which I may own or have the right to dispose of at the time of my death, I give, bequeath and devise to my wife, Alice Stith, absolutely, to be used as she sees fit, and at her death, all property, both real and personal, to be divided equally among the six children, as follows: Ernest Stith, Gertrude Bunger, Lillian Young, Belle Wallace, Harold Stith and Randall Stith.

Third: In case any of my children should contest this will, or prosecute, or institute any action to contest or set aside this my last will and testament, then, and in that event, any and all sums heretofore, or hereafter, given them by me, shall be treated as an advancement, and any and all right to participate further in my estate shall be forfeited, and they shall not participate in my estate to any extent beyond the sums heretofore, or hereafter, given them by me before my death.

Fourth: I hereby make, nominate and appoint my wife, Alice Stith, executrix of this my last will and testament and direct that no bond be required of them as such. I further direct that no inventory or appraisement of my estate be made, or returned, in so far as the same may be lawfully omitted.

Given under my hand this the 18 day of November 1949.

F.H. Stith

Signed by F.H. Stith and by him acknowledged to be his last will and testament in our presence, and in the presence of each other, and we, at his request, hereto subscribe our names as attesting witnesses.

O.P. Brite  
Nelle K. Smith

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term April 10, 1951.

IN RE: F.H. STITH, WILL.

An instrument of writing purporting to be the last will and testament of F.H. Stith, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of Nelle K. Smith one of the subscribing witnesses thereto, whereupon the same was established as and for the last will and testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 10th day of April 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, L.G.

seal of said

WILL

We, Gideon Thomas Squires and Mary E. Squires, husband and wife, being of sound mind and memory, do make, publish and declare this to be our joint Will and Testament:

FIRST: We direct that all our just debts and funeral expenses be paid out of our estates as soon as practicable after the time of our decease.

SECOND: The first of the two of this Joint Will to succumb to death, gives, devises and bequeaths to the survivor, his or her entire estate, that is to say, all the property, real and personal, of every kind and description, wheresoever situated, which he or she may own or have the right to dispose of at death.

THIRD: After the death of the first party to this Will, the survivor takes the estate of the deceased one, and the one of us surviving the other is to inherit all property, real, personal, or mixed, of the other, to be his or hers absolutely and in fee simple, and the surviving party may sell, convey, mortgage or otherwise dispose of any or all of the inherited property.

This Will hereby revokes any Wills heretofore made by us.

Dated at McQuady, Kentucky, this the 28 day of February 1948.

G.T. Squires  
Mary E. Squires

Signed, sealed and acknowledged by Gideon Thomas Squires and Mary E. Squires, husband and wife, to be their last Will and Testament, the same being a Joint Will, before us and in our presence, and in the presence of each other, at McQuady, this the 28th day of February 1948.

Ruby L. Macy  
Paul L. Pace

Witnesses:

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term May 3, 1951.

IN RE: GIDEON THOMAS SQUIRES, WILL.

An instrument of writing purporting to be the last Will and Testament of Gideon Thomas Squires, deceased, late of this county, was this day produced to court, duly fixed and ordered to probate, proven by the testimony of Paul L. Pace and Ruby L. Macy, the two subscribing witnesses thereto, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 3rd day of May 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D.G.

LAURA BROWN EGART, WILL

Mooleeville, Ky.  
October 26, 1949.

Being of sound mind, I Laura Brown Egart, on this day October 26, 1949, hereby make this my last will and testament. After my debts are paid, I make the following bequests:

I give to Lee Burch and Abbie Burch the following described property: the lot which joins their garden in the rear of their house and the lot which joins their lot across the road from their house (this lot was bought from Fred Burch).

I give to Thomas Emile Buren everything I own, both personal property and real estate, with the exception of the above mentioned bequest to Abbie Burch and Lee Burch.

These are absolute bequests to which no conditions are attached.

I hereby appoint Thomas Emile Buren to serve without bond as executor of this my last will and testament.

(Signed) Laura Brown Egart

Witnesses to the signature of Laura Brown Egart

x Julia O'Bryan 4718 Burkby Ave., Louisville, Ky.  
x Mrs. Norah Miller, Mooleeville, Ky.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term May 18, 1951.

IN RE: LAURA BROWN EGART, WILL.

An instrument of writing purporting to be the last Will and Testament of Laura Brown Egart, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of Julia O'Bryan and Mrs. Norah Miller the two subscribing witnesses thereto, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 18th day of May 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D.G.

LAST WILL OF J.B. GIBSON,  
IRVINGTON, KY.

I, J.B. Gibson, of Irvington, Breckinridge County, Kentucky, being of full age and sound mind and memory, do make, publish and declare this to be my last will and testament.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. I give and bequeath my Automobile to my daughter, Angie G. Ergle.

ITEM III. My Life Insurance to be divided equally between Angie G. Ergle, John M. Gibson, Margaret G. Moore.

ITEM IV. All the balance of my estate, both real and personal of every kind and description, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give bequeath and devise to Angie G. Ergle, John M. Gibson, Margaret G. Moore and Mary G. Brown, my granddaughter, to be divided equally.

ITEM V. I make nominate and appoint my daughter Angie G. Ergle to be the executrix of this my last will and testament.

ITEM VI. Any named beneficiary in this will who attempts to break the provisions made forfeits all benefits granted herein.

IN WITNESS WHEREOF, I Have hereunto set my hand at Irvington, Ky. this the 14 day of September 1948.

J.B. Gibson

Signed, sealed and acknowledged by the said J.B. Gibson to be his last will and testament before us and in our presence and by us signed as witnesses at his request, and in his presence and in the presence of each other, at Irvington, Ky., this the 14 day of September 1948.

C.P. Brite  
W.R. Parks

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term May 31, 1951.

IN RE: J.B. GIBSON, WILL.

An instrument of writing purporting to be the last Will and Testament of J.B. Gibson, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of W.R. Parks one of the subscribing witnesses thereto, whereupon the same was established as and for the last will and testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 31st day of May 1951.

Roy McGay, Clerk.  
BY: Anna Moore, D.C.

## LAST WILL AND TESTAMENT OF J.D. ASHCRAFT

I, J.D. Ashcraft, of the Town of Irvington, Breckinridge County, State of Kentucky, being of sound mind and disposing memory, and being conscious of the uncertainty of life and the certainty of death, do hereby make, publish and declare this to be my true last Will and Testament. Hereby revoking any and all Wills heretofore made by me.

1st.

I direct my Executrices, hereinafter named, to pay any and all debts, if I should leave any debts, at the time of my decease, as soon as may be practical, after their qualifications as Executrices.

2nd.

I direct my Executrices, hereinafter named, and before there is any other distribution of my property, to pay to my wife, Elsie H. Ashcraft, the sum of Eight Thousand (\$8,000.00) Dollars, and I now hereby devise, give and bequeath to her the said sum of \$8000.00; and in addition I give, devise and bequeath to the said Elsie H. Ashcraft one-half (1/2) of Lot Five and all of Lot Number Four, Block Number Eight, forming a Lot Sixty Feet wide, in the Town of Irvington, Kentucky, and being part of the Lots conveyed to me by S.J. Simmons.

3rd.

I give, devise and bequeath to my Granddaughter, Rosemary Ashcraft Gorden, my residence where I now reside, in Irvington, Breckinridge County, Kentucky, on the North Side of Walnut Street, in said Town, and one-half (1/2) of Lot Five and all of Lots Six and Seven, Block Number Eight, being two and one half (2 1/2) Forty Foot Lots, on which said residence and other buildings are located, and which two and one-half (2 1/2) Lots adjoin and constitute and form One Lot One Hundred (100) Feet Wide, and being part of the Four Lots conveyed to me by S.J. Simmons. However, my wife, Elsie H. Ashcraft, may use our entire home as her personal residence for a period of two (2) years after my decease without any charge whatsoever. In addition thereto, I give, devise and bequeath to the said Rosemary Ashcraft Gorden the sum of One Thousand (\$1000.00) Dollars, and direct my Executrices, hereinafter named, to pay said amount to her in cash.

4th.

I give, devise and bequeath to my son, Jesse L. Ashcraft, the sum of One

Thousand (\$1000.00) Dollars, and my Executrices are hereby directed to pay said amount to him in cash.

5th.

I give, devise and bequeath to L. Russell Ashcraft, the sum of Four Thousand (\$4000.00) Dollars, and my Executrices, hereinafter named, are hereby directed to pay said amount to him in cash.

6th.

I give, devise and bequeath to Rosemary Ashcraft Carden my set of Chinaware, consisting of One Hundred (100) Pieces, and known as the "Chinaware Dinner Set", and an old-fashioned Walnut Rocker, which belonged to my Grandmother Shacklette, and my Executrices are hereby directed to deliver the same to her.

7th.

It is my request that my other Household and Kitchen Furniture, and personal belongings, be divided between Eloise H. Ashcraft and Rosemary Ashcraft Carden and L. Russell Ashcraft, as they may wish by mutual agreement of these three, and that no public auction or sale of the property be held.

8th.

After the payment of the above specific devises, as stated above herein, I give, devise and bequeath the rest and residue of my estate to Eloise H. Ashcraft, Rosemary Ashcraft Carden and L. Russell Ashcraft, share and share alike, one-third (1/3) of same to each of them.

9th.

It is my will, in case my Granddaughter, Rosemary Ashcraft Carden, should die without leaving any issue, that all the property which I have devised, given and bequeathed to her by the Third, Sixth, Seventh and Eighth Sections of this Will shall be divided equally between my two sons, Jesse L. Ashcraft and L. Russell Ashcraft.

10th.

I nominate and appoint Eloise H. Ashcraft, my wife, and Rosemary Ashcraft Carden, my granddaughter, Executrices of my estate; and having full confidence in their honesty and integrity, I hereby request the Court to permit them to qualify as such without Bond or Surety. And the said Eloise H. Ashcraft and Rosemary Ashcraft Carden, as Executrices, to be given full power and authority to sell and convey good and perfect Deed or Deeds for any and all Real Estate and Personal Property of which I may die seized and possessed at the time of my decease, except that which is otherwise specifically devised above herein, and they may sell the same at either public or private sale as they may deem proper or best.

In Testimony Whereof, I have hereunto subscribed my name, this 3 day of April 1951.

J.D. Ashcraft

Signed and acknowledged by J.D. Ashcraft as for his last Will and Testament, in our presence, and in the presence of each of us, and signed by us in his presence, and in the presence of each other.

This 3 day of April 1951.

F.H. Wilson  
R.B. Durbin  
Elroy Johnson

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term May 31, 1951.

IN RE: J.D. ASHCRAFT, WILL.

An instrument of writing purporting to be the last Will and Testament of J.D. Ashcraft, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of F.H. Wilson, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 31st day of May 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

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## LOGAN HICKERSON, WILL

I, Logan Hickerson, of Hardinsburg, Breckinridge County, Kentucky, being of full age and of sound mind and memory, but in frail health at the present time, and being desirous to make disposition of my property different from that made by law, do make, publish and declare this to be my last Will and Testament.

First: I direct that all of my just debts and funeral expenses be paid out of my estate as soon as the same may be conveniently done, after my decease.

Second: All of the property, real and personal, of every kind and description, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my wife, Sallie Hickerson, absolutely and in fee simple.

Third: I make, nominate and appoint my wife, Sallie Hickerson, to be the executrix of this my last Will and Testament, and I request that no bond be required of her as such. I further request that no inventory be made or taken of my estate, in so far as the same may be lawfully omitted. My said executrix is given the right, power and authority to sell and convey any and all real estate, which I may own at the time of my decease and make deeds therefor.

Dated at Hardinsburg, Kentucky, this the 27th day of January A.D., 1947.

Logan Hickerson

Signed and acknowledged by the said Logan Hickerson, as and for his last Will and Testament in our presence, and by us subscribed as attesting witnesses in his presence and this request, and in the presence of each other.

This the 27th day of January A.D., 1947.

Hubert Dowell  
Eva Dowell

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term June 9, 1951.

IN RE: LOGAN HICKERSON, WILL.

An instrument of writing purporting to be the last will and testament of Logan Hickerson, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of Hubert Dowell and Eva Dowell, the two subscribers, witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 9th day of June 1951.

Roy McCoy, Clerk.  
Ex: Anna Moore, D.C.

## GABE DOWELL, WILL

I, Gabe Dowell, of the town of Big Springs, County of Breckinridge, State of Ky., being of sound and disposing mind and memory and being desirous of settling my worldly affairs while I have strength and capacity so to do, do make publish and declare this my last will and testament.

First I give and bequeath to my wife Martha Dowell all the property both personal and real of which I may die possessed to have and to hold for the term of her natural life to dispose of and use as she may see fit, the remainder if any at her death to be equally divided among my three heirs namely my daughters Mrs. Ida Butler, Mrs. Annie May Harrington and my grandson Gabe D. Dowell.

Second: I hereby order that in the event my wife disposes of the property which I have bequeathed to her the place with the family burying ground shall be the last property disposed of.

Third: I hereby appoint my wife Martha Dowell as administrator of this my last will and testament she to serve without bond.

In Witness Whereof, I hereunto set my hand and seal at Big Springs, aforesaid this 4th day of May 1951.

Witness: F.B. Hilf, Big Springs, Ky.  
Gabe x Dowell  
mark

Witness: Odie B. Lockard, Big Springs, Ky.

Signed and sealed by said Gabe Dowell who at the same time published and declared the same as and for his last will and testament in the presence of us who in his presence and in the presence of each other and at his request have hereto subscribed our names as witnesses.

T.H. Bennett  
Ms. Hilf

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term July 16, 1951.

IN RE: GABE DOWELL, WILL.

An instrument of writing purporting to be the last will and testament of Gabe Dowell, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of T.H. Bennett and Odie B. Lockard two of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 16th day of July 1951.

Roy McCoy, Clerk.  
Ex: Anna Moore, D.C.

I, Thomas Jefferson Ryan, of Hardinsburg, Breckinridge County, being of full age and of sound mind and memory, do, make, publish and declare this to be my last will and testament, hereby revoking any and all wills be my heretofore made.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. All the residue of my estate, real, personal and mixed, of every kind and description and wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to my beloved wife, Josephine Ryan, to have and to hold to her use and benefit during her natural life, with full and complete power to use and control said property in such manner as she may deem best, and to dispose of the same, or any part thereof, whenever in her opinion it is necessary or advisable to do so during said time.

ITEM III. After the death of my said wife, I give, devise and bequeath whatever may remain of said property to my children, namely: Mrs. Margaret Kirtley, Robert E. Ryan, and Mrs. Pauline O'Donnell, share and share alike. And should any of my said children be deceased at that time, then the share of such deceased child shall go to the remaining children then living, share and share alike, provided such child shall die without issue.

ITEM IV. I hereby nominate and appoint my said wife, Josephine Ryan, the executrix of this my last Will and Testament, hereby authorizing and empowering my said executrix to compound, compromise, settle and adjust all debts and claims which may be presented against my estate, or which may be due my estate; and when in her opinion it is necessary or advisable, to sell at private or public sale, at such prices and upon such terms of credit or otherwise as she may deem best, the whole or any part of my real estate or personal property, and to execute, acknowledge and deliver deeds of other instruments of conveyance thereof to the purchaser or purchasers.

ITEM V. Reposing full confidence in my said wife, I hereby direct that no inventory or appraisal of my estate be made in so far as the same may be lawfully omitted, and that no bond be required of her as such executrix.

In testimony whereof, I have hereunto set my hand, this the 16 day of September, 1944.

Thomas Jefferson Ryan

Signed and acknowledged by the said Thomas Jefferson Ryan as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses, at his request, in his presence and in the presence of each other, this 16 day of September, 1944.

J.W. Grause  
Robert O.Trent

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term July 17, 1951.

IN RE: THOMAS JEFFERSON RYAN, WILL.

An instrument of writing purporting to be the last Will and Testament of Thomas Jefferson Ryan, deceased, late of this County, was this day produced to court and ordered to probate, proven by the testimony of J.W. Grause and Robert O. Trent, the two subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 17th day of July, 1951.

By Roy McCoy, Clerk.  
Anna Moore, D.C.

I, James, Roscoe Schafer, of Rte. #4, Mardinsburg, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make publish and declare this to be my last Will and Testament, hereby revoking any and all wills by me made heretofore.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II: I give and bequeath to my daughter, Susie May Farris, and to my sons, Kenneth Schafer, Joe Schafer, Marshall Schafer, Clyde Schafer and Bernard Schafer, the sum of One (\$1.00) Dollar each.

ITEM III. All the remaining of my personal property of every kind and description and wheresoever situate, which I may own or have the right to dispose of at the time of my decease, I give and bequeath to my wife, Henrietta J. Schafer, and my two sons, John Henry Schafer and Raymond Schafer, absolutely, jointly and equally, or a one-third undivided interest each.

ITEM IV. I give and devise to my said two sons, John Henry Schafer and Raymond Roscoe Schafer, who are now at home with me, and have been residing with me for the past several years and have been a great help to me as a result of the work done by them, a two-thirds (2/3) undivided interest, jointly, absolutely and in fee simple, in and to any and all real estate, wheresoever situate, which I may own or have the right to dispose of at the time of my decease.

ITEM V: The remaining one-third (1/3) undivided interest in all of said real estate, which I may own or have the right to dispose of at the time of my decease, I give and devise to my said wife, Henrietta J. Schafer, to have and to hold for her use and benefit, during her natural life, or so long as she remains my widow. And, after the death of my said wife, or in the event of her re-marriage, in which event her rights in said real property shall cease and determine the same as if she were dead, I give, and devise the same to my said two sons, John Henry Schafer and Raymond Roscoe Schafer, absolutely and in fee simple.

ITEM VI: I hereby nominate and appoint my said son, John Henry Schafer, to be the executor of this my last will and testament.

IN TESTIMONY WHEREOF, I have hereunto set my hand, this the 22nd day of May, 1948.

James Roscoe Schafer

Signed and acknowledged by the said James Roscoe Schafer as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses, at his request, in his presence and in the presence of each other, this the 22nd day of May, 1948.

Thomas D. Trent  
Robert O. Trent

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term July 18, 1951.

IN RE: JAMES ROSCOE SCHAFER, WILL.

An instrument of writing purporting to be the last Will and Testament of James Roscoe Schafer, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of Robert O. Trent, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 18th day of July, 1951.

Roy McCoy, Clerk.

THE LAST WILL AND TESTAMENT OF ELIZA WATLINGTON.

I, Eliza Watlington, of Hardinsburg, Breckinridge County, Kentucky, being of full age and sound mind and memory do make, publish and declare this to be my last Will and Testament, hereby revoking all wills heretofore made by me.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my demise.

ITEM II. I ~~do~~ direct that ~~just~~ after the provisions of item I have been fulfilled that my son John Watlington be paid a note in the sum of \$250.00 which I gave him for expense incurred in covering my house.

ITEM III. I give devise and bequeath to my daughters any balance of my life insurance, left after the payments mentioned in items I and II together with any cash that I may have on hand at the time of my demise, the said balance and cash to be divided equally among them.

ITEM IV. All of my real property, wherever located I devise to my children equally, share and share alike.

ITEM V. I hereby appoint my eldest daughter May Watlington Simmons executor of this my last will and direct that she be allowed to qualify as such without bond.

ITEM VI. For the information of my executor I wish to state that I have heretofore given to May Watlington Simmons the red plush parlor suite, to Bessie Watlington I have given the new dining room suite and the piano, to Judith Glasscock I have given the book case. The heating stove, refrigerator and all live stock on the farm is the property of James Watlington.

I further direct that all of my household furniture and personal effects not hereto devised specifically be divided among my children as they shall agree, subject to the approval of my executor.

IN WITNESS WHEREOF I have hereto set my hand this the 20 day of November 1943.

Eliza Watlington

Signed, sealed and acknowledged by the said Eliza Watlington to be her last will and testament before us and in our presence and by us signed as witnesses at her request in her presence and in the presence of each other at Hardinsburg, Kentucky, this the 20 day of November, 1943.

W.C. Fate residing at Hardinsburg, Kentucky  
Roy McCoy residing at Harned, Kentucky.  
Anna MacDonald residing at Kingswood, Kentucky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Regular Term July 23, 1951.

An instrument of writing purporting to be the last Will and Testament of Eliza Watlington, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of Roy McCoy and Anna MacDonald, two of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 23 day of July, 1951.

Roy McCoy, Clerk.

SARAH KINNISON, WILL

I, Sarah Kinnison, of Locust Hill, County of Breckinridge and State of Kentucky, being of full age and sound mind and memory, do make, publish and declare this to be my last Will and Testament.

FIRST: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

SECOND: All my real property, wheresoever situate, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my four sons, namely Arvie Kinnison, Jim Kinnison, Baker Kinnison, and Willie (Buster) Kinnison and my daughter Bessie Kinnison, absolutely in fee simple.

I have made my other son Joe Kinnison, a deed for other lands to make him equal with his brothers and sister.

Dated at Hardinsburg, Kentucky, this the 19th day of April, 1946.

Sarah Kison

Signed and acknowledged by the said Sarah Kinnison, as and for her last will and testament, in our presence and by us subscribed as attesting witnesses in her presence and at her request, and in the presence of each other, this the 19th day of April, 1946.

Alvin Carman  
Coleman Carman

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term August 6, 1951.

An instrument of writing purporting to be the last Will and Testament of Sarah Kinnison, deceased, late of this county, was this day produced to court, and ordered to probate, proven by the testimony of Coleman Carman, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 6 day of August, 1951.

Roy McCoy, Clerk.

## T.M. STINNETT, WILL

I, T.M. Stinnett, of Irvington, County of Breckinridge and State of Kentucky, do make and publish the following as my last Will and testament hereby revoking all former wills made by me.

Item I. I direct that all my just debts and funeral expenses be first paid out of my estate as soon as practicable after the time of my decease.

Item II. I give and bequeath for the benefit of the Church of God, located at Rosetta, in Breckinridge County, the State of Kentucky, the sum of Three Thousand (\$3000.00) Dollars, to be applied for the general up-keep of said Church, at such times as the governing board of officials of the same shall deem proper and needful.

Item III. Reposing full confidence in my beloved wife, Mary E. Stinnett, and knowing the welfare of our children can be safely entrusted to her, I give, devise and bequeath all of my estate, real, personal and mixed, wheresoever situated, to my said wife, Mary E. Stinnett, absolutely and in fee simple, or so long as she remains my widow, and after the death of my said wife, Mary E. Stinnett, or in the event of her remarriage, I give and devise my property, both real and personal to my children, share and share alike.

Item IV. I hereby nominate and appoint my said wife, Mary E. Stinnett, the executrix of this my last will and testament, hereby authorizing and empowering my said executrix to compound, compromise, settle, and adjust all debts and claims which may be presented against my estate, or which may be due to my estate; and to sell, at private or public sale, at such prices, and upon such terms of credit or otherwise, as she may deem best, the whole or any part of my real estate or personal property, and to execute, acknowledge and deliver deeds and other proper instruments of conveyance thereof to the purchaser or purchasers.

I direct that no bond be required of my said executrix.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Hardinsburg, Kentucky, this 6 day of July, A.D., 1946.

T.M. Stinnett

Signed by T.M. Stinnett, and by him acknowledged to be his last will and testament in our presence, sight and hearing, who at his request have hereunto subscribed our names as witnesses in his presence and in the presence of each other, at Hardinsburg, Kentucky, this 6 day of July, A.D., 1946.

Roy McCoy,  
Hardinsburg, Kentucky  
D.D. Dowell,  
Hardinsburg, Kentucky.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term October 23, 1951.

IN RE: T.M. STINNETT, WILL.

An instrument of writing purporting to be the last Will and Testament of T.M. Stinnett, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of D.D. Dowell, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 23rd day of October 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

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CONRAD SIPPEL, WILL.

IN the name of our Merciful Father in Heaven, as it beseems that I, Conrad Sippel of the City of Glensport, County of Breckinridge, and State of Kentucky, being of sound mind and memory, and knowing that it is appointed to all men once to die, do make and ordain this as my last Will and Testament, hereby revoking any will by me heretofore made either written or unexecuted, that is to say, bequeath and dispose of my estate, both real and personal, in the manner following:

First It is my desire that my just debts and funeral expenses be paid out of any money or available means that may be on hand at the time of my decease.

Second To my beloved wife Lissie Sippel I give all my remainder of estate of every kind and character wherever situated, to be owned and controlled by her in fee simple absolute, and she is to take charge and control of said property without bond and without the intervention of any Court, trusting to her sense of Justice in dividing said property among our children.

In Witness Whereof I have signed, sealed, published and declared this instrument as my Will, at Glensport Breckinridge County, Kentucky the 21st day of September A.D. 1905.

Conrad Sippel

The said Conrad Sippel at Glensport, Ky., on the 21st day of September A.D. 1905 signed and sealed this instrument and published and declared the same, as and for his last will: And we C.S. Lamb and B.T. Haynes at his request, and in his presence, and in the presence of each other, have hereunto written our names as subscribing witnesses.

C.S. Lamb  
B.T. Haynes

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY, SCT.

I, R.L. Nease a Notary Public in and for the County and State aforesaid, do certify that the foregoing Will was on the 21st day of September 1905 produced to me in my office and signed and acknowledged by Conrad Sippel to be his willing act and deed.

Witness my hand and seal the 21st day of September 1905.

R.L. Nease  
Notary Public  
Breckinridge County

My own expires: March 21, 1906.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, called Term Oct. 30, 1951.

IN RE: CONRAD SIPPEL, WILL.

An instrument of writing purporting to be the last Will and Testament of Conrad Sippel, deceased, late of this County, was this day produced to Court and ordered to probate, the two subscribing witnesses thereto being deceased, whereupon the signature of said decedent was proven by the testimony of Mrs. L.E. Hodges and Lissie Sippel who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this Certificate have been duly recorded in my said office.

Given under my hand, this 30th day of October 1951.

Roy McCoy, Clerk.  
By: Anna Nease, D.C.

R. D. FISHER, WILL

JUNE 15th 1951

As this day Draws nearer, and to avoid Confusion and letagation I wish to dispose of what little property I possess, I wish to leave \$500.00 Five Hundred Dollars to each of my Sisters. Mrs. E. F. Hodges, Louisville Mrs. A. E. Smith, Fordsville living at my Death, the balance, real estate and personal to my Sister Mrs. W. A. Haaden, Irvington for her Kindness and consideration to me.

Cherie  
R.D. Fisher

Mrs. Haaden is to serve as Amr. without Bond

WITNESS

R. L. Frymire  
Nell E. Smith

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 11, 1951.

An instrument of writing purporting to be the last will and Testament of R. D. Fisher, deceased, late of this County, was this day produced to Court and ordered to probate, proven by the testimony of R. L. Frymire, one of the subscribing Witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 11th day of December, 1951

Roy McCoy  
By: LaVaughn Dowell

Clerk  
D. C.

## WILLIAM J. STITH, WILL.

I, William J. Stith, whose post office address is Rte. #1, Guston, Meade County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking any and all wills by me heretofore made.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. All the residue of my personal estate of every nature and description, which I may own or have the right to dispose of at the time of my decease, I give and bequeath to my wife, Clara Belle Stith, to be hers absolutely and to do with as she pleases.

ITEM III. I give and devise all of my real estate, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, to my said wife, Clara Belle Stith, to have and to hold to her own use and benefit during her natural life, with full power to use and control the same as she may deem best during said time. After the death of my said wife, I give and devise said real estate to my three (3) children, namely, William Buff Stith, Mary Jean Fowler, and Ada Volze Rath, jointly and equally, their heirs and assigns forever.

ITEM IV. I hereby nominate and appoint my said wife, Clara Belle Stith, to be the executrix of this my last Will and Testament, and ask that no bond be required of her as such, and that no inventory or appraisal of my estate be made in so far as the same may be lawfully omitted.

IN TESTIMONY WHEREOF, I have hereunto set my hand, this the 5th day of March, 1949.

William J. Stith

Signed and acknowledged by the said William J. Stith as and for his last Will and Testament in our presence, and by us subscribed as attesting witnesses, at his request, in his presence and in the presence of each other, this the 5 day of March, 1949.

Homer Doyle  
Robert O. Trent  
Attesting witnesses

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term November 2, 1951.

An instrument of writing purporting to be the last Will and Testament of William J. Stith, deceased, late of this County, was this day produced to court and ordered to probate, proven by the testimony of Robert O. Trent, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 2 day of November, 1951.

Roy McCoy, Clerk.

## MARTHA V. BEAVIN, WILL

I, Martha V. Beavin, of Cloverport, Breckinridge County, Kentucky, being of sound mind and memory, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking all former Wills heretofore made by me.

FIRST. I direct that all my just debts and funeral expenses be paid by my executor as soon after my death as possible.

SECOND: I give and bequeath to my nephew, Rev. Glennon Sims, now at St. Dominic's Rectory, Bremen, Illinois, the sum of One Hundred Dollars (\$100.00) for masses for myself and my deceased husband.

THIRD. I give and bequeath to Mrs. Alice Ridgway, Cloverport, Ky., my Seth Thomas clock.

FOURTH. I give and bequeath to W.E. Popham, Cloverport, Ky., my cherry chest of drawers.

FIFTH. I give and bequeath to my niece Martha E. Elder of Louisville, Ky., all the balance of my estate, including cash, securities, clothing and remainder of my household furniture.

SIXTH. I nominate and appoint W.E. Popham executor of this my last Will.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal this the 12 day of December 1946.

Martha V. Beavin

Signed, sealed and delivered by Mrs. Martha V. Beavin, the testator, as and for her last Will and Testament in the presence of us and each of us, and we, at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses, this the 12 day of December 1946.

Edith M. Burn  
Maydee C. DeHaven

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term December 5, 1951.

IN RE: MARTHA V. BEAVIN, WILL.

An instrument of writing purporting to be the last Will and Testament of Martha V. Beavin, deceased, late of this County, was this day produced to court and ordered to probate, proven by the testimony of Maydee C. Haynes (formerly DeHaven), one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 5th day of December 1951.

ROY MCCOY,  
ROY MCCOY,  
CLERK,  
CLERK,  
D.C.

## LAST WILL AND TESTAMENT MORRIS B. RICHARDSON

I, Morris Benton Richardson, of the City of Hardinsburg, in the County of Breckinridge and State of Kentucky, and also a member of the U.S. Army Serial No. 13046889 located in 99th Air Base Squadron, Ft. Knox, Ky., being of sound mind, memory and understanding, do make my last will and testament in manner and form following:

First: I give, devise and bequeath to my mother, Lottie C. Richardson, all my property, real, personal and mixed of what nature and kind soever and wheresoever the same shall be at the time of my death.

Second: I hereby direct and empower my mother Lottie C. Richardson as executor to sell and dispose of all my property as it may in her judgement seem most advantageous.

Third: I hereby appoint Lottie C. Richardson my mother executor of this my last will and testament.

In witness whereof, I Morris Benton Richardson, the testator, have to this my last will and testament, set my hand and my seal this the eighth day of August A.D. 1942.

Morris Benton Richardson

Signed, sealed, published and declared by the above named Morris B. Richardson, as and for his last will and testament, in the presence of us, who have hereunto subscribed our names at his request as witnesses thereto in presence of the said testator and of each other.

O.B. Adkins  
Hardinsburg, Ky.  
W.A. Purell Jr.  
Hardinsburg, Ky.  
Guy Gibson  
Hardinsburg, Ky.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term December 14, 1951.

IN RE: MORRIS BENTON RICHARDSON, WILL.

An instrument of writing purporting to be the last Will and Testament of Morris Benton Richardson, deceased, late of this County, was this day produced to court, and ordered to probate, said Will being wholly written by the decedent and the hand writing was proven by the testimony of Lottie C. Richardson and Virginia Richardson, who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 14 day of December 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

EVA LEE MAY, WILL

Cloverport, Kentucky, Nov. 14-49

I, Eva Lee May, of the City of Cloverport, in the County of Breckinridge, and State of Kentucky, do hereby make this my last will and testament.

I desire my debts and funeral expenses to be paid, and marker for grave.

I bequeath to my sister Eliza Holt May, Cloverport Kentucky all my property both personal and real estate, and General Public Utility Corporation shares, sole beneficiary of residue and all.

I appoint my sister Eliza Holt May, Cloverport Kentucky, my Executrix, without bond, an no appraisement and request this my will be not published.

In testimony whereof, I have hereunto subscribed my name this fourteenth day of November one thousand nine hundred and forty-nine.

Eva Lee May

Witness: Lucy Cashman, Hardinsburg, Ky.  
" Allene H. Long, Cloverport, Ky.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term December 17, 1951.

IN RE: EVA LEE MAY, WILL.

An instrument of writing purporting to be the last Will and Testament of Eva Lee May, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of Allene H. Long, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate to have been duly recorded in my said office.

Given under my hand, this 17th day of December 1951.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

## LOTTIE B. NORTON, WILL

KNOW ALL MEN BY THESE PRESENTS, that I, Lottie B. Norton, of Webster, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking any and all wills by me heretofore made.

ITEM I. All the property, real, personal and mixed, of every kind and description, which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to my three (3) children, namely: William E. Norton, Norma Jean Norton, and Shirley Jane Norton, jointly and equally, absolutely and in fee simple, but subject however to the right and privilege to my husband, Edgar Norton, and my infant daughter, Shirley Jane Norton, to continue to use and occupy the residential property now owned by me and which is being used and occupied by my said husband, infant daughter, and myself, as our residence, and to further use in connection therewith all the household and kitchen furniture and furnishings therein, until such time as my said daughter, Shirley Jane Norton, reaches the age of twenty-one (21) years or until she moves away and abandons the same as her residence, whichever event happens first.

ITEM II. I hereby nominate and appoint my said son, William E. Norton, to be the executor of this, my last Will and Testament, and I request that no bond be required of him as such executor.

IN WITNESS WHEREOF, I Have hereunto set my hand this the 20th day of November 1951.

Lottie B. Norton

Signed and acknowledged by the said Lottie B. Norton as and for her last Will and Testament, in our presence and by us subscribed as attesting witnesses, at her request, in her presence, and in the presence of each other, this the \_\_\_ day of November 1951.

Mrs. Glenn A. Moore, Irvington, Kentucky  
Anna Frymire, Webster, Ky.  
Attesting Witnesses Addresses

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term January 8, 1952.

IN RE: LOTTIE B. NORTON, WILL.

An instrument of writing purporting to be the last Will and Testament of Lottie B. Norton, deceased, late of this County, was this day produced to Court and ordered to probate, proven by the testimony of Mrs. Glenn A. Moore one of the subscribing Witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand, this 8th day of January, 1952.

Roy McCoy  
By: Anna Moore  
Clerk  
L. C.

## JASPER A. HEAD, WILL.

I, Jasper A. Head, a resident of Nashville, Davidson County, Tennessee, being of sound mind and disposing memory declare this to be my last will and testament, hereby revoking all former wills made by me:

1. I devise and bequeath to my wife, Mrs. Erne Head, our home place at 1304 Ashwood Avenue, Nashville, Tennessee, and all the household furnishings therein contained, and I further bequeath to my said wife, the sum of \$2,000.00, or one-half of the sums of money in banks, proceeds from life insurance and annuities, whichever may be the smaller; this bequest is in addition to certain benefits provided for my said wife in the trust hereinafter set up.

2. I devise and bequeath all the rest and residue of my estate, both real and personal, which may include cash on hand and amounts due me at the time of my death, and the farm which I own in Breckinridge County, Kentucky, and all the land I may own at the time of my death located in Breckinridge County, Kentucky, unto my Trustee hereinafter named and designated to have and to hold same under the trust hereinafter set forth.

3. I direct that the Trustee take charge of and operate said farm, thru tenants, and for this purpose is empowered to enter into contracts with others who may carry on the actual farm work, on terms which the Trustee may deem proper, keeping in mind the preservation of the property and the highest income to be derived therefrom. The net income from said farm operation shall be paid by the Trustee as follows: one-third thereof to my said wife, during her lifetime, and two-thirds thereof to my sister, Mrs. Lizzie Beardsley, of Brooklyn, New York, during her lifetime, provided they both survive me; and in the event I am survived by only one of said beneficiaries, then the entire net income from said farm operation shall go to such survivor during the remainder of her life.

4. The personal property in my estate at the time of my death, not bequeathed to my wife in Paragraph 3, shall be and become a part of the trust fund hereinabove devised to the Trustee, and should the individual beneficiaries of the said trust, my wife and sister, survive me, then the Trustee shall hold this fund of personal property and invest it in accordance with the laws of Kentucky regulating investments of Wards' funds, and the income from same may be allowed to accumulate and be reinvested until time arrives for the sale of said farm properties, as hereinafter directed, and then be placed together with the proceeds of said farm for the perpetual trust hereinafter detailed, but, in the event there shall be a loss from the operation of said farm the income from the cash bequest to the Trustee may be used to reimburse said Trustee for any such loss.

5. After the death of both my said wife and sister, provided they or either of them survive me, or in the event neither of them survive me, then I direct that my Trustees sell the farm and all stock, produce, and implements thereon, and convert same into cash on such terms as may appear to said Trustees to yield the best price and the best security. The proceeds derived from said sale shall constitute a perpetual trust to be used by the Trustees as hereinafter set forth, and same shall be invested in any form selected by the Trustees, but such investment shall be limited to those permitted by the laws of the State of Kentucky for investment of funds of a Ward's estate.

6. The proceeds of the sale of the farm described in paragraph 2, and stock, implements, etc mentioned in Paragraph 5, and the personal property bequeathed to the Trustees in Paragraph 4, together with the income from said personal property shall constitute the entire trust estate in connection with the perpetual trust hereinafter created.

7. Having a desire to be of service ~~xxxxxxxxxxxxxxxx~~ to the community where I was born, and reared, and having abiding affection for its people, I declare this fund next above mentioned to be a permanent trust for the people of Lodiburg, Kentucky, and vicinity. It has long been my desire that a consolidated school be established at Lodiburg, Kentucky, and in order to encourage such a step I hereby direct that said trust income be used to supplement services, facilities and equipment in such a school, if and when it is built and in operation. But until such time as said school is established I desire to make other disposition of trust income as hereinafter will appear.

8. Following the sale of the farm properties as directed in Paragraph 4 hereof, and pending the establishment of the proposed consolidated school, it is my desire and I so direct my Trustees to pay out the trust income, annually, to the Walnut Grove Baptist Church at Lodiburg, Kentucky, to be used by the officers of said Church to improve the church to improve the church properties or supplement the pastor's salaries, or in any other way the officers may deem best to further and promote the work of the Church. Upon the establishment of said consolidated school, the Walnut Grove Baptist Church shall cease to benefit from this trust, but should such school not be established, it is my desire that the said Church continue to receive the income, and that this trust not fail for the lack of the establishment of said consolidated school.

9. In the event the consolidated school is established as hereinabove suggested, and in order to assist the Trustees in the expenditures of the trust income, it is directed that the Breckinridge County, Kentucky, Superintendent of Schools, together with the said County Board of Education, constitute a committee, whose duties it shall be to select and determine the materials and services to be bought or supplied for said school from the trust income. Said committee may prepare its own rules of procedure and by-laws, and its Minutes shall record its actions. Any paper writing over the signature of the said Committee's Chairman, or a certified copy of any resolution passed by said Committee, and presented to the Trustees, shall constitute the Trustee's authority to make payment from the trust fund for the benefit of said school.

10. The device herein of the farm in Breckinridge County, Kentucky, to the Trustees shall include the live stock, farm implements, and equipment, growing crops and all other produce thereon. The Trustees in the operation of said farm property in ~~are~~ to buy and sell live stock and to execute bill of sale, to collect and receipt, and should the occasion arise, to file suit in its name as Trustees for the recovery of any amount due in connection with the said farm operation.

When the time arrives for the sale of said farm property the Trustees is hereby authorized and empowered to execute and deliver good and sufficient deed and other instruments to convey and transfer the same, and during its operation of the farm to enter into and execute leases.

11. I hereby appoint the Farmers Bank of Hardinsburg Kentucky, Executor of this my Will, and I likewise appoint said Bank as Trustee to Administer the trust herein established, provided the said bank has the power under its Charter to Act in such matters. Otherwise, I appoint the President of the said Farmers Bank of Hardinsburg, Kentucky, as Executor and as Trustee; and I direct that said Bank or the President of said Bank execute good and solvent bond. In the event the said Farmers Bank, or its President, is unable to serve in either or both capacities, then I desire the County or Probate Court of Breckinridge County, Kentucky, to appoint some person or corporation to act in its place and stead, in order that this trust may not fail for lack of a Trustee, and such substitute or successor trustee shall have the same powers and authority as the named Trustee.

12. Prior to the time for sale of farm properties as directed herein, and in order that the Trustee may have some capital fund for use in buying seed, stock, implements or the upkeep on the improvements in carrying on the operations of the farm, the Trustee may set aside a portion of the personal assets coming into its hands, not to exceed the sum of \$600.00 to be used for such purpose.

This is page 5 of my will.

Jasper A. Head

13. It is my desire that the Trustee make biennial reports of its trusteeship to the County Court of Breckinridge County, Kentucky, and the Compensation of the Trustee be fixed by said Court.

14. It is my will that my said Executor pay promptly my just debts and the expense of the removal of my body to the Walnut Grove Baptist Church Yard at Lodiburg, Kentucky, where I desire to be Buried, and that it also pay the expense of the erection of a suitable stone at my grave.

In Witness whereof I, the said Jasper A. Head, have hereunto placed my hand this 18th day of January 1946.

Jasper A. Head

Signed by the said Jasper A. Head as and for his last will and testament in the presence of us, the undersigned, who, at his request, and in his sight and presence, and in the sight and presence of each other, have subscribed our names hereto as attesting Witnesses, the day and date above written.

Ann Rowan  
H. T. Finley

This is page 6 of my will,

Jasper A. Head

I, JNO. B. Cobb, Clerk of the County Court of Davidson County, State aforesaid, do certify that the foregoing is a full, true, and complete copy of last will and testament of Jasper A. Head probated December 6, 1951, of record in Minute Book 138, page 172, and Wills Book 65, page 256, which remains of record on file in said office.

Given under my hand and official seal, at office in Nashville, this 2nd day of January, 1952.

JNO. B. Cobb  
Clerk of the County Court  
By: Sara Taylor D. C.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term January 9, 1952.

IN RE: WILL OF JASPER HEAD.

An County Court held for Breckinridge County at the Court house in the town of Hardinsburg, Kentucky, on the 8day of January, 1952, the foregoing instrument of writing purporting to be the duly authenticated copy of the last Will and Testament of Jasper A. Head, deceased, late of the County of Davidson, State of Tennessee, together with the proceedings, and certificate thereto attached, was produced to court, and after hearing the testimony of Thos. L. Cummings and W. E. Berryberry III, and it appearing from such copy as offered and the testimony relative thereto, that as id Will was approved and probated in the Davidson County Court, State of Tennessee, on the 3rd day of January, 1952, to have been so executed as to be valid Will of personality and real estate in the Commonwealth of Kentucky, by the laws thereof, and executed and authenticated in the manner required by the laws of the state of Kentucky, and the Court being sufficiently advised the same was ordered to be admitted as a valid will of said testator in the Commonwealth of Kentucky, and ordered to be recorded and is recorded in my office as Clerk of the said Breckinridge County Court.

Roy McCoy Clerk

WILLIAM G. GANNAWAY'S WILL.

I, William G. Gannaway, do make and publish this, as and for my last will and testament.

First: I desire all my just debts and funeral expenses to be fully paid.

Second: I will and bequeath to my beloved wife, Effie Z. Gannaway all my property, both real and personal, of whatsoever kind, and I hereby authorize her to sell and convey same at any time she may choose to do so.

Third: I hereby nominate my said wife, Effie Z. Gannaway, as executor to execute this will, and direct that she may qualify as such without bond or inventory.

This February 17th 1950.

William G. Gannaway.

Signed by William G. Gannaway in our presence and by us at his request and in his presence, and we in the presence of each other.

Alonzo C. Glasscock  
T. Irl Glasscock

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term January 9, 1952.

IN RE: WILLIAM G. GANNAWAY, WILL.

An instrument of writing purporting to be the last Will and Testament of William G. Gannaway, deceased, late of this County, was this day produced to Court and ordered to probate, proven by the testimony of T. Irl Glasscock one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 9th day of January 1952.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

Henderson, Ky.,  
Nov. 17, 1951.

My lot in Cloverport, Ky., which I bought from Fred Neuberger, which I have requested my husband to sell it, when ever he gets ready.

Signed

Mrs. Juddeth Beard

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term January 16, 1952.

IN RE: JUDETH BEARD, WILL.

An instrument of writing purporting to be the last Will and Testament of Juddeth Beard, deceased, late of this County, was this day produced to court, and ordered to probate, said Will being wholly written by the decedent and the hand writing was proven by the testimony of S.H. Monarch, who was familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 16 day of January, 1952.

Roy McGoy, Clerk.

JOHN FLOOD, WILL.

I, John Flood, of Cloverport, Breckinridge County, Kentucky, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking all former or other wills heretofore made or signed by me.

FIRST. I direct that all my just debts and funeral expenses be paid by my executrix as soon after my death as possible.

SECOND. I give and bequeath to my beloved wife, Katherine Flood (nee Katherine Carroll), all of the rest, residue and remainder of my estate, real and personal, of every kind whatsoever and wheresoever situated, absolutely and in fee simple, she to have full control and own the same so long as she may live.

THIRD. I nominate and appoint my wife, Katherine Flood, executrix of this my last will and request that she be permitted to qualify as such without having to execute any bond.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal, this 7th day of January, 1952.

John Flood

Signed, sealed, published and declared by John Flood, the testator, as and for his last Will and Testament in the presence of us and each of us, and we, at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses, this 7th day of January, 1952.

Raphael Lewis  
W.E. Popham

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term February 13, 1952.

IN RE: JOHN FLOOD, WILL.

An instrument of writing purporting to be the last Will and Testament of John Flood, deceased, late of this County, was this day produced to court and ordered to probate, proven by the testimony of W.E. Popham, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Given under my hand this the 13 day of February, 1952.

Roy McGoy, Clerk.

## WILL OF OVA MORRIS

I, Ova Morris, of Custer, Breckinridge County, Kentucky, being of sound mind and disposing memory, do make and publish this my last Will and Testament, hereby revoking all others heretofore made.

ITEM ONE- I desire all of my just debts and funeral expenses paid.

ITEM TWO- To my son, James LeRoy Morris I will and bequeath One Thousand Dollars.

ITEM THREE- To my son Joseph Clyde Morris, I will and bequeath One Thousand Dollars.

ITEM FOUR- To my wife, Millner Mae Morris, I will and bequeath all of the balance of my property, both personal and real, of every kind and nature.

ITEM FIVE - I herein constitute and appoint my wife, Millner Mae Morris, my executrix, directing she be allowed to serve without bond.

Witness my hand, this January 29, 1952.

Attest Sig: Earl Templeman  
Cecilia, Ky.  
Attest Sig: Eunogene Templeman  
Cecilia, Ky.

his  
Ova x Morris  
mark

The above instrument of writing was this day signed by Ova Morris in our presence and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

This January 29, 1952.

Clide Blissett, Witness  
Jeanette Stith, Witness

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term February 23, 1952.

IN RE: OVA MORRIS, WILL.

An instrument of writing purporting to be the last Will and Testament of Ova Morris, deceased, late of this County, was this day produced to court and ordered to probate, proven by the testimony of Clide Blissett, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Given under my hand, this the 23rd day of February 1952.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

## LAST WILL AND TESTAMENT OF ANNA BELL ASKINS.

I, Anna Bell Askins, of Cloverport, Breckinridge County, Kentucky, being of full age and sound mind and memory, do make, publish, and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

ITEM 1: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practical after the time of my decease.

ITEM 11: I give, devise, bequeath to my daughter, Mary Mattingly, a one-half (1/2) undivided interest in my house and lot located in Cloverport, Breckinridge County, Kentucky.

ITEM 111: To my sons, Joseph Dennis Askins and Robert Askins, I give, devise and bequeath to them the other one-half (1/2) undivided interest in my house and lot in Cloverport, Breckinridge County, Kentucky, which one-half (1/2) interest in said house, my said sons, Joseph Dennis and Robert Askins, shall share equally, or have a one-fourth (1/4) interest therein, each.

ITEM IV. The proceeds from my insurance policy, I give, devise and bequeath to my children, namely: Mary Mattingly, Joseph Dennis Askins and Robert Askins, share and share alike.

ITEM V. The piano in my home already belongs to my daughter, Mary Mattingly, and she is given same to move at her pleasure.

ITEM VI. My household furniture, I give, devise and bequeath to my children Mary Mattingly, Joseph Dennis Askins and Robert Askins, to divide among themselves as they wish.

ITEM VII. I desire that my children or a majority of them, agree upon some responsible person to act as the executor of this my last will and testament, and that the Court require of said executor such bond as may be required by law.

IN WITNESS WHEREOF, I have hereunto set my hand at Cloverport, Breckinridge County, Kentucky, this the 7th day of June, 1938.

Anna Bell Askins

Signed by Anna Bell Askins and by her acknowledged to be her last will and testament, in our presence, sight and hearing, who at her request have hereunto subscribed our names as witnesses in her presence, and in the presence of each other, at Cloverport, Breckinridge County, Kentucky, this the 7th day of June, 1938.

Edith M. Burn  
Eloise Hendrick

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 6, 1958.

An instrument of writing purporting to be the last will and testament of Anna Bell Askins, deceased, late of this County, was this day produced to court and ordered to probate, proven by the testimony of Edith M. Burn, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Given under my hand, this the 6 day of March, 1958.

Roy McCoy, Clerk.

C.G. BRABANDT, WILL.

I, C.G. Brabandt, being of sound mind and memory, do make, declare and publish this to be my last Will and Testament, hereby revoking all former Wills by me at any time heretofore made.

FIRST. I direct that all my just debts and funeral expenses be paid as soon after my death as possible.

SECOND. I give and bequeath to my wife, Stella Brabandt, all of my property, both real and personal, to be hers absolutely and in fee simple.

THIRD. I nominate and appoint my wife, Stella Brabandt, executrix of this my last Will and request that she be permitted to qualify as such without having to execute any bond.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed my seal this the 27th day of August, 1958.

C.G. Brabandt

Signed, sealed and published and declared by C.G. Brabandt, the testator, as and for his last Will and Testament in the presence of us and each of us, and we, at his request and in his and in the presence of each other, have hereunto subscribed our names as witnesses, this the 27th day of August, 1958.

W.E. Popham  
Edith M. Burn

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 12, 1958.

An instrument of writing purporting to be the last Will and Testament of C.G. Brabandt, deceased, late of this County was this day produced to court and ordered to probate proven by the testimony of W.E. Popham, one of the subscribing witnesses thereto, whereupon the same is established as and for the last Will and Testament of the said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 12 day of March, 1958.

Roy McCoy, Clerk.

CHARLES W. WHITE, WILL.

I, Charles W. White, of Cloverport, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. I give and bequeath to my sister, Lucinda Lindsay, my half-sister, Margaret Wurfel, my half-brother, Emmett White, and to Eugenia White, wife of my deceased half-brother, John White, the sum of One (\$1.00) Dollar each; and, if any of said parties be deceased at the time of death of this testator, then the sum so bequeathed to said deceased party shall revert to and pass with the remainder of my estate as hereinafter set out.

ITEM III. All the residue of my estate, real and personal, of every kind and description, and wheresoever situate, and which also includes with my other property the household furniture received by me from my mother's estate, the other heirs having released and transferred their interest in the same to me in view of the fact that I kept my mother and cared for her for many years prior to her death, I give, devise and bequeath the same to my two nieces, Stella Mae White and Ada Louise White, absolutely and in fee simple, they having lived in my home and kept house for me for many years. I give same to them jointly & equally.

ITEM IV. I hereby nominate and appoint Paul Lewis, of Cloverport, Ky., the executor of this my last will and testament.

IN WITNESS WHEREOF, I have hereunto subscribed my name, this the 28 day of Feb. 1950.

Witness J.R. Wetherholt

Charles W. White  
mark

Signed and acknowledged by the said Charles W. White as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses, at his request, in his presence and in the presence of each other, this the 28 day of Feb. 1950.

Herman S. Kinder  
Elie B. Vitiello  
Witnesses

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term March 20, 1952.

IN RE: PROBATION OF WILLOW CHARLES W. WHITE, DECEASED.

An instrument of writing purporting to be the last Will and Testament of Charles W. White, deceased, late of this County, was produced in Court and proven by the testimony of Herman S. Kinder and Elie B. Vitice, the subscribing witnesses thereto, whereupon the same was established by the Court to be the last Will and Testament of the testator, Charles W. White, and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 20th day of March 1952.

Roy McCoy, Clerk.  
By: Anna Moore, D.C.

EDD BLISSIT, WILL

IN the name of God Amen.

I, Edd Blissitt, of Irvington, Breckinridge County, State of Kentucky, being of sound mind and memory and knowing the uncertainty of this real and transitory life, do hereby make, ordain, publish and declare this to be my last Will and Testament, that is to day:

First: After all my just debts and funeral expenses are paid, I devise and bequeath all my property, both real and personal, to my beloved wife, Jennie Slaton Blissitt

Second: I appoint my wife, Jennie Slaton Blissitt, executrix of this my last Will and Testament without bond.

In testimony whereof, I hereunto subscribe my name this the 24th day of April, 1926.

Edd Blissitt

The above written instrument was subscribed by the said Edd Blissitt in our presence and acknowledged by him to each of us to be his Last Will and Testament, and we at his request have signed our names as Witnesses thereto in his presence and in the presence of each other.

M. H. Cornwall, Irvington, Ky.  
Mrs. Lon Cowley

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 25, 1952.

IN RE: EDD BLISSIT, WILL.

An instrument of writing purporting to be the last Will and Testament of Edd Blissitt, deceased, late of this County, was this day produced to Court and ordered to probate, proven by the testimony Mrs. Lon Cowley, on the subscribing Witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such whereupon the same with the foregoing and this certificate have been duly recorded in my Office.

Given under my hand, this the 25th day of March, 1952.

Roy McCoy, Clerk.  
By: LaVaughn Dowell D. C.

JOSEPH WILLIAM GRAUSE, WILL.

KNOW ALL MEN BY THESE PRESENTS, that we, Joseph William Grause and Cynthia Ann Grause, husband and wife, of Hardinsburg, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be our last Will and Testament, hereby revoking any and all Wills heretofore made by either of us.

ITEM I: We direct that all our just debts and funeral expenses of the one predeceasing the other be paid as soon as practicable after the death of said decedent and out of said decedent's estate.

ITEM II: We hereby give, devise and bequeath to the one surviving the other all property, real, personal and mixed, of every kind and description and wheresoever, situate, of the other, to the survivor, absolutely and in fee simple.

ITEM III: The one surviving the other is hereby appointed executrix of the other and is it requested that no bond be required of said executrix.

IN WITNESS WHEREOF, we have hereunto set our hands this the 12 day of March, 1952.

Joseph William Grause  
Cynthia Ann Grause

Signed and acknowledged by the said Joseph William Grause and Cynthia Ann Grause, husband and wife, as and for their joint and last Will and Testament, in our presence, and by us subscribed as attesting witnesses, at their request, in their presence, and in the presence of each other, this the 12 day of March, 1952.

Park Miller Hardinsburg, Ky.  
LeSieur Miller Hardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term April 8th, 1952.

An instrument of writing purporting to be the last Will and Testament of Joseph William Krause, deceased, late of this County, was this day produced to Court and ordered to probate, proven by the testimony of Park Miller and Leslie Miller, the two subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 8th day of April, 1952.

Roy McCoy, Clerk.

EDWARD J. STALLMAN, WILL.

I, Edward J. Stallman, of Chennault, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking any and all wills by me heretofore made.

ITEM I: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease, and I hereby direct that the sum of One Thousand Five Hundred (\$1,500.00) Dollars be set aside out of my estate for the funeral expense and a monument to my grave, and that the further sum of \$100.00 be set aside out of my estate and paid for masses.

ITEM II: I give and bequeath to my nieces, Mary Lou Parks, Emma Sue Redmon and Charlotte W. Stallman, the sum of One Thousand (\$1,000.00) Dollars each, to be paid to them in cash.

ITEM III: I give and bequeath to my sister-in-law, Susie Stallman, the sum of Three Hundred (\$300.00) Dollars, she being the one to see after me when I am ill.

ITEM IV: All the residue of my estate, real and personal, of every kind and description, which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to my brother and life long business partner, Ernest C. Stallman, absolutely and in fee simple.

ITEM V: I hereby nominate and appoint my said brother, Ernest C. Stallman, the executor of this my last will and testament, and I request that no bond be required of him as such.

IN TESTIMONY WHEREOF, I have hereunto set my hand, this the 30 day of November, 1949.

Edward J. Stallman

Signed and acknowledged by the said Edward J. Stallman as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses, at his request, in his presence and in the presence of each other, this the 30 day of November, 1949.

Guy Gibson  
Robert C. Trent  
Attesting Witnesses.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term April 9th, 1952.

An instrument of writing purporting to be the last Will and Testament of Edward J. Stallman, deceased, late of this County, was this day produced to Court and ordered to probate, proven by the testimony of Guy Gibson and Robert C. Trent, the two subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 9th day of April, 1952.

Roy McCoy, Clerk.

J. F. HOLLY & WILL

I, J. F. Jolly, of Hardinsburg, (Post-office) County of Breckinridge, and State of Kentucky, being of full age and sound mind and memory, do make, publish and declare this to be my last will and testament.

**FIRST:** I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease, and a nice marker placed at my grave.

SECOND: My life insurance and all money whereever deposited I give and bequeath to my wife, Ester and my three sons, namely Morris Franklin, Hoy Pierce and Robert Lindsey, equally, they to share and share alike in the same, each one-fourth.

THIRD. My farm, all live stock and farming implements, I give bequeath and devise to my three sons named above, my wife to have a home on the farm and to also have a support from the same.

FOURTH. I make, nominate and appoint my son, Morris Franklin Jolly to be the executor of this my last will and testament, and I request that no bond be required of him as such. I further request that no inventory of my estate be made or taken in so far as the same may be lawfully omitted.

Dated at Hardinburg, Ky, this 25th day of May, 1944.

J. P. JOLLY

Signed and acknowledged by the said J. F. Kelly as and for his last Will and testament in our presence and by us subscribed as attesting Witnesses in his presence and at his request and in the presence of each, other, this 25th day of May 1941.

Paul L. Pace  
Allen R. Kincheloe

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, CALLED TERM April 19, 1952

An instrument of writing purporting to be the last Will and Testament of J. P. Jolly, deceased, late of this County, was this day produced to Court and ordered to probate, proven by the testimony of Paul L. Fass on of the subscribing witnesses thereto, whereupon the same was established as such for the last will and Testament of the said decedent and ordered to record, as such whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand this the 19th day of April, 1952

Roy McCoy Clerk  
By: LaVaughn Dowell D. C.

JOINT WILL OF W. J. SINGLETON AND ADA SINGLETON

We, Eliza Singleton and Ada Singleton, of Cloverport, Breckinridge County, Kentucky, being of sound mind and memory, do make, publish and declare this our last will and testament, hereby revoking any and all wills by us heretofore made.

Item I. We direct that all our just debts and funeral expenses be paid as soon after our decease as may be found convenient.

Item II. The one of us surviving the other is to inherit all property, real, personal, or mixed, of the other, to be used as the survivor see fit, but should both die, or if when both shall be dead and no individual will shall have been made, then the property of both shall be treated as one and the same, and be disposed of as hereinafter provided.

Item III. Upon the death of the survivor of this will or when both shall be dead, Mayme Singleton, our daughter-in-law, is to inherit and is given our property, both real and personal, absolutely and in fee simple.

We hereby nominate and appoint W.E. Popham, to be the Executor of this our last will and testament.

IN WITNESS WHEREOF, we have hereunto set our hands to this last will and testament, this the 15th day of September 1949.

Attest W.E. Popham Eli x Singleton  
mark  
her  
Attest W.E. Popham Ada x Sirgleton  
mark

Signed and acknowledged by Eli Singleton and Ada Singleton, and declared by them to be their last will and testament, in our presence, who at their request and in their presence and in the presence of each other, we believing them to be of sound mind and disposing memory, have hereunto subscribed our names as witnesses. this November 15th. 1949.

Maydee C. DeHaven, Cloverport, Ky.  
W.E. Popham, Cloverport, Ky.

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT. Called Term May 14, 1952.

IN RE: ELI SINGLETON AND ADA SINGLETON, JOINT WILL

An instrument of writing purporting to be the last will and testament of Eli Singleton and Ada Singleton, deceased, late of this county, was this day produced to court and ordered to probate, pr oven by the testimony of Maydee C. DeHaven, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of Eli Singleton and Ada Singleton, and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Roy McCoy, Clerk.  
WY: Anna Moore, D.C.

## LIDA BEARD, WILL

My Will, I bequeath my home to my sister Clara M. Henton at my death. And at her death it is to revert back to Eddie B. Beard my adopted Son, or the equivalent.

Lida Beard

Sept 22nd 1948.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term May 27, 1952.

IN RE: LIDA BEARD, WILL

An instrument of writing purporting to be the last Will and Testament of Lida Beard, deceased, late of this County, was this day produced to Court, and ordered to probate, said Will being wholly written by the decedent and the hand writing was proven by the testimony of Clara Henton and Eddie Beard, who was familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand this the 27th day of May, 1952.

Roy McCoy, Clerk.

By: LaVaughn Dowell D. C.

LUCY F. HARDIN, WILL.

Cloverport, Ky.  
Nov. 27, 1944.

The following is to certify that I Lucy F. Hardin being in good health and sound mind this day, Nov. 27, 1944, Bequeath and desire that all I possess at my death, after my debts being paid which are now up to date shall be divided as follows, My husband E.T. Hardin to get  $\frac{1}{2}$  one half of all I possess & at his death the remaining one half to be divided equally among my two nieces and nephew Lucille Smith Virgil Hardin Marion Lorison I want my nephew Virgil Hardin to act as administrator of my estate without bond.

Lucy F. Hardin

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term May 31, 1952.

IN RE: LUCY F. HARDIN, WILL.

An instrument of writing purporting to be the last Will and Testament of Lucy F. Hardin, deceased, late of this County, was this day produced to court, and ordered to probate, said Will being wholly written by the decedent and the hand writing was proven by the testimony of W.E. Popham who was familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 31st day of May 1952.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

ALONZO C. GLASSCOCK, WILL.

Hardinsburg, Kentucky,  
August 1950

I, Alonzo C. Glasscock, being of sound mind make this my last will and testament, revoking all wills previously made by me.

- (1) I direct that my just debts and burial expenses be paid.
- (2) I direct that my daughter, Lillian C. Glasscock, with whom I am living, be given \$1000.00.
- (3) I direct that the balance of my estate be divided equally between my five children; Thayer Irl Glasscock, Lillian C. Glasscock, Percy Lee Glasscock, Ina M. Glasscock and Marion Glasscock Henninger.

Now I request that my children divide the remainder of my estate equally between themselves without the formality and expense of an administrator, if this can be done legally. In case of the death of an unmarried child or the death of a child leaving no bodily heir, I direct that that child's share of inheritance be divided as stated above among my remaining children or their heirs.

Signed by me at Hardinsburg, Kentucky, this day of August, 1950 and R.T. Dowell and C.E. Bennett witnesses, in the presence of each other.

Witnesses:  
R.T. Dowell  
C.E. Bennett

Alonzo C. Glasscock

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term June 14, 1952.

IN RE: ALONZO C. GLASSCOCK, WILL.

An instrument of writing purporting to be the last will and testament of Alonzo C. Glasscock, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of C.E. Bennett one of the subscribing witnesses thereto, whereupon the same was established as and for the last will and testament of said decedent, and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 14th day of June 1952.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

## J.W. SUTTON, WILL

I, J.W. Sutton being of sound mind do hereby make my last Will and Testament. I give and bequeath all of my property, both real and personal to my beloved wife Bertha Sutton, for the period of her lifetime, and at her death to be equally divided among my children. Giving her power to deed, sell or convey same.

Witness my hand this July 30, 1947.

his  
J.W. x Sutton  
mark

Attest to mark &  
witness to Will.

Allie Alexander  
Ernest Meador  
R.L. Lockard

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, Called Term August 2, 1952.

IN RE: J.W. SUTTON, WILL.

An instrument of writing purporting to be the last Will and Testament of J.W. Sutton, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of Ernest Meador one of the subscribing witnesses thereto, whereupon the same was established as and for the last will and testament of said decedent, and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 2nd day of August 1952.

Roy McCoy, Clerk.  
BY: Anna Moore, D.C.

## ETHEL RICHARDSON, WILL

Last request of Ethel Richardson, I. I desire that all of my household and kitchen furniture, beds and bedding and all the stock that I may have at my death and all the money I may have in the Cecilia Bank to be Ponza Bennet for his kindness to me.

This the 23 day of August, 1946.

STATE OF KENTUCKY

BRECKINRIDGE COUNTY COURT, CALLED TERM August 21, 1952.

IN RE: ETHEL RICHARDSON, WILL

An instrument of writing purporting to be the last Will and Testament of Ethel Richardson, deceased, late of this County, was this day produced to Court, and ordered to probate, said Will being wholly written by the decedent and the hand writing was proven by the testimony of Helen Hayes and Hazel Haskinson who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to record, as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand, this 21st day of August, 1952.

Roy McCoy, Clerk  
BY: LaVaughn Dowell D.C.

ALFRED N. HESTON, WILL

LAST WILL AND TESTAMENT OF  
ALFRED N. HESTON

I, Alfred N. Heston, of Hardinsburg, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. I Give, devise and bequeath to my Sister, Lydia Beard, the sum of One Hundred (\$100.00) Dollars,

ITEM III. One-half ( $\frac{1}{2}$ ) of the residue of my estate, of every kind and description, I give, devise and bequeath to my sister, Clara Heston, during her natural life. After the death of my said sister, Clara Heston, whatever remains of said one-half ( $\frac{1}{2}$ ), I give, devise and bequeath to my sister, Mattie L. Whitworth, absolutely and in fee simple.

ITEM IV. The remaining one-half ( $\frac{1}{2}$ ) of my estate, of every kind and description, I give, devise and bequeath to my sister, Mattie L. Whitworth, absolutely and in fee simple.

ITEM V. I make, nominate and appoint Guy L. Gibson, of Hardinsburg, Breckinridge County, Kentucky, to be the Executor of this, my last Will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand at Hardinsburg, Kentucky, this the 21st day of March, 1951.

Alfred N. Heston

Signed by Alfred N. Heston, and by him acknowledged to be his last Will and testament in our presence, sight and hearing, who at his request have hereunto subscribed our names as witnesses in his presence, and in the presence of each other, at Hardinsburg, Kentucky, this the 21st day of March, 1951.

Haynes Trent  
Morris B. Richardson

## CODICIL

I, Alfred N. Heston, of Hardinsburg, Breckinridge County, Kentucky, do hereby make, publish and declare this Codicil to my last Will and Testament, dated the 21st day of March, 1951.

I hereby revoke and annul Item II of said Will, and in lieu thereof I hereby substitute the following, to be deemed and taken as if originally inserted in said Will as Item II.

ITEM II. I give, devise and bequeath to my sisters, Clara Heston and Mattie L. Whitworth, the sum of One Hundred (\$100.00) Dollars, to be divided equally between them, and if anything remains of the one-half ( $\frac{1}{2}$ ) of said sum of One Hundred (\$100.00) Dollars, so given to my sister, Clara Heston, after her death than said balance or remaining part of said one-half ( $\frac{1}{2}$ ), I give, devise and bequeath to my sister, Mattie L. Whitworth, absolutely and in fee simple.

I hereby ratify and confirm my said Will in all other respects.

In Witness whereof, I have hereunto set my hand this the 23rd day of June, 1952.

Alfred N. Heston

Signed and acknowledged by the said Alfred N. Heston as and for a Codicil to his last Will and Testament in our presence, and by us subscribed as attesting Witnesses in his presence and at his request and in the presence of each other, this the 23rd day of June, A. D. 1952.

Joseph H. Trent  
Robert C. Lyons

## CODICIL

As a Codicil to my last Will and Testament I hereby revoke Item V of my Will and direct in lieu thereof that Mary Helen Graham and Mattie Lee Talbott, my nieces be appointed joint Executrices of my last Will and Testament.

Signed and Written in my own hand, this September 22, 1952,

Alfred N. Heston

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, CALLED Term August 30, 1952.

IN RE: ALFRED N. HESTON, WILL AND CODICILS.

An instrument of writing purporting to be the last Will and Testament of Alfred N. Heston, deceased, one codicil of Alfred N. Heston, deceased, and one holographic Codicil of Alfred N. Heston, deceased, late of this County, was produced to Court, and said Will was proven by the testimony of Haynes Trent, one of the subscribing witnesses, thereto, one of the Codicils was proven by the testimony of Joseph H. Trent, one of the subscribing Witnesses thereto, and said holographic Codicil was proved to be in the hand writing of and wholly written by said testator by the testimony of Clara Heston.

The said Will and Codicils was established by the Court to be the last Will and Testament and Codicils of said Testator, and ordered to be

recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand this the 30 day of August, 1952.

Roy McCoy, Clerk.

LAST WILL AND TESTAMENT OF

E.O. FRANK

I, E.O. Frank, of Hardinsburg, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

Item I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

Item II. I give, devise and bequeath all of my personal property, of every kind and description, to my beloved wife, Elizabeth Frank, absolutely - to use as she desires.

Item III. I give, devise and bequeath all of my real estate to my children, namely, Viola C. Cundiff, Mary H. Lamman, Marvin H. Frank, and Bettie Jean Frank, daughter of my deceased son, Wilson Frank, share and share alike, absolutely and in fee simple.

Item IV. I make, nominate and appoint my daughter, Viola C. Cundiff, to be the Executrix of this, my last will and testament.

Dated at Hardinsburg, Kentucky, this February 11th, 1949.

E.O. Frank

Signed by E.O. Frank, and by him acknowledged to be his last will and testament in our presence, sight and hearing, who at his request have hereunto subscribed our names as witnesses, in his presence and in the presence of each other, at Hardinsburg, Kentucky, this February 11th, 1949.

Mary H. Mattingly  
M.B. Coke

STATE OF KENTUCKY,  
BRECKINRIDGE COUNTY COURT, CALLED TERM September 3, 1952.

IN RE: E.O. FRANK, WILL.

An instrument of writing purporting to be the last Will and Testament of E.O. Frank, deceased, late of this county, was this day produced to court and ordered to probate, proven by the testimony of Mary H. Mattingly, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to record as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 3rd day of September 1952.

Roy McCoy, Clerk.  
BY: Anne Moore, D.C.

LAST WILL AND TESTAMENT  
OF  
MATTIE HARRINGTON

I, Mattie Harrington of Cloverport Kentucky, being of full age and of sound mind and memory do hereby make publish and declare this to be my last Will and Testament, hereby revoking any and all wills heretofore made by me.

Item 1

I devise to my beloved husband J. W. Harrington all property in fee simple, whether it be real or personal which I may own or be entitled to at the time of my death.

Item 2

I hereby make nominate and appoint my husband J. W. Harrington executor of this my last Will and testament and I direct that no inventory be made of my estate and that no bond be required of him as my said executor.

Dated at Hardinsburg, Ky this the 17th day of December 1947.

Mattie Harrington

Signed sealed and acknowledged by the said Mattie Harrington to be her last will and testament before us and in our presence and by us signed as witnesses at her request and in her presence and in the presence of each other.

Abe Bennett Residing at Custer, Ky  
Irl Butler Residing at West View, Ky  
Anne Moore, Residing at West View, Ky

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, CALLED TERM October 15, 1952.

IN RE: MATTIE HARRINGTON, WILL

An instrument of writing purporting to be the last Will and Testament of Mattie Harrington, deceased, late of this County, was this day produced to court and ordered to probate, proven by the testimony of Anne Moore, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to record, as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand, this the 15th day of October, 1952.

Roy McCoy, Clerk  
By: LeVaughn Dowell D. C.

LUCY BUTLER, WILL

## LAST WILL AND TESTAMENT OF LUCY BUTLER

I, Lucy Butler, of Cannelton, Perry County, Indiana, make this my last Will and Testament, hereby revoking all former wills by me made.

1. It is my Will that all my just debts be paid by my Executrix as soon after my death as is convenient for her to do.

2. I give to my grand-daughter, Edna Earl Poole, the sum of one (1) dollar.

3. I give, devise and bequeath to my daughter, Lena Skinner, all my property, real, personal, and mixed, to have and to hold in fee simple.

4. I hereby nominate and appoint my Daughter, Lena Skinner, Executrix, of this my last Will and Testament.

IN WITNESS WHEREOF, I have hereunto subscribed my name this 17th day of August, 1943.

Lucy Butler, (Seal)

Signed, sealed, and delivered, in our presence by the Testator, Lucy Butler, who at her request, and in her presence, and in the presence of each other have hereunto subscribed our names this 17th day of August, 1943.

KENNETH DHONAU

JAMES NIX, WITNESSES

STATE OF INDIANA  
PERRY COUNTY, SS.

I, Burns J. Wittmer, Clerk of the Perry Circuit Court within and for said County and State, do hereby certify that the above and foregoing in a full, true and complete copy of the last will and testament of Lucy Butler, Deceased, late of said County, duly entered for probate and proven on the 9 day of June, 1947, as the same appears of record in my office as such Clerk in Will Record #8 at page 23.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the official seal of said Perry Circuit Court, at Cannelton, Indiana, this 16 day of May, 1949.

Burns J. Wittmer  
Clerk Perry Circuit CourtBy: Natalie Coyle  
Deputy

STATE OF INDIANA  
PERRY COUNTY, SS:

Before, me, the undersigned, Clerk of the Perry Circuit Court, on this 9th day of June, 1947, personally came Kenneth Dhonau and produced the foregoing and annexed instrument or writing purporting to be the last Will of Lucy Butler late of said County, deceased, who being duly sworn to state all he knew concerning the execution of said Will deposes as follows: That said Lucy Butler, signed, sealed, published and declared she annexed instrument to be his last will and testament, in the presence of the Affiants, Kenneth Dhonau and James Nix that they signed their names thereto as subscribing Witnesses in the presence and at the request of said testator, and in the presence of each other. That at the time of executing said last Will, said testator was of lawful age to devise his property, of sound mind and disposing memory and mind, and not under restraint or coercion in any way whatever, and further saith not.

KENNETH DHONAU

Subscribed and sworn to before me this 9th day of June, 1947.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the official seal of said Court, at the Clerk's Office in the City of Cannelton, the date last above written.

Burns, J. Wittmer, Clerk

STATE OF INDIANA, PERRY COUNTY, SS:

I, Burns, J. Wittmer, Clerk of the Circuit Court in and for said County and State, do certify that the annexed Will of Lucy Butler has been duly admitted to probate, and that its execution was this day proven by Kenneth Dhonau, whose proof and the attestation of said Clerk, together with said Will have been duly recorded in my office, in Record of Wills, book "B" page 23, and that the foregoing is a full, true and complete record thereof.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the official seal of said Court, at the Clerk's Office, in the City of Cannelton this 9th day of June, 1947.

Burns, J. Wittmer  
Clerk

STATE OF INDIANA  
PERRY COUNTY, SS.

I, Orville Wilgus, Clerk of the Perry Circuit Court within and for said County and State, do hereby certify that the above and foregoing is a full, true and complete copy of the Certificate of Probate of the Last Will and Testament of LUCY BUTLER, as the same appears of record in my office as such Clerk in Will Record "B" at page 23.

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D. C.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix, the official seal of said Perry Circuit Court, at Cannelton, Indiana, this 15 day of October, 1952.

Orville Wilgus  
Clerk Perry Circuit Court  
By: Natalie Coyle  
Deputy

THE STATE OF INDIANA, PERRY, COUNTY, SS.

I, Urdix, B. Ewing, Sole Judge of the Perry Circuit Court, and Judge of the 70th Judicial Circuit of the State of Indiana, do certify that Perry County, in the State of Indiana, is comprised within and constitutes a part of the said 70th Judicial Circuit of said State, and that the foregoing attestation and certificate of Orville Wilgus are in due form of law, and that the said Orville Wilgus is, and at the time of making said attestation and certificate was the Clerk of said Perry Circuit Court, of said State, and the proper officer to make said attestation and certificate, and that his signature thereto is genuine, and that as such Clerk, he is the sole custodian of the papers, files, documents, proceedings, records and seal of said Court.

Witness my hand and seal of said Court, Affixed at Cannelton Indiana,  
this 15 day of October, A. D. 1952,

Urdix B. Ewing, Judge

THE STATE OF INDIANA, PERRY COUNTY, SS:

I, Orville Wilgus, Clerk of the Perry Circuit Court of Indiana, do hereby certify that Urdix B. Ewing whose signature appears to the foregoing certificate, is and was at the time of signing said certificate, the sole Presiding Judge of said Perry Circuit Court, duly Commissioned and qualified in accordance with the laws of the State of Indiana.

Witness my hand and seal of said Court, affixed at Cannelton Indiana,  
this 15 day of October, A. D., 1952.

Orville Wilgus, Clerk

STATE OF KENTUCKY

COUNTY OF BRECKINRIDGE, SS.

A. County Court held for Breckinridge County at the Courthouse in the City of Hardinsburg, Kentucky, on the 21st day of October, 1952, the foregoing instrument of writing purporting to be the duly authenticated copy of the last Will and Testament of Lucy Butler, deceased, late of the County of Perry, State of Indiana, together with the proceedings, proof of witnesses and certificates thereto attached, was, produced in Court, and on motion of Robert V. Lent, attorney of this Court, and it appearing from such copy that said Will was approved and probated in the Perry County Court, State of Indiana, on the 9th day of June, 1947, to have been so executed as to be a valid Will of personalty and real estate in the Commonwealth of Kentucky by the laws thereof and executed and authenticated in the manner required by the laws of the State of Kentucky; and the Court being sufficiently advised, the same was ordered to be admitted as a valid Will of personalty and real estate of said testator in the Commonwealth of Kentucky and ordered to be recorded and is recorded in my office of Clerk of said Court.

Witness my hand, as Clerk of said Court, this the 21st day of October, 1952.

Roy McCoy, Clerk,  
Breckinridge County Court

JESSE WHITWORTH, WILL

Hardinsburg, Ky  
September 9, 1949

I, hereby bequeath all I have my affairs both personal and real estate to my wife, M. L. Whitworth to have and to do as she may see fit. Also M. L. Whitworth be the sole executor without bond. This my signature.

Jesse Whitworth

CODICIL:

Should I outlive my wife M. L. Whitworth all property both personal & real estate shall go to my daughters & each shall share equally.

Jesse Whitworth

Signed by Jesse Whitworth in the presence of A. N. Heston and Homer B. Combest and they signed it in the presence of Jesse Whitworth and in the presence of each other.

A. N. Heston  
Homer B. Combest

STATE OF KENTUCKY

BRECKINRIDGE COUNTY COURT, Called Term October 25, 1952.

IN RE: JESSE WHITWORTH, Will and Codicil

An instrument of writing purporting to be the last Will and Testament of Jesse Whitworth deceased, and codicil of Jesse Whitworth, deceased, late of this County was produced to Court, and said Will was proven by the testimony of Mrs. Homer B. Combest, who was familiar with his handwriting, and said holographic Codicil and Will was proved to be in the hand writing of and wholly written by said testator by the testimony of Mrs. Homer B. Combest.

The said Will and Codicil was established by the Court to be the last Will and Testament and Codicil of said Testator and ordered to be recorded as such whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand this the 25th day of October, 1952. Roy McCoy, Clerk

By: LaVaughn Dowell D.C.

LOUISE MCQUADY, WILL

## LAST WILL AND TESTAMENT OF LOUISE MCQUADY

I, Louise McQuady, of Breckinridge County, Kentucky, do hereby make, Publish and declare this my last will and Testament.

## Item One

I, Give and bequeath to my daughter Cecilia Cunningham and Marie Mattingly in equal shares. All of the personal Property which I may own at the time of my death

## Item Two

I give bequeath and devise to Willie Louis McQuady my Nephew and Foster Son my real estate in Breckinridge County Kentucky, That is the 48 acres bought from Hellen Askin and the 10 acres and little house and at his death that is at Willie Louis McQuady death the real estate in equally shared with Margaret Mary Stephens and Elizabeth Mullenax.

In Witness whereof I have hereto set my hand this day of September, 1951.

Louise McQuady

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term October 31, 1952.

IN RE: LOUISE MCQUADY, WILL

An instrument of writing purporting to be the Last Will and Testament of Louise McQuady, deceased, late of this County was produced to Court, and said Will was proven by the testimony of Paul Pace, who was familiar with her handwriting and said Holographic Will was proved to be in the hand writing of and wholly written by said testator by the testimony of Paul Pace.

Said Will was established by the Court to be the Last Will and Testament of said Decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand, this the 31st day of October, 1952.

Roy McCoy, Clerk

By: LaVaughn Dowell D. C.

WILLIAM COOMES, WILL

June 15, 1952.

In View of the facts hereinafter stated, I do this day, of my own free will; Will and Bequeath to Edna K. Sheeran, my house and lot and contents of house, Except That, D. L. Sheeran is to inherit my tool chest and tools, such as bits, brace, saws, hammer, chisels, Jackplane, wrenches and & and C. The above is my wish when and after I, and Mary J. Coomes, have become deceased.

William Coomes

WITNESS Mary J. Coomes  
Mrs. D. D. Sheeran

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT: Called Terms November 8, 1952.

IN RE: William Coomes, Will

An instrument of writing purporting to be the last Will and Testament of William Coomes, Deceased, late of this county was produced to Court, and ordered to probate, proven by the testimony of Mary J. Coomes and Mrs. D. D. Sheeran, the two subscribing Witnesses, thereto, whereupon the same was established as and for the Last Will and Testament of the said decedent and ordered to record as such.

Whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand, this the 8th day of November, 1952.

Roy McCoy, Clerk

By: LaVaughn Dowell D. C.

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McCoy, Clerk  
LaVaughn Dowell D. C.

## My last Will

All others papers concerning will void-

1. I want all my obligations paid, all debts of either child to me, canceled. All my personal property and real estate equally divided between my two children, Mable and Jess Howard-except the house in Glen Dean & one lot goes to Mable- land divided by Basham Survey. In death of either child, the remaining child heirs all. If one or both can't care for their property I will sell to Kosiar, for crippled children, to care for Jess and Mable thru their life and at their demise. All I will to Kosiar Crippled Childrens Hospital.

Arr. 16, 1951.

Annie D. Howard

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 15, 1952.

IN RE: ANNIE D. HOWARD, WILL

An instrument of writing purporting to be the last Will and Testament of Annie D. Howard, deceased, late of this County, was this day produced to Court, and ordered to probate, said Will being wholly written by the decedent and the hand writing was proven by the testimony of Mabel Howard and Jess Howard, who were familiar with the handwriting of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to record, as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand, this 15th day of December, 1952.

Roy McCoy, Clerk.

By: Signs Board, D.C.

RACHEL SHELLMAN, WILL \*

JOINT AND LAST WILL AND TESTAMENT OF L. A. SHELLMAN AND RACHEL SHELLMAN,  
HUSBAND AND WIFE.

KNOW ALL MEN BY THESE PRESENTS, that we, L. A. Shellman and Rachel Shellman, husband and wife, of Hardinsburg, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be our joint and last will and Testament, hereby revoking any and all Wills heretofore made by either of us.

Item I. We direct that all just debts and funeral expenses of the one predeceasing the other be paid as soon as practicable after the death of said decedent, and out of said decedent's estate.

Item II. We hereby give, devise and bequeath to the one surviving the other all property, real, personal and mixed, of every kind and description and wheresoever situated, of the other, to the survivor, absolutely and in fee simple.

Item III. The one surviving is hereby appointed executor of the other, and it is requested that no bond be required of said executor, and that no appraisement or inventory of the estate be made in so far as the same may be lawfully omitted.

IN WITNESS WHEREOF, we have hereunto set our hands, this the 17 day of April, 1948.

L. A. Shellman  
Rachel Shellman

Signed and acknowledged by the said L. A. Shellman and Rachel Shellman, husband and wife, as and for their joint and last Will and Testament, in our presence, and by us subscribed as attesting Witnesses, at their request, in their presence and in the presence of each other, this the 17 day of April, 1948.

D. B. Dowell  
W. C. Pate  
Attesting Witnesses

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT: CALLED TERM DECEMBER 20, 1953.

IN RE: RACHEL SHELLMAN, WILL

An instrument of writing purporting to be the Last Will and Testament of Rachel Shellman, deceased, late of this County was produced to Court, and ordered to probate, proven by the testimony of D. B. Dowell, one of the subscribing Witnesses, thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such.

Whereupon the same with the foregoing and this certificate have been duly recorded in my said Office.

Given under my hand, this the 20th day of December, 1952.

Roy McCoy, Clerk.  
By: LaVoughn Dowell D. C.

## KATE BOARD, WILL

## LAST WILL AND TESTAMENT OF KATE BOARD

I, Kate Board, being of sound mind do hereby make my last Will and testament. After all my just debts, and all expenses that may accrue in my last illness and death have been settled according to law, I hereby will all my property, both real estate and personal to my only heir, Andy Board, my son.

I hereby subscribe this to be my free act and deed.

Witnesses:  
R.A. Claycomb  
P.R. Claycomb

Kate Board

Dated this 12th day of August, 1937.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term January 20, 1953.

IN RE: KATE BOARD, WILL

An instrument purporting to be the Last Will and Testament of Kate Board, deceased, late of this County was produced to Court, and ordered to probate, proven by the testimony of R.A. Claycomb, one of the subscribing witnesses, thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such.

Whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 20th day of January, 1952.

Roy McCoy, Clerk.

By: Sigma Board, D.C.

## MAUDE E. SMITH, WILL

LAST WILL AND TESTAMENT OF MAUDE E. SMITH

Hardinsburg, Ky.  
September 1, 1950

TO ALL WHOM IT MAY CONCERN

I, Being of sound mind do hereby will in case of my death everything I possess both personal and real estate to William Smith, my husband.

Signed: Maude E. Smith

WITNESSES:  
Roy McCoy  
D.B. Dowell

Subscribed and sworn to before me by Maude E. Smith, personally known to me, to be her free act and deed, this September 21, 1950.

My Commission expires 9-9-51/

Mary H. Mattingly  
Notary Public Breck. Co. Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term January 30, 1953.

IN RE: MAUDE E. SMITH, WILL

An instrument of writing purporting to be the Last Will and Testament of Maude E. Smith, deceased, late of this County was produced to Court, and ordered to probate, proven by the testimony of D.B. Dowell and Roy McCoy, the subscribing witnesses, thereto, whereupon the same was established as and for the last Will and Testament of the said decedent and ordered to record as such.

Whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 20th day of January, 1952.

Roy McCoy, Clerk.  
By: Sigma Board, D.C.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, ED VOYLES, WILLARY, #8, 1947.

Hardinsburg Kentucky April 10th, 1947.

I, Ed Voyles being of sound mind and disposing memory do make this my last Will and Testament hereby revoking any other wills if heretofore made.

I desire that all my just debts be paid as soon as can be done under the statutes of Kentucky after my decease.

I have a house and lot in Cloverport Kentucky which I devise to My wife Effie Voyles, to be held by her and under her control during her life time as a homestead. At her death to go absolutely in fee simple to me son Frances Voyles.

The house hold goods and furniture shall be used by wife during her life and at her death to be divided between my children; My son Frances especially during the last years has been assistance to me in many ways and because of his care and kindness I think he should have the house and lot, If Frances should pre-decease my wife then I shall go to my other children to be divided equally among them subject to the devise to my wife for her life time

My self and wife jointly have one thousand dollars on Deposit in the Breckinridge Bank of Cloverport.

I devise that my wife shall have the right to use my half of this money to keep her comfortably during her life time and any remainder at her death shall be divided equally among all my children.

I name and appoint Ernest Popham my executor and if at any time it becomes necessary for any of my real estate to be sold I give my executor full power to sell it.

Witness my hand this the day and dated first names.

Witnesses  
J.R. Eskridge  
Raymond Butler

his  
Ed X Voyles  
mark  
At. J.R. Eskridge

April 17, 1947.

CODICIL TO THE WILL OF ED VOYLES.

I, Ed Voyles, being still of sound mind and disposing memory, make this Codicil to my Will heretofore made on the 10th of April 1947. I have a war bond for which I paid \$375.00 (Three hundred and se venty five dollars) for which I will be paid \$500.00 (Five hundred dollars) at the end of ten years. I wish \$50.00 (Fifty Dollars) of this bond shall be used for the up-keep of my lot in the Cloverport Cemetery, the remainder of this bond I will shall be kept or used for my funeral at my death, which includes the necessary expenses attached to services of that kind.

Witness my hand the day and date first mentioned.

Witnesses  
J.R. Eskridge  
Sue Winn Young

his  
Ed X Voyles  
mark  
At. J.R. Eskridge

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term February 28, 1953.

IN RE: ED VOYLES, WILL

An instrument of writing purporting to be the last Will and Testament and Codicil of Ed Voyles, Deceased, late of the County, was this day produced to Court, and ordered to probate, proven by the testimony of Raymond Butler one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament and Codicil of the said Deceased and ordered to be recorded as such, whereupon the same and the foregoing and this certificate have been duly recorded in my said office.

Dated February 28, 1953.

Roy McCoy, Clerk.  
By Signa Board, D.C.

STATE OF KENTUCKY  
COUNTY OF JEFFERSON

Be it Remembered, that heretofore, at a County Court, held for Jefferson County, at the Court House, in the City of Louisville, County and State aforesaid, same being a Court of record and seal and having probate jurisdiction and power of appointment and qualification of executors, administrators, guardians, Etc.

On the 17th day of June, 1952, the following is entered of records  
#61510

This day was produced in Court instruments of writing purporting to be the last will and testament and three codicils thereto of MONNIE E. SAWYER, (Mrs. J.J. SAWYER), deceased, late of this County, who died June 9th, 1952, resident thereof; and said will dated December 12, 1938 was proven by testimony of Jane L. Sawyer, one of the subscribing witnesses thereto; who also proved the attestation of Clay Roff, the other subscribing witness thereto; and said codicils dated January 2nd, 1940 and March 22nd, 1941, were each proven to be in the handwriting of and wholly written by said testatrix also by testimony of Jane L. Sawyer, and the three lines of writing following the signature "Mrs. J.J. Sawyer", dated 1942, said writing ending with the word Loan, purporting to be a codicil to said will, was rejected probate for the reason same was unsigned; whereupon same dated December 12th, 1938, January 2nd, 1940 and March 22nd, 1941 are established and adjudged by the Court to be the last will and testament and two codicils thereto of said testatrix and ordered to be recorded as such.

BOMAN L. SHAMBURGER, Judge

Which said will probated as aforesaid, is as follows:

#61510 W.B. 78-P. 39 1

Cloverport, Kentucky  
Dec. 12-1938

This is my last will I want my property and money, Ins. or anything I leave to my 3 children, Jane Sawyer, Charles Sawyer, and Mayme Sawyer, Roff, divided equally between them. Jane be appointed administrator with out bond in case she cannot serve then Mayme or Charles without bond. No appraisers be appointed they can sell any property that I possess. and pay all my debts.

Monnie E. Sawyer

Witness: Clay Roff

Witness: Jane L. Sawyer,

March 20, 1941  
Will Book 78- Page 392.

Charles can act as administrator if you want him to of the will without bond and Jane be paid what ever she has paid on loan or taxes, or Mayme & Charles what they pay out on the house.

Mrs. J.J. Sawyer

1942 - Jane paid in May part on County tax, owe her \$7.00 Jane paid 6 months on loan.

Dont sell any part of the Cemetery Lot to anyone any of you 3 children and your family can use it but none outside of the family.

Mother  
Monnie E. Sawyer

## STATE OF KENTUCKY

At a County Court held for Jefferson County at the Court House in the City of Louisville on June 17th, 1952, there were produced in Court that foregoing instruments of writing purporting to be the last will and testament and three codicils thereto of MONNIE E. SAWYER (Mrs. J.J. Sawyer), deceased, late of this County, who died June 9th, 1952, a resident thereof; and said will dated Dec. 12, 1938 was proven by testimony of Jane L. Sawyer, one of the subscribing witnesses thereto, and said codicils dated Jan. 2, 1940 and Mar. 22, 1941, were each proven to be in the handwriting of and wholly written by said testatrix also by testimony of Jane L. Sawyer, and the three lines of writing following the signature "Mrs. J.J. Sawyer", dated 1942, said writing ending with the word Loan, purporting to be a codicil to said will, was rejected probate for the reason same was unsigned whereupon same dated Dec. 12, 1938, Jan. 2, 1940, Mar. 22, 1941, were established and adjudged by the Court to be the last will and testament and two codicils thereto of said testatrix and ordered to be recorded as such, and I hereby certify that same is recorded in my office as Clerk of said Court.

WITNESS my hand this 17th day of June, 1952.

James F. Queenan, Clerk

BY: Vera Faby, D.C.

STATE OF KENTUCKY  
COUNTY OF JEFFERSON, SS.

I, James F. Queenan, Clerk of the Jefferson County Court in and for the County and State aforesaid, and said Court being a Court of record and seal and having probate jurisdiction and power of appointment and qualification of executors, administrators, guardians, and etc., and of which seal I am Legal Custodian, do hereby certify that this and the foregoing page contains a full, true and correct copy as taken from and compared with the original records in my said office of the last Will and Testament (and codicils thereto) and Certificate of Probate thereof of Monnie E. Sawyer (Mrs. J.J. Sawyer) deceased, late of this County, who died June 9th, 1952 and I further certify that said Will is duly probated according to the laws and usages of the State of Kentucky, and has not been modified, vacated and set aside, and is recorded in Will Book 78 Page 391.

IN TESTIMONY WHEREOF I have here unto set my hand and affixed the seal of my said office, and of said County of which I am Custodian at Louisville, Kentucky

this 14th day of January, 1953.

James F. Queenan, Clerk,  
Jefferson County Court, KentuckySTATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE, SCT.

A County Court held for Breckinridge County at the Courthouse in the City of Hardinsburg, Kentucky, on the 9th day of March, 1953, the foregoing instrument of writing purporting to be the duly authenticated copy of the last Will and Testament of Minnie E. Sawyer (Mrs. J.J. Sawyer) deceased, late of the County of Jefferson, State of Kentucky, together with the proceedings, proof of witnesses and certificates thereto attached, was, produced in Court, and on motion of Robert O. Trent, attorney of this Court, and it appearing from such copy that said Will was approved and probated in the Jefferson County Court, State of Kentucky, on the 17th day of June, 1952, to have been so executed as to be a valid Will of personality and real estate in the Commonwealth of Kentucky by the law thereof and executed and authenticated in the manner required by the laws of the State of Kentucky; and the Court being sufficiently advised, the same was ordered to be admitted as a valid Will of personality and real estate of said testator in the Commonwealth of Kentucky and ordered to be recorded and is recorded in my office of Clerk of said Court.

Witness my hand, as Clerk of said Court, this the 9th day March, 1953.

Roy McCoy, Clerk.

By: Signs Board, D.C.

BETTIE GLASSCOCK, WILL

I, Bettie Glasscock, being of sound mind and disposing memory do hereby make, publish and declare this as and for my last Will and Testament, as follows:

First: I direct that my funeral expenses and any just debts which I may owe at the time of my death shall be first paid out of my estate after said debts have been proven in the manner provided by law. I make no provision for monument as I have already placed a double monument at the grave of my husband where I am to be buried.

Second: I give and bequeath to my children Luther Glasscock and Josie Sullivan the sum of one hundred dollars (\$100.00) each.

Third: I give and bequeath to my granddaughter Bettie Goff the sum of five dollars (\$5.00).

Fourth: All of the rest, residue and remainder of my property of every kind and character I give, bequeath and devise to my son Gilbert Glasscock to be his absolutely. In making this disposition of my property, I have no purpose to make preference among my children, but I am leaving more to my son Gilbert Glasscock for the reason that he is taking care of me and I feel more obligated to him on that account. After the death of my husband I went to live with my son Gilbert Glasscock in less than one year, and have been with him at his home where he has provided for me since four years ago the 18th day of last January, and I expect to continue to make my home with him.

Fifth: I hereby nominate and appoint my son Gilbert Glasscock as executor of this Will without any bond being required of him.

In Testimony whereof I hereunto sign my name this Nove. 15, 1948

Bettie Glasscock

Signed by Bettie Glasscock in our presence, sight and hearing and declared by her to be her will, and we have signed same in her presence, sight and hearing, and in the presence of each other, this November 15, 1948.

Allen F. Cubbage Thomas F. Cubbage

STATE OF KENTUCKY  
BRECKINRIDGE, COUNTY COURT CALLED Term March 4, 1953.

IN RE: BETTIE GLASSCOCK, WILL

An instrument of writing purporting to be the last Will and Testament of Bettie Glasscock, deceased, late of this County, was this day produced to Court, and ordered to probate, proven by the testimony of Allen F. Cubbage and Thomas F. Cubbage the subscribing Witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said Decedent and ordered to be recorded as such.

Given under my hand this the 4th day of March, 1953.

Roy McCoy, Clerk

By: LeVaughn Dowell D. C.

## C. C. TATE WILL

I, C. C. Tate of Dyer, Breckinridge County, Kentucky, being of sound mind and disposing memory, do make and publish this my last Will and Testament, hereby revoking all others heretofore made.

ITEM One- I desire all of my just debts and funeral expenses paid.

ITEM Two- All of the balance of my property of whatever kind, both, personal and real, I will and bequeath to Hillbrest Allen and Earline Allen- they to share equal in the distribution- I do this for the reason they have been good to me and taken care of me when I could not take care of myself.

ITEM Three- I herein direct that Earl Templeman be appointed my Executor.

Witness my hand this February 6, 1953.

C. C. Tate

The above instrument of writing was this day signed by C. C. Tate in our presence and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as Witnesses, This February 6, 1953.

Peyton Lyon  
Witness  
Dan Bennett  
Witness

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT CALLED TERM April 1, 1953.

IN RE: C. C. TATE, WILL

An instrument of writing purporting to be the last Will and Testament of C. C. Tate deceased, late of this County, was this day produced to Court, and ordered to probate, proven by the testimony of Peyton Lyon and Dan Bennett the subscribing Witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said Decedent and ordered to be recorded as such.

Given under my hand this the 1st day of April, 1953.

Roy McCoy, Clerk  
By: LeVaughn Dowell D. C.

T. P. GREGORY, WILL

I, T. P. Gregory of the State of Kentucky, County of Breckinridge, being of sound mind and memory and considering the uncertainty of this life, do therefore make, publish and declare this to be my last Will and testament.

First, I direct that my Executrix hereinafter named pay all my just debts and funeral expenses.

Second after the payment of my just debts and funeral expenses, I give devise and bequeath to my Wife Mannie Gregory, all my property both real and personal to use as she may see fit during her life time and at her death the remainder is to be equally divided between Shelby Gregory, Homer Gregory, Margaret Robinson, Geneva Hensley and Malcolm Gregory, share and share alike.

Lastly, I make constitute and appoint my wife Mannie Gregory to be the executrix of this my last Will and Testament and direct she serve as such without bond.

Witness my hand this 14th day of June, 1952.

T. P. X. Gregory  
Witness  
Guy Bennett  
his  
mark

This instrument was on the day or the date thereof signed, published and declared by the said testator T. P. Gregory to be his last Will and testament, in the presence of us who at his request have subscribed our names thereto as Witnesses in his presence and in the presence of each other.

Witnesses  
Witness  
J. W. Tucker  
Witness  
J. T. Lassie

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT CALLED TERM April 18, 1953.

IN RE: T. P. GREGORY, WILL

An instrument of writing purporting to be the last Will and Testament of T. P. Gregory, deceased, late of this County was, this day produced to Court, and ordered to probate, proven by the testimony of J. T. Lassie the subscribing Witness thereto, whereupon the same was established as and for the last Will and Testament of the said Decedent and ordered to be recorded as such.

Given under my hand, this the 18th day of April, 1953.

Roy McCoy, Clerk  
By: LeVaughn Dowell D. C.

## LAUREL HAIR, WILL

I, Laurel Hair, of Dyer, Kentucky, being of sound mind and disposing memory, do make and publish this my last Will and Testament, hereby revoking all others here-to-fore made.

ITEM ONE- I desire all of my just debts and funeral expenses paid.

ITEM TWO- To my step daughter, Ross Roberson, I will and bequeath ONE dollar.

ITEM THREE - To my son, Willis Hair, I will and bequeath ONE Dollar;

ITEM FOUR- To my daughter, Frances Sipes, I will and bequeath one-Half of the balance of my estate of whatever kind.

ITEM FIVE- The other one-Half of the balance of my estate I will and bequeath to my three grand children as follows:

Chester Hair, Louise Hair, and Ova Lee Hair, directing that each share equally in this distribution.

ITEM SIX - I herein constitute and appoint Luther Butler my executor directing that he have full and complete power to sell and convey any and all real estate of which I may be possessed at the time of my demise.

Witness my hand this June 30, 1947.

Laurel Hair

The above instrument of writing was this day signed by Laurel Hair in our presence and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses.

This the 30th day of June, 1947.

Roy Butler  
Witness

Luther Butler  
Witness

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT Called Term May 2, 1953.

IN RE: LAUREL HAIR

An instrument of writing purporting to be the last Will and Testament of Laurel Hair, deceased, late of this County was, this day produced to Court, and ordered to probate, proven by the testimony of Luther Butler, the subscribing Witness thereto, whereupon the same was established and for the Last Will and Testament of the said Decedent and ordered to be recorded as such.

Given under my hand, this the 2nd day of May, 1953.

Roy McCoy, Clerk  
By: Signs Board D.C.

MARY VIOLA PATE, WILL

*Wid*  
LAST WILL AND TESTAMENT: *Vaid*

I, Mary Viola Pate, of Hardinsburg, Ky., being of sound mind and memory, do hereby make and declare this as my last Will and testament.

Item 1. I appoint my sister Daisy Pate Mattingly as Executor of this my last will, and request that no surety be required on her bond; giving to my said Executor full power and authority to sell and dispose of any and all real and personal estate, and no purchaser shall be required to look to the application of any proceeds.

Item 2. I give to my sister Daisy Pate Mattingly the hand painted picture of my mother and father, and its frame.

Item 3. As soon after my death as practicable, I direct my Executor to sell and dispose of all my property, both real and personal, and after payment of my debts and funeral expenses, I wish distribution made of the balance as follows:

Item 4. To the Pastor of St. Roumald's Church of Hardinsburg if I am still a communicant there, or to the pastor of whatever church I am a communicant of at the time of my death, \$200 for masses for the repose of my soul.

Item 5. To my sister Ruby Pate, now known by the religious name of Sister M. Josephine, \$500.00.

Item 6. To my sister Daisy Pate Mattingly, \$300.00.

Item 7. To my brother E.C. Pate, \$300.00.

Item 8. To the Heirs of my deceased brother W.F. Pate, per stirpes, \$500.00.

Item 9. To the Heirs of my deceased brother E.H. Pate, per stirpes, \$500.00.

Item 10. To the Heirs of my deceased brother S.A. Pate, per stirpes, \$400.00.

Item 11. To the heirs of my deceased sister Jessie Sheeren, I leave nothing, as I feel that they were taken care of in my lifetime.

Item 12. All the rest and residue I wish turned over to St. Roumald's church of Hardinsburg, Ky., to be used by its pastor for such church purposes as he may see fit.

IN RE: ESTATE OF  
MICHELE GALANTE,  
DECEASED

IN PROBATE

PETITION FOR PROBATE OF WILL

TO THE HONORABLE VASSAR B. CARLTON, COUNTY JUDGE:

The petition of Amanda Catherine Galante respectively shows:

1. She is the widow of Michele Galante who died testate on or about December 22, 1952, while he was a resident and citizen of Brevard County, Florida, leaving an estate the approximate value of which is sixteen thousand dollars (\$16,000.00).

2. The residuary of the petitioner is Eau Gallie, Florida, and the said deceased left surviving him as his sole and only heir at law the petitioner as his surviving spouse, and the age of your petitioner is 38 years; that the said deceased left surviving him no child or children or descendants of deceased children.

3. The will of said deceased is delivered to the County Judge of Brevard County, Florida with this petition for filing by him.

4. That, in and by said last Will and testament, the decedent named and nominated your petitioner as executrix of said will.

WHEREOF, petitioner prays that said will be probated and admitted to record as the last will and testament of the said Michele Galante, deceased, and that letters testamentary be issued to your petitioner.

Russell Snow  
Lloyd Campbell  
Attorneys for petitioner

AMANDA CATHERINE GALANTE, being sworn by me, the undersigned officer, says on oath that the statements contained in the foregoing petition are true.

Sworn to and subscribed before me Amanda Catherine Galante  
this 11th day of February, 1952.

Mary E. Gordon (N.P. Seal)  
Notary Public, State of Florida at large. My commission expires 5/20/54

WILL BOOK 16 PAGE 439

MICHELE GALANTE

ORIGINAL DESIGNS IN FINE HAND QUILTING

WOMEN'S ROBES, PILLOWS, BEDDING INFANT'S WEAR, LINGERIE CASES

STUDIO: HARDINSBURG, KY.

This is the last Will and Testament of me, Michele Galante, made this the twenty-sixth day of March, A.D. 1952, in Hardinsburg, County of Breckinridge, and State of Kentucky, as follows:

I bequeath all my lands, tenements and hereditaments, and all my household furniture, ready money, securities for money, money secured by life insurance, goods and chattels, and all other parts of my real and personal estate and effects whatsoever and wheresoever, unto my wife, Amanda Catherine Galante, her heirs, administrators, and assigns, to and for her and their absolute use and benefit, according to the nature and quality thereof respectively, subject only to the payment of my just debts, funeral and testamentary expenses, and the charge of proving and registering this my will.

And I appoint my said wife executrix of this my will, and thereby revoke all other wills.

Signed Michele Galante

Signed by the said Michele Galante as and for this last will and testament, in the presence of us and at his request, and in the presence of each other, have subscribed our names hereunto as witnesses thereof.

Beatrice Gannaway

Witness

Clara Belle Kincheloe

Witness

STATE OF FLORIDA  
COUNTY BREVARD

Be it remembered that on this 13th day of Feb. 1953 I duly recorded the foregoing Instrument in the public records of said county.

Vassar B. Carlton, County Judge

By Grace R. Hurlbert, Clerk.

(Court Seal)

WILL BOOK 16 PAGE 504

IN THE COUNTY JUDGE'S COURT, IN  
AND FOR BREVARD COUNTY, FLORIDA

IN RE: ESTATE OF MICHELE GALANTE,  
DECEASED

IN PROBATE

PROOF OF WILL

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE

Before me, the commissioner appointed by the County Judge for Brevard County Florida, to take proof of the execution of the will of Michele Galante, personally appeared Clara Bell Kincheloe, who being duly sworn by me says on oath that the instrument exhibited to her as the Last Will and Testament of Michele Galante, is a true and correct photostatic copy of the same instrument that she and Beatrice Gannaway, on March 6, 1953, as witnesses subscribed at the special instance and request of the said Michele Galante, in his presence and in the presence of one another, after he the said testator, had signed his name thereto; that the said Michele Galante in their presence freely and voluntarily signed and published the same as his Last Will and Testament.

Clara Bell Kincheloe

Sworn to and subscribed before  
me this 30th day of March, 1953.

Robert O. Trent  
Commissioner appointed by County  
Judge of Brevard County, Florida

## RETURN OF COMMISSIONER

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE

I hereby certify that on this 20th day of March, 1953, I caused Clara Pelle Kincheloe to come before me personally, and that, after my explanation to her that she had been called to prove the will of Michele Galante, deceased, she examined the photostatic copy of said will attached to the commission in this cause and thereupon executed the affidavit attached hereto in my presence after I had duly cautioned and sworn her; thereupon, I, as Notary public and the commissioner appointed to take the oath of said witness, signed the same and attached my seal.

DATED this 20th day of March, 1953.

Robert O. Trent  
Commissioner  
Notary Public, in and for  
Breckinridge County, Kentucky.  
(N. P. Seal)

STATE OF FLORIDA  
COUNTY BREVARD

Be it remember that on this 24th day of March, 1953, I duly recorded the foregoing instrument in the public records of said county.

Vassar B. Carlton, County Judge

By: Grace R. Hurlbert, Clerk

(Court Seal)

WILL BOOK 17 PAGE 26

IN THE COUNTY JUDGE'S COURT IN  
AND FOR BREVARD COUNTY, FLORIDA

IN RE: ESTATE OF  
MICHELE GALANTE,  
DECEASED

IN PROBATE

## ORDER FOR PROBATE

The petition of AMANDA CATHERINE GALANTE praying for the probate of the will of Michele Galante, deceased, and for the issuance of Letters Testamentary to her as the executrix named in the will, coming on this day to be heard; and it appearing to the Court from the evidence submitted that Michele Galante departed this life on or about December 22, 1952, leaving as his last will and testament the instrument now presented to this Court for probate, attested by Beatrice Gannaway and Clara Belle Kincheloe, as attesting witnesses; and proof of the same having been made as required by law; and the court being fully advised.

IT IS ORDERED AND ADJUDGED that said will be, and the same is, hereby admitted to record as having been satisfactorily proved. Let Letters Testamentary issue to the said Amanda Catherine Galante, the executrix named in said will, upon her taking and subscribing the usual oath of office, and upon giving bond in the sum of Two Thousand (\$2000.00) Dollars.

THIS ORDER entered at Titusville, Florida, this 28th day of April, 1953

(Court Seal)

Vassar B. Carlton  
County Judge

State of Florida  
County of Brevard

Be it remember that on this 28th day of April, 1953, I duly recorded the foregoing instrument in the public records of said county.

Vassar B. Carlton, County Judge

By Grace R. Hurlbert Clerk

(Court Seal)

WILL BOOK 17 PAGE 41

IN RE: ESTATE OF  
MICHELE GALANTE,  
DECEASED

IN THE COUNTY JUDGE'S COURT IN  
AND FOR BREVARD COUNTY, FLORIDA

IN PROBATE

## LETTERS TESTAMENTARY

TO ALL WHOM IT MAY CONCERN:

WHEREAS, MICHELE GALANTE, late of Brevard County, Florida, died December 22, 1952, leaving his last will and testament, which was duly admitted to probated and recorded in this court on April 28, 1953; and

WHEREAS, AMANDA CATHERINE GALANTE, his executrix named in said will, is entitled to letters testamentary thereon and she has taken the prescribed oath as required by law, has given bond and has performed all other acts necessary to her legal qualifications as such executrix.

NOW, THEREFORE, I, VASSAR B. CARLTON, County Judge in and for Brevard County, Florida, by virtue of the power and authority by law in me vested, do hereby declare the said Amanda Catherine Galante to be duly qualified under the laws of the State of Florida to act as executrix of said last will and testament, with full power to administer according to law, under the terms of said will, all of the property of said Michele Galante; to ask, demand, sue for, recover, and receive the same; to pay the debts of said deceased so far as the assets of said estate will permit and the law direct, and to make distribution of said estate according to law, under the terms of said will, and to render due accounts of her administrations.

IN WITNESS WHEREOF, I hereunto set my hand and seal of office at Titusville, Florida, May 7, 1953.

(Court Seal)

Vassar B. Carlton  
County Judge

State of Florida  
County of Brevard

Be it remembered that on this 7 day of May, 1953 I duly recorded the foregoing Instrument in the public records of said county.

Vassar B. Carlton, County Judge

By: Grace R. Hurlbert, Clerk. (Court Seal)

IN COUNTY JUDGE'S COURT,  
IN AND FOR BREVARD COUNTY,  
FLORIDA.

## CERTIFICATE

I, Grace R. Hurlbert, Clerk of the County Judge's Court in and for the County aforesaid do hereby certify the foregoing to be a true copy of the original of Petition for Probate of Will, Will, Proof of Will, Order of Probate and Letters Testamentary in the matter of the estate of Michele Galante, deceased, as the same appears on file and of record in office of said Courts

I do further certify that the aforesaid Letters Testamentary remain in full force and effect as of this date.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at Titusville, Florida, this 20th day of May, A.D. 1953.

Grace R. Hurlbert  
CLERK COUNTY JUDGE'S COURT IN and for  
Brevard County, Florida

STATE OF FLORIDA  
COUNTY OF BREVARD, SS.

I, VASSAR B. CARLTON, County Judge and sole presiding Judge of the County Judge's Court in and for Brevard County, Florida, do hereby certify that Grace R. Hurlbert, whose genuine signature is subscribed to the preceding certificate is and was at the time of such subscription, the duly elected, qualified and acting Clerk of said Court, and duly empowered to exercise all non-judicial functions which the Judge of said Court may perform; that said Court of Record having an official Seal; that said Court has original jurisdiction of the settlement of estates of decedents and minors, to take probate of wills, to grant letters testamentary and of administration and guardianship and to discharge the duties usually pertaining to Court of Probate; that the seal affixed to the preceding certificate, and the seal hereto affixed is the seal of said Court, and that this attestation is in due form according to the laws of the State of Florida.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of said Court, at Titusville, County and State aforesaid, this the 20th day of May, A.D. 1953.

Vassar B. Carlton  
County Judge, in and for  
Brevard County, Florida

STATE OF FLORIDA  
COUNTY OF BREVARD, SS.

I, Grace R. Hurlbert, Clerk of the County Judge's Court, in and for said Brevard County, Florida, do hereby certify that VASSAR B. CARLTON's whose genuine signature is subscribed to the preceding certificate, is and was at the time of signing the same, the duly elected, qualified and presiding Judge of said Court, and that full faith and credit are due and ought to be given to all his official acts as such.

IN WITNESS WHEREOF, I have hereunto set my hand as Clerk aforesaid, and affixed hereto the seal of said Court, at Titusville, County and State aforesaid, this the 20th day of May, A.D. 1953.

Grace R. Hurlbert,  
Clerk of the County Judge's Court  
in and for Brevard County, Florida.

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE, SS.

A county Court held for Breckinridge County at the Courthouse in the City of Hardinsburg, Kentucky, on the 25th day of May, 1953, the foregoing instrument of writing purporting to be the duly authenticated copy of the last Will and Testament of Michele Galante, deceased, late of the County of Brevard, State of Florida, together with the proceedings, proof of witness and certificate thereto attached, was, produced in Court, and on motion of Robert O. Trent, attorney, of this court, and it appearing from such copy that Will was approved and probated in the Brevard County Court, State of Florida, on the 28th day of April, 1953 to have been so executed as to be a valid Will for personality and real estate in the Commonwealth of Kentucky by the laws thereof and executed and authenticated in the manner required by the laws of the State of Kentucky admitted as a valid will of personality and real estate of said testator in the Commonwealth of Kentucky and ordered to be recorded and is recorded in my office of Clerk of said Court.

Witness my hand, as Clerk of Said Court, this the 25th day of May, 1953.

Roy McCoy, Clerk.

By: Signs Board, D.C.

## ERNEST FLOWERS, WILL

I, Ernest Flowers, of Custer, Breckinridge County, Kentucky, being of sound mind and disposing memory, do make and publish this my last Will and Testament her by revoking all others heretofore made..

## ITEM ONE:

I desire all my just debts and funeral expenses paid.

## ITEM TWO

I will and bequeath to my daughter, Murnie Lyons, One Hundred Dollars.

## ITEM THREE

All of the ~~high~~nesses of my property of whatever kind, both personal and real, I will and bequeath to my wife, Annie Flowers, for her to have the use of so long as she shall live. At the death of my wife, Annie Flowers, I direct that whatever shall remain of my property shall go to my daughter, Murnie Lyons. It is my intention that my wife, Annie Flowers, shall have the income from my property so long as she shall live and should it be necessary that she sell any of my real estate in order to provide sufficient income for her comfort I herein direct the same to be done and do herein empower her to sell and convey sufficient real estate for this purpose.

## ITEM FOUR

I herein constitute and appoint my wife, Annie Flowers, my executor.

I<sup>u</sup> witness whereof I hereunto set my hand this the 6th day of December, 1959.

Ernest Flowers

The above instrument of writing was this day signed by Ernest Flowers in our presence and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses. This December 6, 1959.

J.W. Hoskinson  
Witness  
Earl Templeman  
Witness

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Regular May 25, 1953.

An instrument of writing purporting to be the last Will and Testament of Ernest Flowers, deceased, late of this County, was this day produced to court, and ordered to probate, proven by the testimony of J.W. Hoskinson, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said deceased and ordered to be recorded as such.

Witness my hand, as Clerk of the said Court, this the 25th day of May, 1953.

Roy McCoy, Clerk.

By: Signs Board, D.C.

## JOE CHANCELLOR, WILL

Cloverport Ky. Jan. 20, 1932

This is to certify that I, Joe Chancellor being of sound mind, give and bequeath all my property, at my death, to the following named persons: To-wit To my adopted son George Marion Chancellor, the sum of fifty dollars (\$50.00) and to my wife, Ree Chancellor, the remainder of my estate.

If either of the above named persons should die before I do, the survivor is to have the entire estate.

I wish my wife Ree Chancellor to be appointed administrator, and to serve without bond, and estate not be appraised.

Witnesses: W.E. Popham  
C.E. Ferguson, M.D.

Signed: Joe Chancellor

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term June 27, 1953.

IN RE: JOE CHANCELLOR,

An instrument of writing purporting to be the last Will and Testament of Joe Chancellor, deceased, late of this County was, this day produced to Court and ordered to probate, proven by the testimony of ~~Mr. Popham~~, the subscribing witness thereto, whereupon the same was established as and for the last Will and Testament of the said Decedent and ordered to be recorded as such.

,, Given under my hand, this the 27th day of June, 1953.

Roy McCoy, Clerk.

By: Signs Board, D.C.

B. V. LEWIS, WILL

I, B. V. Lewis, of Ammons, Breckinridge County, Kentucky, being of sound mind and memory and wishing to make just disposition of all of my worldly effects, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking all former or other wills or testamentary writings, of whatsoever nature, heretofore made or signed by me.

FIRST. I direct that all my just debts and funeral expenses be paid by my executor as soon after my death as possible.

SECOND. I give and bequeath to my beloved wife, Mary Blanche Lewis, all of the rest of my estate, both real and personal, of every kind whatsoever and wheresoever situated, she to own the same so long as she lives, and at her death, after all her funeral expenses and just debts are paid, to be divided equally between our two children, James D. Lewis and Mary Lucile Lewis Shryock.

THIRD, I nominate and appoint my son, James D. Lewis, executor of this my last Will and direct that he carry out the provisions of this will, and request that he be permitted to qualify as such without having to execute any bond.

In witness whereof, I have hereunto subscribed my name and affixed by seal this the 26th day of April, 1945.

B. V. Lewis

SIGNED, SEALED, PUBLISHED AND DECLARED by B. V. Lewis, the testator, as and for his last Will and Testament in the presence of us and each of us, and we, at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses this the 26th day of April, 1945.

W. E. Popham  
Edith M. Burn

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term July 6, 1953.

IN RE: B. V. LEWIS, WILL

An instrument of writing purporting to be the last Will and Testament of B. V. Lewis, deceased, late of this County was this day produced to Court and ordered to probate, proven by the testimony of W. E. Popham one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said Decedent and ordered to be recorded as such.

Given under my hand this the 6th day of July, 1953.

Roy McCoy, Clerk  
By LeVaughn Dowell D.C.

JOAN HARDESTY, WILL

Apr. 1, 1950.

I, hereby state that the envelope in the lock box of the Farmers Bank, of T. I. Glasscock contains \$750.00 in bills. It is my wish that Russell Durbin and Don Lyddan take charge of my affairs in case of my death. After all bills are paid, I want a suitable marker bought and put up at my grave.

I, want the remainder of my money, if any, to be divided equally, between Jean Russell Durbin and Sue Carroll Parks.

Joan Hardesty.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT,

An instrument of writing purporting to be the last Will and Testament of Joan Hardesty, deceased, late of this County, was produced to Court and proven by the testimony of Russell Durbin and J. D. Lyddan, witnesses to the handwriting of the deceased, said will being holographic, whereupon the same was established by the Court to be the last Will and Testament of said testator, and ordered to be recorded.

Given under my hand this the 5th day of August, 1953.

Roy McCoy, Clerk  
By: LeVaughn Dowell D.C.

H.W. GROSS, WILL

I, H.W. Gross, do this 10th day of November, 1951 do make this my last will and testament.

I bequeath to my wife, Minnie Walker, Gross, my farm and all my personal possessions to use as she pleases or sees fit.

Signed

H.W. Gross

Witnesses this 10th day of November, 1951.

Lena M. Foote  
P.B. FooteSTATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT.

IN RE: H.W. GROSS, WILL

An instrument of writing purporting to be the last Will and Testament of H.W. Gross, deceased, late of this County was produced to Court and proven by the testimony of Lena M. Foote, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the said Decedent and ordered to be recorded as such.

Given under my hand this the 20th day of August, 1953.

Roy McCoy, Clerk.

By: Sigma Board, D.C.

MARY VIOLA PATE, WILL

## LAST WILL AND TESTAMENT:

I, Mary Viola Pate, of Herdinsburg, Ky., being of sound mind and memory, do hereby make and declare this as my last Will and testament.

Item 1. I appoint my sister Daisy Pate Mattingly as Executor of this my last will, and request that no surety be required on her bond; giving to my said Executor full power and authority to sell and dispose of any and all real and personal estate, and no purchaser shall be required to look to the application of any proceeds.

Item 2. I give to my sister Daisy Pate Mattingly the hand painted picture of my mother and father, and its frame.

Item 3. As soon after my death as practicable, I direct my Executor to sell and dispose of all my property, both real and personal, and after payment of my debts and funeral expenses, I wish distribution made of the balance as follows.

Item 4. To the Pastor of St. Romuald's Church of Herdinsburg, if I am still a communicant there, or to the pastor of whatever church I am a communicant at the time of my death, \$200.00 for masses for the repose of my soul.

Item 5. To my sister Ruby Pate, now known by the religious name of Sister M. Josephine, \$500.00

Item 6. To my sister Daisy Pate Mattingly, \$300.00.

Item 7. To my brother E.C. Pate, \$300.00.

Item 8. To the Heirs of my deceased brother W.P. Pate, per stirpes, \$500.00.

Item 9. To the Heirs of my deceased brother E.H. Pate, per stirpes, \$500.00.

Item 10. To the heirs of my deceased sister Jessie Shears, I leave nothing, as I feel that they were taken care of in my lifetime.

Item 12. All the rest and residue I wish turned over to St. Romuald's Church of Herdinsburg, Ky., to be used by its pastor for such church purposes as he may see fit.

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IN TESTIMONY whereof I have hereunto signed my hand to this Will consisting of two (2) typewritten pages, this 28th day of July, 1947; signed by me in the presence of the subscribing witnesses, who, in my presence and in the presence of each other, have hereunto signed their names.

WITNESSES:  
Beulah Ray  
Thelma Rhodes

Mary Viola Pate

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT Called Term September 8, 1953.

IN RE: MARY VIOLA PATE, WILL

An instrument of writing purporting to be the last Will and Testament of Mary Viola Pate, deceased, late of this County was, this day produced to Court, and ordered to probate, proven by the testimony of Thelma Rhodes, the subscribing witness thereto, whereupon the same was established as and for the last Will and Testament of the said Decedent and ordered to be recorded as such.

Given under my hand, this the 8th day of September, 1953.

Roy McCoy, Clerk.

By: Signs Board, D.C.

MARY E. PAYNE, WILL.

I, Mary E. Payne, of Irvington, County of Breckinridge, and State of Kentucky, being of full age and sound mind and memory, do make, publish and declare this to be my last will and testament.

FIRST. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

SECOND. My two sons, Leonard T. Payne and Charles L. Payne both of whom have been in the Army for years, and who contributed to my maintenance and given me most of what I now have, I devise, give and bequeath all the property of every kind and description, wheresoever situate, which I may own of have the right to dispose of at the time of decease, to my said sons, to be theirs absolutely and in fee simple.

I have one other son and three grand children, children of my deceased daughter, whom I love dearly, and to whom I have already contributed of my means, so this will in a way equalize all my children to my property.

THIRD. I make, nominate and appoint my son, Leonard T. Payne, to be the executor of this my last will and testament and I request that no bond be required of him as such. I further request that no inventory be made or taken in so far as the same may be lawfully omitted.

Dated at Hardinsburg, Kentucky, this 6th day of February, 1946.

Mary E. Payne

Signed and acknowledged by the said Mary E. Payne, as and for her last will and testament, in our presence and by us subscribed as attesting witnesses, in her presence, and at her request and in the presence of each other, this 6th day of Feb. 1946.

Anne Mae Sipes  
Allen H. Kincheloe

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term November 16, 1953.

An instrument of writing purporting to be the last Will and Testament of Mary E. Payne, deceased, late of this County, was produced to Court and proven by the testimony of Anne Mae Sipes, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 16 day of November, 1953.

Roy McCoy, Clerk.

## STEPHEN T. BANDY, WILL

Page one of Will of  
Stephen T. Bandy

Cloverport, Ky.

I, Stephen Thomas Bandy, realizing the uncertainty of life and the certainty of death, and being of sound mind and laboring under no prejudice toward any who are my lawful and legal heirs do hereby make the following disposition of my real estate, personal property, and insurance policies. 1st: I direct that my executor shall pay all just and lawful claims presented against my estate that I may have contracted.

2nd: That there be giving to my brother Victor Bandy \$500.00  
three hundred dollars.

3rd: To the heirs of my sister Milla Hickerson \$1.00 each.

4th: To the heirs of my sister Maxie Kissam Watson \$1.00 each.

5th: All properties or which I may possess at my death both real and personal except what is mentioned in the preceding sections shall pass into the full possession of my widow, Mary Ideil Shellman Bandy.

Accident policy listed on page 2 - Stephen T. Bandy

Witness: Claude Freize

Stephen T. Bandy

Witness: Wm. G. Freize

Page two of Will of Stephen T. Bandy

6th - Life Insurance:

Prudential Insurance Company of America No. 3379551 for \$500.00  
five hundred dollars.

7th - Also - Accident Insurance policy with Independence Insurance Company Louisville, Ky. No. - 107793 for \$10,000 Ten Thousand dollars -  
full value this date for death \$15,000.

My brother Victor Bandy should be giving not less than one third  
of any payment made

8th - In U.S. Government Bonds (Bonds Bonds) Value \$700.00.  
These bonds earn 3% from date of issue.

9th - I her by name as my executor Mary Ideil Bandy, without bond.

Witness: Claude Freize

Stephen T. Bandy

Witness: Wm.G. Freize

Page One of Will of Mr. & Mrs. Stephen T. Bandy

In the event that my wife Mary Ideil Bandy and myself should lose our lives at about the same time under any circumstances, we hereby decree that: All or our property real or otherwise be reduced to cash in so far as possible. This to include Insurance policies and bonds. The net balance remaining after burial and administration expenses should be paid to our relatives as follows:

1st: One half to Mrs. Carrie Shellman Elder (Mrs. Bandy's sister) and her children, Chensult, Ky.

2nd: And the remaining half to the heirs of Stephen T. Bandy as follows: one-half to Victor Bandy (brother) and the remainder to the children of Mrs. Milla Bandy Hickerson and the children of Mrs. Maxie Bandy Kissam, in equal amount to each.

We hereby name as our executor The Breckinridge Bank of Cloverport, Ky.

Witness: Claude Freize

Stephen T. Bandy

Witness: Wm.G. Freize

Mary I. Bandy

My brother who is a common  
laborer may be located at St.  
Louis, Mo.

Note: Hickerson children can be located  
by family at Sample, Ky.

Kissam children can be located at  
Somerset and Science Hill, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Regular Term November 23, 1953.

An instrument of writing purporting to be the last Will and Testament of Stephen T. Bandy, deceased, late of this county, was produced to Court and proven by the testimony of Claude Freize and Wm.G. Freize, the subscribing witnesses thereto, whereupon the same was established as and for as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 23rd day of November, 1953.

Roy McCoy, Clerk.

By: Signs Board, D.C.

CORA H. BEARD, WILL

I, Core M. Beard, of Martinsburg, Breckinridge County, 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 Wills by me heretofore made.

2

I direct that all of my just debts and funeral expenses be first paid out of my estate after the time of my decease.

2

My estate shall be disposed of by my executor as hereinafter provided and shall be divided and distributed to my heirs as follows: One-seventh to my daughter Mary L. Beck, one-seventh to my daughter Ruth Beard, one-seventh to my son Thomas Beard, one-seventh to my son Harold Beard, one-seventh to my son Arthur Beard, one-seventh to my daughter Margaret Ames, and the remaining one-seventh which would have gone to my son George Beard who has predeceased shall be divided equally between his two children Graham Berkridge Beard and Rebecca Elaine Beard.

三

I make no bequests or my household effects, as I have already distributed them among my children and heirs as I desire them distributed after a discussion with my children regarding them, and in order that there will be no misunderstanding I have made and signed a memorandum showing how this distribution has been made, and it is understood by my children and heirs that none of the articles so given to them shall be removed from my home until after the time of my decease.

The articles of my household effects that are not provided for in the memorandum shall be distributed among my heirs above named as they may agree upon; they being of little value should cause no dispute or misunderstanding. In the event of a misunderstanding that cannot be reconciled, then such articles that cannot be agreed upon, shall be disposed of by my executor by sale as hereafter provided for the remainder of my estate.

1

I give, devise, and bequeath my home farm which consists of all the real estate which I own on the Southern side of Highway #60 including the two lots conveyed to me by my sons Harold Beard and Arthur Beard, to my son Harold Beard but on the following conditions: My home farm shall be valued at \$20,000.00 and my son Harold Beard shall pay to each of my heirs above named his on her proportionate One-seventh interest in said \$20,000.00 valuation, without interest; then interest of Graham Beard and Rebecca Beard to be paid to their Legal Guardian. My son Harold Beard shall have a reasonable time after the time of my decease to make his financial arrangements to comply with this bequest, and such reasonable time shall be such time as he uses due diligence to make such arrangements. A receipt by each of my heirs and by the legal guardian of Graham and Rebecca Beard and signed and noted on the book where this Will is recorded shall be sufficient evidence of compliance by Harold Beard with this bequest, and shall free the title to this real estate of any claims whatsoever of any of my heirs herein named.

In the event my son, Harold Beard, rails or refuses to comply with his part of this bequest, then I desire that my home farm be sold as hereinafter provided for the sole of my other real estate, and the proceeds thereof be distributed as provided for the distribution of the remainder of my estate,

7

In view of the fact that I have not given any of my household effects above referred to, to my son Harold Beard, I give, devise and bequeath to him my new tractor and the equipment that goes with it.

1

The remainder of my real estate, which is known as the Fairground Farm, and consists of all of the land which I own on the Northern side of W.S. Highway #60 shall be sold to the highest bidder at public auction, in a sale to be arranged by my executor, and my executor is hereby directed and authorized to execute a deed of conveyance thereto to the purchaser without authorization of Court, and said sale shall be made upon terms and conditions as my executor shall think best using his own discretion.

VII

Since I own certain machinery and livestock jointly with my son Harold Beard, it is my desire in order to be fair to him and to my other heirs, that my interest in this property be appraised by those appraisers who are appointed by the court to appraise my estate for Inheritance Tax Purposes, and that my son, Harold Beard, be given the right to purchase my interest in any jointly owned machinery or livestock that he may desire at the appraised value thereof, but any such property that he does not desire to purchase shall be sold with the remainder of my property as hereafter provided.

VIII

All the remainder of my property, both real and personal, of every kind, whatsoever, except my securities and cash, shall be sold at public auction at a sale to be arranged by my executor, and upon terms and conditions as he may in his discretion think best, and he shall have the authority to execute my and all papers for the proper transfer of title to the purchaser.

1

All of my securities, if any, shall be converted into cash at the earliest

possible time by my executors.

X

All of the proceeds of my estate, after the terms of this Will have been complied within converting my estate into cash, shall be distributed to my heirs and devisees as provided in Paragraph II, and should any of my devisees be indebted to me at the time of my decease, such indebtedness shall be offset against that devisee's distributable interest in my estate.

I make, nominate, and appoint my son, Harold Beard, to be the executor of this my last Will and Testament, and request that he be permitted to serve without bond in so far as the same may be omitted by law.

Witness my hand this 16th day of October, 1953.

Cora H. Beard

Signed and acknowledged by Cora H. Beard, as her last Will and Testament, who, at her request, have signed our names as witnesses thereto, in her presence and in the presence of each other.

Witness our hands this 16th day of October, 1953.

Mary S. Howard  
Witness

Henderson, Ky.  
Address

A. Murray Beard  
Witness

Henderson, Ky.  
Address

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term November 24, 1953.

An instrument of writing purporting to be the last Will and Testament of Cora H. Beard, deceased, late of this County was this day produced to Court and ordered to probate, proven by the testimony of Mary Sherron Howard, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and testament of the said Decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 24th day of November, 1953.

Roy McCoy, Clerk.

By: Signs Beard, D. C.

CLEIB E. HARLOW, WILL

I, Cleib E. Harlow, of Glen Dean, Breckinridge County, Kentucky, being of full age and sound of mind and memory do make publish and declare this to be my last will and testament hereby revoking any and all wills heretofore made by me.

ITEM I

I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after my decease.

ITEM II

All the property real and personal of every kind and description wheresoever situate which I may own or have the right to dispose of at my decease I give bequeath and devise to my wife Hattie May Brewer Harlow absolutely and in fee simple.

ITEM III

I make nominate and appoint my wife Hattie May Brewer Harlow to be the executrix of this my last Will and Testament and I request that no bond be required of her as such. I further request that no inventory of my estate be made or taken in so far as the same may be lawfully omitted.

Dated at Henderson, Ky. this the 30th day of April, 1951.

Cleib E. Harlow

Signed, sealed and acknowledged by the said Cleib E. Harlow to be his last will and testament before me and in my presence and by us signed as witnesses at his request and in his presence and in the presence of each other.

Robert C. Trent, Residing at Henderson, Ky.  
S.M. Monarch, Residing at Henderson, Ky.  
Kinnie Norman, Residing at Henderson, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Regular Term January 25, 1954.

An instrument of writing purporting to be the last Will and Testament of Cleib E. Harlow, deceased, late of this County, was produced to Court and proven by the testimony of Robert C. Trent, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 25th day of January, 1954.

Roy McCoy, Clerk.

By: Signs Beard, L.C.

MRS. ANNIE ELDER, WILL

Will of Mrs. Anestasia Elder better known as Annie.

Hardinsburg, Ky. Dec. 2, 1946.

I here on the above date being of sound mind and body are writing my own will of which I hope will be carried out, the first thing I request is that the home will not be sold I want my children to keep it and to keep it in good repair with the money that will be collected on the rent, also pay the taxes out of the rent money. If any one or the children want to move in the house that will be alright if they will pay the taxes and keep property in good repair. I want any of them to come at any time and visit and say they are at home. If one of the children wants to by the others out that will be alright provided they dont sell to some one out of the family. And as one is called to their reward I want their part of the estate to go to the ones that are left. I have some money to leave and I hope it will be divided right by the heirs. I want as much as \$50.00 (fifty dollars) left to St. Remmels Church. As for the house-hold goods what the children want they can have divide it up peacefully then what is left sell it to the highest bidder and divide it up right. I want Martha to have Francis' big mirror and Louise to have his quilt the one in blue and white. If none of you want your father's violin I want it to go to some Catholic College for students to practice on. I want my mothers clock to be given to some Catholic museum, I want John to have his father's watch and Gabe to have the watch he gave to Francis. I want some or you to keep Francis' diplomas. I hope this will be satisfactory to all, if not the one that is not satisfied just give them the \$5.00 (five dollars) the law requires and no more.

This A.D. Dec. 2nd, 1946.

May God Bless one and all, Mams.

Mrs. A. Elder

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT,

An instrument of writing purporting to be the last Will and Testament of Mrs. Annie Elder, deceased, late of this County, was produced to Court and proven by the testimony of Louise E. Callahan, witness to the handwriting of the deceased, said Will being holographic, whereupon the same was established by the Court to be the Last Will and Testament of said testator, and ordered to be recorded.

Given under my hand this the 6th day of February, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

MRS. T.V. ROBERTSON, WILL

August 20, 1952.

My Will.

- 1st - My funeral-expenses to be paid
- 2nd - Dr. and medicine to be paid for and other Bills against me.
- 3rd - Virgil to receive \$250.00 for waiting on me.
- 4th - Frank to receive \$250.00 for also waiting on me
- 5th - What is left is to be divided equally between, Walter Frank, Virgil, Red, & Lewis.

Mrs. T.V. Robertson

I am writing two other wills, but they are no good, this one must stand.

The other must be destroyed.

Mrs. T.V. Robertson

Virgil and Lewis to be Administrators.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT,

An instrument of writing purporting to be the last Will and Testament of Mrs. T.V. Robertson, deceased, late of this County, was produced to Court and proven by the testimony of Virgil Robertson, and Lewis Robertson, witnesses to the handwriting of the deceased, said Will being holographic, whereupon the same was established by the court to be the Last Will and Testament of said testator, and ordered to be recorded.

Given under my hand this the 25th day of February, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

## CHARLES PATE, WILL

I, Charles Pate, of Hardinsburg, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament.

FIRST: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

SECOND: All the property, real and personal, of every kind and description, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my sister, Rachel Pate, absolutely and in fee simple.

THIRD: I make, nominate and appoint Rachel Pate the Executrix of this my last Will and Testament, and request that no bond be required of her as such. I further request that no inventory of my estate be made or taken in so far as the same may be lawfully omitted.

DATED AT HARDINSBURG, KENTUCKY, this the 13th day of January, 1941.

Charlie Pate

Signed and acknowledged by the said Charles Pate as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses in his presence, and at his request, and in the presence of each other this the 13th day of January, 1941.

Allen R. Kincheloe  
Audrey Roach

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 3, 1954.

An instrument of writing purporting to be the last Will and Testament of Charles Pate, deceased, late of this County, was produced to Court and proven by the testimony of Audrey Roach, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said deceased and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 3rd day of March, 1954.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

HENRY BURDEN, WILL

Cloverport, Ky.  
Oct. 5, 1947.

I am this day making my will, I want my wife Docus J. Burden to have my insurance and personal property and also what money I have, to do as she sees fit for her personal use until her death and then I want what is left to be divided between Jessie James & Harold. I want James to have all back he has paid out on the property, to keep it up, and then I want the rest to be divided between Jessie, James & Harold, as to the shop, I want James to have all or this stuff that he has put in the shop and the rest to be divided between Jessie, James and Harold and I want James to have saw-mill and all that goes with mill and I want James to have my woodmen insurance, for he has been keeping it paid up, and I think it should go to him, and I want Jessie to have his paid-up policies, and I want Harold to have his paid up policies I want this to be in effect at my death.

Witnesses: J.L. Freize  
Bertha Freize

Henry Burden

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 17, 1954.

An instrument of writing purporting to be the last Will and Testament of Henry Burden, deceased, late of this County, was produced to Court and proven by the testimony of J.L. Freize and Bertha Freize, witnesses to the handwriting of the deceased, said Will being holographic, whereupon the same was established by the court to be the last will and Testament of said testator, and ordered to be recorded.

Given under my hand, this the 17th day of March, 1954.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

## CHARLES PATE, WILL

I, Charles Pate, of Hardinsburg, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament.

FIRST: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

SECOND: All the property, real and personal, of every kind and description, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my sister, Rachel Pate, absolutely and in fee simple.

THIRD: I make, nominate and appoint Rachel Pate the Executrix of this my last Will and Testament, and request that no bond be required of her as such. I further request that no inventory of my estate be made or taken in so far as the same may be lawfully omitted.

DATED AT HARDINSBURG, KENTUCKY, this the 13th day of January, 1941.

Charlie Pate

Signed and acknowledged by the said Charles Pate as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses in his presence, and at his request, and in the presence of each other this the 13th day of January, 1941.

Allen R. Kincheloe  
Audrey Roach

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 3, 1954.

An instrument of writing purporting to be the last Will and Testament of Charles Pate, deceased, late of this County, was produced to Court and proven by the testimony of Audrey Roach, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 3rd day of March, 1954.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

HENRY BURDEN, WILL

Cloverport, Ky.  
Oct. 5, 1947.

I am this day making my will, I want my wife Docia J. Burden to have my insurance and personal property and also what money I have, to do as she sees fit for her personal use until her death and then I want what is left to be divided between Jessie James & Harold. I want James to have all back he has paid out on the property, to keep it up, and then I want the rest to be divided between Jessie, James & Harold, as to the shop, I want James to have all or this stuff that he has put in the shop and the rest to be divided between Jessie, James and Harold and I want James to have saw-mill and all that goes with mill and I want James to have my woodman insurance, for he has been keeping it paid up, and I think it should go to him, and I want Jessie to have his paid-up policies, and I want Harold to have his paid up policies I want this to be in effect at my death.

Witnesses: J.L. Freize  
Bertha Freize

Henry Burden

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 17, 1954.

An instrument of writing purporting to be the last Will and Testament of Henry Burden, deceased, late of this County, was produced to Court and proven by the testimony of J.L. Freize and Bertha Freize, witnesses to the handwriting of the decedent, said Will being holographic, whereupon the same was established by the court to be the last will and Testament of said testator, and ordered to be recorded.

Given under my hand, this the 17th day of March, 1954.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

## JESSE HINES, WILL

I, Jesse Hines, of McCoy, Breckinridge County, Kentucky, being of sound mind and memory, do hereby make publish and declare this to be my last will and testament, That is;

## Item One

I desire that all my just debts be paid as soon as may reasonably be done after my demise.

## Item Two

I devise to my wife Hattie Lee Hines and My Daughter Cynthia Conklin, jointly, the use of all my real property for the life of Hattie Lee Hines.

## Item Three

At the death of Hattie Lee Hines title to all my real property shall vest in Cynthia Conklin, absolutely and in fee simple.

## Item Four

I bequeath to my wife Hattie Lee Hines and my Daughter Cynthia Conklin all my personal property of every nature and description in equal portions; That is: one half to each.

## Item Five

I hereby make nominate and appoint Hattie Lee Hines & Cynthia Conklin, joint executors of this my last will and testament and direct that no inventory of my estate be had and that no bond be required of my said executors.

Dated Hardinsburg, Kentucky this the 15th day of March, 1951.

Jesse Hines

Signed sealed and acknowledged by the said Jesse Hines to be his Last Will and Testament before us and in our presence and by us signed as witnesses, at his request in his presence and in the presence of each other at Hardinsburg, Kentucky, this the 15th day of March, 1951.

Shirley Smith	Residing at Constantine, Kentucky
S.H. Monerch	Residing at Hardinsburg, Kentucky
A.Murray Beard	Residing at Hardinsburg, Kentucky

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 18, 1954.

An instrument of writing purporting to be the last Will and Testament of Jesse Hines, deceased, late of this county, was produced to Court and proven by the testimony of A.Murray Beard, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Roy McCoy, Clerk.

By: Signs Board, D.C.

ADALINE KINCHELOE ESKRIDGE, WILL

I, Adaline Kincheloe Eskridge of Breckinridge County of the town of Hardinsburg and State of Kentucky, being of full age and sound mind, and memory do make, publish and declare this to be my last will and testament.

ITEM I: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practical after the time of my decease.

ITEM III: All the property, real and personal or every kind and description wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my sisters; Catherine Morris Eskridge, Elizabeth Taylor Eskridge, and Clara Eskridge, absolutely and in fee simple.

Witness my hand and signature this the 12th day of September, 1955,

Adaline Kincheloe Eskridge

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 26, 1954.

IN RE: ADALINE KINCHELOE ESKRIDGE,

An instrument of writing purporting to be the last Will and Testament of Adaline Kincheloe Eskridge, deceased, late of this County was produced to court, and said Will was proven by the testimony of Wilhelmine E. Beard and M.S. Eskridge, who was familiar with her handwriting and said Holographic Will was proved to be in the hand writing of and wholly written by said testator by the testimony of Wilhelmine E. Beard and M.S. Eskridge.

Said Will was established by the Court to be the last Will and Testament of said Decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 26th day of March, 1955.

Roy McCoy, Clerk.

By: Signs Board, D.C.

JAMES N. CORDREY, WILL

Clerkport, Ky. April 1947.

This the last will and testament of James N. Cordrey.

I will and bequeath all my possessions to my sister Miss Bertie T. Cordrey and wish that she be appointed administratrix with out bond.

James N. Cordrey.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term April 14, 1954.

IN RE: JAMES N. CORDREY, WILL

An instrument of writing purporting to be the last Will and Testament of James N. Cordrey, deceased, late of this County was produced to Court, and said Will was proven by the testimony of Eloise Helte and Edith Burn, who were familiar with his handwriting and said Holographic Will was proved to be in the hand writing of and wholly written by said testator by the testimony of Eloise Helte and Edith Burn.

Said Will was established by the Court to be the Last Will and Testament of said Deedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 14th day of April, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

ERNEST DOWELL, WILL

Hartinsburg, Kentucky  
August 10, 1953.

I, Ernest Dowell, of Hartinsburg, Breckinridge County, Kentucky, being desirous of making disposition of all my personal property of every kind and description, should any thing happen to me.

Hereby give, devise and bequeath to my wife, Anna Dowell, Hartinsburg, Kentucky, all my personal property, which consists of livestock, household furniture, farming tools, truck, money or any thing that belongs to me.

Should my wife desire to sell the truck or livestock, I request that Wilbur Adcox, who is my neighbor assist my wife in the selling of the property, as my wife is not able to see about things like herself, and turn the money to my wife. My wife to be executrix without bond.

Signed this the 10th day of August, 1953.

his  
Ernest X Dowell  
msrk.

Witness:

Roy McCoy  
LeVeughn DowellSTATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term June 14, 1954.

IN RE: ERNEST DOWELL, WILL.

An instrument of writing purporting to be the last Will and Testament of Ernest Dowell, deceased, late of this county, was produced to court and proven by the testimony of Roy McCoy, one of the subscribing witness thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 14th day of June, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

## LAST WILL AND TESTAMENT OF CYRUS H. MOORMAN

I, Cyrus H. Moorman, of Herned, County of Breckinridge, and State of Kentucky, being of full age and of sound mind and memory, do make publish and declare this to be my last Will and Testament, hereby revoking all wills by me heretofore made.

ITEM I. I direct that all of my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. Reposing full confidence in my beloved wife, Sylvie Moorman, and knowing that the welfare of our children can be safely entrusted to her, I give, devise and bequeath all of my estate, real, personal and mixed, wheresoever situate, to my said wife, Sylvie Moorman, absolutely and in res simple.

ITEM III. I hereby nominate and appoint my said wife, Sylvie Moorman, the executrix of this, my last Will and Testament, hereby authorizing and empowering my said executrix to compound, compromise, settle and adjust all debts and claims which may be presented against my estate, or which may be due my estate; and to sell, at private or public sale, at such prices, and upon such terms of credit or otherwise, as she may deem proper, the whole or any part of my real estate or personal property, and to execute, acknowledge and deliver deeds and other proper instruments or conveyances thereto to the purchaser or purchasers.

I direct that no bond be required of my said Executrix.

In witness whereof, I hereunto set my hand and seal at Herned, Kentucky, this the 20th day of September, A.D., 1952.

his  
X      Cyrus H. Moorman  
Moscoso Patterson      mark

This will, bearing the signature of Cyrus H. Moorman, was by him on the date hereof signed, published and declared by him to be his last Will and Testament, in our presence, who at his request and in his presence and in the presence of each other, we believing him to be of sound and disposing mind and memory, have hereunto subscribed our names, as witnesses.

Moscoso Patterson  
Willis Chancellor  
witnesses

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term June 24, 1954.

IN RE: CYRUS H. MOORMAN, WILL.

An instrument of writing purporting to be the last will and Testament of Cyrus H. Moorman, deceased, late of this county, was produced to court and proven by the testimony of Moscoso Patterson and Willis Chancellor, the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 24th day of June, 1954.

John McCoy, Clerk.

By: Signs Board, D.C.

## JOHN E. KINCHELOE WILL

I, John E. Kincheloe of Hardinsburg, Ky. in the County of Breckinridge, being of sound and disposing mind on this date, do make and constitute this my last will and testament, hereby revoking any and all other wills by me heretofore made, and having so said and done I do by these presents direct that my estate, that I may die possessed of be disposed of as follows:

First. I nominate Margaret M. Kincheloe my darling wife as Executrix of this my last will and testament and that she shall be allowed to qualify without bond.

Second. I direct that my Executrix pay all of my just debts and demands including funeral expenses and suitable stone to my last resting place to cost in keeping with my station in life, and the Executrix to be the sole judge thereof.

Third. I bequeath the residue of my estate of which I possess to my darling wife, She to use, control and dispose of as she sees fit.

In testimony whereof, I have hereunto subscribed my name at Hardinsburg, Ky. this 1st day of June, 1956.

Jno. E. Kincheloe

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term June 30, 1956.

IN RE: JNO. E. KINCHELOE, WILL

An instrument of writing purporting to be the last Will and Testament of Jno. E. Kincheloe, deceased, late of this County, was this day produced to court, and ordered to probate, said Will being wholly written by the decedent and the hand writing was proven by the testimony of Margaret M. Kincheloe and John Allen Kincheloe, who were familiar with the hand writing of the decedent, whereupon the same was established as and for the last Will and Testament of the said decedent, and ordered to record as such, whereupon the same

with the foregoing and this certificate have been duly recorded in my said office.  
Given under my hand, this 30 day of June, 1954.

Roy McCoy, Clerk.

E.O. LYONS, WILL

I, Elby O. Lyons of Garfield, Breckinridge County, Kentucky being of full age and of sound mind and memory do make publish and declare this to be my last Will and testament hereby revoking any and all will heretofore made by me

Item I

I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after my decease.

Item II

All the property, real and personal of every kind and description wheresoever situated, which I may own at the time of my demise I give, bequeath and devise to my wife Annie Oliver Lyons absolutely and in fee simple

Item III

I make nominate and appoint my wife Annie Oliver Lyons to be the executrix of this my last Will and testament and I request that no bond be required of her as such. I further request that no inventory of my estate be made or take insofar as the same may lawfully be omitted.

Dated at Hardinsburg, Kentucky this the 24 day of May 1945.

Elby O. Lyons

Signed and acknowledged by the said Elby O. Lyons to be his last will and testament before us and in our presence and by us signed as witnesses at his request, in his presence and in the presence of each other at Garfield, Kentucky, this the 24 day of May, 1945.

J.A. Brumington residing at Garfield, Ky.  
W.E. Haynes residing at Garfield, Ky.  
Lucy B. Horsley residing at Garfield, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term August 7, 1954.

IN RE: ELSY O. LYONS, WILL.

An instrument of writing purporting to be the last will and testament of Elby O. Lyons, deceased, late of this county, was produced to court and proven by the testimony of J.A. Brumington, W.E. Haynes and Lucy B. Horsley, the subscribing witnesses thereto, whereupon the same was established as such for the last will and testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 7th day of August, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

G.P. MACY, WILL.

1948.

I hereby bequeath to my wife my estate except that I want each brother & sister to have \$200.00 each Myrle's children \$100.00 each, my wife to administer same without bond.

F.S. Ted's boy (David) \$100.00

signed G.P. Macy

1953

I bequeath my church \$500.00 (Ephesians) to be administered by the Elders.

G.P. Macy

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term August 10, 1954.

IN RE: G.P. MACY, WILL.

An instrument of writing purporting to be the last will and testament of G.P. Macy, deceased, late of this county, was produced to court and proven by the testimony of Nathan Tobin and D.W. Lowell, who were familiar with his handwriting and said holographic will was proved to be in the handwriting of and wholly written by said testator by the testimony of Nathan Tobin and D.W. Lowell.

Said will was established by the court to be the last will and testament of said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 10th day of August, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

said

G.M. BAXTER, WILL

I, G.M. Baxter of Rockville, Kentucky, being of sound mind and disposing memory do make this my last will and testament, hereby revoking any other wills, if any heretofore made.

- (1) I desire first that all my just debts and funeral expenses be paid as soon as practicable after my death.
- (2) I give all my estate of whatsoever kind, real personal and mixed to my four daughters, Byrd Burton, Lottie Lake, Mary Bezzette, and Margerette Stone, share and share alike.
- (3) I name Byrd Burton and Mary Bezzette joint executrices of my estate, and that they be permitted to qualify without bond and I ask that no inventory or appraisement be made of my estate, in so far as this does not conflict with state laws.
- (4) I authorize and empower my Executrices to sell and convey my real estate, or any part thereof, whenever in their judgement this is desirable. In testimony whereof I sign this my last Will in the presence of D.B. Dowell and Margaret Parks, who witness the same in my presence and in the presence of each other, this the 15th day of June, 1954.

Witnesses : D.B. Dowell

G.M. Baxter

Margaret Parks.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term August 31, 1954.

IN RE: G.M. BAXTER, WILL.

An instrument of writing purporting to be the last Will and Testament of G.M. Baxter, deceased, late of this county, was produced to court and proven by the testimony of D.B. Dowell, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand t is 31st day of August, 1954.

Roy McCoy, Clerk/

By: Signs Board, D.C.

PEARL LONG STILES, WILL

Dec. 15, 1950.

I, Pearl Long Stiles, of Irvington, Breckinridge County, Kentucky, being in sound health of body and mind do hereby make and publish this my last Will and Testament this the 15th day of December, nineteen hundred and Fifty. It is my will t at all my debts and funeral expenses be paid, I hereby bequeath to my husband, Lewis Ogden Stiles, all of my property both real or personal or of any nature to have and to hold as his own, and I hereby appoint my husband Lewis Ogden Stiles, as executor of this my last will and testament to serve without bond and without appraisement. PROVIDED, that should my husband, Lewis Ogden Stiles, predecease me in death, then I bequeath all my property both real or personal or of any nature to my four children, Namely, Louise Long Stiles Hiett, Lois Ogden Stiles Sparks, Anna Nunnelley Stiles Brown and Lewis Ogden Stiles, Jr. to be divided to them equally, share and share alike; and further provided, that should one or more of the above named children predecease me in death then I bequeath to the children of each of such deceased child a child's share (one-fourth) to be divided to them equally share and share alike, however; if there be no surviving children of a deceased child of mine then that child's share (one-fourth) shall be divided to my children then surviving or to surviving grand-children as provided above. In the event that my husband Lewis Ogden Stiles, shall have predecease me in death I hereby appoint my son Lewis Ogden Stiles, Jr. as executor of this my last will and testament to serve without bond and without appraisement. All wills of earlier date are hereby revoked.

In witness whereof I hereto set my hand the day and date above mentioned.

Pearl Long Stiles

Signed, published and acknowledged by the said Pearl Long Stiles as and for her last Will and Testament in the presence of us, who, in her presence and at her request, and in the presence of each other have subscribed our names hereunto as witnesses thereof.

Ray Reeves  
Roy Dye  
C.A. VanLehr, Witnesses

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term September 7, 1954.

IN RE: PEARL LONG STILES, WILL

An instrument of writing purporting to be the last Will and Testament of Pearl Long Stiles, deceased, late of this county, was produced to court and proven by the testimony of C.A. VanLehr, who was familiar with her handwriting, and said Holographic Will was proved to be in the handwriting of and wholly written by said testator by the testimony of C.A. VanLehr.

Said will was established by the court to be the last Will and Testament of said Decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 7th day of Sept. 1954. Roy McCoy, Clerk.  
By: Signs Board, D.C.

Janusry 1st, 1947.

I, Jeanette S. Mason, ask and request that my money and all other personal property be equally divided between my two sisters Jessie May Pate and Mayme E Pate, at the time of my death, and ask each of them to help and care for my husband J.L. Mason as long as he is living.

Jeanette S. Mason

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term September 8, 1954.

IN RE: JEANETTE S. MASON, WILL.

An instrument of writing purporting to be the last Will and Testament of Jeanette S. Mason, deceased, late of this county was produced to court and proven by the testimony of W.C. Pate and J.R. Keenan, who were familiar with her handwriting, writing, and said Holographic will was proved to be in the handwriting of and wholly written by said testator by the testimony of W.C. Pate and J.R. Keenan. The same and this certificate have been duly recorded in my office.

Said will was established by the court to be the last Will and Testament of said Decedent, and ordered to be recorded as such; whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Roy McCoy, Clerk.  
By: Signs Board, D.C.  
By: Signs Board, D.C.

RAY C. PATE, WILL.

Cloverport, Ky.  
February 23, 1950.

This is to certify, that I Ray C. Pate, of Cloverport, Ky. wills all of his estate to his wife, Mattie A. Pate of same address, to handle and dispose of as she sees best. This will is written by my own hand, on February 23, 1950. First and last Will.

Ray C. Pate

Witnesses: Everett A. Powers  
Mrs. Eva Mae Powers

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term September 15, 1954.

IN RE: RAY C. PATE, WILL.

An instrument of writing purporting to be the last Will and Testament of Ray C. Pate, deceased, late of this county was produced to court and proven by the testimony of Everett A. Powers, who was familiar with his handwriting and said Holographic Will was proved to be in the handwriting of and wholly written by said testator by the testimony of Everett A. Powers and Eva Mae Powers.

Said will was established by the court to be the Last Will and Testament of said Decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 15th day of September, 1954.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

## HENRY J. HAYES, WILL

We, Henry J. Hayes and Eliza F. Hayes, husband and wife, of Hardinsburg, Breckinridge County, Kentucky, being of sound mind and memory, do make, publish, and declare this to be our joint will and testament, hereby revoking any wills heretofore made by us;

First: We direct that all our just debts and funeral expenses be paid out of our estate as soon as practicable after the time of our decease.

Second: The first of the two of this joint will to succumb to death gives, devised and bequeaths to the survivor his or her entire estate; that is to say, all the property, real and personal, of every kind and description, wheresoever situated, which he or she may own or have the right to dispose of at death.

Third: After the death of the first party to this will, the survivor takes the estate of this deceased one, and the one of us surviving is to inherit all property, real, personal or mixed of the other, to be his or hers absolutely and in fee simple, and the surviving party may sell, convey, mortgage or otherwise dispose of any or all of the inherited property as they may desire, and it is the further desire of the party's hereto that the survivor shall not be required to make bond or to have an inventory made of the estate.

Dated at Hardinsburg, Kentucky, this the 19th day of May, 1952.

Henry J. Hayes  
Eliza F. Hayes

Signed, sealed and acknowledged by Henry J. Hayes and Eliza F. Hayes, husband and wife, to be their last will and Testament, the same being a joint will, before us and in our presence, and in the presence of each other, this the 19th day of May, 1952.

Witness: Mrs. Mary Emma File

Witness: Ada File

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term September 29, 1954.

IN RE: HENRY J. HAYES, WILL.

An instrument of writing purporting to be the last will and Testament of Henry J. Hayes, deceased, late of this county, was produced to court and proven by the testimony of Ada File, one of the subscribing witnesses thereto, whereupon the same was established as and for the last will and Testament of said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 29th day of September, 1954.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

## MRS. C.A. TINIUS, WILL.

I, Mrs. C.A. Timus, of Stephensport, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

Item I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

Item II. I give, devise and bequest all the property, real and personal of every kind and description, where ever situated, which I may own or have the right to dispose of at the time of my death to my sisters, Lennie Stewart and Blanche Dieckman and my brother George Basham, share and share alike. These bequests are conditioned, however, upon each of the legatees surviving me, and in case any of them does not survive me, the bequest in favor of such one to go in equal share to the ones of them surviving.

Item III. I make, nominate and appoint my sister, Blanche Dieckman and her husband, Werner J. Dieckman, to be the joint Executors of this, my last will and testament, and direct that in the event of the death of either of them, then the survivor shall continue to act as the Executor of my estate, and I request that no bond be required of them as such.

Dated at Stephensport, Kentucky, this April 26, 1950.

Mrs. C.A. Timus

Signed by Mrs. C.A. Timus, and by her acknowledged to be her last will and testament in our presence, sight and hearing, who at her request have hereunto subscribed our names as witnesses in her presence, and in the presence of each other, at Stephensport, Kentucky, this the 26th day of April, 1950.

V.R. Dodson  
Ruth A. Dodson

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term October 2, 1954.

IN RE: MRS. C.A. TINIUS, WILL.

An instrument of writing purporting to be the last will and Testament of Mrs. C.A. Timus, deceased, late of this county, was produced to court and proven by the testimony of V.R. Dodson and Ruth A. Dodson, the subscribing witnesses thereto, whereupon the same was established as and for the last will and Testament of said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 2nd day of October, 1954. Roy McCoy, Clerk.  
By: Signs Board, D.C.

## ZECHARIAH BURDETTE, WILL.

I, Zechariah Burdette, of Hardinsburg, County of Breckinridge, and State of Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

ITEM 1. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM 2. I give and bequeath to Jack Morris Burdette, my son, the sum of One Dollar (\$1.00) in cash.

ITEM 3. I give and bequeath to Elisabeth Burdette Simmons, my daughter, the sum of One Dollar (\$1.00) in cash.

ITEM 4. All the residue of my estate, real personal or mixed, of every kind and description, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to my son, S.J. Burdette and Katherine Burdette, my daughter, equally share and share alike.

ITEM 5. I make, nominate and appoint my daughter, Katherine Burdette, to be the executrix of this my last will and testament, and I direct that no bond be required of my said executrix, and that no inventory or appraisal of my estate be made.

In witness whereof I have hereunto set my hand and seal at Hardinsburg, Kentucky, this 8th day of November, 1952.

Zechariah Burdette

Signed and acknowledged by the said Zechariah Burdette as and for his last Will and testament in our presence, and by us subscribers attesting witnessed in his presence and at his request and in the presence of each other this 8th day of November, 1952.

Margaret Ditto residing at Hardinsburg, Ky.  
Willard L. Whoberry residing at Hardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT Called Term October 5, 1954.

IN RE: ZECHARIAH BURDETTE, WILL.

An instrument of writing purporting to be the last Will and Testament of Zechariah Burdette, deceased, late of this county, was produced to court and proven by the testimony of Margaret Ditto, and Willard L. Whoberry, the subscribing witnesses thereto, wherepon the same was established as and for the last Will and Testament of said Decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 5th day of October, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

## NANNIE ROBARDS, WILL

I, Nannie Robards, of Cloverport, County of Breckinridge, and State of Kentucky, being of full age and of sound mind and memory, do make, publish, and declare this to be my last Will and testament, hereby revoking all Wills by me heretofore made.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. All property, real and personal, of every kind and description, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my nephew, James W. Haynes, and Sylvia Haynes, his wife, share and share alike, absolutely and in fee simple.

ITEM III. I make, nominate and appoint my nephew, James W. Haynes, and his wife, Sylvia Haynes, to be the joint Executors of this, my last Will and testament, and request that no bond be required of them as such.

Dated at Cloverport, Kentucky, this the 18th day of May, A.D., 1954.

Nannie Robards

Signed by Nannie Robards, and by her acknowledged to be her last Will and testament in our presence, sight and hearing, who at her request have hereunto subscribed our names as witnesses in her presence and in the presence of each other, at Cloverport, Kentucky, this the 18th day of May, A.D., 1954.

Dorothy Hendry

Cloverport, Kentucky

Albert M. Horley

Cloverport, Kentucky

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term October 18, 1954.

IN RE: NANNIE ROBARDS, WILL.

An instrument of writing purporting to be the last Will and Testament of Nannie Robards, deceased, late of this county, was produced to court and proven by the testimony of Albert M. Horley one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 18th day of October, 1954. Roy McCoy, Clerk.

By: Signs Board, D.C.

## LELIA M. LEWIS, WILL

I, Lelia M. Lewis, presently residing at Green Tree Manor, Apartment 8 E., Louisville, Kentucky, being of sound mind, do make this my last will and testament.

ITEM 1. I direct that all of my just debts and burial expenses be first paid.

ITEM 2. All of the rest and residue of my estate, real and personal, where-  
soever situated and of whatever nature, I give and bequeath to my  
beloved husband Herbert H. Lewis, if he be living at the time of  
my death.

ITEM 3. I nominate and appoint my husband, Herbert H. Lewis, to be Executor  
of this my last will and testament, and I request that my said  
Executor be permitted to qualify without surety on his official  
bond. I give my said Executor full power to sell and transfer any  
of the assets of my estate without order from my court.

Witness my hand at Louisville, Kentucky, this 3rd day of August, 1950.

Lelia M. Lewis

Signed and acknowledged by Lelia M. Lewis as and for her last Will and  
Testament in our presence and by us subscribed as attesting witnesses in her  
presence and at her request and in the presence of each other, all at Louisville,  
Kentucky, this 3rd day of August, 1950.

Mary E. Baker  
Elizabeth Baker  
J.O. Baker

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term November 1, 1954.

IN RE: LELIA M. LEWIS, WILL.

An instrument of writing purporting to be the last Will and Testament of Lelia  
M. Lewis, deceased, late of this county, was produced to court and proven by the  
testimony of H.A. Ator, one witness subscribing without surety, whereupon the  
same was established as and for the last Will and Testament of said decedent,  
and ordered to be recorded as such, whereupon the same with the foregoing and this  
certificate have been duly recorded in my said office.

Given under my hand this 1st day of November, 1954.

Roy McGow, Clerk.  
By: Signs Board, D.C.

L.P. MILNER, WILL

I, L.P. Milner, of Union Star, of Breckinridge County, Kentucky, being 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 Wills by me heretofore  
made.

I direct that all my just debts and funeral expenses be first paid out of  
my estate after the time of my decease.

I give, devise, and bequeath the sum of Five Hundred (\$500.00) Dollars, in  
cash to Mattye Knott, of 320 Madison Street, San Antonio, Texas.

I give, devise, and bequeath my electric stove and my wagon to Floyd Nelson.

All of the balance of my estate, of every kind whatsoever, both real and  
personal property, wheresoever situated, which I may own or have the right to  
dispose of at the time of my decease, I give, devise, and bequeath to my cousin,  
Ester Vaughn.

I make, nominate, and appoint A. Murray Beard to be the executor of this my  
last Will and Testament without bond and without inventory or appraisement of my  
Estate in so far as the same may be committed by law.

It is my will that my executor be vested with full power and authority in  
order to pay all debts and all the legacies hereinbefore given, and in order to  
carry into effect all the provisions and purposes of this will, to sell and dispose  
of any or all of my estate, real or personal, or both, for such prices, and upon  
such terms of credit or otherwise, and in such manner, as my said executor may  
deem best, and to execute and deliver to the purchaser or purchasers, all  
necessary or proper deeds and other instruments of conveyance and transfer thereof.

IN TESTIMONY WHEREOF, witness my hand this the 8th day of July, 1953.

L.P. Milner

Signed and acknowledged by L.P. Milner, as his last Will and Testament, in  
our presence, who, at his request, have signed our names as attesting witnesses  
in his presence, and in the presence of each other this 8th day of July, 1953.

Gene Fentress

Hardinsburg, Ky.

A. Murray Beard

Hardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term November 8, 1954.

IN RE: L.P. MILNER, WILL.

An instrument of writing purporting to be the last will and testament of  
L.P. Milner, deceased, late of this county, was produced to court and proven by  
the testimony of A. Murray Beard, one of the subscribing witnesses thereto.

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whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 8th day of November, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

NETTIE FILE, WILL

I, Nettie File, of Custer, Breckinridge, County, Kentucky, being 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 Wills by me heretofore made.

ITEM I: I direct that all of my just debts and funeral expenses be first paid out of my estate after the time of my decease.

ITEM II: I give, devise, and bequeath all of the personal property to my four daughters, Geneva Blair, Juanita Roberson, Wenda Harrington, and Alma Allgood, share and share alike.

ITEM III: I give, devise, and bequeath my real estate to my husband Everett File, for and during the remainder of his natural life, and I direct that my daughter, Juanita Roberson and her children shall have the right to occupy my real estate as a home so long as my husband shall live, and at the death of my husband, I give, devise and bequeath my real estate to my four daughters above named absolutely and in fee simple, share and share alike.

ITEM IV: I make, nominate and appoint my husband, Everett File, to be the executor of this my last Will and Testament, without bond and without inventory or appraisement of my estate in so far as the same may be committed by law.

Witness my hand this the 29th day of August, 1953.

Nettie A. File

Signed and acknowledged by Nettie File as her last Will and Testament in our presence, who at her request have signed our names as attesting witnesses in her presence and in the presence of each other.

Witness our hands this 29th day of August, 1953.

Wilbur Hoskinson

Custer, Ky.

Earl Hermed

Custer, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term November 10, 1954.

IN RE: NETTIE FILE, WILL.

An instrument of writing purporting to be the last Will and Testament of Nettie File, deceased, late of this county, was produced to court and proven by the testimony of Wilbur Hoskinson, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 10 day of November, 1954.

Roy McCoy, Clerk.

By: Signs Board, D.C.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON  
FOR WHATCOM COUNTY

IN THE MATTER OF THE LAST WILL  
AND TESTAMENT AND ESTATE

No. 17697

OF

ROBERT OTTER OWEN, Deceased,

ORDER ADMITTING WILL TO PROBATE,  
AND CONFIRMING APPOINTMENT OF  
EXECUTRIX.

ON THIS DAY the petitioner, Luselle Canfield Owen, widow of the above named decedent, Robert Otter Owen, appeared in open court in person and by her attorneys of record, Abrams, McCush & Rinker, and presented to the Court on this day her petition for the admission of the will of decedent, heretofore filed in the above entitled proceeding, to probate in this proceeding. Thereupon, said matter was heard and testimony received in support of the allegations of the petition of the said Luselle Canfield Owen for the admission of said will to probate, said hearing being this day concluded. The Court having heard said petition and having read the evidence, documentary and otherwise, submitted to the Court in support of the allegations of said petition and the validity of the Last Will and Testament of said decedent on file, and being in all respects fully advised, does now find as follows:

I.

That Robert Otter Owen died in Bellingham, Whatcom County, Washington, on the 28th day of July, 1934, ages 70 years, That he was at the time of his death a bona fide resident of the City of Bellingham in Whatcom County, Washington, with his domicile established at 2215 Williams Street in Bellingham, Whatcom County, Washington, he also being the owner of an interest in certain real property situated in San Juan County, Washington, and certain personal assets, and a personal chose in action executed in favor of himself and his said wife, Luselle Canfield Owen, to evidence a loan of \$4,000.00 made by decedent to the said Luselle Canfield Owen.

II.

The Court further finds that on the 8th day of April, 1938, in the City of Bisbee, Cochise County, Arizona, the said Robert Otter Owen made, published and declared as and to be his Last Will and Testament the document filed in the above entitled proceeding, denominated "Last Will and Testament of Robert Otter Owen". That he signed and executed said Will, on file in this proceeding, on said date in the presence of Frank E. Thomas and Mary Jane Newell, two citizens of the United States, over the age of 21 years at said time, and residing in Bisbee, Arizona. That at said time and place the said decedent was over the age of 21 years and in the presence of the said Frank E. Thomas and Mary Jane Newell subscribed his name to said Will on file, as aforesaid, and declared it to be his free and voluntary act and deed, and that said witnesses, at his request and in his presence and in the presence of each other, on said 8th day of April, 1938, subscribed their names as witnesses thereto. That the said decedent was on said date of sound and disposing mind and memory and acting voluntarily in all respects and that the instrument on file in this proceeding which is denominated "Last Will and Testament of Robert Otter Owen" is his Last Will and Testament and is a good and valid Will under the Laws of the State of Washington and of the state of Arizona, where same was executed.

III.

The Court further finds that the witness, Mary Jane Newell, by marriage now Mary Jane Anderson, is not now residing within the United States, but is in Japan, she having married an Army officer and removed to Japan, saome timénage, and that her deposition cannot be readily obtained; but that M.E. McPherson has under oath deposed and said in an affidavit executed by him and made a part of the record in this proceeding that he positively identifies the signature of Mary Jane Newell to said will of decedent as her signature, she being well-known to him and her signature being well-known to him. That Frank E. Thomas is a resident of Bisbee, Cochise County, Arizona, and is now the judge of the Superior Court in said County. Said affidavit further says in affidavit on file that Mary Jane Newell was over the age of 21 years at the time of subscribing said Will as a witness to the signature, and affiant McPherson further says that he was well-acquainted with Robert Otter Owen and that the signature appended to the Will of the said Robert Otter Owen, deceased, now shown to him is the genuine signature of the said Robert Otter Owen. That said testimony given by said McPherson is subscribed by him and was on the 27th day of September, 1934, sworn to by him before Ruth Hill, Deputy Clerk of the Superior Court of Cochise County, Arizona.

IV

From the foregoing facts established at this hearing, The Court finds that the instrument on file in this proceeding is a valid and genuine Will and the Last Will and Testament of the said decedent, Robert Otter Owen, and that the same should be admitted to probate in the above entitled proceeding as such.

IT IS NOW, THEREFORE, ORDERED, ADJUDGED AND DECREED that the instrument on file in this proceeding, denominated Last Will and Testament of Robert Otter Owen, be and the same hereby is admitted to probate in the above entitled Court and proceeding as the Last Will and Testament of said decedent.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Luselle Canfield Owen, the widow of decedent and the identical individual named in his Will as and to be the Executrix thereof without bond, be and she hereby is appointed and confirmed as such Executrix, without bond, as in said Will provided.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said proceedings this day had in said matter be exemplified by the Clerk and the presiding Judge in Department No. 2 of the Superior Court of Whatcom County, Washington, for purposes of ancillary administration in the County of Cochise, State of Arizona

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and in County of Breckenridge, State of Kentucky.

DONE IN OPEN COURT this 4th day of October, 1954.

Presented by:

Robert S. Dawson  
JUN 1954

Abrams, McCush & Rinker  
By C. E. Abrams  
Attorneys for Executrix

Filed Sep. 14, 1954.  
Harry O. Loft, County  
Clerk, Whatcom County,  
Washington

By: JH

LAST WILL AND TESTAMENT  
OF  
ROBERT OTTER OWEN

IN THE NAME OF GOD, AMEN:

I, Robert Otter Owen, a resident of Bisbee, Cochise County, State of Arizona, being of sound and disposing mind and memory, and not acting under duress, menace, fraud, or undue influence of any person or persons whatever, do hereby make, publish and declare this my last Will and Testament, in the manner following, that is to say:

FIRST

I direct that all of my just debts and funeral expenses shall be paid out of my estate by my executrix, hereinafter named, as soon after my decease as may conveniently be done by my said executrix.

SECOND

I hereby give, devise and bequeath to my wife, Luzelle Canfield Owen, all of my estate, real, personal or mixed, and wheresoever the same may be situated and whether it be my separate property or my interest in the community property of myself and my said wife.

THIRD

In the event that my said wife, Luzelle Canfield Owen, shall have predeceased me, then, in such an event, I give, devise and bequeath to my daughter, Nancy Owen, all of my property, real, personal or mixed, and wheresoever the same may be situated.

FOURTH

I nominate and appoint my said wife, Luzelle Canfield Owen, sole executrix of this my Last Will and Testament, and direct that no bond or other security shall be required of her as such executrix and I hereby revoke all wills, codicils and testamentary dispositions heretofore made by me.

FIFTH

It is my will and I direct that no other action shall be had in any county court or any other probate court in relation to the settlement of my estate than the probating and recording of this, my Last Will and Testament, the return and filing of an inventory and appraisement of my estate, and the filing of a list of claims against my estate; and my said executrix shall have full power and fully power and authority is hereby expressly given to her, to sell, convey and otherwise dispose of any or all of the property of my estate at her discretion.

IN WITNESS WHEREOF I have hereunto set my hand this 8th day of April, 1954.

Robert Otter Owen

The foregoing instrument, consisting of three pages, including the page signed by the Testator, was, at the date hereof, by Robert Otter Owen, the maker thereof, signed in our presence, and in the presence of each of us, and at the time of his subscribing said instrument he declared it was his Last Will and Testament, and at his request, and in his presence and in the presence of each other, we have subscribed our names as witnesses thereto.

Frank E. Thomas, Residing at Bisbee, Arizona.

Mary Jane Newell, Residing at Bisbee, Arizona.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON  
FOR WHATCOM COUNTY

STATE OF WASHINGTON,  
COUNTY OF WHATCOM, SS.

I, Harry O. Loft, County Clerk of Whatcom County and ex-officio Clerk of the Superior Court of the State of Washington for the County of Whatcom, do hereby certify that the foregoing is a true and correct transcript of the Last Will and Testament and Order Admitting Will to Probate, and Confirming appointment of Executrix, Cause No. 17697 in the matter of the estate of Robert Otter Owen deceased, as the same appear on file and of record in my office.

IN TESTIMONY WHEREOF I have hereunto set my hand and affixed the seal of said Court this 13th day of December, 1954.

(SEAL)

Harry O. Loft, Clerk.

STATE OF WASHINGTON,  
COUNTY OF WHATCOM, SS.

I, Hobert S. Dawson, Judge of the Superior Court of the State of Washington for the County of Whatcom, the same being a Court of Record and having a Clerk and Seal, and having jurisdiction over probate matters, and I as such Judge, presiding over the department to which probate matters are assigned, do hereby certify that Harry O. Loft, is the duly elected, qualified and acting Clerk of said Court, and that the above certificate of attestation is in due form according to the laws of the State of Washington, and entitled to full faith and credit.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of said Court to be hereunto affixed this 13th day of December, 1954.

Attest: Harry O. Loft, Clerk.  
(SEAL)

Hobert S. Dawson, Judge.

STATE OF WASHINGTON,  
COUNTY OF WHATCOM, SS.

I, Harry O. Loft, County Clerk of Whatcom County and ex-officio Clerk of the Superior Court of the State of Washington for the County of Whatcom, do hereby certify that the Honorable Hobert S. Dawson, who has signed the foregoing attestation, is the duly elected and qualified Judge of said Court, and that the signature of said Judge to said certificate is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Court this 13th day of December, A.D. 1954.

(SEAL) Harry O. Loft, Clerk.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 16th, 1954.

IN RE: WILL OF ROBERT OTTER OWEN.

An instrument of writing purporting to be the duly authenticated copy of the last Will and Testament of Robert Otter Owen, deceased, late of the County of Whatcom, State of Washington, together with the proceedings, proof of witnesses, and certificate thereto attached was produced in court by A. Murray Beard, attorney, whereupon the same was probated and by this court ordered to record same being established as and for the Last Will and Testament of the said Robert Otter Owen and ordered to record.

Whereupon the same with the foregoing and this certificate, have been duly recorded in my said office.

Witness my hand this the 16th day of December, 1954.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

ROSCOE BROWN, WILL

I, Roscoe Brown, of Rte. #2, Irvington, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish, and declare this to be my last will and testament, hereby revoking any and all wills by me heretofore made.

ITEM I: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II: I give and bequeath to my four (4) children, namely: Lorene Gross, Wade H. Brown, Louise Adkisson and Anna Mae Carmen, the sum of Five Hundred (\$500.00) Dollars, each, to be paid to them in cash.

ITEM III. All the residue of my estate, real and personal, of every kind and description, which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to my beloved wife, Ollie Mystic Brown, to have and to hold to her use and benefit during her natural life, or so long as she remains my widow. She shall have full power and authority to dispose of the personal property or any part thereof, if in her opinion it should at any time become necessary or advisable to do so. And, after the death of my said wife, or in the event of her re-marriage, in which event her rights in said property shall cease and determine the same as if the were dead, I give, devise and bequeath what may remain of said property, at the time of the happening of either of said events, to my said four children hereinabove named in Item II, share and share alike, absolutely and in fee simple.

ITEM IV. I hereby nominate and appoint my said wife, Ollie Mystic Brown, the executrix of this my last will and testament, and I direct that no bond be required of her as such executrix, and that no inventory or appraisement of my estate be made, in so far as the same may be lawfully omitted. It is my wish and request that the consult with my said son, Wade H. Brown, in all matters that may arise in the handling of said estate, since I consider him to have good business judgment, but this is merely a request and shall in no way be considered or treated as placing any restriction whatsoever on the power and authority heretofore granted to my said executrix in this will.

IN TESTIMONY WHEREOF, I have hereunto set my hand, this the 5 day of June 1947.

Roscoe Brown

Signed and acknowledged by the said Roscoe Brown as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses, at his request, in his presence and in the presence of each other, this the

5 day of June, 1947.

O.P. Britz  
Nellie K. Smith

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December, 29, 1954.

The foregoing instrument of writing purporting to be the last Will and Testament of Roscoe Brown, deceased, late of this County was produced to court and proven by the testimony of Nellie K. Smith, one of subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said deceased, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 29 day of December, 1954.

Roy McCoy, Clerk.

THOMAS MILLER, WILL

I, Thomas Miller, of the County of Breckinridge, State of Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking all Wills by me heretofore made.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II. All of the property, real and personal of every kind and description, wheresoever situate which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my wife, Nellie G. Miller, for her lifetime with remainder in fee simple at the death of my wife to my son, Maurice Miller.

ITEM III. I make, nominate and appoint my son, Maurice Miller, to be the executor of this my last will and testament and I request that no bond be required of him as such.

I further request that no inventory of my estate be made or taken in so far as the same may be lawfully omitted.

Witness my hand this the 8 day of March, 1950.

Thomas Miller

Signed and acknowledged by the said Thomas Miller as and for his last will and testament in our presence and by us subscribed as attesting witnesses in his presence and at his request and in the presence of each other, this the 8th day of March, 1950.

Robert O. Trent  
A. Murray Beard  
Attesting witnesses.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term January 22, 1955.

The foregoing instrument of writing purporting to be the last Will and Testament of Thomas Miller, deceased, late of this county was produced to court and proven by the testimony of A. Murray Beard, the subscribed witness thereto, whereupon the same was established as and for the last Will and Testament of said deceased, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 22 day of January, 1955.

Roy McCoy, Clerk.

By: Signs Beard, D.C.

JOHN FRED MAY, WILL

August 21, 1944.

My last and only will, as recorded in C.C. office. I will to W.H. May's son and his two children it to be their's after his death. My farm which he now operates, containing 148 acres more or less, except the house & one lot consist 1 house and out buildings Lot 100 ft. square corners marked on deed. Known as the old Teale gate property purchased from Clarence Beavin this property does not go with farm and is to go to the other heirs: W.H. May and his two children Joe Ann May and Nine May are to have all the farm tools, one mare and her two mule colts, 10 milk cows, 1 Bull and all the corn, hay that is on the place. The remaining real estate and personal property is to be divided between the remaining children or heirs: I have a collection of all relics, consist of rock Indianrelics and such stuff that is in the case to go to Mary C. Bellman (Eva's girl) the remaining house hold stuff to be divided with the children and if two or more want the same thing they can draw by number; and if any of the heirs tries to break this will they are to receive one dollar for his or her part and no more.

John Fred May

P.S. Frank Weatherholt to be appointed adm. with out bond. Writing desk and all of my books go to Forrest D. May and his heirs.

John Fred May

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term February 1, 1955.

An instrument of writing purporting to be the last Will and testament of John Fred May, deceased, late of this county was produced to court and proven by the testimony of Roy McCoy, who was familiar with his handwriting and Holographic will was proven to be in the handwriting of and wholly written by said testator by the testimony of Roy McCoy.

Said Will was established by the court to be the Last Will and Testament of said Decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 1st day of February, 1955.

Roy McCoy, Clerk.

By: Signs Board, D.C.

CLARA ESKRIDGE, WILL

Hardinsburg, Ky.  
August 10, 1936.

I, Clara Eskridge of Breckinridge County, of the town of Hardinsburg, and State of Kentucky, being of full age and sound mind and memory, do make public and declare this to be my last will and testament.

Item I: I desire that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

Item II: All the property real and personal of every kind and description whatsoever, situate, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my sisters: Catherine Morris Eskridge, Elizabeth Taylor Eskridge and Adeline Kincheloe Eskridge absolutely and in fee simple.

Clara Eskridge

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term February 3, 1955.

IN RE: CLARA ESKRIDGE, WILL.

An instrument of writing purporting to be the last Will and Testament of Clara Eskridge, deceased, late of this county was produced to court and proven by the testimony of Wilhelmine Beard and M.J. Eskridge, who were familiar with his handwriting and holographic will was proven to be in the handwriting of and wholly written by said testator by the testimony of Wilhelmine Beard and M.J. Eskridge.

Said will was established by the court to be the last Will and Testament of said Decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 3rd day of February, 1955.

Roy McCoy, Clerk.

By: Signs Board, D.C.

TAYLOR PERRY TATE, WILL

I, Taylor Perry Tate, of Hardinsburg, Breckinridge County, Kentucky, being 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 Wills by me heretofore made.

ITEM I: I direct my executrix first pay all of my just debts and funeral expenses as soon as practicable after the time of my decease.

ITEM II: I give, devise, and bequeath all of my real estate of whatsoever nature, and wheresoever situate to my wife, Martha Ellen Tate, for and during the balance of her natural life. At the death of my wife, I give, devise and bequeath my real estate to my two daughters, Hollie Ann Tate and Martha Lindsey Tate, for and during the balance of their natural lives, or the life of either of them, and at the death of both of my two daughters, then my real estate shall descend to my heirs who are living at that time.

ITEM III: I direct that Larry Tate shall be provided a home in my real estate until he shall reach the age of twenty one years.

ITEM IV: All of my personal property, except my cash and securities, which said personal property includes all of my household goods, etc., shall remain in my real estate and descend to my heirs as provided for my real estate.

ITEM V: I give, devise and bequeath all of my cash and securities to my daughter Hannah Brooks, to be held by her and used for the care, maintenance and support of my wife, Martha Ellen Tate, my daughter, Martha Lindsey Tate and my daughter, Hollie Ann Tate, such cash and securities to be expended by Hannah Brooks in such amounts and for such purposes which may think proper for the proper maintenance, care and support of my wife and two daughters hereinabove named. In the event of the death of my wife and two daughters before my cash and securities are exhausted, I direct that any balance left in the hands of my daughter Hannah Brooks be divided among my surviving heirs as provided by law.

ITEM VI: I nominate and appoint my daughter, Hannah Brooks, to be the executrix of this my last Will and Testament, without bond or inventory insofar as the law will permit.

Witness my hand this 20th day of October, 1955.

Taylor Perry Tate.

Signed and acknowledged by Taylor Perry Tate to be his last Will and Testament, in my presence, who at his request have signed our names hereto in his presence, and in the presence of each other.

28th day of October, 1954.

A. Murray Board

Hardinsburg, Ky.

Robert G. Trout

Hardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term February 28, 1955.

The foregoing instrument of writing purporting to be the last Will and Testament of Taylor Perry Tote, deceased, late of this County, was produced to court and proven by the testimony of A. Murray Board and Robert G. Trout, the subscribing witnesses thereto, whereupon the same was established as such, the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 28th day of February, 1955.

Ray McCoy, Clerk

CLINTON ADKISSON, WILL

JOINT AND MUTUAL LAST WILL AND TESTAMENT  
OF CLINTON ADKISSON AND WILLIAM ADKISSON, BROTHERS.

KNOW ALL MEN BY THESE PRESENTS, that we, Clinton Adkisson and William Adkisson, of Rte. #2, Hardinsburg, Breckinridge County, Kentucky, being brothers, and each unmarried, and being of full age and of sound mind and memory, do hereby, one in consideration of the other, make, publish and declare this to be our joint and mutual last Will and Testament, hereby revoking any and all Wills heretofore made by either of us.

ITEM I: We direct that all just debts and funeral expenses of the one predeceasing the other be paid as soon as practicable after the death of said decedent, and out of said decedent's estate.

ITEM II: We hereby give, devise and bequeath to the one surviving the other, all property, real personal and mixed, of every kind and description and wheresoever situate, of the other, to the survivor, absolutely and in fee simple.

ITEM III: The one surviving is hereby appointed executor of the other, and it is requested that no bond be required of such executor, and that no appraisement or inventory of the estate be made in so far as the same may be lawfully omitted.

IN WITNESS WHEREOF, we have hereunto set our hands this the 28 day of May, 1951.

Clinton Adkisson  
William Adkisson

Signed and acknowledged by the said Clinton Adkisson and William Adkisson, brothers, as and for their joint and mutual last will and testament, in our presence, and by us subscribed as attesting witnesses, at their request, in their presence, and in the presence of each other, this the 28 day of May, 1951.

Hewitt Dowell  
Leslie Shorter  
Orville Shorter

Hardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term Feb. 28, 1955.

IN RE: CLINTON ADKISSON, WILL.

The foregoing instrument of writing purporting to be the last will and testament of Clinton Adkisson, deceased, late of this county, was produced to court and proven by the testimony of Hewitt Dowell, the subscribing witness thereto, whereupon the same was established as such, the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 28th day of February, 1955.

Ray McCoy, Clerk

By: Signs Board, D.C.

## OSCAR ARNOLD JONES, WILL

I, Oscar Arnold Jones, of Vansant, Breckinridge County, State of Kentucky, being of sound mind and memory, do hereby make, publish and declare this to be my last Will and Testament as follows:

FIRST - I direct that all of my just debts and funeral expenses be paid in full.

SECOND - I give, devise and bequeath, all the rest and residue of my estate, real, personal and mixed, whereever situated, unto my sister, Ruby Clare Jones of Detroit, Wayne County, State of Michigan. Provided, however that in case my said sister should pre-decease me, then in that event, I direct that all of my said estate should go to my father, John William Jones of Vansant, Breckinridge County, State of Kentucky.

THIRD - I hereby nominate and appoint my said sister, Ruby Clare Jones as my executor of this, my last Will and Testament, and direct that only a nominal bond be required of her in that capacity.

Dated at Vansant, Kentucky, this 26th day of March, A.D., 1926.

Oscar Arnold Jones

The foregoing instrument was signed by the testator in our presence and declared by him to be his last Will and Testament, and at his request and in his presence and in the presence of each other, we have hereunto subscribed our names as witnesses this 26th day of March, A.D. 1926.

Witness: Len Cooper, Vansant, Kentucky  
Witness: R.L. Burton, Rockvale, Kentucky

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 8, 1955.

IN RE: OSCAR ARNOLD JONES, WILL.

The foregoing instrument of writing purporting to be the last will and Testament of Oscar Arnold Jones, deceased, late of this county, was produced to court and proven by the testimony of Len Cooper, the subscribing witness thereto, whereupon the same was established as and for the last Will and Testament of said deceased and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 8th day of March, 1955.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

ROBERT WEEDMAN, WILL.

I, Robert Weedman, of Soldier, Carter County, State of Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking all other wills by me heretofore made.

Item 1. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

Item 2. I give and bequeath to each of my brothers and sister, to-wit: J.C. Weedman, J.H. Weedman, Mrs. Bessie Aldridge, and J.T. Weedman, One (\$1.00) Dollar each, and no more.

Item 3. I give and devise to my wife, Ola Weedman, all of the balance of my property, whether real estate, personal property or mixed, wheresoever situated, of every kind and description, which I may own or have the right to dispose of at the time of my decease, in fee simple.

Item 4. I make, nominate and appoint my wife, Ola Weedman, to be the executrix of this my last will and testament, and I request that no bond be required of her as such.

Dated at Soldier, Carter County, Kentucky, this 19th day of September, 1936.

Robert Weedman

STATE OF KENTUCKY  
COUNTY OF CARTER

Attestation

Signed, sealed and acknowledged by Robert Weedman, to be his last Will and Testament, before us and in our presence, and in the presence of each other, at Soldier, Kentucky, this 19th day of September, 1936.

John Clark  
Jenny V. Vincent

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 18th 1955.

An instrument of writing purporting to be the last Will and Testament of Robert Weedman, deceased, late of this county, was produced to court and proven by the testimony of Jenny V. Vincent, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said deceased and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 18th day of March, 1955.

Roy McCoy, Clerk

S.W. BRYAN, WILL.

KNOW ALL MEN BY THESE PRESENTS: that we, S.W. Bryan and Joann Bryan, husband and wife, of Glen Dean, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish, and declare this to be our joint and last Will and Testament, hereby revoking any and all Wills herebefore made by either of us.

ITEM I: We direct that all of the just debts and funeral expenses of the one predeceasing the other be paid as soon as practicable after the death of said decedent and out of said decedent's estate.

ITEM II: We hereby give, devise, and bequeath to the one surviving the other, all property, real, personal and mixed, of every nature and description and wheresoever situate, of the other, to the survivor, to have and to hold the same to his or her use and benefit during his or her natural life, with the further provision, however, that if the testator, S.W. Bryan should be predeceased by the testatrix, Joann Bryan, then if during the life time of the testator, S.W. Bryan, it should in his opinion become necessary or advisable to do so, he shall have full power and authority to sell at public or private sell, at such prices and upon such terms of credit or otherwise, as he may deem best, the whole or any part of the real or personal property to execute and deliver deed or other proper instruments of conveyance therefor to the purchaser or purchasers.

ITEM III: After the death of the survivor, we direct that the just debts and funeral expenses of said survivor be paid as soon as practicable out of said estate.

ITEM IV: We hereby give, devise and bequeath the then residue and remainder of said property, to William Thomas Bryan, our son, James Bryan Patton, our grandson, and Ann Stewart Patton, our granddaughter, jointly, and equally, or a one-third interest each, absolutely and in fee simple. Said parties are the son and grandchildren, respectively, of said testator, and the step-son and step-grandchild, respectively, of said testatrix.

ITEM V: The one surviving the other is hereby appointed executor or executrix of the other as the case may be, and it is requested that no bond be required of said party.

IN TESTIMONY WHEREOF, we have hereunto set our hand this the 6th day of August, 1952.

S.W. Bryan  
Joann Bryan

Signed and acknowledged by the said S.W. Bryan and Joann Bryan, husband and wife, as and for their joint and last Will and Testament, in our presence and by us subscribed as attesting witnesses, at their request, in their presence, and in the presence of each other, this the 6th day of August, 1952.

Robert O. Trent  
Mary Carwill

Mardinsburg, Ky.  
Mardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 21st, 1953.

An instrument of writing purporting to be the last Will and Testament of S.W. Bryan, deceased, late of this County, was produced to court and proven by the testimony of Robert O. Trent and Mary Carwill, the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said Decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 21 day of March, 1953.

Roy McCoy, Clerk

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## LAWRENCE HUDSON, WILL

I, Lawrence Hudson, of Hudson, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and Testament, hereby revoking any and all wills by me heretofore made.

ITEM I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM II: All the residue of my estate, real, personal and mixed, of every kind and description and wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to my beloved wife, Golda Pearl Hudson, to have and to hold to her use and benefit during her natural life, with full and complete power to use and control said property in such manner as she may deem best, and to dispose of the same or any part thereof, whenever in her opinion it is necessary or advisable to do so during said time.

ITEM III: After the death of my said wife, I give, devise and bequeath whatever may remain of said property to my two (2) children, namely, Lawrence and Loyal Hall Hudson, and to my grand-son, Donald D. Coggs, share and share alike, or, in other words, one-third each.

ITEM IV: I hereby nominate and appoint my said wife, Golda Pearl Hudson, the executrix of this my last Will and Testament, hereby authorizing and empowering my said executrix to compound, compromise, settle and adjust all debts and claims against my estate, or which may be due my estate; and, when in her opinion it is necessary or advisable, to sell at public or private, at such prices and upon such terms of credit or otherwise, as she may deem best, the whole or any part of my real estate or personal property, and to execute, acknowledge and deliver deeds or other proper instruments of conveyance thereof to the purchaser or purchasers.

ITEM V. Relying full confidence in my said wife, I direct that no inventory or appraisal of my estate be made in so far as the same may be lawfully omitted, and that no bond be required of her as such executrix.

In Testimony Whereof, I have hereunto set my hand, this the 16th day of February, 1946.

Lawrence Hudson

Signed and acknowledged by the said Lawrence Hudson as and for the last Will and Testament, in our presence, and by us subscribed as attesting witnesses, at his request, in his presence and in the presence of each other, this the 16 day of February, 1946.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Sealed Term March 26, 1955.

Lawrence Robinson  
Willis Hudson

An instrument of writing purporting to be the last Will and Testament of Lawrence Hudson, deceased, late of this Court, was produced to court and proven by the testimony of Lawrence Robinson and Willis Hudson, the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said Decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 26th day of March, 1955.

Roy McCoy, Clerk.

By: Signs Board, D.C.

## FANNIE C. BELL, WILL

I, Fannie C. Bell, do make this my last will and testament, hereby revoking any and all wills heretofore made by me.

I direct that the sum of \$1,000 (One Thousand dollars) be given to my cousins Hollie Mills, from my estate, I direct that the sum of \$1,000 (one thousand dollars) be given to my half sister, Mrs. Anna Robertson Ashcraft, from my estate, as a token of my appreciation for her kindness to me when I was ill, I direct that the sum of \$1,000. (one thousand dollars) be given to my half niece, Miss Elsie Florentine Kargin, from my estate, I direct that the sum of \$1,000 (one thousand) be given to my half niece, Miss Virginia Bell Kargin, from my estate, Then I will, devise and bequeath the remainder of my estate to my two half sisters, Mrs. Anna Robertson Ashcraft, and Mrs. Elsie Robertson Kargin, for them to share and share alike, I herein name my half nieces, Miss Elsie Florentine Kargin as my executrix with out bond. I herunto sign my name in the presence of these two witnesses and they sign their names in my presence and in the presence of each other, This the 6th day of October, 1954.

Witness: J.D. Tobin

Fannie C. Bell

Mary H. Tobin

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 31, 1955.

An instrument of writing purporting to be the last Will and Testament of Fannie C. Bell, deceased, late of this county was produced to court and proven by the testimony of J.D. Tobin and Mary H. Tobin, who were familiar with her handwriting and said holographic will was proven to be in the handwriting of and wholly written by said testator by the testimony of J.D. Tobin and Mary H. Tobin.

Said Will was established by the court to be the last will and Testament of said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 31st day of March, 1955.

Roy McCoy, Clerk.

By: Signs Board, D.C.

J.P. JARBOE, WILL

We, J.P. Jarboe, and Eliza M. Jarboe, residents of Axelson, Breckinridge County, Kentucky, being of sound mind and memory, do make, publish and declare this our last Will and testament, hereby revoking any and all Wills by us heretofore made.

ITEM I. We direct that all our just debts and funeral expenses be paid as soon after our respective decease as may be found convenient.

ITEM II. The one of us surviving the other is to inherit all property, real, personal, or mixed, of the other, to be used as the survivor may see fit, but should both die, or if when both shall be dead and no individual Will shall have been made, then the property of both shall be treated as one and the same, and be disposed of as hereinafter provided.

ITEM III. Upon the death of the survivor of us, it is our wish, will and we do bequeath and devise all of the remaining of our property, real, personal, or mixed, to our children, namely: Wesley Jarboe, Donald Jarboe, Vera Jarboe Faulkner, Harry E. Jarboe, Frank Jarboe, Jr., Marvin Brown Jarboe and Margaret Jarboe Camp, share and share alike.

ITEM VI. We make, nominate and appoint our son, Harry E. Jarboe, to be the Executor of this, our last Will and testament, and request that no bond be required of him as such.

IN WITNESS WHEREOF, we have hereunto set our hands to this last Will and testament, this the 1st day of June, A.D., 1953.

J.P. Jarboe

Eliza M. Jarboe

Signed by J.P. Jarboe, and Eliza M. Jarboe, and by them acknowledged to be their last Will and testament in our presence, sight and hearing, who at their request have hereunto subscribed our names as witnesses in their presence, and in the presence of each other, this the 1st day of June, A.D., 1953.

Thomas Clark  
Frank Fentress

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term May 13, 1955.

IN RE: J.P. JARBOE, WILL

An instrument of writing purporting to be the last Will and Testament of J.P. Jarboe, deceased, late of this county, was produced to court and proven by the testimony of Frank Fentress, the subscribing witness thereto, whereupon the same was established as and for the last will and testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 13th day of May, 1955.

Roy McCoy, Clerk.

By: Signs Board, D.C.

## MATTIE L. WHITWORTH, WILL

Hardinsburg, Ky.  
June 23, 1952.

I hereby bequeath all my property both real and personal to my husband Jesse Whitworth during his life time.

I desire at his death, that this property revert to my children, and each child shall share equally.

I desire Edwin G. Seiter to be the Executor of my estate without bond.

This is my own hand writing.

Mattie L. Whitworth

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term June 10, 1955.

IN RE: MATTIE L. WHITWORTH, WILL.

An instrument of writing purporting to be the last Will and Testament of Mattie L. Whitworth, deceased, late of this county was produced to court and proven by the testimony of A. Murray Beard and Edwin G. Seiter, who were familiar with her handwriting and said holographic will was proven to be in the handwriting of and wholly written by said testator by the testimony of A. Murray Beard and Edwin G. Seiter.

Said Will was established by the court to be the last will and testament of said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 10th day of June, 1955.

Roy McCoy, Clerk.

By: Signs Board, D.C.

REMUS BURCH, WILL.

I, Remus Burch, of Falls of Rough, Route #2, Breckinridge County, State of Kentucky, being of sound mind and disposing memory, do hereby make, this my last will and testament, hereby revoking any and all wills by me theretofore made.

ITEM 1

I direct all my just debts and funeral expenses to be paid as soon as possible after the time of my decease.

ITEM 2

All the rest and residue of my estate both real, personal and mixed, is to be divided equally among my children, each to share and share alike. In the event that any child should pre-decease me, then his or her heirs are to receive what he or she would have received had they been living.

ITEM 3

Having implicit confidence in the honesty and ability of my dear beloved sons, Nathan Burch and Jesse Burch, I hereby authorize and direct that they be appointed executors of this my will and that they be allowed to qualify without executing bond.

Dated at Owensboro, Kentucky, this the 15th day of March, 1951.

Remus Burch.

Signed by Remus Burch and acknowledged by him to be his last will and testament in our presence, sight and hearing, who at his request have hereunto subscribed our names as witnesses in his presence and in the presence of each other, at Owensboro, Kentucky, this the 15th day of March, 1951.

Marshall Barnes, residing at C-boro  
Anne C. Foster, " " "  
Lucy H. Dean, " " "

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term June 18, 1955.

IN RE: REMUS BURCH, WILL.

An instrument of writing purporting to be the last will and testament of Remus Burch, deceased, late of this county, was produced to court and proven by the testimony of Marshall Barnes, the subscribing witnesses thereto, whereupon the same was established as and for the last will and testament of said Decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 18th day of June, 1955.

Roy McCoy, Clerk.

By: Signs Board, D.C.

## ADELINE E. NEWMAN, WILL

I, Adeline E. Newman, of Cloverport, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

Item I. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

Item II. I give and bequeath to George E. Newman, Lula Mason, Ira D. Wethan and Lore May Hensley, the sum of Six Hundred (\$600.00) Dollars, each in cash.

Item III. I give and bequeath to Posey Newman and W.E. Popham the sum of Five Hundred (\$500.00) Dollars, each in cash.

Item IV. I give and bequeath to the living heirs of Eugene White, deceased, the sum of five hundred (\$500.00) Dollars, in cash, to be divided between them in equal amounts.

Item V. I give and bequeath to Frank Newman, Harold Newman, Wallace Newman, Lena Newman Wilhite, Harry Newman, Lucille Newman, Elbert Newman, Ralph Newman, Madileen Newman, Mrs. Vina Hauray, Mrs. Florence Durkin, W.M. Hensley, Floyd Mason, Orval Mason, and Mrs. Lucille Barnett, the sum of Two Hundred (\$200.00) Dollars, each in cash.

VI: I give and bequeath to Walter Mason, Mervil D. Wethan, George Tate, Mrs. Lissie DeJarnette, Wm. G. Pumphrey, Mort D. Pumphrey, Jack Pumphrey, Mrs. Chester Kruger, Albert Newman, and Posey Newman, Jr., the sum of One hundred (\$100.00) Dollars each in cash, and further direct that in the event of the death of Wm. G. Pumphrey, that his share shall go to Jack Pumphrey, Mrs. Lissie DeJarnette and Mort D. Pumphrey, in equal amounts.

Item VII. I direct my Executor hereinafter named to retain of my estate, the sum of Three hundred (\$300.00) Dollars, to take care of the graves in the Newman burial lot.

Item VIII. I direct my Executor hereinafter named to place a simple monument at my grave out of my estate to cost One Hundred and fifty (\$150.00) Dollars.

Item IX. I give and bequeath to the Pisgah Baptist Church, located near my home, the sum of Three Hundred (\$300.00) Dollars, to be used by the Church Board in behalf of the Church as they may deem best.

Item X. I give and bequeath to the Kossir Crippled Children's Home, the sum of Five Hundred (\$500.00) Dollars, in cash.

Item XI. I give and bequeath to Father Flanagan Boys Home, Boys Town, Nebraska the sum of Five Hundred (\$500.00) Dollars, in cash.

Item XIII. I give and bequeath at the Breckinridge County Memorial Hospital in Hardinsburg, Kentucky, the sum of Three Hundred (\$300.00) Dollars, in cash.

Item XIII. I give and bequeath to the Braille Institute for the blind, the sum of Three Hundred (\$300.00) Dollars, in cash.

Item XIV All the residue of my estate, real and personal of every kind and description, wheresoever situated, which I may own or have the right to dispose of at the time of my death, I give, devise and bequeath to the following Churches at Cloverport, Breckinridge County, Kentucky, namely: Cloverport Baptist Church, Grant Memorial Methodist Church, Lucille Memorial Presbyterian Church, St. Rose Roman Catholic Church, and the Pilgrim Holiness Church, absolutely and in fee simple, share and share alike.

Item XV. I hereby make, nominate and appoint W.E. Popham, of Cloverport, Kentucky, to be the Executor of this, my last will and testament, giving unto my said Executor full power, authority and right to sell and convey any and all of my property and execute instruments of writing and deeds of conveyance therefor. In the event the said W.E. Popham is unable or declines to serve as my Executor, then I nominate and appoint Paul Lewis, of Cloverport, Kentucky, to be the Executor of this, my last will and testament, with all the powers and authority herein set out.

IN WITNESS WHEREOF, I have hereunto set my hand, this 30th day of December, A.D., 1948.

Adeline E. Newman  
Cloverport, Kentucky

Signed by Adeline E. Newman, and by her acknowledged to be her last Will and testament in our presence, sight and hearing, who at her request have hereunto subscribed our names as witnesses in her presence and in the presence of each other, this 30th day of December, A.D., 1948.

Edith M. Bure  
Cloverport, Kentucky

Vessie W. Hinton  
Cloverport, Kentucky

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term July 9, 1955.

IN RE: ADELINE E. NEWMAN, WILL.

An instrument of writing purporting to be the last Will and Testament of Adeline E. Newman, deceased, late of this county, was produced to court and proven by the testimony of Edith M. Bure and Vessie W. Hinton, the subscribing witnesses thereto, wheresupon the same with the foregoing and this certificate have been duly record in my said office.

Given under my hand this the 9th day of July, 1955.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

## KATIE SMITH COUCH, WILL

I

I, Katie Smith Couch, of Cloverport, Kentucky, being of sound and disposing mind and memory, make and publish this as my last will and testament, hereby revoking all wills and other testamentary dispositions of property heretofore made by me.

II

I direct that all my just debts and funeral expenses be paid out of money I may have on deposit in any bank; if insufficient then I direct my Executors to sell so much of my personal property as need be sold to pay the deficiency.

III

All my household furniture and furnishings, books, pictures, clothing and such other personal effects that I may own at the time of my death I bequeath to my six children, they and each of them to choose such items as they may desire. Any personal property which they do not desire to take for themselves, shall be sold and the proceeds of such sale divided among them.

IV

It is my direction that my house and lot, located in Cloverport, Kentucky, be sold and the proceeds of such sale divided among my six children. If any of my children purchase the house and lot, then the proceeds of such sale are to be divided among the remainder of my children, the child or children so purchasing shall thereby forfeit his or their share of the proceeds.

V

I hereby appoint Arthur Terry Couch and Mary Couch Gabbert as Executor and Executrix, jointly, and request that no surety be required on the bond of either of them.

VI

In witness hereof I have signed the foregoing instrument, consisting of two pages, and publish the same as my last will and testament, this 27th day of December, 1951.

Katie Smith Couch

VII

The foregoing will, consisting of two pages, was on the 27 day of December, 1951, signed by Katie Smith Couch as and for her last will and testament in the presence of me, the undersigned, who at her request and in her presence and in the presence of each other, have subscribed our respective names as witnesses thereto.

Catherine Conrad  
Cloverport, Ky.

Charles Fallon  
Cloverport, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term July 18, 1955.

An instrument of writing purporting to be the last will and testament of Katie Smith Couch, deceased, late of this county, was produced to court and proven by the testimony of Catherine Conrad and Charles Fallon, the subscribing witnesses thereto, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 18th day of July, 1955.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

## ELLEN BROWN MATTINGLY, WILL

I, Ellen Brown Mattingly, of Hardinsburg, County of Breckinridge, and State of Kentucky, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking all Wills by me heretofore made.

ITEM I. I direct that all of my just debts, funeral expenses and testamentary expenses be paid by my executors hereinafter named as soon after my death as may be conveniently done.

ITEM II. Not having heard from my son, Emmett Mattingly, for many years and being without knowledge as to whether he is living or dead, I hereby bequeath unto my said son, Emmett Mattingly, the sum of One (\$1.00) Dollar.

ITEM III. All the rest, residue and remainder of my estate, both real and personal, of every kind and description, and wheresoever situated, of which I shall be seized and possessed of or to which I may in any way be entitled at the time of my death, I give, devise and bequeath unto my beloved husband, Ernest Mattingly, to be his absolutely.

ITEM IV. In the event that my said husband shall predecease me, or that we shall die in the same accident, then in either of such events, I hereby give, devise and bequeath my entire estate, both real and personal, to be divided equally among our children, namely: Robert Mattingly, Middletown, Ohio, Thomas Mattingly, Louisville, Kentucky, Mrs. Margaret (T.J.) Smith, Owensboro, Kentucky, Charles E. Mattingly, Wind Grove, Kentucky, Joseph C. Mattingly, Wind Grove, Kentucky, and John E. Mattingly, Cloverport, Kentucky.

ITEM V. I make, nominate and appoint Charles E. Mattingly and Thomas Mattingly, to be the joint executors of this, my last Will and Testament, and in the event either one of said parties so appointed shall be dead at the time of my death, or unable to serve, then I direct that the other one so named shall be the executor, and it is my wish that neither one of said parties so named as executor herein shall charge any commission for their services, but the one or ones so acting shall be paid his or their actual expenses incurred, if any, in the administration of my estate.

Witness my hand this the 12th day of November, A.D., 1954.

Ellen Brown Mattingly

Signed by Ellen Brown Mattingly, and by her acknowledged to be her last Will and Testament in our presence, sight and hearing, who at her request have hereunto subscribed our names as witnesses in her presence, and in the presence of each other, at Hardinsburg, Kentucky, this the 12th day of November, A.D., 1954.

Helen B. Glasscock  
Florence Dowell

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE, called Term August 6, 1955.

An instrument of writing purporting to be the last Will and testament of Ellen Brown Mattingly, deceased, late of this county, was produced to court and proven by the testimony of Helen B. Glasscock and Florence Dowell, the subscribing witnesses thereto, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 6th day of August, 1955.

Booy McCoy, Clerk.  
By: Signs Board, D.C.

## BRUCE E. GILBERT, WILL

Locust Hill, Ky.  
Aug. 2, 1955

I, Bruce E. Gilbert, being of sound mind and without persuasion of any party hereinunder mentioned do hereby make my last will and testament, viz:

At my death, all just debts I should owe are to be paid.

To my dearly beloved wife Mabel Edna Gilbert I will Lot 14 near 100 Broadway Ave. Mattoon, Ill. also 150 A. more or less of farm purchased from Vernie Carson in Breckinridge County, Kentucky. Both of these are covered by joint deed. Also 146 A. more or less of farm purchased from W.B. Horsley and located in Breckinridge Co. Kentucky except 20 acres of South part of said farm which I will to Harold E. Gilbert my son. Also all my personal property such as furniture, cattle, horses, monies, etc. to my wife, Mabel Edna Gilbert.

I will to my son Forrest Dale Gilbert the sum of \$1.00 in cash also unpaid notes from him due me of (\$1,000.00) One Thousand Dollars, also (\$200.00) Two Hundred Dollars and various small notes the total of all these notes and interest would be about \$1650, Sixteen Hundred and fifty dollars.

My property at 100 East Broadway, Mattoon, Illinois shall be sold not later than one year after my death, and after paying my indebtedness against same, shall be divided in six equal parts to be paid to Mabel Edna Gilbert, my wife, Marjorie Dinal, my daughter, Martha Bassiday, my daughter, Caroline Gilbert, my daughter, Mary Mattler, my daughter, Harold E. Gilbert, my son.

All my funeral expenses shall be paid by Mabel Edna Gilbert, my wife, out of proceeds of my insurance policy of which she is the beneficiary.

I appoint Mabel Edna Gilbert, my wife as Administrator of my estate to serve without bond.

If any death of my married children should occur previous to my death, said share shall go to their children.

Witness: M.B. Coke, Hardinsburg, Ky.      Signed: Bruce E. Gilbert  
Catherine S. Askin, Hardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term September 17, 1955.

An instrument of writing purporting to be the last will and testament of Bruce E. Gilbert, deceased, late of this county, was produced to court and proven by the testimony of Catherine E. Askin, one of the subscribing witnesses thereto, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 17th day of September, 1955.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

DORSEY W. BROWN, WILL

STATE OF KENTUCKY

COUNTY OF JEFFERSON

Be it Remembered, that heretofore, at a County Court, held for Jefferson County, at the Court house, in the City of Louisville, County and State aforesaid; same being a Court of record and seal and having probate jurisdiction and power of appointment and qualification of executors, administrators, guardians, etc.

On September 20th, 1955 the following is entered of record:

#70673 - This day was produced in Court an instrument of writing purporting to be the last will and testament of Dorsey W. Brown, deceased, late of this County, who died September 14th, 1955 resident thereof; and same was proven to be in handwriting of and wholly written by said testator by testimony of Dorothy Cummings; whereupon same was established and adjudged by the Court to be the last will and testament of said testator and ordered to be recorded as such.

Charles B. Zirkle,  
Judge Pro Tem

which said will is as follows:

#70673      Louisville, Ky.      March 18, 1946.

I do make & publish this, my last will & testament.

1. I leave to my wife, Mary Hise Brown, all my property real, personal & Mixed.

2. I direct that Mary Hise Brown, my wife, be appointed executrix and, should she consent to serve as such, that no bond be required of her.

3. The executrix or personal representative of my estate shall if she should decline to serve, have the power to sell & convey title of what ever property I may own at the time of my death upon such terms & under such conditions as to her or him may seem best and that no approval of any court shall be required of such sale.

Dorsey W. Brown

STATE OF KENTUCKY

At a County Court held for Jefferson County at Court House in City of Louisville on Sept. 20, 1955, was produced in Court the foregoing instrument of writing purporting to be the last will and testament of Dorsey W. Brown deceased, late of this County, who died Sept. 14, 1955, resident thereof; and same was proven to be in handwriting of and wholly written by said testator by testimony of Dorothy Cummings; whereupon same was established and adjudged by the Court to be the last will and testament of said testator and ordered to be recorded as such; and I hereby certify that same is recorded in my office as Clerk of said Court.

WITNESS my hand this Sept. 20th, 1955.

James F. Queenen, Clerk.      By: Cors Russman, D.C.

I, James F. Queenen, Clerk of the Jefferson County Court, Kentucky, do hereby certify that the foregoing contains a full, true and correct copy as taken from and compared with the original records in my office of which I am Legal Custodian, of Last Will and Testament and Codicile thereto, and Certificate of Probate thereof, of Dorsey W. Brown, deceased, late of this County, and I further certify that said Will is duly recorded in Will Book 89, at page \_\_\_\_.

Witness my hand this 22nd day of Sept. 1955.

James F. Queenen, Clerk.

By: K. Rothgerber, D.C.

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE, SCT.

I, Roy McCoy, Clerk of the County and State aforesaid, do certify that the foregoing ~~copy~~ ~~will~~ ~~will~~ was this day lodged in my office for record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 26th day of September, 1955.

Roy McCoy, Clerk.  
By: Signs Board, D.C.

LOGAN LOGSDON WILL  
LAST WILL-AND TESTAMENT

I, Logan Logsdon, whose post office address is Herndon, Breckinridge County, 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 wills by me heretofore made.

ITEM I: I direct that all of my just debts and funeral expenses be first paid out of my estate, and as soon as practicable after the time of my decease.

ITEM II: I give, devise and bequeath to my wife, Willie Margaret Logsdon, all of the residue and remainder of my property, real, personal and mixed, of every kind and description and wheresoever situate, which I may own or have the right to dispose of at the time of my decease, absolutely and in fee simple.

ITEM III: I nominate and appoint my said wife, Willie Margaret Logsdon to be the executrix of this my last Will and Testament, and I request that no bond be required of her as such and that no inventory or appraisement of my estate be made in so far as the same may be lawfully omitted.

Witness my hand this 6th day of August, 1955.

Logan Logsdon

Signed and acknowledged by Logan Logsdon, as and for his last Will and Testament, in our presence, and we, at his request, have signed our names as attesting witnesses thereto, in his presence and in the presence of each other.

Robert O. Trent  
Roy McCoy  
Witnesses

Hardinsburg, Ky.  
Herndon, Ky.  
Addresses

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term October 6, 1955.

An instrument of writing purporting to be the last Will and Testament of Logan Logsdon, deceased, late of this County was, produced to court and proven by the testimony of Robert O. Trent and Roy McCoy, the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent, and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been recorded in my said office.

Given under my hand this the 6 day of October, 1955.

Roy McCoy, Clerk

E.B. VITITOE, WILL

I, E.B. Vititoe, of Cloverport, Breckinridge County, Kentucky, being of full age and of sound mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking any and all Wills heretofore made by me.

ITEM I: I direct that all my just debts and funeral expenses be paid as soon as practicable after my death, and out of my estate.

ITEM II: I hereby give, devise, and bequeath to my wife, Lottie Vititoe, all of my property, real, personal and mixed, of every kind and description and wheresoever situate, which I may own or have the right to dispose of at the time of my death, to have and to hold the same to her use and benefit during her natural life, with full and complete power, during said time, to use and control said property in such manner as she may deem best, and, if and when in her opinion it should become necessary or advisable to do so, to sell at public or private sell, at such prices and upon such terms of credit or otherwise, as she may deem best, the whole or any part of said real or personal property, and to execute, acknowledge and deliver deeds or other instruments of conveyances thereto, to the purchaser or purchasers.

ITEM III: After the death of my said wife, I give, devise and bequeath what ever may remain of said property, to my daughter, Mary Maxine Beavin, absolutely and in fee simple.

ITEM IV: I hereby appoint my said wife, Lottie Vititoe, to be the executrix of this Will and I request that no bond be required of her as such.

IN WITNESS WHEREOF, I have hereunto set my hand this the 17 day of May, 1953.

E.B. Vititoe

Signed and acknowledged by E.B. Vititoe as and for his last Will and Testament, in our presence, and by us subscribed as attesting witnesses, who at his request have signed our names in his presence and in the presence of each other, this the 17 day of May, 1953.

Marion McCoy  
Nolte Whorley

Cloverport, Ky.  
Cloverport, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term October 25, 1955.

An instrument of writing purporting to be the last Will and Testament of E.B. Vititoe, deceased, late of this County was, produced to court and proven by the testimony of Marion McCoy and Nolte Whorley, the subscribing witnesses

thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 25 day of October, 1955.

Roy McCoy, Clerk.

R. A. Claycomb, Will

WILL AND TESTAMENT

We, R.A. Claycomb and Annie Claycomb husband and wife hereby wish to make, jointly, our will and testament.

In the case of first death of either of us, we wish the estate both real and personal property to go to the one remaining alive, and at the death of the one that last survives, all property to go to our two children, Mary Emma Ashcraft and Allen Claycomb equally.

We wish the surviving party to administer the estate without bond.

Given under our hand and seal this 14th day of March, 1955.

R.A. Claycomb  
Annie Claycomb

WITNESSES:

Burch B. Carden  
W.G. Claycomb

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term October 31, 1955.

An instrument of writing purporting to be the last Will and Testament of R.A. Claycomb, deceased, late of this county was produced to court and proven by the testimony of Burch B. Carden, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 31 day of October, 1955.

Roy McCoy, Clerk.

JANE RHODES, WILL

I, Jane Rhodes of Kirk, Breckinridge County, Kentucky, being of sound mind and memory do hereby make publish and declare this to be my last will and Testament, hereby revoking any and all wills heretofore made by me.

Item 1

I bequeath to my Daughter, Jessie Schofield one dollar as her full distributable share of my estate.

Item 2

I devise to my Husband, John Rhodes a life estate in any and all real property which I may own at the time of my demise.

Item 3

I desire that all my just debts be paid out of my personal estate as soon as may reasonably be done after my death and that my funeral expenses also be paid out of my personal estate.

Item 4

To my daughter Louise Bryant I bequeath all my real estate subject to the life estate of John Rhodes.

Item 5

All of the residue of my estate of whatever kind and character I bequeath in fee simple to my daughter Louise Bryant.

I hereby make nominate and appoint Louise Bryant executrix of this my last Will and Testament and I request that no bond be required of her as such, and that no inventory of my estate be made, in so far as the same may be lawfully omitted.

Signed by me at Hardinsburg, Kentucky this the 1st day of April, 1952.

Witnesses  
S. H. Monarch & J. T. Bryant

her  
Jane X Rhodes  
mark

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE, SCT.

Signed and acknowledged before us by Jane Rhodes as her last Will and Testament, and by us signed as witnesses at her request and in her presence and in the presence of each other  
This the 1st day of April 1952.

S. H. Monarch	Residing at	Hardinsburg, Ky.
J. T. Bryant	Residing at	Irvington, Ky.
F. G. Howard	Residing at	McDaniels, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term November 25, 1955.

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An instrument of writing purporting to be the last Will and Testament of Jane Rhodes, deceased, late of this county was produced to court and proven by the testimony of S. H. Monarch and J. T. Bryant, the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 25th day of November, 1955.

Roy McCoy Clerk  
By Lida Mae Butler D. C.

GEORGE W. HOLMES, WILL

COMMONWEALTH OF KENTUCKY  
COUNTY OF BRECKINRIDGE,

Fisher Ky., August 21, 1923.

I, G.W. Holmes, of Fisher, Breckinridge County, Kentucky, being over twenty-one years of age and of sound and disposing mind and memory, hereby make publish and declare this as my last will and testament, the provisions and only provisions of which are as follows, to-wit:

I hereby give, devise and bequeath all my estate and property, real and personal and of all kinds whatsoever, in fee simple and forever to my beloved wife, Ada L. Holmes, of Fisher, in said county and state so long as she lives. The part left of the above described estate, if there be any after burial expenses and just debts are paid, at the death of my beloved wife, Ada L. Holmes, to be divided as follows: One-half to be divided equal between my wife's brother and sisters, the other one half to be given to my beloved brother Tim Holmes and his heirs.

I hereby designate and appoint as executrix of this my last Will my said beloved wife, Ada L. Holmes, and request urge that she be permitted to qualify as executrix of my will without any bond whatever.

In witness whereof, I have signed, published and declared this instrument as my last will and testament, in said County and State aforesaid, on this August 21st, 1923.

Witness  
J.P. Milner  
Shellie McCoy

G.W. Holmes

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE,

We the undersigned subscribing witness the last will and testament of G.W. Holmes, of Fisher, Ky. being first duly sworn, say that the said G.W. Holmes this day signed, published and declared the foregoing instrument to be his last will and testament in our presence, that we attested the publication and signature of said will at the special instance and request of said G.W. Holmes and signed same as such attesting witnesses in his presence and in the presence of each other.

In testimony whereof, witness our signatures, this August the 21st, 1923.

J.P. Milner  
Shellie McCoy

Subscribed and sworn to before me by J.P. Milner and Shellie McCoy, this August 21st, 1923.

Commission expires  
Jan. 15, 1924.

Tice McCoy, N.P.B.C.

STATE OF KENTUCKY  
BRECKINRIDGE, COUNTY COURT, Called Term November 26, 1955.

An instrument of writing purporting to be the last Will and Testament of G.W. Holmes, deceased, late of this county was produced to court and proven by the testimony of Shellie McCoy, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 26 day of November, 1955.

Roy McCoy, Clerk

I, William N. White, being of sound mind and disposing capacity hereby make and publish my last Will and Testament as follows, to-wit: I leave all my property of every kind and description absolutely in fee simple and for ever to my wife, Carrie White with full power in her to sell, dispose of or desire same as she may see fit. I appoint my said wife as executor of my estate and desire that she be allowed to qualify as such with out giving bond as required by law, I desire that no inventory of my estate be made, it is my desire that if my wife and I die at the same time that each of my sisters and my brother shall receive \$1.00 one dollar (each) and the remainder of my estate shall go to Floyd Stevenson, the boy whom we raised.

In testimony whereof, witnessed my hand this 1st day of February 1955.

William N. White

Witnesses Roy McCoy  
Juanita Alexander

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 7, 1955.

An instrument of writing purporting to be the last Will and Testament of William N. White, deceased, late of this county, was produced to court and proven by the testimony of Roy McCoy, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 6 day of December, 1955.

Roy McCoy, Clerk

JAMES H. SAHLI, WILL

Cloverport, Kentucky  
January 2, 1929.

I, James Shhl, bequeath my estate both real and personal and all I may have in the future to my wife, Zelma Burdette Shhl and she is to be administratrix without bond.

James H. Shhl

Witness James Chapin  
Joe Beavin

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 8, 1955.

An instrument of writing purporting to be the last Will and Testament of James H. Shhl, deceased, late of this County was produced to court and proven by the testimony of Josie Douthitt, one of the subscribing witness thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this 8 day of December, 1955.

Roy McCoy, Clerk

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J. E. JOHNSON, WILL

I, J. E. Johnson of Irvington, Breckinridge County, Kentucky, being of sound mind and memory and considering the uncertainty of this life, do therefore, make, ordain, publish, and declare this to be my last Will and Testament.

ITEM I. I direct that all my just debts and funeral expenses be paid as soon after my decease as may be found convenient.

ITEM II. To my daughter, Mrs. Allie M. Powell, I devise, give and bequeath \$1.00 because of money I have advanced to her.

ITEM III. All the rest, residue and remainder of my estate, personal and mixed, of whatsoever nature and wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to my Sons and Daughters, namely; Mrs. Mary J. Bendy, Mrs. Elizabeth Ann Dowell, Elroy Johnson, Wilbur E. Johnson and Richard Johnson, share and share alike.

ITEM IV. I hereby name, nominate and appoint my son-in-law Nathan A. Bendy and his wife Mary J. Bendy, executors of this my last Will and Testament to act jointly and request no bond be required of them.

In witness whereof, I have hereunto set my hand to this my last Will and Testament, this the 5th day of August, 1952.

J. E. Johnson

Signed, sealed and acknowledged by the said J. E. Johnson to be his last will and testament, before us and in our presence and by us signed as witnesses at his request in his presence and in the presence of each other, at Irvington, Ky. this 5th day of August, 1952.

Nell K. Smith  
Betsy R. Lawson

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 19, 1955.

An instrument of writing purporting to be the last Will and Testament of J. E. Johnson, deceased, late of this County was produced to court and proved by the testimony of Nelle K. Smith and Betsy R. Lawson, the two subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to be recorded as such, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 19th day of December, 1955.

Roy McCoy, Clerk

J. NORVIN CHANCELLOR, WILL

I, J. Norvin Chancellor, being of sound mind and disposing memory and recognizing the frailties of life and the certainty of death, do make and publish this my last Will and Testimentary writings of whatsoever kind and character heretofore executed and published by me.

I

I, direct at my death that all of my just debts and my funeral expenses be paid from my estate.

II

All of the rest and residue of my estate, of whatsoever kind and character I will and bequeath in equal parts as follows:

One-fourth of said rest and residue of my estate to my niece, Jennie D. Freeman;

One-fourth of said rest and residue of my estate to my nephew, J. Louis Chancellor;

One-fourth of said rest and residue of my estate to my niece, Elroy C. Lyons;

One-fourth of said rest and residue of my estate to my nephew, Chet Chancellor.

IN TESTIMONY WHEREOF, Witness my hand, this the 21 day of November, 1953.

J. N. Chancellor

Signed by J. Norvin Chancellor and by him acknowledged to be his last will and testament in our presence, sight, and hearing, who at his request have hereunto subscribed our names as witnesses in his presence and in the presence of each other, at Cloverport, Ky. this the 21 day of November, 1953.

E.M. Wedding  
A.T. Couch

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 21, 1955.

An instrument of writing purporting to be the last Will and Testament of J. Norvin Chancellor, deceased, late of this County was produced to court and proven by the testimony of E.M. Wedding and A.T. Couch, the two subscribing witnesses thereto, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 21 day of December, 1955.

Roy McCoy, Clerk

## LUTHER KINERSON, WILL

Know all men by these presents, that I, Luther Kinerson, a married man, residing at Locust Hill, Breckinridge County, Kentucky, being of full age and sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all other wills be me heretofore made.

ITEM 1: I direct that all of my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of my decease.

ITEM 2: All the rest and residue of my estate, real property, personal property and mixed, of every kind and description, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, or which may thereafter become part of my estate, I give, bequeath and devise to my beloved wife, Lura Bell Kinerson, to be used by her as she may deem proper for the balance of her life; if there should be any portion of my estate left at the time of her decease, then I direct the whatever portion be left, to go to my beloved son Homer L. Kinerson. If an event that my beloved son, Homer L. Kinerson, should decease before the death of my beloved wife, then I direct that my estate be divided as follows: after the death of my beloved wife I direct that my following children shall share and share alike and the estate to be divided as follows: 1/9th share to Katie F. Carmen, 1/9th share to Robert Kinerson, 1/9th share to Lura Mae Lesley, 1/9th share to Bebe Lesley, 1/9th share to Anna Belle Carmen, 1/9th share to Jessie Mule Davis, 1/9th share to Ruby Louise Carmen and 1/9th share to Ida Mae Kinerson.

ITEM 3: I further direct that at the time of my decease the following named children shall be paid the sum of Ten (\$10.00) Dollars, each; Mary M. Nix, Katie F. Carmen, Robert Kinerson, Lura Mae Lesley, Bebe Lesley, Anna Belle Carmen, Jessie Belle Davis, Ruby Louise Carmen.

ITEM 4: If my beloved wife should die before my son, Homer L. Kinerson, I direct that all the residue of every description whatsoever of my estate shall go to my son, Homer L. Kinerson except the \$60.00, mentioned in Item No. 3 of this will.

ITEM 5: I make, nominate and appoint my wife, Lura Bell Kinerson, to be executrix of this; my last will and testament, and I request that no bond be required of her as such; in the event that my wife, Lura Bell Kinerson should decease before her duties are carried out in this will, then I make nominate and appoint my son Homer L. Kinerson, to be executor of this my last will and testament, and request that no bond be required of him as such.

Witness my hand this the 19th day of April, 1954.

Luther Kinerson

Signed and acknowledged by the said Luther Kinerson as for his last will and testament in our presence, and by us subscribed as attesting witnesses in his presence and at his request and in the presence of each other, this the 19th day of April, 1954.

J. Henry Gibson  
Charles V. Durham

Hardinsburg, Ky.  
Hardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term December 21, 1955.

An instrument of writing purporting to be the last Will and Testament of Luther Kinerson, deceased, late of this County was produced to court, and proven by the testimony of J. Henry Gibson, one of the subscribing witnesses there to, whereupon the same was established as end for the last Will and Testament and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 21 day of December, 1955.

Roy McCoy, Clerk.

## IVAN E. BATES, WILL

I, Ivan E. Bates, a resident of Breckinridge County, Kentucky, being of sound mind and memory, do make, publish, and declare this my last Will and Testament, hereby revoking any and all other wills by me heretofore made.

1. I direct that all of my just debts and funeral expenses be paid as soon after my death as may be found convenient.

2. I give, devise and bequeath all of my property, real and personal, of every kind and character and wheresoever situated, to my cousin Willard Whoberry Sr. absolutely and in res simple.

3. I hereby nominate and appoint my friend, Owen Newby, of Breckinridge County, Kentucky, as executor of this my last will and Testament with full power to do each and every act and thing necessary or proper to the full and complete administration of my estate and ask that he be permitted to serve without surety on his official bond.

In testimony whereof, I have hereunto signed my name this 23rd day of December, 1955.

Ivan E. Bates

We, the undersigned, hereby certify that the foregoing instrument of writing was this day produced to us by Ivan E. Bates and was signed, published, and declared by him as his last Will and Testament in the presence of us, who at his request in his presence and in the presence of each other have hereunto subscribed our names as witnesses.

Henry B. Assman, M.D.  
Joseph E. Stopher

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term Jan. 6, 1956.

An instrument of writing purporting to be the last Will and Testament of Ivan E. Bates, deceased, late of this County was produced to court, and proven by the testimony of Joseph E. Stopher, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 6th day of January, 1956.

Roy McCoy, Clerk

E.P. CARTER, WILL.

Cloverport,  
January 1, 1942.

If I should die before my wife Emma Carter, I do hereby appoint Emma Carter, and Stafford Carter, Administrator and to take charge of every thing to do as they think best. Try and keep farm until Emmas death and then divide equally among Catherine, Ruth, Robert, Stafford, Marion and Richard (or their heirs) Emma does not know any thing about farming and could not make a living with it. If you think best sell every thing. Give Emma one third of every thing, that should keep comfortable the rest of her life. I have done my best to keep out of debt and to leave same cash. If you should find any just debts pay them. This is all I am leaving as a will - Remember me in a short night prayer.

E.P. Carter

Cloverport, Ky. 1955

I, bequeath all livestock, farm implements livestock and feed to Robert Carter. For his further service to his father and mother during their life time.

E.P. Carter

Emma Carter

I attest that the above signature of E.P. Carter is true signature as I have seen them.

Gilbert Weatherholt  
Cashier  
Breckinridge Bank

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term January 17, 1956.

An instrument of writing purporting to be the last Will and Testament of E.P. Carter, deceased, late of this County was produced to court, and proven by the testimony of Gilbert Weatherholt, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of the decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 17 day of January, 1956.

Roy McCoy, Clerk

## GEORGE &amp; JULIA OLLER, WILL

We, George Oller and Julia Oller, of Cloverport, Breckinridge County Kentucky, being of sound mind and memory, do make, publish, and declare this our last Will and Testament, hereby revoking all and any wills by us or either of us heretofore made.

Item 1. We direct that all our just debts and funeral expenses be paid as soon after our decease as may be found convenient.

Item 11. The one of us surviving the other is to inherit all property, real, personal or mixed, of the other, absolutely and in fee simple to be used as the survivor may see fit, but if both die, or if when both shall be dead and no individual will shall be made, then the property of both shall be treated as one and the same, and be disposed of as hereinafter directed.

Item 111. Upon the death of the survivor of this, our joint will and testament, if any property of any kind, real, personal, or mixed, remains in the possession of such survivor at the time of his or her death, then in that event, we give, devise, and bequeath all of the remaining or our said property of every kind, and nature, both real and personal, to Ernest B. Milam, absolutely and in fee simple to use and dispose of as the said Ernest B. Milam may see fit.

Item V. We hereby nominate and appoint the survivor of this our last Will and Testament as the Executor or Executrix hereunder, and request to no bond be required.

IN WITNESS WHEREOF, we have hereunto set our hands to this last will and testament, this the 7th day of January, 1946.

George Oller  
Julia Oller

This instrument consisting of two typewritten pages bearing the signature of the above named George Oller and Julia Oller, was by them on the date hereof, signed, published and declared by them to be their last will and testament, in our presence, who at their request and in their presence and in the presence of each other, we believing them to be of sound and disposing mind and memory, have hereunto subscribed our names as witnesses:

Edith M. Burn  
Maydee C. DeZaven

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term January 31, 1956.

An instrument of writing purporting to be the last Will and Testament of Julia Oller, deceased, late of this County was produced to court, and proven by the testimony of Edith M. Burn and Maydee C. DeZaven, the two subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said deceased and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 31 day of January, 1956.

Roy McCoy, Clerk

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term July 30, 1956.

An instrument of writing purporting to be the last Will and Testament of George Oller, deceased, late of this County was produced to court, and proven by the testimony of Edith M. Burn, one of the two subscribing witnesses, thereto, whereupon the same was established as and for the last will and testament and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 30th day of July, 1956.

Roy McCoy, Clerk  
BY: Lida Mae Butler, D.C.

WILLIE GRANT KIPER, WILL

I, Willie Grant Kiper, of McDaniels, Breckinridge County, Kentucky, being of sound mind and memory, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking any and all other Wills heretofore made by me.

FIRST: It is my will that all my just and lawful debts be paid out of my estate as soon after my demise as is convenient.

SECOND: After the payment of my debts, as set out in Paragraph First: I, will, devise and bequeath to my beloved wife, Eva Mae Kiper, all of my estate, real, personal and mixed wherever situated, that I may own at the time of my death, absolutely and in fee simple.

THIRD: I hereby nominate and appoint my said wife, Eva Mae Kiper, executrix of this my last Will and Testament; and request that the Court permit her to qualify as such without executing Bond.

Witness my hand this the 15th day of May, 1944.

Willie Grant Kiper

COMMONWEALTH OF KENTUCKY  
BRECKINRIDGE COUNTY, . . . . CERTIFICATE OF WITNESSES.

We, Wesley Jarboe and Lena Jarboe hereby certify that the testator, Willie Grant Kiper, signed this instrument as his last Will and Testament in our presence, and at his request we signed same as witnesses thereto in his presence and in the presence of each other.

Witness our hands this the 15th day of May, 1944.

Wesley Jarboe  
Lena Jarboe

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term February 6, 1956.

An instrument of writing purporting to be the last Will and Testament of Willie Grant Kiper, deceased, late of this County was produced to court, and proven by the testimony of Wesley Jarboe, the one subscribing witness thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this the 6th day of February, 1956.

Roy McCoy, Clerk  
BY: Lida Mae Butler, D.C.

MARVIN BRUNER, WILL

I, Marvin Bruner, of Custer, Breckinridge County, Kentucky, being of sound mind and disposing memory, do make and publish this my last Will and Testament, hereby revoking all others heretofore made.

ITEM I: I desire all of my just debts and funeral expenses paid.

ITEM II: To my wife, Anna Mildred Bruner, I will and bequeath all of my real estate to have and to use as her own, including all income therefrom, so long as she shall live and remains my widow. Should my wife, Anna Mildred Bruner, remarry then and in that wish, I direct that all of my real estate shall go to my daughter, Karen Gayle Bruner. I also direct that in case of the death of my wife, Anna Mildred Bruner, all of my real estate shall go to my daughter, Karen Gayle Bruner.

ITEM III: All of the balance of my personal property I will and bequeath to my wife, Anna Mildred Bruner, so long as she lives and remains my widow. In case of her death or remarriage I direct that whatsoever remains of my estate shall go to my daughter, Karen Gayle Bruner.

ITEM IV: I herein direct that my wife, Anna Mildred Bruner, be appointed executrix of my estate, and that she be allowed to serve without bond.

Witness my hand, this the 6th day of January, 1956.

Marvin Bruner

The above instrument of writing was this day signed by Marvin Bruner in our presence and we, as his request and in his presence and in the presence of each other, have hereunto subscribed our names as witness.

This the 6th day of January, 1956.

Earl Templeman  
Emmagine Templeman

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term Feb. 6, 1956.

An instrument of writing purporting to be the last Will and Testament of Marvin Bruner, deceased, late of this County was produced to court, and proven by the testimony of Earl Templeman, the one subscribing witness thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 8th day of February, 1956.

Roy McCoy, Clerk  
BY: Lida Mae Butler, D.C.

## SOLOMON DRANE, WILL.

I, Solomon Drane, a citizen of Breckinridge County, State of Kentucky, being of full age and sound mind and memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

ITEM 1. I direct that my just debts and funeral expenses be paid out of my estate as soon as possible or practicable after the time of my decease.

ITEM 2. All the property, real or personal of every description, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give, bequeath and devise to my beloved wife, Mattie Drane, with the full right and privilege to do with all of said property as she may deem her best interest.

ITEM 3. I make, nominate and appoint my wife, Mattie Drane, to be the Executrix of this my last will and testament, and I request that no bond be required of her as such.

Witness my hand this the 6th day of February, 1953.

Solomon Drane

Signed and acknowledged by the said Solomon Drane as and for her last will and testament in our presence, and by us subscribed as attesting witnesses in his presence and at his request and in the presence of each other, this the 6th day of February, 1953.

Roy McCoy residing at Harned, Ky.  
J. Henry Gibson residing at Hardinsburg, Ky.

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, CALLED TERM MARCH 7, 1956.

An instrument of writing purporting to be the last Will and Testament of Solomon Drane, deceased, late of this County was produced to court, and proven by the testimony of Roy McCoy, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 8th day of February, 1956.

Roy McCoy, Clerk

## W. LEONARD BEAVIN, WILL.

I, W. Leonard Beavin, of the City of McQuady, County of Breckinridge, State of Kentucky, being of sound mind, memory and understanding, do make my last Will and Testament in manner and form following:

I give devise and bequeath to my wife, Clara E. Beavin, her heirs and assigns forever all of my property, real, personal and mixed of what nature and kind soever, and whatsoever, the same shall be at the time of my death; the same to be held by her absolutely as hers in fact and fee simple title.

I hereby appoint Clara E. Beavin executrix without bond of this my last will and testament.

In testimony whereof, I, W. Leonard Beavin, the testator, have to this, my last will and testament, set my hand this the fifteenth day of April, 1919.

W. Leonard Beavin  
McQuady, Ky.

Signed, sealed, published and declared by the above named W. Leonard Beavin, as and for his last will and testament in the presence of us, who have hereunto subscribed our names at his request, as witnesses thereto, in the presence of the said testator and of each other.

E. M. Sherron  
McQuady, Ky.

Mabel Sherron  
Glen Dean, R.F. D. Ky.

STATE OF KENTUCKY  
COUNTY OF BRECKINRIDGE, SCT.

Subscribed and sworn to before me by W. Leonard Beavin, E. M. Sherron and Mabel Sherron to be their free act and deed, this the 15th day of April, 1919.

John F. Knue  
Notary Public

STATE OF KENTUCKY  
BRECKINRIDGE COUNTY COURT, Called Term March 8, 1956.

An instrument of writing purporting to be the last Will and Testament of W. Leonard Beavin, deceased, late of this County was produced to court, and proven by the testimony of E. M. Sherron, one of the subscribing witnesses thereto, whereupon the same was established as and for the last Will and Testament of said decedent and ordered to record, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 8th day of March, 1956.

Roy McCoy, Clerk

BY: Lida Mae Butler, D.C.