

FRED B. LAYMAN, WILL

I, Fred B. Layman, of Marned, 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. I give and bequeath to my four (4) children the following amounts, respectively, to-wit:

To my son, Fred B. Layman, Jr., the sum of Three Hundred (\$300.00) Dollars
To my daughters, Burnice Layman Hall, Myrna Lois Layman, and Patricia Ann Layman,
the sum of Three Hundred (\$300.00) Dollars each.

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, Reba Layman, to have and to hold to her use and benefit during her natural life, or so long as she remains my widow, with full 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. After the death of my said wife, Reba Layman, or in the event of her remarriage, in which event her rights in and to said property shall cease and determine the same as if she 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, the same to be equally divided between them.

ITEM IV. I hereby nominate and appoint my said wife, Reba Layman, 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 or other instruments of conveyance thereof to the purchaser or purchasers.

ITEM V. Reposing full confidence in my said wife, I hereby direct that no bond be required of her as such executrix, 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 2nd day of November, 1948.

/s/ Fred B. Layman, Sr.

Signed and acknowledged by the said Fred B. Layman 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 2nd day of November, 1948.

D. D. Dowell
Raymond Butler
Attesting Witnesses

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALLED TERM, APRIL 28th, 1966.

IN RE: PROBATION OF WILL OF FRED B. LAYMAN, DECEASED, AND QUALIFICATION OF EXECUTRIX.

This day came Reba Layman also known as "Reba C. Layman", and filed in duplicate her duly verified petition and offered for probate an instrument of writing purporting to be the Last Will and Testament, of Fred B. Layman, her deceased husband, late of this County, and the same is proven by the testimony of Raymond Butler, one of the Subscribing witnesses thereto, who also proved the attestation of D. D. Dowell, the other subscribing witness 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 28th day of April, 1966.

Arthur Beard, Clerk
By: Dottis Whitehouse, D. C.

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ADAM J. HENNING, WILL

I, Adam J. Henning, a resident of Irvington, Breckinridge County, Kentucky, do
make, publish and declare this to be my last will and testament, hereby revoking all
other wills and testamentary dispositions heretofore made by me.

I

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

II

All of the property that I may own or have the right to dispose of at the time of
my death, I give, devise, and bequeath to my beloved wife, Helen C. Henning, for her
sole use and enjoyment, for so long as she may live, giving to her the express right to
sell and convey any real estate so devised provided that she deem a sale either
necessary or convenient for her maintenance and enjoyment, and upon the death of the
said Helen C. Henning, or myself, which ever is the survivor, the above enumerated
property shall be divided into fourteen (14) equal shares which shall be divided among
my children who survive both my wife and myself; to Lois M. Henning, three (shares)
provided that she remains with the survivor of myself and my wife until our deaths; to
Jacqueline A. Raffauf, two (2) shares; to Elizabeth J. Gordon, two (2) shares; to Lewis E.
Henning, two (2) shares; to Jerome P. Henning, two (2) shares; to John W. Henning, two
(2) shares and to my daughter by previous marriage, Marguerite Vargo, one (1) share, and
the reason for only one share to my daughter by my previous marriage is that since all
of my children born to the union of myself and Helen C. Henning, together with my wife,
have contributed to the acquisition of my present estate consequently should receive a
larger share than should the said Marguerite Vargo and in the event that any of the
above named children should fail to survive both myself and my wife, their issue shall
take per stirpes and in fee the share of their deceased ancestor, otherwise the share
of the said deceased child shall become a part of the whole, and the number of shares
shall be decreased accordingly. It is further provided that in the event that the said
Lois M. Henning does not live with myself and my wife until the death of both of us, and
thus not be eligible for the gift of three shares, she shall receive two (2) shares
and the other share shall be divided equally among the above named children.

III

I request that my son, Jerome P. Henning and my daughter, Jacqueline A. Raffauf be
appointed as the Co-Executors of this my last will and testament and I further request that
no bond be required of them as such. I further empower the said Co-Executors or either of
them, provided either of them would survive me, with the expressed authority to sell and
convey any real estate coming into their hands as Co-Executors after the death of the
survivor of myself and my wife upon such terms and such price as they in their sole
discretion may determine, and to give a good and marketable title and sign all the
necessary instruments for the conveyance thereof.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name to this my last will and
testament, consisting of this and two (2) additional typewritten pages, on this the 25th
day of May, 1963.

Adam J. Henning

The foregoing instrument, consisting of this and two (2) additional typewritten
pages, was signed and declared by Adam J. Henning, the testator, to be his last will and
testament, 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 25th day of May,
1963, at Hardinsburg, Kentucky.

Charles W. Hall residing at Hardinsburg, Ky.
Mary Nell Fentress residing at Harned, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM APRIL 30, 1966.

IN RE: ADAM J. HENNING, WILL.

An instrument of writing purporting to be the last will and testament of Adam J.
Henning, late of this county, was produced in Court and proven by the testimony of Mary
Nell Fentress Brumfield, one of the subscribers witnesses thereto, who also proved the
signature of Charles W. Hall, the other subscribing witness thereto, the same is est-
ablished by the Court to be the last will and testament of the said Adam J. Henning,
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 30th day of April, 1966.

Arthur Beard, Clerk
BY: Anna Moore, D.C.

AUSTIN ARMS, WILL

I, Austin Arms of Hardinsburg, Breckinridge County Kentucky, being of sound mind and disposing memory, do make, publish, and declare this my last will and testament, hereby revoking all previous will by me made.

1) I give, devise and bequeath to my wife Sarah Arms to be hers absolutely, all of my property of every description and kind, whether real or personal and wherever situated.

2) I nominate my daughter Kathleen Arms Berio executrix of this my will, and request that she be allowed to qualify without executing bond.

In Testimony Where Of Witness my hand this 9th day of May, 1953.

/s/ Austin Arms

Signed, sealed, published and declared by said testator /s/ Austin Arms to be his last will and testament, in the presence of each of us, and at the same time, have hereunto subscribed our names as witnesses this 9th day of May, 1953.

/s/ Albert J. Turcott
/s/ Lucinda Turcott

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALLED TERM, May 6th, 1966.

IN RE: PROBATION OF WILL OF AUSTIN ARMS, DECESSED, AND QUALIFICATION OF EXECUTRIX.

Came Kathleen Arms Berio and filed in duplicate her duly verified petition and offered for probate an instrument of writing purporting to be the Last Will and Testament of her deceased father Austin Arms, whose last name is also, sometimes spelled "Arms", late of this County, and the same was proven by the testimony of Lucinda Turcott, one of the subscribing witnesses thereto, who, also, proved the attestation of Albert J. Turcott, the other subscribing witness thereto, whereupon, the same is hereby established and adjudged by the Court to be the Last Will and Testament 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 6th day of May, 1966.

Arthur Beard, Clerk
By: Dottie McClellan, D. C.

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LILLIAN F. MATTINGLY, WILL

I, Lillian F. Mattingly, of Cloverport, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, hereby revoking all other wills and testamentary dispositions heretofore made by me.

I

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

II

All of the property which I may own at the time of my death, whether real, personal or mixed, tangible or intangible, of whatsoever nature and wheresoever situated, including all property which I may acquire or become entitled to after the execution of this instrument, I bequeath and devise in fee simple to my beloved husband, William F. Mattingly.

III

I hereby request that my husband, William F. Mattingly, of Cloverport, Kentucky, be appointed as the Executor of this my last will and testament, and I further request that no bond be required of him as such.

IN TESTIMONY WHEREOF, I have herunto subscribed my name to this my last will and testament, consisting of this and one (1) preceding typewritten page, and for the purpose of identification, I have initialed each such page, all in the presence of the persons witnessing it at my request on this the 27th day of February, 1961.

Lillian F. Mattingly

The foregoing instrument, consisting of this and one (1) preceding typewritten page, was signed and declared by Lillian F. Mattingly, the testatrix, to be her last will and testament in our presence, and we, at her request and in her presence and in the presence of each other, have herunto subscribed our names as witnesses, this the 27th day of February, 1961, at Cloverport, Kentucky.

Melvin K. Duke residing at Cloverport, Kentucky
Joseph F. Mattingly residing at Cloverport, Kentucky

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALLED TERM MAY 13, 1966.

IN RE: PROBATE OF WILL OF LILLIAN F. MATTINGLY, DECEDASED.

An instrument of writing, purporting to be the last will and testament of Lillian F. Mattingly, late of this county, was produced in Court and proven by the testimony of Joseph F. Mattingly and Melvin K. Duke, the subscribing witnesses thereto; whereupon the same is established by the Court to be the last will and testament of the said Lillian F. Mattingly, 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 13th day of May 1966.

Arthur Beard, Clerk
BY: Anna Moore, D.C.

LAST WILL AND TESTAMENT OF

ROBERT L. MILLER

I, Robert L. Miller, a resident of Hardinsburg, Breckinridge County, Kentucky, being of sound mind, do hereby make this instrument as my last will and testament hereby revoking any former wills heretofore made by me.

ITEM I. I direct that all my just debts and funeral expenses be first paid.

ITEM II. All the rest and residuum of my property, 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 my beloved wife, Marie D. Miller, to be hers absolutely and in fee simple.

ITEM III. If my wife, Marie D. Miller, has predeceased me at the time of my death, then I give, bequeath and devise all of the residuum of my property, 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 death, to the following named persons as hereinafter set out:

A. I hereby give, bequeath and devise to Patricia Kaye McEndree, my wife's niece, an undivided one-half (1/2) of all the residuum of my estate, to be hers absolutely and in fee simple.

B. I hereby give, bequeath and devise the remaining undivided one-half (1/2) interest in the residuum of my estate to my Trustee hereinafter named, including any substitute or successor Trustee in trust for the sole use and benefit of Mary Lucille Miller, daughter of Earl H. Miller, Jr., said Trustee shall hold, manage and control all of the aforesaid property as the trust estate for the following uses and purposes:

1. The Trustee shall collect the income from the property comprising the trust estate, pay all taxes and incidental expenses of the trust, and shall apply the net income derived therefrom to support, maintain and educate the said Mary Lucille Miller, hereinafter referred to as the beneficiary.

2. I hereby authorize and empower my Trustee, in her sole and absolute discretion at anytime and from time to time, to disburse from the principal of the trust estate created herein, even to the point of completely exhausting same, such amounts as she may deem advisable to provide adequately and properly for any emergency or extraordinary expenses, for the benefit of the beneficiary and the Trustee shall take into consideration any other income which the beneficiary may have from any other source and the Trustee's discretion shall be conclusive as to the advisability of any such disbursements and same shall not be questioned by anyone.

3. The Trustee shall have the power to buy, sell, control, exchange, assign, transfer, mortgage, invest or reinvest and convey the trust estate herein created or any part of same including real and personal property, of any kind and description, upon such terms and conditions as she in her sole discretion deems advisable as freely as I might have done in the handling of my own affairs if I were living, and the Trustee shall not be required to seek prior or subsequent approval of any Court or judicial authority and no person dealing with the Trustee shall be required to inquire into the propriety of her actions, and/or look to the application of the proceeds.

4. When the said beneficiary shall arrive at the age of twenty-one (21) years, her part of the corpus of the trust estate shall be delivered and paid over to her and the trust hereby created shall cease and be terminated.

5. If the said beneficiary shall die before arriving at the age of 21 years leaving issue, her interest in the trust fund shall pass to and vest in her issue. In the event that the said beneficiary dies without leaving issue, the one-half (1/2) undivided interest which she would have otherwise received had she lived shall be and the same is hereby given, bequeathed and devised to Patricia Kaye McEndree, my wife's niece.

ITEM IV. I hereby name and appoint my beloved wife, Marie D. Miller, to be the Executrix of this my last will and testament and I request that she be allowed to serve without bond. If the said Marie D. Miller, my wife, predeceases me, then in that event I hereby name and appoint my wife's niece, Patricia Kaye McEndree, to be the alternate Executrix of this my last will and testament and also as Trustee of the trust created by this will, and I request that she execute appropriate bond, either with personal or corporate surety, in such sum as the Court deems reasonable and necessary.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name to this my last will and testament consisting of this and two (2) preceding typewritten pages and for the purpose of identification, I have initialed each page in the presence of persons witnessing this will at my request, on this the 9 day of July, 1963, at Hardinsburg, Kentucky.

Robert L. Miller

The foregoing instrument, consisting of this and two (2) preceding typewritten pages, was signed and declared by Robert L. Miller, the testator, to be his last will and testament 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 on this the 9th day of July, 1963, at Hardinsburg, Kentucky.

Paul D. Miller
Judy T. Arms

residing at
residing at

Hardinsburg, Ky.
Hardinsburg, Ky.

Document prepared by: Gibson & Miller, Attorneys Hardinsburg, Kentucky.
/s/ Paul D. Miller

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, REGULAR TERM, MAY 23, 1966.

IN RE: ROBERT L. MILLER, WILL.

A written document having been produced in open Court purporting to be the last will and testament of Robert L. Miller, deceased, late of this Court, by Marie D. Miller, and the offered will having been proved by the testimony in person of Paul D. Miller, one of the subscribing witnesses to said will, who proved that he was familiar with the handwriting of the testator and also with the handwriting of the other subscribing witness, being Judy T. Ames, and that the signatures of both the testator and the other subscribing witness were, in fact, their respective actual signatures, and the will having been duly examined by this Court and it having been duly proved that said will was duly executed and properly attested as required by law, whereupon the same is established by this Court 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 22nd day of May, 1966.

Arthur Beard, Clerk
By: Dottie McLellan, D. C.

CELESTINE MATTINGLY, WILL

I Celestine Mattingly, of Breckinridge Co., do hereby make and declare this to be my last will and testament.

First -- I direct that all my lawful debts be paid.

Second -- I give, devise and bequeath all my property, real, personal, and mixed and wheresoever situated, to my wife, Teresa Flood Mattingly, to be hers absolutely and forever.

Third -- In the event that my wife, Teresa Flood Mattingly, should not survive me, I bequeath all my said property, real, personal and mixed, to be divided as follows:

First -- \$200.00 stipend for Masses to be said for Teresa and Celestine Mattingly.

Second --- 10% of the balance of the estate of St. Romualds Catholic Church, Hardinsburg, Ky.

If at the time of my death I have no children and after the above has been taken care of, the remaining 90% is to be 45% divided equally between the sister and brothers of Celestine Mattingly (Harold, Cyril and Mary Hazel Mattingly or their heirs).

The other 45% to be equally divided between the sisters and brothers of Teresa Flood Mattingly (Fackler and Walter Flood, Margaret Gedling and Mary Thomas Clarke), or their heirs.

In the event my wife, Teresa Flood Mattingly, survives me, I hereby name her to be executrix of this, my said will without bond or other security. If she precees me, then I name Mary Hazel Mattingly or Margaret Gedling to be my executrix, also without bond.

Date
Signature /s/ Celestine Mattingly

We, the undersigned, in the presence of each other, do hereby attest, that we saw the testator sign the above instrument as his will this 16th day of February, 1957 in the city of Holt, Ky.

Signature /s/ Wilma J. Bennett Address Cloverport, Ky.
Signature /s/ Charles F. Bennett Address Cloverport, Ky.

STATE OF KENTUCKY,
BRECKINRIDGE COUNTY COURT, SPECIAL CALL TERM, MAY 25, 1966.

IN RE: CELESTINE MATTINGLY, WILL.

A written document having been produced in open court purporting to be the last Will and testament of Theodore Celestine Mattingly, deceased, late of this Court, by Teresa H. Mattingly, and the offered will having been proved by the testimony in person of Charles F. Bennett one of the subscribing witnesses to said will, who proved that he was familiar with the handwriting of the testator and also with the handwriting of the other subscribing witness, being Wilma J. Bennett, and that the signatures of both the testator and the other subscribing witness were, in fact, their respective actual signatures, and the will having been duly examined by this Court and it have been duly proved that said will was duly executed and properly attested as required by law, whereupon the same is established by this Court 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 25th day of May, 1966.

Arthur Beard, Clerk
By: Dottie McLellan, D. C.

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Hardinsburg, Ky.

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JOANN 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 heretofore 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 others, 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 and to execute and deliver deed or other proper instruments of conveyances there for 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 residus 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-grandchildren, 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 hands 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 Garwile
Witnesses

Hardinsburg, Ky.
Hardinsburg, Ky.
Addresses

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, Called Term March 21, 1955.

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 Garwile, 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, 1955.

Roy McCoy, Clerk

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, CALLED TERM, MAY 28th, 1966.

IN RE: PROBATION OF WILL OF JOANN BRYAN, DECEASED

This day came (Mrs.) Grace B. Patton and filed in duplicate her duly verified petition and offered for probate an instrument of writing purporting to be the Last Will and Testament of Joann Bryan, deceased, late of this County, and the same was proven by the testimony of Robert O. Trent, one of the subscribing witnesses thereto, who, also, proved the attestation of Mary Garwile, the other subscribing witness thereto, whereupon, the same is established by the Court to be the Last Will and Testament of said testatrix 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 28th day of May, 1966.

Arthur Beard, Clerk
By: Dottie McClellan, D. C.

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E.L. ROBERTSON, WILL

I, Ernest L. Robertson, being of full age, sound mind and disposing memory, do
hereby make, publish and declare this to be my last will and testament.

Item #1

I, hereby direct that all my just debts and funeral expenses be first paid out of
my estate after the time of my decease.

ITEM #2

I, give, devise and bequeath both real and personal, all the remainder of my
property to be divided equally between Sallie Moorman and Neil Robertson of Glass Dan, Ky.,
Mrs. Georgia B. Clapp of Tallahassee, Florida, R.G. Robertson of Dayton, Ohio and Mrs. J.T.
Lewis of Lexington, Ky.

I make, nominate and appoint my brother, R.G. Robertson, Jr. of Dayton, Ohio,
executor of this will without bond and without appraisal of my estate, so far as same
may be lawfully omitted.

IN TESTIMONY WHEREOF, witness my hand, this 17 day of December, 1965.

Signed E.L. Robertson

Witnesses

W.R. Moorman
Lou DeJarnette Eads

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, CALLED TERM MAY 31, 1966.

IN RE: E.L. ROBERTSON, WILL.

This day came W.R. Moorman and filed in duplicate his duly verified petition and
offered for probate an instrument of writing purporting to be the Last Will and Testament
of E.L. Robertson, deceased, late of this County, and the same was proven by the testimony
of W.R. Moorman, one of the subscribing witnesses thereto, who, also, proved the attest-
ation of Lou DeJarnette Eads, the other subscribing witness thereto, whereupon, the same
is established by the Court to be the Last Will and Testament of said testator 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 31 day of May, 1966.

Arthur Beard, Clerk
BY: Anna Moore, D.C.

LAST WILL AND TESTAMENT
OF
JENNIE S. GREEN.

I, JENNIE S. GREEN, unmarried, a resident of Falls of Rough, Kentucky, make this my last will and hereby revoke all former wills and codicils that I may have made.

ITEM I. I nominate and appoint the CITIZENS FIDELITY BANK AND TRUST COMPANY, of Louisville, Kentucky, as the Executor of this my last will and testament, and I hereby give to my said Executor full and complete power to sell and convey any of my intangible personal property, without securing any order from any court.

ITEM II. I direct that all my just debts and funeral expenses be first paid; also, that all inheritance and federal estate taxes that may be assessed against my estate, or any beneficiary thereof, be paid out of my estate generally as though said taxes were a debt against my estate.

ITEM III. I direct that my Executor, hereinabove named, shall dispose of such of my household and personal effects, including all furniture and furnishings, jewelry, clothing, pictures, books and other similar articles as are provided for in a memorandum signed by me, which memorandum will be found among my effects, according to the terms of such memorandum. If no such memorandum is found, or if such memorandum fails to dispose of any articles owned by me and of the class above named, then, in such event, such articles are to be given to my cousin, MARY ELEANOR PERRY McGHEE.

ITEM IV. I desire to be buried in the P. W. Brown lot in Frankfort Cemetery at Frankfort, Kentucky, and I direct my Executor to cause a suitable marker similar to that of my brother to be erected at my grave and to pay to Frankfort Cemetery the sum of One Thousand Five Hundred Dollars (\$1,500.00), to provide for the perpetual care of the Scott and Brown lots in said Cemetery.

ITEM V. (a) I give and bequeath to the Citizens Fidelity Bank and Trust Company the sum of Three Thousand Dollars (\$3,000.00), in trust to use so much of the income and principal as may be necessary to pay to the Falls of Rough Methodist Church the sum of Two Hundred Dollars (\$200.00), per year to be paid to the minister of that Church until the fund is exhausted. Should said Church discontinue at Falls of Rough, then the remaining funds of the trust shall pass to the Trustee under Item VI of my will.

In the administration of this trust fund, the Citizens Fidelity Bank and Trust Company, as Trustee, shall have full power to sell and convey any of the assets originally coming into its hands, or which may be subsequently obtained, and to invest and reinvest the proceeds thereof in such real or personal property as are legal for the investment of trust funds under the laws of the State of Kentucky, and without being required to obtain authority or approval from any court.

(b) I give and bequeath to ETTA MITCHELL WILEY of Buffalo, New York, the sum of Five Thousand Dollars (\$5,000.00), if she is living at the time of my death. If she is not so living, this gift shall lapse.

(c) I give and bequeath the sum of Three Thousand Dollars (\$3,000.00), to STEWART PERRY, and the same sum to JOE PERRY, the brothers of Miss Ellen Perry, deceased.

(d) I give and bequeath to my cousin, GEORGE SHORT of Oklahoma City, Oklahoma, the sum of Five Thousand Dollars (\$5,000.00), if he is living at the time of my death. If he is not living, this gift shall be paid to his wife, Allie Belle Short. If she is not living, this gift shall lapse.

(e) I give and bequeath to WILLIS SHORT and GEORGE SHORT, the sons of my cousin, Lafe Short, the sum of Five Thousand Dollars (\$5,000.00) each. Should either or both of them predecease me, the share of the one, or ones so dying shall go to his children, natural or adopted, in fee.

(f) I give and bequeath to LAFAY MOHRMAN BENNETT, the sum of Three Thousand Dollars (\$3,000.00), if she is living at the time of my death. If she is not so living, this gift shall lapse.

(g) I am not making any provision in this will for Frances Woodside and Karen Henninger, since both of them were remembered in the will of my brother, Preston S. Green.

(h) I give and bequeath to STEWART SCOTT, the son of Stewart Scott, deceased, the sum of Five Thousand Dollars (\$5,000.00), if he is living at my death. If he is not so living, the amount of this bequest shall be paid to his mother, Mrs. Stewart Scott, if living, and if she is not living, this gift shall lapse.

(i) I give and bequeath to the GRAYSON MEMORIAL HOSPITAL at Leitchfield, Kentucky, the sum of Three Thousand Dollars (\$3,000.00).

(j) I give and bequeath to the FILSON CLUB, of Louisville, Kentucky, the sum of One Thousand Dollars (\$1,000.00), to reinstate my father's name as an Endowment Member thereof.

(k) I give and bequeath to ARLIE ESKRIDGE the sum of Three Thousand Dollars (\$3,000.00), if he is living at my death. If he is not so living, this gift shall lapse.

(l) I give and bequeath to PALMER ESKRIDGE, the sum of Five Thousand Dollars (\$5,000.00). If he shall predecease me, I give this amount to his wife, ELSIE ESKRIDGE. If she is not living, this gift shall lapse.

(m) I give to DELILAH DAVIS and to TOM DAVIS, the sum of Five Thousand Dollars (\$5,000.00), if they, or either of them are still in my employ at the time of my death. I further give in trust to the Citizens Fidelity Bank and Trust Company, the sum of Three Thousand Dollars (\$3,000.00), to be held by it as three separate

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trusts of One Thousand Dollars (\$1,000.00) each. One separate trust shall be for the benefit of Tom Davis, one for Bobby Davis, and one for Leon Davis. Until a beneficiary reaches the age of twenty-one (21) the Trustees shall pay to him or use for his benefit such part of the income and/or principal as the Trustees in its sole discretion thinks desirable for his education. Any income not paid shall be accumulated as principal. When a beneficiary reaches the age of twenty-one or dies, whichever occurs first, his separate trust shall terminate and the assets remaining shall be paid to him in fee simple, or if he be deceased, to his then heirs-at-law.

(n) If ARTHUR SURRELL, colored, is still working on our farm at the time of my death, I give and bequeath to him the sum of Five Hundred Dollars (\$500.00).

(o) I give and bequeath to the OLD PEOPLES HOME in Grayson County, Kentucky, the sum of One Thousand Dollars (\$1,000).

(p) I give and bequeath to Father Flanagan's BOY'S TOWN, the sum of One Thousand Dollars (\$1,000.00).

(q) I give and bequeath to CHURCH HOME AND INFIRMARY, now located at 1508 Morton Avenue, Louisville, Kentucky, the sum of One Thousand Dollars (\$1,000.00).

(r) I give to URITH GARR, also known as LILLIAN GARR, who is in a state mental institution at Danville, Kentucky, the sum of One Thousand Dollars (\$1,000.00), to be paid to her or used for her benefit by my Executor in installments of Two Hundred Dollars (\$200.00) per year for five (5) years. Should Urith Garr die before receiving the entire One Thousand Dollars, the unpaid portion of this bequest shall lapse, and the amount thereof shall be paid to that mental institution. It is my desire that the annual payments for the benefit of Urith Garr be made in such a manner that she will receive additional benefits from such payments, in much the same manner as she now receives benefits from the amounts I give to her.

(s) I give and bequeath to GWIN SPAULDING, Falls of Rough, Kentucky, the sum of Three Thousand Dollars (\$3,000.00) if she is living with me at the time of my death. If she is not living with me, this gift shall lapse.

(t) I give and bequeath to AGNES S. BEARD the sum of Five Thousand Dollars (\$5,000.00) or, if she is deceased, to her children.

(u) I give and bequeath to MAE ESKRIDGE the sum of One Thousand Dollars (\$1,000.00). If she is not living, this gift shall lapse.

(v) I give outright to my cousin, MARY ELEANOR PERRY McGHEE, all of the farm machinery, work tools, livestock inventory, and all other tangible personal property not otherwise disposed of by this will, that are in or on the "Home Farm," mill and store. In addition thereto, I give to my said cousin a bequest of Thirty Thousand Dollars (\$30,000.00) payable in cash or in property. I also give to my cousin, Mary Eleanor Perry McGhee, for her natural lifetime, my land at Falls of Rough, Kentucky, known as the Green "Home Farm", consisting of approximately 3,000 acres, and the improvements thereon, including the mill and the store. She shall have the right to use and enjoyment of said property and the income therefrom during her lifetime, but with the obligation upon her to pay all taxes, to keep the improvements insured, and to maintain the home, the land, and all improvements thereon in as good condition as when received. At her death this property shall pass in fee and per stirpes to her living issue.

ITEM VI. All of the rest and residue of my estate, real and personal, wherever situated and of whatever nature, I give and bequeath in equal shares to the following:

One share to the children of Reginald Couchois;

One share to the grandson of my cousin, Rumsey Scott, who now lives in Florida;

One share to the Grayson County Hospital, Leitchfield, Kentucky;

One share to Church Home and Infirmary, Morton Avenue, Louisville, Kentucky.

IN TESTIMONY WHEREOF, I subscribe my name to this will, consisting of this and five (5) preceding pages, and one succeeding page, typewritten on one side only of each page, and for the purpose of identifying said preceding pages, I have also subscribed my name at the bottom of each of said pages, all on this 9th day of April, 1959.

Jennie S. Green
JENNIE S. GREEN.

We, the undersigned, hereby certify that the foregoing instrument of writing, consisting of this and six (6) preceding pages, was this day produced to us by JENNIE S. GREEN, and in our joint presence signed and acknowledged by her to be her last will, and we now at her request and in her presence and in the presence of each other, subscribe our names hereto as witnesses to said will, and for the purpose of identifying said preceding pages we have in the lower left hand corner of each of said pages, subscribed our initials, all on this 9th day of April, 1959.

Ernest Woodward II	Residence	Louisville, Kentucky
Ida May Neaseen	Residence	Louisville, Ky.
Houston N. Zettel	Residence	Louisville, Ky.

I hereby give to Burt A. Brown \$5,000.00 Jennie S. Green