

LAST WILL AND TESTAMNET
OF
CHARLIE SHEPHERD & PEARL SHEPHERD

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I, Charlie Shephard, and I, Pearl Shephard and each of us, being of sound mind
and memory, do hereby make, publish and declare this to be our last will and testament,
hereby revoking any and all wills heretofore made by us or either of us.

ITEM I

It is the will of each of us and both of us that all our just debts and funeral
expenses be paid.

ITEM II

It is the will and desire of each of us that on the death of either of us all the
property of the deceased party, whether real or personal, and wheresoever situate, shall
descend to and become the obsolete fee simple title to the survivor.

ITEM III

We, make, nominate and appoint the survivor of either of us to be the executor or
executrix of this my Last Will and Testament.

Signed and acknowledged by Charlie Shephard and Pearl Shephard, to be their Last
Will and Testament revoking all other, if any by them have been made.

This the 17th day of March, 1971.

/s/ Charlie Shephard

/s/ Pearl Shephard

Signed, sealed and acknowledged the ssid, Charlie Shephard and Pearl Shephard
to be their Last Will and Testament before us and in our presence and by us signed
as witnesses at their request, in their presence and in the presence of each other
at Morgantown, Kentucky this the 17th day of March, 1971.

Bennett P. Bratcher Residing at: Morgantown, Kentucky

Clay Johnson Residing at: Morgantown, Kentucky

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, MARCH 7, 1974

IN RE: PROBATE OF WILL OF CHARLIE SHEPHERD, DECEASED

An instrument of writing, purporting to be the last will and testament of Charlie
Shephard, late of this county, was produced in Court and proven by the testimony of
Bennett Bratcher, taken upon deposition, who also proved the signature of Clay Johnson
the other subscribing witness thereto; whereupon, the same was established by the
Court to be the last will and testament of the said Charlie Shephard, deceased, and
ordered to be recorded as such, whereupon the same with the foregoing and this cert-
ificate have been duly recorded in my said office.

Given under my hand this the 7th day of March 1974.

Don Gedling, Clerk

Janet Maysey, D.C.

LAST WILL AND TESTAMENT
OF
BALLARD DEHAVEN

I, Ballard DeHaven, of Hardi:burg, 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 other Wills by me heretofore made.

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.

II

I give, devise, and bequeath all of the remainder of my property, both real and personal, of every kind whatsoever, and wheresoever situate, which I may own or have the right to dispose of at the time of my decease, to my wife, Dorothy DeHaven, absolutely and in fee simple.

III

I make, nominate and appoint my wife, Dorothy DeHaven, to be the executrix 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 omitted by law.

Witness my hand this the 27th day of December, 1957.

/s/ Ballard DeHaven

Signed and acknowledged by Ballard DeHaven, as his last Will and Testament, in our presence, who, at his request, have signed our names as attesting witnesses thereto, in his presence, and in the presence of each other.

<u>/s/ Donna Horsley</u>	residing at	<u>Locust Hill, Ky.</u>
<u>/s/ Murray Beard</u>	residing at	<u>Hardinsburg, Ky.</u>

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, FEBRUARY 28, 1974

IN RE: THE MATTER OF THE ESTATE OF BALLARD DEHAVEN, DECEASED

A written document having been produced in open Court purporting to be the last will and testament of Ballard DeHaven, who died a resident of Breckinridge County, Kentucky, on the 8th day of February, 1974, and the offered will having been proved by the testimony in person of A. Murray Beard, who proved to the satisfaction of this Court that he was familiar with the handwriting of the Testator and Donna Horsley the other subscribing witness, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Ballard DeHaven 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, 1974.

Don Gedling, Clerk
By: Janet Maysey, D.C.

LAST WILL AND TESTAMENT
OF
VERNON L. MILLER

I, Vernon L. Miller, of Hardinsburg, Breckinridge County, Kentucky, do hereby make, publish and declare this to be my last will and testament hereby revoking all wills and other 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 or have the right to dispose of, whether real, personal or mixed, tangible or intangible and wheresoever situated, I hereby give, devise and bequeath to my wife, Virgie Miller, absolutely and in fee simple.

III

In the event my wife, Virgie Miller shall predecease me or in the event of our simultaneous deaths, I hereby give, devise and bequeath the above enumerated property to my children, Edward Lindsey Miller, David Franklin Miller, Ramona Sue Martin and Mary Nell Miller, jointly and equally, share and share alike.

IV

I hereby nominate and appoint my wife, Virgie Miller, to serve as the Executrix of this my last will and testament and direct that no bond be required of her as such. However, in the event my wife, Virgie Miller, shall predecease me or in the event of our simultaneous deaths I nominate and appoint my son, Edward Lindsey Miller, to serve as the Executor of this my last will and testament and direct that no bond be required of him as such.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 10th day of September, 1973, at Hardinsburg, Kentucky.

/s/ Vernon L. Miller

The foregoing instrument consisting of this and One (1) preceding typewritten page, was signed and declared by Vernon L. Miller 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 hereto, this the 10th day of September, 1973, at Hardinsburg, Kentucky.

/s/ Th. Brite residing at Hardinsburg, Ky.

/s/ Sylvia Brite residing at Hardinsburg, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, MARCH 1, 1974

IN RE: PROBATE OF WILL OF VERNON L. MILLER, DECEASED

An instrument of writing, purporting to be the last will and testament of Vernon L. Miller, late of this county, was produced in Court and proven by the testimony of Thomas C. Brite, who also proved the signature of Sylvia Brite, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said Vernon L. Miller, 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 1st day of March, 1974.

Don Gedling, Clerk
Janet Maysey, D.C.

LAST WILL AND TESTAMENT
OF
FLOYD G. ROBBINS

I, Floyd G. Robbins, of Irvington, Breckinridge County, Kentucky, being of sound and disposing mind and memory, do hereby make, declare and publish this to be my last will and testament, hereby revoking all former wills and testamentary papers in the nature of wills heretofore made by me.

1. I desire that all of my just debts and funeral expenses be paid.
2. I give, devise and bequeath to my beloved wife, Blanche B. Robbins, all of my estate, real, personal and mixed and wheresoever situated, to be hers absolutely and in fee simple.
3. I hereby appoint my wife, Blanche B. Robbins, executrix of this my last will and testament and request that she be allowed to qualify as such without giving bond or surety, and that no inventory be made of my estate. It is my further desire that my will not be published in any newspaper.

4. In the event that my wife, Blanche B. Robbins, should not live to receive the benefits stipulated in Part 2 of my will, set forth above, then it is my desire that the residue of my estate be divided into two (2) equal parts, as follows:

One part shall be divided equally between Ida D. Blanford, Charles D. Blanford and William B. Blanford.

The other part shall be divided into seven (7) equal shares, one share each to following: C.W. Robbins, H. O. Robbins, Clarence W. Robbins, Joseph J. Robbins, James H. Robbins, Mrs. Jane Robbins Dowell and Mrs. Lula Robbins Ater.

5. In the event my wife does not live to qualify as executrix, then it is my desire that the Court appoint an administrator and that he qualify with bond.

It is to be specifically understood that paragraphs four and five of this will are to be executed only in the event that my wife and I should die a coincidental death, or in the event that she does not live to receive the benefits stipulated in paragraph two.

If anyone can justly and legally claim that he or she is entitled to a portion of my estate, I leave to him or her the sum of One Dollar.

In Testimony Whereof, witness my hand at Irvington, Kentucky this 20th day of February, 1958.

/s/ Floyd G. Robbins

We, Betsy R. Lawson and Sammie Bramlett, having witnessed the signature of Floyd G. Robbins to the above will, have hereto signed our names as witnesses thereto, at the request of Floyd G. Robbins and in his presence and in the presence of each other.

/s/ Betsy R. Lawson

/s/ Sammie Bramlett

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, MARCH 5, 1974

IN RE: ADMITTING WILL TO PROBATE AND APPOINTING EXECUTRIX

A written document having been produced in open court on the 5th day of March, 1974, purporting to be the last will and testament of Floyd G. Robbins, deceased, late of this County, and at a hearing held on the 5th day of March, 1974, the offered will was proved according to law by Sammie Bramlett of Kentucky, and it is ordered probated as the last will and testament of the said decedent on this the 5th day of March, 1974, and the court appoints Mrs. Blanche B. Robbins, wife of the deceased, as Executrix with will annexed of said estate and further orders that no bond be required or the heretofore named Executrix, whereupon, the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 5th day of March, 1974.

Don Gedling, Clerk
BY: Janet Maysey, D.C.

LAST WILL AND TESTAMENT

OF

NATHEN T. KESSINGER

* * * * *

I, Nathan T. Kessinger, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property heretofore made by me.

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.

II

All the rest and residue 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, or which may thereafter become part of my estate, I give, bequeath and devise to my beloved wife, Edna Kessinger, to be hers, absolutely and in fee simple.

III

In the event my beloved wife, Edna Kessinger, has predeceased me, then in that event, I hereby give, bequeath and devise all 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, or which may thereafter become part of my estate, to Hubert Wilson, who presently resides in Breckinridge County, Kentucky, to be his, absolutely and in fee simple.

IV

I name, nominate and appoint Hubert Wilson to be Executor of this my last will and testament, and I request that no bond be required of him as such.

IN WITNESS WHEREOF, I have signed the foregoing instrument and do hereby publish this as my last will and testament on this 18th day of April, 1968.

/s/ Nathan T. Kessinger

The foregoing Will of Nathan T. Kessinger was this day signed and acknowledged by him as and for his last will and testament, in our presence, and we, the undersigned, who at his request and in his presence, and in the presence of each other, have subscribed our respective names as witnesses thereto, on this 18th day of April, 1968.

/s/ Marie Hamilton residing at _____

/s/ Betty Voyles residing at _____

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, MARCH 8, 1974

IN RE: PROBATE OF WILL OF NATHEN T. KESSINGER, DECEASED

An instrument of writing, purporting to be the last will and testament of Nathan T. Kessinger, deceased, late of this county, was produced in Court and proven by the testimony of Betty Voyles, who also proved the signature of Marie Hamilton, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said Nathan T. Kessinger, 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, 1974.

Don Gedling, Clerk
By: Janet Maysey, D.C.

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LAST WILL AND TESTAMENT
OF
M.A. RHODES, SR.

I, M. A. Rhodes, Sr., of Route #2, Hardinsburg, Kentucky, 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.

ITEM I

It is my will and I direct that all of my just debts and funeral expenses be paid out of my estate as soon after my death as is practical.

ITEM II

I give and bequeath to my wife, Wills Jean Rhodes, absolutely and without reservation any furniture, silverware, china, books, pictures and any household effects which shall be in and about my residence and owned by me at the time of my decease.

ITEM III

I will, devise and bequeath to my wife, Wills Jean Rhodes, any and all interest which I may have in my farm upon which I now make my residence, said farm being located in Breckenridge County, Kentucky. This real estate to be owned by her in fee simple and clear of any claim by any person or persons. This devise is made because of the help she has given me over the years in acquiring this and other property.

Page One of the Eight page Last Will and Testament of M.A. Rhodes, Sr. M.A. Rhodes Sr. /s/

ITEM IV

I have heretofore conveyed to my wife, Wills Jean Rhodes, that business known as M. A. Rhodes & Company doing business as Tots & Toys located in Owensboro, Kentucky. In the event that my wife should owe any money to me at the time of my death on account of this sale, then any amount due on the purchase price is to be forgiven in accordance with the terms of the contract of sale and said amount is not to be considered as being a part of my estate.

ITEM V

I hereby make, nominate and appoint my wife, Wills Jean Rhodes, of Hardinsburg, Kentucky, and the Citizens State Bank of Owensboro, Kentucky, to be co-trustees of my estate, and I give, devise and bequeath all of the rest, residue and remainder of my estate, whether real, personal or mixed and wheresoever situated which I may own or have the right to dispose of at the time of my decease to my said co-trustees, and said trustees are to have the following powers and duties:

(a) My said co-trustees are to liquidate my estate as soon as practical after the time of my decease. I desire my said co-trustees to convert my said trust estate to cash unless because of the peculiar circumstances which may exist at that time, it should not appear to be expedient in the discretion of my co-trustees to convert any particular asset or all of my assets to cash. In any event on or before five years from the date of my

Page Two of the Eight Page Last Will and Testament of M.A. Rhodes, Sr. /s/ M.A. Rhodes Sr.

death, my said co-trustees are to liquidate my said trust estate insofar as it is deemed proper to do so in the discretion of my said co-trustees, and my co-trustees are to pay in cash or said co-trustees are to convey or assign such interest in the property or assets not liquidated to the beneficiaries of my trust estate in the same share as each of the beneficiaries of my trust estate as named herein are entitled to receive. It is further directed that my co-trustees shall pay to the beneficiaries of my trust estate in the proportionate share to which the beneficiaries share in my trust estate cash which is available for distribution at the end of each six month period prior to the end of the five year period when all of the trust estate will be distributed. In the event any of the beneficiaries of my trust estate have not reached twenty-one years of age, my co-trustees will retain such share of the trust estate until the beneficiary has attained this age when the share will be distributed.

(b) My said co-trustees shall divide the estate which is herein devised to my said co-trustees into two equal shares, with one share to be paid to my wife, Wills Jean Rhodes, and the other share i.e. one-half of my trust estate is to be paid to my children as is hereinafter provided for. It is my intent that such interest which my wife, Wills Jean Rhodes, receives under this instrument is to qualify for the marital deduction insofar as such is legally possible under the terms of this instrument.

Page Three of the Eight page Last Will and Testament of M.A. Rhodes, Sr. /s/ M.A. Rhodes Sr.

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(C) My co-trustees shall divide the one-half of the trust estate payable to my children into five equal shares i.e., one-tenth (1/10) of said trust estate for the benefit of each of my five children, namely: Melvin A. Rhodes, Jr., Jerry Lane Rhodes, Marilyn Sue Hawkins, James Tilford Rhodes and Ora Andrew Rhodes. Each such share for all purposes shall be held and constitute a separate and distinct trust. My co-trustees, however, shall not be required, prior to distribution, to make physical segregation of the assets, but my co-trustees may in their discretion hold the same as an undivided fund for the purpose of management and for the carrying out of the trust purposes.

(D) My co-trustees may in their sole and absolute discretion distribute to or apply to the benefit of a beneficiary all or any part of the net income and/or corpus until the beneficiary attains twenty-one years of age accumulating and adding to the corpus such income as is not so used. Upon the beneficiary attaining twenty-one years of age, a separate trust for his benefit shall terminate and all of the accumulated income and corpus of said trust shall be paid over to the beneficiary. If any of my children should predecease me, it is my desire that their share of the property which they would have inherited if they had outlived me is to be disposed of by the co-trustees in the following manner:

(1) Melvin A. Rhodes, Jr. - Any share in the trust property which said Melvin A. Rhodes, Jr. would have inherited had he survived the testator is to go to the other four interests which are provided for by this instrument, share and share alike.

Page Four of the Eight page Last Will
and Testament of M. A. Rhodes, Sr.
/s/ M.A. Rhodes Sr.

(2) Jerry Jane Rhodes - If Jerry Lane Rhodes should predecease me, then any interest which he would otherwise have inherited is to go to his wife, Helen Rhodes, the same way that Jerry Lane Rhodes would have taken had he survived the testator.

(3) Marilyn Sue Hawkins - If Marilyn Sue Hawkins should predecease me, then the interest which she would otherwise have inherited under this instrument is to go to her surviving children per stirpes.

(4) James Tilford Rhodes - If James Tilford Rhodes should predecease me, then any interest which he would otherwise have inherited is to go to his wife, Julia Rhodes, the same way that James Tilford Rhodes would have taken had he survived the testator.

(5) Ora Andrew Rhodes - Ora Andrew Rhodes is unmarried at the present time, but if he should predecease me unmarried, then any interest which he would have inherited had he survived the testator is to go to the other four interests which are provided for by this instrument, share and share alike. However, should the said Ora Andrew Rhodes predecease me and be survived by a wife, then any interest which he would otherwise have inherited is to go to his wife the same way that Ora Andrew Rhodes would have taken had he survived the testator.

(e) My co-trustees in making any division or distribution in kind may allocate any specific security or property or any undivided interest therein to any one or more of such shares as are

Page Five of the Eight Page Last Will
and Testament of M. A. Rhodes, Sr.

/s/ M. A. Rhodes Sr.

to receive the division or distribution, and the co-trustees' judgement as to the propriety of such allotment and the relative value for purpose of distribution of the security or securities so allotted shall be final and conclusive upon all persons interested in this trust estate.

(f) My co-trustees are to have the right and power to sell at public or private sale for cash or upon credit or partly for cash and partly upon credit or mortgages, lease, pledge or grant options on any or all of the trust assets, real or personal, in such manner as my co-trustees may deem advisable.

(g) My co-trustees are to have the power to purchase, sell, mortgage, rent or lease any property of any description which may be part of the trust estate without securing court approval or the approval of the beneficiaries of the estate.

(h) My co-trustees may in their sole and absolute discretion distribute to or apply for the benefit of the beneficiary all or any part of the net income and/or corpus of the share of any beneficiary who has not yet attained the age of twenty-one years until the beneficiary attains twenty-one years of age. Upon the beneficiary attaining twenty-one years of age the separate trust for his benefit shall terminate and all of the accumulated income and corpus of said trust shall be paid over to the beneficiary.

ITEM VI

If my wife, Willa Jean Rhodes, fails to survive me as is hereinbefore provided for, I then give, devise and bequeath

Page six of the Eight page Last Will
and Testament of M. A. Rhodes, Sr.
/s/ M. A. Rhodes, Sr.

the portion of my estate which I have heretofore devised and bequeathed to my wife, Willa Jean Rhodes, or to my co-trustees for her benefit, to the Citizens State Bank its successors and assigns with said trustees to hold, manage and control all of said property for the use and benefit of my children in the same manner as the portion of

of my estate would have been administered if said children were only receiving one-half of the trust estate as I have heretofore provided for. In the event my wife, Willa Jean Rhodes, fails to survive me, then Item V and Item VI are amended so that Citizens State Bank is then to act as the Executor and Trustee of my Estate.

ITEM VII

I have heretofore loaned money to certain of my children from time to time and in addition I have provided money to certain of my children for the purpose of assisting these children in furthering their education. It is my desire that upon my death the amount of money which I have loaned or advanced to my children be charged as an advance of inheritance to the child or children as the case may be. As to such monies as I have loaned to any of my children, it is my intention to maintain records which will show the amount of money loaned or the advancement made, which I desire to be covered by this provision, and my co-executors and co-trustees are charged to carry out this provision in the settlement of my affairs.

Page Seven of the Eight page Last Will and Testament of M. A. Rhodes, Sr.
 /S/ M. A. Rhodes, Sr.

ITEM VIII

I HEREBY make, nominate and appoint my wife, Willa Jean Rhodes, of Hardinsburg, Kentucky, and Citizens State Bank of Owensboro, Kentucky, to be the co-executors and co-trustees of this my Last Will and Testament with full power and authority in order to pay debts, costs of administration, inheritance tax liability, and any other obligation for which my estate may be chargeable, and I request that no bond be required of Willa Jean Rhodes, one of the Co-executors and one of the co-trustees, and I request at that no inventory be required other than such inventory as may be required in order to comply with the provisions of law pertaining to such matters.

Dated at Owensboro, Kentucky, this 3rd day of May, 1972.

/S/ M. A. Rhodes Sr.

Signed by M. A. Rhodes, Sr. and by him acknowledged to be his Last Will and Testament in our presence, sight and hearing, and at his request, we, the undersigned, have hereunto subscribed our names as witnesses in his presence and in the presence of each other at Owensboro, Daviess County, Kentucky, this 3rd day of May, 1972.

<u>John W. Beard</u>	of	<u>Owensboro, Kentucky</u>
<u>Betty N. Mitchell</u>	of	<u>Owensboro, Kentucky</u>
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FIRST CODICIL

I, M.A. Rhodes, Sr., of Route #2, Hardinsburg, Kentucky, being of full age, sound mind and memory, declare this as a First Codicil to my Last Will and Testament dated the 3rd day of May, 1972, said Will having been drawn and witnessed by John W. Beard and Betty H. Mitchell.

1. I hereby modify and amend ITEM II of my said Will by adding a second paragraph to the said ITEM II as follows:

I give, devise and bequeath \$500.00 to each of my grand-children now in being or who may be born subsequent to the date of this Codicil. If any of my grandchildren should predecease me, then as to such grand-child, this provision is to lapse, and such share of my estate as he or she would have taken will revert to and be considered as part of my estate.

2. I hereby modify and amend ITEM VIII of my said Will by adding a second paragraph to the said ITEM VIII as follows:

In the event my wife, Willa Jean Rhodes, should predecease me or if for some reason she should fail to qualify as one of my co-executors and co-trustees, then I hereby make, nominate and appoint my son, Jerry Lane Rhodes, to act as my co-executor and co-trustee with Citizens State Bank of Owensboro, Kentucky, under the same terms and conditions as my wife, Willa

Page One of the Two Page First Codicil to the Last Will and Testament of M.A. Rhodes, Sr.
 /s/ M.A. Rhodes Sr.

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Jean Rhodes, would have acted.

IN WITNESS WHEREOF, I have on this 20th day of November, 1973, in Owensboro, Kentucky, signed my name at the end of this instrument of two pages which I declare to be the First Codicil to my Last Will.

/s/ M.A. Rhodes Sr.

M.A. Rhodes, Sr.

Signed by M. A. Rhodes, Sr. and by him acknowledged to be his First Codicil to his Last Will of May 3rd, 1972, and he, in our presence, ratified and republished his Last Will as changed by this Codicil, and we, at his request, in his presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses, this 20th day of Nov., 1973.

John W. Beard of Owensboro, Ky.

Betty H. Mitchell of Owensboro, Ky.

END.

At a regular Term of the County Court held in and for Breckinridge County, Kentucky, at the Court House in the City of Hardinsburg, on the 13th day of March, 1974.

IN THE MATTER OF THE ESTATE OF

M.A. Rhodes, Sr., Deceased:

ORDER OF APPOINTMENT

This matter coming on for hearing on the duplicate application of Willa Jean Rhodes and the Citizens State Bank of Owensboro, Kentucky, by Don B. Cawthorne, Trust Officer, the Co-Executors nominated in the Last Will and Testament of M.A. Rhodes, Sr. who died testate a resident of and domiciled in Breckinridge County, Kentucky, on the 7th day of March, 1974, for appointment and qualification as Co-Executors thereof, and the Will having been proven by John W. Beard, one of the subscribing witnesses to said will, and the Court being sufficiently advised, it is ordered and adjudged that the Will was established to be the Last Will and Testament of the testator and ordered to be recorded, and that Willa Jean Rhodes and Citizens State Bank by Don B. Cawthorne, Trust Officer, be and they are hereby appointed Co-Executors under the Will of M.A. Rhodes, Sr., deceased.

Whereupon said Willa Jean Rhodes appeared in open court and took the oath prescribed by law and duly qualified as Co-Executors without the execution of bond as provided in the Will of said decedent.

Don B. Cawthorne the Trust Officer of Citizens State Bank of Owensboro, Kentucky, then appeared in open Court, and the Court, after examination of the application, determined that there would be personal property in the estimated value of \$75,000.00 in the estate, and it appearing that the capital stock of Citizens State Bank was more than this amount and that Citizens State Bank offered its capital stock as surety for said amount, which surety was approved by the Court, after which Don B. Cawthorne, as Trust Officer of Citizens State Bank, took the oath prescribed by law and duly qualified the Citizens State Bank as Co-Executor upon the execution of the bond for \$75,000.00 as has been herein set out.

The said appointments being conditioned according to law and approved by the Court, and the Court does grant a certificate of probate and letters testamentary of administration to Willa Jean Rhodes and to Citizens State Bank of Owensboro, Kentucky, by Don B. Cawthorne as Trust Officer in due form, 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 March, 1974.

Don Gedling, Clerk
By: Janet Maysey D.C.

LAST WILL AND TESTAMENT

OF

JESSIE CHISM

* * * * *

I, JESSIE CHISM, 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 I

I direct that all my just debts, funeral expenses and the costs of administering my estate be first paid. I direct that all federal and state taxes and all inheritance taxes that may be assessed against my estate or against any of the bequests or devises herein made or hereafter made by codicil hereto, or assessed in respect of property, passing at my death otherwise than pursuant to the provisions of the Will, be paid as though said taxes were a debt against my estate out of my estate generally.

ITEM II

I give, devise and bequeath to my three children equally and share and share alike, absolutely and in fee simple, all of my property, real, personal and mixed of every kind and description of which I may die possessed or over which I may have the right of disposition at the time of my death.

For the convenience of my personal representative I now name my children: LLOYD CHISM, presently residing in Radcliff, Kentucky; Mrs. MOLLIE FOWLER, presently residing in Ireland, Indiana; and EDWARD CHISM, presently residing at Indianapolis, Indiana.

ITEM III

I direct that my son, LLOYD CHISM, be the executor of this Will and of my estate and direct that no surety be required upon his bond as such representative.

IN TESTIMONY WHEREOF, witness my signature this 23rd day of September, 1973.

/s/ Jessie Chism
Jessie Chism

We hereby certify that JESSIE CHISM, the testator named in the foregoing instrument of writing, subscribed her name thereto on this day in our presence and to us declared the same to be her Last Will and Testament, that we subscribe our names hereto as witnesses in the presence and at the request of said testator and in the presence of each other, and that at the time of the execution of said instrument as aforesaid and of our subscribing the same as witnesses, the said testator was of sound and disposing mind, to the best of our knowledge, information and belief.

/s/ Quinn F. Pearl, Jr. residing at Radcliff, Ky.

/s/ Nolte J. Atcher residing at Radcliff, Ky.

/s/ Kathryn E. Atcher residing at Radcliff, Ky.

I hereby certify that the foregoing Will was prepared by:

Quinn F. Pearl, Jr.

Quinn F. Pearl, Jr.
Pearl & Pearl
Attorneys at Law
#39 North Dixie Boulevard
Radcliff, Kentucky 40160

At the Special Term of the Hardin County Court on the 18th day of October, 1973 the foregoing instrument of writing was established as the true last will and testament of Jessie Chism and ordered recorded.
WHEREUPON I have truly recorded the same together with this certificate this 18th day of October, 1973.

David L. Logsdon, Clerk
BY: I Bush D. C.

COMMONWEALTH OF KENTUCKY
COUNTY OF HARDIN

I, David L. Logsdon, Clerk of the County Court for the County and State aforesaid do certify that the foregoing instrument of writing is a true and correct copy of Will as appears of record in my office in Will Book N, Page 502
Witness my hand and seal this 18th day of March, 1974.

David L. Logsdon, Clerk
BY: I Bush D.C.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, Sct.

I, DON GEDLING, Clerk of the County Court for the County and State aforesaid do certify that the foregoing 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 25th day of March, 1974. Don Gedling, Clerk
BY: Janet Maysey D.C.

LAST WILL AND TESTAMENT OF

LOTTIE C. RICHARDSON

I, LOTTIE C. RICHARDSON, of Hardinsburg, Breckinridge County, Kentucky, being of sound and disposing mind, memory and understanding, do hereby make, publish and declare this to be my Last Will and Testament, intending hereby to dispose of all my property whether real, personal or mixed; to exercise any powers of appointment which I may have; and to revoke any and all Wills and Codicils heretofore made by me.

FIRST: I direct that my just debts and funeral expenses be paid by my Executrix hereinafter named. It is my desire that I be buried in the Richardson family lot at Ivy Hill Cemetery, Hardinsburg, Kentucky. I authorize my Executrix to expend for the purpose of my funeral and the erecting of a marker at my grave, such sum or sums as she may deem necessary and proper in the exercise of her discretion.

SECOND: I give and bequeath the sum of Ten Thousand Dollars (\$10,000.00) unto GEORGETOWN COLLEGE, Georgetown, Kentucky, to be used by the College in its discretion, toward providing financial assistance for needy students.

THIRD: I give and bequeath the sum of Six Thousand Dollars (\$6,000.00) unto Hardinburg BAPTIST CHURCH, Hardinsburg, Kentucky, with the request that this sum be used for the upkeep and maintenance of the church's properties.

FOURTH: I give and bequeath unto my cousins, LELAND SEATON, and ALMA SEATON, his wife, and the survivor of them, the sum of Five Thousand Dollars (\$5,000.00), provided that either or both of them are living at the time of my death.

FIFTH: I give, devise and bequeath all the rest, residue and remainder of my estate unto my daughter, VIRGINIA E. RICHARDSON, who now resides in Baltimore, Maryland, to be hers absolutely, if she is living at the time of my death.

SIXTH: If my said daughter, Virginia E. Richardson, is not living at the time of my death, then I give, devise and bequeath the rest, residue and remainder of my estate as follows:

A. I give and bequeath the sum of Fifty Thousand Dollars (\$50,000.00) unto the FOREIGN MISSION BOARD OF THE SOUTHERN BAPTIST CONVENTION, to be used by it for the support of its medical missions.

B. I give and bequeath the sum of Twenty Thousand Dollars (\$20,000.00) unto the BRECKINRIDGE COUNTY HOSPITAL, Hardinsburg, Kentucky, to be used for the purpose of modern hospital and medical equipment as may be needed by the hospital. If at the time of my death this hospital facility should not be either: (i) a county public hospital, as it is at the present time; or (ii) operated under the auspices of one of the Protestant groups, then I give, and bequeath said sum unto the BAPTIST HOSPITAL, Louisville, Kentucky.

C. I give and bequeath the sum of Ten Thousand Dollars (\$10,000.00) to HARDINBURG BAPTIST CHURCH, to be added to the legacy provided for it under Item Third of this Will.

D. I give and bequeath the sum of Five Thousand Dollars (\$5,000.00) unto GARFIELD BAPTIST CHURCH, Garfield, Kentucky.

E. I give and bequeath the sum of Three Thousand Dollars (\$3,000.00) unto FIRST BAPTIST CHURCH, a negro congregation in Hardinsburg, Kentucky.

F. All the rest, residue and remainder of my estate I give, devise and bequeath as follows: One-third (1/3) thereof unto GEORGETOWN COLLEGE, Georgetown, Kentucky, to be added to the legacy provided under Item Second of this Will; one-third (1/3) thereof unto BRECKINRIDGE COUNTY HOSPITAL, Hardinsburg, Kentucky, to be added to the bequest to said hospital under paragraph B of this Item of my Will and one-third (1/3) thereof unto BRECKINRIDGE COUNTY LIBRARY, to be used in the discretion of the Board of Trustees of the Library, or such other body as may be responsible for the operation of the Library, toward the cost of equipment, books, or the erection or purchase of a building provided that the expenditures shall be limited to the Library's facilities in Hardinsburg, Kentucky.

FINALLY: I nominate, constitute and appoint my said daughter, VIRGINIA E. RICHARDSON, as Executrix of this my Last Will and Testament. In the event of her death, resignation or failure to qualify, I nominate

constitute and appoint LOUISVILLE TRUST COMPANY, Louisville, Kentucky, to serve in her place and stead; provided, however, if the said Virginia E. Richardson shall survive me, but resigns or fails to qualify, she may, if she so desires, nominate and appoint in writing, signed, acknowledged and delivered to the Court so probating this Will, an Executor of her choice, other than said Louisville Trust Company, and said Executor named herein by me, and shall be of the same effect as if said Executor had been named by me. I direct that neither my Executrix nor Executor shall be required to give bond for the faithful performance of their duties. I confer upon them full power and authority in her or its discretion to do any and all things necessary for the complete administration of my estate, including the power to compromise any claim which may be made in behalf of or against my estate, and with the power to sell real or personal property belonging to my estate at public or private sale without prior application to the court in which my estate is being administered or to any other Court, or with the obligation to any purchaser to see to the application of the purchase money.

IN TESTIMONY WHEREOF, I have hereunto set my hand, this the 2nd day of May 1970.

Lottie C. Richardson

Signed and acknowledged by the above named Testatrix, LOTTIE C. RICHARDSON, as and for her Last Will and Testament, in our presence, who, at her request, and in her presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses thereto, this the 2nd day of May, 1970.

Robert O. Trent

Hardinsburg, Kentucky

Arthur Beard
Attesting Witnesses

Hardinsburg, Kentucky
Addresses

This Document Prepared By

Robert O. Trent

Atty. at Law, Hardinsburg, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, Called Term, March 22, 1974.

IN RE: PROBATION OF WILL OF LOTTIE C. RICHARDSON, DECEASED

Came Virginia E. Richardson 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 mother, Lottie C. Richardson, 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 Arthur Beard, the other subscribing witness thereto, whereupon, the same was 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 the 22nd day of March, 1974.

Don Gedling, Clerk
BY: Janet Maysey, D.C.

LAST WILL AND TESTAMENT
OF
MARSHALL ROWLAND

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

I

I direct that all my just debts, funeral expenses and the cost 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, or have the right to dispose of, whether real, personal or mixed, tangible or intangible, and wheresoever situated, I hereby give, devise and bequeath to my beloved sister, Theressa Taul, of Cloverport, Kentucky absolutely and in fee simple.

III

I hereby direct that my sister, Theressa Taul, of Cloverport, Kentucky, be appointed as the Executrix of this my last will and testament and I direct that no bond be required of her as such.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal at Hardinsburg, Kentucky, this the 18th day of March, 1968.

/ s/ Marshall Rowland

LAST WILL AND TESTAMENT
OF
MARSHALL ROWLAND

The foregoing instrument consisting of this and one (1) preceding type-written page, was signed and declared by Marshall Rowland, of Cloverport, Kentucky, 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 hereto, this the 18th day of March, 1968, at Hardinsburg, Kentucky.

Melvin K. Duke

Residing at

Hardinsburg, Ky.

Mary M. Robbins

Residing at

Stephensburg, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT CALL TERM APRIL 16, 1974.

IN RE: PROBATE OF WILL OF MARSHALL ROWLAND, DECEASED

An instrument of writing, purporting to be the last will and testament of Marshall Rowland, late of this county, was produced in Court and proven by the testimony of Melvin K. Duke, who also proved the signature of Mary M. Robbins the other subscribing witness to be; whereupon, the same was established by the Court to be the last will and testament of the said Marshall Rowland, 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 17th day of April, 1974.

Don Gedling, Clerk
By: Janet Maysey D.C.

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Gedling, Clerk
Janet Maysey, D.C.

LAST WILL AND TESTAMENT
OF
JAMES M. MATTINGLY

I, James M. Mattingly, of Cloverport, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, hereby revoking all wills and other 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, or have the right to dispose of, whether real, personal or mixed, tangible or intangible and wheresoever situated, I hereby give, devise and bequeath to my wife, Eula J. Mattingly, absolutely and in fee simple, and in the event that she should fail to survive me, then and in that event I give, devise and bequeath said property to my children, James D. Mattingly and Doris J. O'Reilly.

III

I hereby direct that my wife, Eula J. Mattingly, of Cloverport, Kentucky, be appointed as the Executrix of this my last will and testament and I direct that no bond be required of her as such. In the event that my wife, should fail to survive me, then I direct that my daughter, Doris J. O'Reilly, of Cloverport, Kentucky, be appointed as the Executrix of this my last will and testament and I direct that no bond be required of her as such.

JAMES M. MATTINGLY PAGE 2

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal at Hardinsburg, Kentucky, this the 25th day of April, 1972.

/s/ James M. Mattingly

The foregoing instrument consisting of this and one (1) preceding typewritten page, was signed and declared by James M. Mattingly, of Cloverport, Kentucky, 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 hereto, this the 25th day of April, 1972.

Melvin K. Duke

residing at

Hardinsburg, Ky.

Margaret R. Nix

residing at

Hardinsburg, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT CALL TERM APRIL 22, 1974.

IN RE: PROBATE OF WILL OF JAMES M. MATTINGLY DECEASED

An instrument of writing purporting to be the last will and testament of James M. Mattingly, late of this county, was produced in Court and proven by the testimony of Melvin K. Duke, who also proved the signature of Margaret R. Nix, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said James M. 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 the 23rd day of April, 1974.

Don Gedling, Clerk
By: Janet Maysey D.C.

JOINT WILL AND TESTAMENT OF
J. W. HOSKINSON AND
RUBY HOSKINSON

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We, J. W. Hoskinson and Ruby Hoskinson, husband and wife, of Custer, Breckinridge Kentucky, each 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 so 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, to have and to hold to his or her use and benefit during his or her natural life, with full and complete power to use and control said property in such manner as he or she may deem best, and to dispose of the same, or any part thereof, whenever in his or her opinion it is necessary or advisable to do so, during said time, and to sell at private or public sale, at such prices and upon such terms of credit or otherwise, as he or she may deem best, the whole or any part of the real estate or personal property, and to execute, acknowledge and deliver deeds or other instruments of conveyance thereof to the purchaser or purchasers.

ITEM III. After the death of the survivor, we hereby give, devise and bequeath whatever may remain of said property to our children, namely, William Wesley Hoskinson and Eva Roberson, jointley and equally, absolutely and in fee simple.

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

IN WITNESS WHEREOF, we have hereunto set our hands, this the 25th day of September, 1947.

J. W. Hoskinson

Ruby Hoskinson

Signed and acknowledged by the said J. W. Hoskinson and Ruby Hoskinson, 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 25th day of September, 1947.

Raymond C. File

Russell L. Harned

Attesting Witnesses.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY CALL TERM, APRIL 26, 1974

IN RE: PROBATE OF THE WILL OF J. W. HOSKINSON, DECEASED.

An instrument of writing, purporting to be the last will and testament of J. W. Hoskinson, deceased, late of this County was produced in Court and proven by the testimony of Raymond C. File, submitted upon deposition taken pursuant to a commission issued by this Court on April 19, 1974; whereupon, the same was established by the Court to be the last will and testament of J. W. Hoskinson, 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 26th day of April, 1974.

Don Gedling, Clerk

BY: Marilyn Gedling D.C.

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anet Maysey D.C.

LAST WILL AND TESTAMENT
OF
MINNIE TRENT

I, Minnie Trent, of Irvington, Breckinridge County, Kentucky, being of sound mind and disposing memory, do make, publish and declare this to be my Last Will and Testament hereby revoking all Wills and Codicils by me heretofore made.

Item I. I direct the prompt payment of all my legal debts, expenses of my last illness, funeral expenses and costs of administration. I direct my Executrix to also pay out of my said estate all inheritance, estate, succession and other taxes assessed by reason of my death, together with any interest and penalty thereon imposed by the government of the United States or any state or political subdivision thereof, in respect of all property required to be included in my gross estate for estate or like tax purposes by any such governments, whether the property passes under this Will or otherwise, without contribution by any recipient of any of such property.

Item II. I give and bequeath to my daughter, Lottie Trent McAdams, all of my household goods, personal effects, jewelry and clothing, in fee simple absolute. All of the rest and residue of my estate of every kind and description and wheresoever located, in fee simple absolute, and in equal shares, to my two grandchildren, namely, Emil D. McAdams and Madalyn Monroe, provided they shall survive me. In the event they should be deceased at the time of my death, I then give, devise and bequeath their share, per stirpes, to their lineal descendants who shall be living at the time of my death.

Item III. I hereby nominate, constitute and appoint my daughter, Lottie Trent McAdams, as Executrix of this my Last Will and Testament to serve without bond. In the event she should be deceased, does not qualify or choose to act, I then nominate, constitute and appoint my grandson, Emil D. McAdams, as Executor, to also serve without bond. My said Executrix or Executor shall have full power to sell, transfer, mortgage, or encumber any or all of my property to carry out the terms hereof and no purchaser shall be required to look to the application of the proceeds.

IN WITNESS WHEREOF, I have hereunto set my hand at Irvington, Kentucky, this the 2nd day of March, 1973.

/s/ Minnie Trent

The foregoing Will was duly signed and acknowledged by the said Minnie Trent 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 2 day of March, 1973.

Ella W. Trent

residing at Irvington, Kentucky.

Moorman Simmons

residing at Irvington, Kentucky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY CALL TERM, MAY 10, 1974

IN RE: PROBATE OF THE WILL OF MINNIE TRENT, DECEASED

At the County Court, held for Breckinridge County, at the Court House in the City of Irvington on the _____ day of May 1974, the foregoing instrument of writing purporting to be the last will and testament of Minnie Trent deceased, late of this County, was produced in Court and proven by the oaths of Ella W. Trent, whereupon the same was established by the Court to be the last Will and Testament of said testator and ordered to be recorded, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 10th day of May, 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

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LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS:

That I, ROBERT MORTON MONARCH, a legal resident of Hardinsburg, Kentucky, hereby
revoke all previous Wills and Codicils made by me, and hereby make, declare, and publish
this my last Will.

ITEM I

A. I nominate and appoint JOANN TRENT MONARCH of Hardinsburg, Kentucky, as Executrix
of this my LAST WILL AND TESTAMENT. If she should fail or cease to serve as Executrix
for any reason, then I nominate and appoint as alternative Executor, ROBERT A. RHODES,
of Hardinsburg, Kentucky; and I direct that said Executrix and alternate Executor shall
serve without bond or compensation.

B. I direct my said Executrix to pay out of my estate, as soon as conveniently
may be done after my decease, all of my just debts, funeral and testamentary expenses.

C. I direct my said Executrix to distribute my estate as soon as possible after
my death and my said Executrix is authorized to make such distribution in cash or in
kind or partly in cash and partly in kind, and my said Executrix is further authorized
to distribute my estate subject to any and all indebtedness incurred by me or by my
said Executrix which in the opinion of my said Executrix need not first be paid, and
subject to any and all mortgages, deeds of trust, or other liens created by me or my
said Executrix is authorized to begin distribution of income or Principal from my estate
exactly as if any trust created by Item III.C. of this will had been established at the
time of my death.

D. I direct that no other action by or intervention of any court shall be
necessary except for meeting the minimum requirements relating to the settlement of
estates without administration under the laws of the State of Kentucky or any other
state in which this Will may be presented for probate.

ITEM II

A. I appoint JOANN TRENT MONARCH, of Hardinsburg, Kentucky as guardian of the
person and estate of my surviving minor child or children. If my said wife should fail
or cease to serve as guardian for any reason, then I appoint ROBERT A. RHODES, of
Hardinsburg, Kentucky, as substitute guardian of the person and estate of my surviving
minor child or children, both to serve without bond, security, or surety.

B. I direct that the said guardian or substitute guardian of my said child or
children pay all sums reasonably necessary for the proper education, support,
maintenance and welfare of said child or children.

ITEM III

A. I give, devise, and bequeath my entire estate, of whatsoever nature and
wheresoever situated, to my wife JOANN TRENT MONARCH, to be hers absolutely if she
shall survive me by a period of thirty (30) days.

B. I declare that should my said wife, JOANN TRENT MONARCH survive me by
thirty (30) days, then I make no provision for my child or children now born unto
me or child or children hereafter adopted by me, knowing that my said wife, JOANN,
will adequately provide for them out of my estate.

C. If my said wife shall not survive me by at least thirty (30) days, in that
event, I give, devise and bequeath in trust to ROBERT A. RHODES, my entire estate, to
be held by him for the sole benefit of my children, ROBERT M. MONARCH, JR., SUE ELLEN
MONARCH, and any child or children hereafter born to me or adopted by me, if said child
or children or issue shall survive me by at least thirty (30) days, to apply the
proceeds of my estate in accordance with his sound judgement, for the support and
education of said child or children, until such time as said child or children shall
or would have attained the age of twenty-one (21), whereupon his or her share of the
trust shall then terminate and his or her share shall then be given to such child
free of the trust or divided in equal shares among his or her issue by right of
representation.

D. In the event the said ROBERT A. RHODES shall fail or refuse for any reason
to qualify as trustee of this my Will, then I nominate and appoint as alternate
trustee, JOSEPH H. TRENT, of Hardinsburg, Kentucky, with the same powers and authority
given to ROBERT A. RHODES.

E. If my said wife and my child or children hereafter born to me or hereafter
adopted by me shall not survive me by a period of thirty (30) days, then and only in
that event, I give, devise and bequeath my entire estate, of whatsoever nature and
wheresoever situated, to ROBERT A. RHODES, of Hardinsburg, Kentucky.

F. In case any person interested in my estate shall contest this Will, in part
or in whole, and attempt to prevent the proof thereof, then I declare that such
contest and such attempt shall cancel and terminate all provisions for or in favor of
the person or persons making or inciting such contest, without regard to whether
such contest shall succeed or not; and I hereby declare all and any provisions or
provision herein in favor of the person or persons so making such contest, or
attempting or inciting the same, to be revoked and of no force and effect.

ITEM IV

A. By the word "issue" wherever used in this Will is meant all of my legitimate descendants of whatever degree including descendants both by blood and by adoption, providing such adoption is by court proceedings, the finality of which has not been questioned by me. The words "child" or "children" shall also include persons adopted under the same conditions.

B. My wife, JOANN, and I are approximately the same time executing similar wills in which each of us is the recipient of the other's bounty to a greater or lesser extent; however these wills are not the result of any contract or agreement between us and either will may be revoked at any time at the sole discretion of the maker thereof.

C. If any legatee or devisee of my estate should die simultaneously with me or under such circumstances as to render it difficult or impossible to determine who predeceased the other, I declare that I shall be deemed to have survived such legatee or devisee and that this Will and all of its provisions shall be construed upon that assumption and basis.

IN WITNESS WHEREOF, I have at Maxwell Air Force Base, Alabama, this 10th day of May, 1973, A.D., set my hand and seal to this my LAST WILL AND TESTAMENT, consisting of three (3) typewritten pages, and I have signed my name for the purpose of identification on the margin of Page 1 and 2.

S/S Robert Morton Monarch

The foregoing instrument, consisting of three (3) typewritten pages, this included, bearing on the lefthand margin of Page 1 and 2 the signature of the Testator, ROBERT MORTON MONARCH, was this 10th day of May, 1973, A.D., signed, published, sealed, and declared by the said Testator as and for his LAST WILL AND TESTAMENT, in the presence of us, who at his request and in his presence and the presence of each other, have hereunto subscribed our names as witnesses thereto, we and each of us believing the said Testator to be of sound and disposing mind and memory at the date hereof.

S/S Charlotte S. Claybrook	of	P. O. Box 52 Laverne, Ala.
		36049
S/S Richard R. Adams	of	1903 Wesleyan Drive
570 446 789 PR		Tempe, Ariz. 85282
S/S Patricia Anne Adams	of	1903 E. Wesleyan
		Tempe, Arizona 85282

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, MAY 8, 1974.

An instrument of Writing, purporting to be the last will and testament of Robert Morton Monarch, late of this county, was produced in Court and proven by the Testimony of Lowell Z. Mach whereupon the same was established by the Court to be the last will and testament of the said Robert Morton Monarch, 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 11th day of May, 1974.

Don Gedling - Clerk

BY: Marilin Gedling - D.C.

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WILL

I, ROBERT BLACKBURN MOORE, of Hardinsburg, 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.

ITEM I: I direct that all of my just debts and funeral expenses and costs
of administration be first paid out of my estate by my executrix hereinafter named
and as soon as practicable after the time of my decease.

ITEM II: I give, devise and bequeath all of the residue and remainder of
my estate, real, personal and mixed, of every nature and description and whereso-
ever situate, which I may own or have the right to dispose of at the time of my
decease, to my wife, Margaret Frank Moore, absolutely and in fee simple.

ITEM III: I make, nominate and appoint my said wife, Margaret Frank Moore,
to be the executrix of this will, and I request that no bond be required of her as
such.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name, this the 8th day
of January, 1966.

S/S. Robert Blackburn Moore

Signed and acknowledged by Robert Blackburn Moore as and for his Last
Will and Testament, in our presence, who, at his request, have signed our names
as Attesting Witnesses thereto, in his presence and in the presence of each other
this the 8th day of January, 1966.

Robert O. Trent

of Hardinsburg, Kentucky

Betty Daugherty

of Custer, Kentucky

Attesting Witnesses

Addresses

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, MAY 8, 1974.

IN RE: PROBATION OF WILL OF ROBERT BLACKBURN MOORE, DECEASED.

This day, come Margaret Frank Moore, 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 Husband, Robert Blackburn
Moore, 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 Betty Daugherty the other subscribing witness thereto; where-
upon, the same is established by the Court to be the Last Will and Testament of
said testator and is 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 18th day of May, 1974.

Don Gedling- Clerk

BY: Marilyn Gedling - D. C.

LAST WILL AND TESTAMENT

I, SALLYE S. KIRWAN, of Louisville, Jefferson County, Kentucky, being of sound mind and disposing memory do hereby make this my Last Will and Testament, hereby revoking all previous wills and testamentary papers made by me.

ARTICLE I

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

ARTICLE II

All my property, wherever located and whatever nature, I give, bequeath and devise to my husband, Martin J. Kirwan, if he be living at the time of my decease. I intentionally make no provision for my children whom my hereafter be born to me or adopted by me and expressly exclude them from participation in my estate.

ARTICLE III

If, however, my husband predecease me, or if he and I die at the same time or in a common disaster, or under such circumstances that it be difficult or impossible to determine which died first, then I give, devise and bequeath all of my property wherever located and whatever nature to my brothers, Philip H. Snyder, Broadlands, Illinois; Julius D. Snyder, Louisville, Kentucky; my sister, Evelyn S. Tets, Hardinsburg, Kentucky; my brothers-in-law, William E. Kirwan, Versailles, Kentucky; and Albert D. Kirwan, Lexington, Kentucky; J. Ross Kirwan, Louisville, Kentucky; and my Sister-in-Law, Susan J. McDavitt, Murray, Kentucky, share and share alike. In the event any said brother, sister, sister-in-law or brother-in-law should predecease me, the share of such deceased shall pass to the survivors hereunder.

S/S Sallye S. Kirwan
Being Page One of Two Pages

ARTICLE VI

I hereby name, nominate and constitute my husband, Martin J. Kirwan, as Executor of my estate, and direct that he may serve without surety on his bond. In the event he is unable or unwilling to qualify as such, then I name, nominate, and appoint Kenneth L. Burhans, as substitute Executor, and direct that he may serve without surety on his bond. I vest my Executor and substitute Executor with full power and authority to sell, transfer, and convey any property, real or personal, which I may own at the time of my death, at such time and price and upon such conditions as they may determine, and do every other act and thing necessary or appropriate to the complete administration of this will, all without necessity of Order of Court.

IN TESTIMONY WHEREOF, I have hereunto set my hand this 25th day of August, 1971, at Louisville, Kentucky.

S/S Sallye S. Kirwan
Sallye S. Kirwan

The foregoing instrument was signed and declared by Sallye S. Kirwan, to be her Last Will and Testament in our presence and we, at her request, and in their presence and in the presence of each other, have hereunto subscribed our names as witnesses this 25th day of August, 1971.

Halewood D. Brady _____ Address Louisville, Kentucky
Kenneth Burhans _____ Address Louisville, Kentucky

This instrument prepared by:

Kenneth Burhans S/S
Kenneth L. Burhans
Attorney at Law
Suite 310, 100 North Sixth Street
Louisville, Kentucky 40202
507-6713

At a County Court held for Jefferson County at Court House in the City of Louisville on April 30, 1973, there was produced in Court the foregoing instrument of writing purporting to be the non-holographic last will and testament of Sallye S. Kirwan deceased, late of this County, who died on April 19, 1973, a resident thereof; and said will dated August 25, 1971, was proven by Kenneth Burhans one of the subscribing witnesses thereto, who also proved the attestation Halewood D. Brady, the other subscribing witness thereto.

Whereupon, said writing was established and adjudged by the Court to be the last will and testament of Sallye S. Kirwan, and ordered recorded as such, and I hereby certify that same with this certification is recorded in my office a Clerk of said Court.

Witness my hand this 30 day of April, 1973. Book 188 Page 274

A COPY, ATTST:

James Hallahan, Clerk of Jefferson County Court

S/S BREMER EHRLER, CLERK

By: S/S Katherine Sorrell Deputy Clerk

By: Dorothy Wisfield D.C.

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LAST WILL AND TESTAMENT
OF
MORRIS HAYNES

I, Morris Haynes, of Rt. 1, Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, hereby revoking all wills and other testamentary dispositions heretofore made by me.

I direct that all my just debts, funeral expenses and the costs of admin-
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 or have the right
to dispose of, whether real, personal or mixed, tangible or intangible and wheresoever
situated, I hereby give, devise and bequeath to my wife, Margaret Leigh Haynes, absolutely
and in fee simple.

III I hereby direct that my wife, Margaret Leigh Haynes, of Rt. 1, Hardinsburg,
Kentucky, be appointed the Executrix of this my last will and testament and further direct
that no bond be required of her as such.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 6th day of
January, 1973.

/s/ Morris Haynes
Morris Haynes

The foregoing instrument consisting of this and one (1) preceding typewritten
page was signed and declared by Morris Haynes of Rt. 1, Hardinsburg, Kentucky, 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 hereto, this 6th day of
January, 1973, at Hardinsburg, Kentucky.

Robert Lee Scribner residing at 1927 Cedar, Jacksonville, Ill.

Gladys Scribner residing at 1927 Cedar, Jacksonville, Ill.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, JUNE 7, 1974

IN RE: PROBATION OF WILL OF MORRIS HAYNES, DECEASED.

A written document having been produced in open Court purporting to be the last
will and testament of Morris Haynes who died a resident of Breckinridge County, Kentucky,
on the 25th day of February 1974, and the offered will having been proved by the testimony
affidavits of Robert Lee Scribner and Gladys Scribner who proved to the satisfaction of
this Court that they were familiar with the handwriting of the Testator and each with the
other subscribing witness, and the offered document having been duly examined by this Court
and having been proved that it was duly executed and attested as required by law, where-
upon the same was established by this Court to be the last will and testament of Morris
Haynes 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 June, 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT
OF
CLARENCE WHEATLEY, OF
AXTEL, KENTUCKY

I, CLARENCE WHEATLEY, of Axtel, Kentucky being of sound mind and memory do hereby Ink, Publish and declare this to be my last Will and Testament hereby revoking any and all will's heretofore made by me.

Item

It is my will that all my just debts and funeral expenses be paid out of my estate as soon as the same may reasonably be done after my death.

Item

The residue of my estate real personal or mixed I devise and bequeath to my Children, Francis Wheatley, Mildred Smith, Vitula Badger, Hazel Warner, W. C. Wheatley, Maxine Bryant, Pauline Vittoe, Christine Wheatley and Morris J. Wheatley, in equal portions and in fee simple.

Item

I hereby make, nominate and appoint Hazel Warner and W. C. Wheatley joint executors of this my last will and Testament and I request that no bond be required of them as such.

Signed and acknowledged by me before witnesses at Hardinsburg, Kentucky of this October 3rd, 1966.

/s/ Clarence Wheatley

Signed and acknowledged before us by CLARENCE WHEATLEY, as his last will and testament at Hardinsburg, Kentucky on this October 3rd, 1966, and by us signed as witnesses at his request and in his presence and in the presence of each other.

Petty Daugherty	Residing at Custer	Kentucky
Jewell C. Monarch	Residing at Hardinsburg	Kentucky
S. H. Monarch	Residing at Hardinsburg	Kentucky

STATE OF KENTUCKY
PARKERIDGE COUNTY COURT, CALL TERM, JUNE 8, 1974

IN RE: PROBATION IN WILL OF CLARENCE WHEATLEY, DECEASED.

A written document having been produced in open Court purporting to be the last will and testament of Clarence Wheatley who died a resident of Parkridge County, Kentucky, on the 22nd day of May 1974, and the offered will having been proved by the testimony in person of Jewell C. Monarch who proved to the satisfaction of this court that she was familiar with the handwriting of the testator and S. H. Monarch and Betty Daugherty the other subscribing witnesses, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be last will and testament of Clarence Wheatley 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, 1974.

Don Gedling, Clerk
By: Linda Fitch D. C.

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LAST WILL AND TESTAMENT OF

ANDREW S. CARMAN

I, ANDREW S. CARMAN, of West View, 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 Will by me heretofore made.

ITEM I: I direct that all of my just debts and funeral expenses and costs of administration be first paid out of my estate by my executrix hereinafter named and as soon as possible after the time of my decease.

ITEM II: All of the residue and remainder of my estate, which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to my wife, Vera Carman, to have and to hold the same 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, if and whenever, in her opinion, it shall become necessary or advisable to do so, she shall have the right, privilege and authority to sell such of said real estate and/or personal property, at public or private sale, at such prices and upon such terms, as she may deem best, and to execute, acknowledge and deliver necessary or proper instruments to transfer title to the purchaser or purchasers.

ITEM III: After the death of my said wife, or in the event the two of us shall die simultaneously or as the result of a common disaster, then, in either of these events, I give, devise and bequeath all the remainder of my estate, at that time, to my stepson, John W. Watson, absolutely and in fee simple.

ITEM IV: I make, nominate and appoint my said wife, Vera Carman, to be the executrix of this, my Last Will and Testament, and I request that no bond be required of her as such.

ITEM V: In the event my wife and I should die simultaneously or as the result of a common disaster, as set out in Item III above, then I nominate and appoint my said stepson, John W. Watson, to be the executrix of this will, and I request that no bond be required of him as such.

IN WITNESS WHEREOF, I have hereunto subscribed my name, this 8th day of May, 1960.

Andrew S. Carman

Andrew S. Carman

Signed and acknowledged by Andrew S. Carman, as and for his last will and testament, in our presence, who, at his request, have signed our names as Attesting Witnesses thereto, in his presence and in the presence of each other, this the 7th day of May, 1960.

Robert C. Trent

Robert C. Trent

Andrew S. Carman

Andrew S. Carman

Attesting Witnesses

Attesting Witnesses

This Document prepared by Robert C. Trent, city of Louisville, Kentucky.

STATE OF KENTUCKY

BRECKINRIDGE COUNTY COURT, CALL TERM, JUNE 7, 1974

IN RE: Last Will and Testament of Andrew S. German

A written document having been produced in open Court purporting to be the last will and testament of Andrew S. German who died a resident of Breckinridge County, Kentucky, on the 7th day of June, 1971, and the offered will having been proved by the testimony in person of Robert C. Beant who proved to the satisfaction of this Court that he was familiar with the handwriting of the testator and Ann Thurman the other subscriber witness, and the offered document having been duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Andrew S. German and ordered to be recorded as such.

Given under my hand this 7th day of June, 1974.

Don Gedling, Clerk
By: Carolyn Lucas D.C.

LAST WILL AND TESTAMENT OF

KATIE E. BISHOP

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

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 household furniture, furnishings and applicances which I may own at the time of my death, I hereby devise and bequeath to my sister, Evie J. Pate, of Cloverport, Kentucky, absolutely and in fee simple.

III
The parcel of real estate now occupied by me as my residence in Cloverport, Kentucky, I hereby devise to my sister, Evie J. Pate, for and during the term of her natural life, and upon her death, I devise the same to my nieces and nephews, who are, Clarence Bishop, Katie O. Kremmer, Leona Kennedy, Edward O'Reilly, Jesse L. Eskridge and Ray Eskridge, jointly and equally, share and share alike, absolutely and in fee simple.

IV

After the payment of my just debts, funeral expenses and the cost of administration of my estate, I devise and bequeath all of the rest, residue and remainder of my estate to my nieces and nephews, who are, Clarence Bishop, Katie O. Kremmer, Leona Kennedy, Edward O'Reilly, Jesse L. Eskridge and Ray Eskridge, jointly and equally, share and share alike, absolutely and in fee simple.

V

I hereby direct that my nephew, Jesse L. Eskridge, of Cloverport, Kentucky, be appointed as the executor of this my last will and testament, and I direct that no bond be required of him as such.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal at Cloverport, Kentucky, this the 7th day of January, 1967.

/s/ Katie E. Bishop

The foregoing instrument consisting of this and one (1) preceding typewritten page, was signed and declared by Katie E. Bishop, of Cloverport, Kentucky, to be her last will and testament, and at her request and in her presence and in the presence of each other, we have hereunto subscribed our names as witnesses hereto on this the 7th day of January, 1967, at Cloverport, Kentucky.

Melvin K. Duke residing at Cloverport, Ky.
Edward Wethington residing at Cloverport, Ky.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

IN RE: Last Will and Testament of Katie E. Bishop

This day, came Jesse L. Eskridge 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 Katie E. Bishop, deceased, late of this County, and the same was proven by the testimony of Melvin K. Duke, one of the subscribing witnesses thereto, who, also, proved the attestation of Edward Wethington, the other subscribing witness thereto; whereupon, the same is established by the County to be the Last Will and Testament of said testatrix and is 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 25th day of June, 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT OF

W.L. LANGLEY

I, W.L. LANGLEY, of Hardinsburg, Breckinridge County, State of Kentucky, being of full age and of sound mind and disposing memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking any and all other Wills by me heretofore made.

ITEM I: I direct that all my just debts, funeral expenses and costs of administration be first paid out of my estate by my Executrix hereinafter named, and as soon as practicable after the time of my decease.

ITEM II: I give, devise and bequeath all of the remainder of my estate, real, personal and mixed, of every nature and description and wheresoever situated, which I may own or have the right to dispose of at the time of my decease, as follows:

- (a) To my daughter, Clyde Langley Carwile, a one-third (1/3) interest.
- (b) To my daughter, Bessie Langley Ater, a one-third (1/3) interest.
- (c) To my grand-daughter, Linda Langley Heath, a one-sixth (1/6) interest.
- (d) To my grand-daughter, Shirley Ann Langley, a one-sixth (1/6) interest.

ITEM III: In order for my Executrix to carry out the provisions of this Will, it will be necessary that all of my estate be reduced to cash; therefore, I hereby direct said Executrix to so convert all of estate into cash, and she is hereby authorized, empowered and directed to do any and all things necessary and proper to do so, to sell said property at public or private sale, as she may deem best, and to execute, acknowledge and deliver all proper instruments in order to convey a proper title to the purchaser or purchasers, and to collect said proceeds of sale, deposit the same to her account as such Executrix, and to pay out and distribute the same in accordance with the provisions of this Will, but the purchaser or purchasers are not required to see to the proper distribution or paying out of said proceeds of sale.

ITEM IV: I make, nominate and appoint my said daughter, Clyde Langley Carwile, to be the Executrix of this my Last Will and Testament, and I request that no bond be required of her as such.

IN TESTIMONY WHEREOF, I have hereunto set my hand, this 21st day of November, 1967.

W.L. Langley

W.L. Langley

Signed and acknowledged by W.L. Langley, as and for his Last Will and Testament, in my presence, and we, at his request, have signed our names as Attesting Witnesses, in his presence and the presence of each other, this the 21st day of November, 1967.

s/s Robert O. Trent

Hardinsburg, Ky.

s/s Linda N. Hale
Attesting Witnesses

Hardinsburg, Ky.
Addressess

This Document prepared by Robert O. Trent, Atty. of Law, Hardinsburg, Ky.

STATE OF KENTUCKY

BRECKINRIDGE COUNTY COURT, FALL TERM JULY 17, 1974.

IN RE: ORDER ADMITTING WILL TO PROBATE AND APPOINTING EXECUTRIX.

A written document having been produced in open court on the 17th day of July, 1974, purporting to be the Last Will and Testament of W.L. Langley, deceased, late of this county, and at a hearing held on the 17th day of July, 1974, the offered will was proved according to law by Robert O. Trent, of Hardinsburg, Kentucky, and it is ordered probated as the Last Will and Testament of the said decedent on this the 17th day of July, 1974, and deceased, as Executrix with will annexed of said estate and further orders that no bond be required for the heretofore named Executrix, 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 July, 1974.

Don Gedling, Clerk

is duly verified
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Clerk
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LAST WILL AND TESTAMENT OF

RUTH MILLER WITHERS

I, Ruth Miller Withers, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II: I hereby give and bequeath the sum of FIVE THOUSAND DOLLARS (\$5,000.00), in cash, to my beloved son, James Miller Withers.

ITEM III: I hereby give and bequeath the sum of FIVE THOUSAND DOLLARS (\$5,000.00), in cash, to my beloved daughter, Sallie Ann Crimmins.

ITEM IV: All the rest and residue 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, or which may thereafter become part of my estate, I give, bequeath and devise to my beloved husband, Alvin Hardin Withers, to be his, absolutely and in fee simple.

ITEM V: In the event that my beloved husband, Alvin Hardin Withers, has predeceased me, then I hereby give, bequeath and devise all the rest and residue 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, or which may thereafter become part of my estate, to my beloved son, James Miller Withers, and my beloved daughter, Sallie Ann Crimmins, to be theirs, absolutely and in fee simple, being an undivided one-half (1/2) to each of them, share and share alike.

ITEM VI: I name, nominate and appoint my beloved son, James Miller Withers, to be Executor of this my last will and testament, and I request that no bond be required of him as such.

IN WITNESS WHEREOF, I have signed the foregoing instrument and do hereby publish this as my last will and testament on this 11th day of November, 1970.

/S/ RUTH MILLER WITHERS
RUTH MILLER WITHERS

The foregoing will of Ruth Miller Withers, consisting of this and one (1) preceding typewritten page, was signed and declared by Ruth Miller Withers to be her last will and testament, in our presence, and we, the undersigned, who at her request and in her presence and in the presence of each other have subscribed our respective names as witnesses hereto, on this 11th day of November, 1970.

Judy T. Armes residing at Hardinsburg, Ky.

Jane B. Miller residing at Hardinsburg, Ky.

Instrument Prepared By Gibson & Miller, Attys. Hardinsburg, Kentucky. By:
Paul D. Miller.

STATE OF KENTUCKY

BRECKINRIDGE COUNTY COURT, CALL TERM JULY 19, 1974.

IN RE: PROBATE OF WILL OF RUTH MILLER WITHERS, DISEASED.

An instrument of writing, purporting to be the last will and testament of Ruth Miller Withers, late of this county, was produced in Court and proven by the testimony of Judy T. Armes, who also proved the signature of Jane B. Miller, the other subscriber witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said Ruth Miller Withers, 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 19th day of July, 1974.

_____, Clerk
Don Gedling

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LAST WILL AND TESTAMENT
OF
HARVEY LE SIEUR MILLER

I, Harvey Le Sieur Miller, of said State and County, do make and publish this as my Last Will and Testament, hereby revoking all wills heretofore made by me.

ITEM I. (a) I wish my body be buried in a suitable manner and a suitable memorial erected at the cost thereof paid out of my estate.

(b) All of my just debts and any unpaid charitable pledges, whether such pledges are legally enforceable or not, shall be paid out of my estate as soon as practicable.

ITEM II. All my household furniture and furnishings, books, pictures, objects of art, Silverware, jewelry, clothing and other such personal effects and any automobiles I may own at the time of my death, I give and bequeath to my wife, Isabelle Mattingly Miller, if she is living at the time of my death, and if she is not then living, then to my Trustee hereinafter named for the uses and purposes hereinafter set out.

ITEM III. I give and bequeath any interest that I may have in our home at 1308 Dean Drive, Waycross, Georgia, to my wife, Isabelle Mattingly Miller, to be hers absolutely and in fee simple.

ITEM IV. (a) If my wife, Isabelle Mattingly Miller, survives me (and if we die under such circumstances that it cannot be determined which died first, it shall be presumed that she survives and this bequest shall be effective), I give, devise and bequeath to First National Bank in Waycross as Trustee a part of my estate, selected by my Executor, having a value determined as follows: (1) determine the value of my entire estate passing under this Will, (2) add thereto the value of any and all insurance and other property passing outside of this Will but includable in my estate for federal estate tax purposes, (3) deduct therefrom all debts and expenses of administration allowed as a deduction for federal estate tax purposes but not any estate of inheritance tax, (4) ascertain one-half of the remainder, (5) deduct from such one-half the value of any and all insurance and other property passing to my wife either outside this Will or under any other Item of this Will in such manner as to qualify as a part of the marital deduction under the federal estate tax law, and (6) the remainder of such one-half shall be the value of the part of my estate bequeathed in this Item.

(b) The determination of this bequest and the division of my estate shall be on the basis of values existing on the date of division in the case of property then divided, or on the date of distribution in the case of any property previously distributed, or on such estate tax value as finally determined in the case of any property passing outside of this Will, and this bequest shall carry with it its proportionate part of the income of my estate from the date of my death.

(c) My Executor shall not use to satisfy the bequest in this Item or any part thereof any asset in respect of which no marital deduction would be allowed if such asset passed to my said wife or any asset in respect of which a credit is allowed against United States estate tax for any estate, inheritance, legacy or succession tax imposed by any foreign country or political subdivision thereof, if and to the extent there are other assets sufficient to satisfy this bequest.

(d) Said Trustee shall hold and manage and distribute the property as hereinafter provided.

(e) Said Trustee shall pay over to my said wife all income from said property, in semi-annual or more frequent installments, from the time of my death until her death.

(f) Said Trustee shall be authorized to encroach on the principal of this trust at any time and from time to time in such amounts as the Trustee may deem necessary, taking into consideration any other means of support my said wife may have to the knowledge of the Trustee, to provide for the support in reasonable comfort of my said wife.

(g) My said wife shall have the power at any time and from time to time by instrument in writing signed by her and delivered to the Trustee, to direct the Trustee to turn over any part of the property in this trust to or among such of my descendants, or spouses of such descendants, her descendants or spouses of her descendants, and in such manner, in trust or otherwise, as my said wife may in such instrument direct or appoint, provided that she shall have no power to appoint said property to herself, to her estate, to her creditors or to the creditors of her estate.

(h) On the death of my said wife the property remaining in this trust shall be distributed by the Trustee, free of the trust, to such persons and in such manner as my said wife may by her last will and testament direct or appoint, making express reference to this power, including the right in my said wife to appoint said property to her estate. Should my wife fail so to direct or appoint, then said property in this trust shall go over to and become a part of the residue of my estate and be held and distributed in all respects as if it had originally been a part of said residue.

(i) On the death of my said wife said Trustee shall be authorized to withhold distribution of an amount of property sufficient, in its judgment, to cover any liability that may be imposed on said Trustee for estate taxes or other taxes until such liability is finally satisfied.

ITEM V. (a) All the rest, residue and remainder of my property of every kind and description, and wherever located, including any lapsed or void legacy or devise (but

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not including any property over which I may have power of disposition or appointment), I give, devise and bequeath to First National Bank in Waycross as Trustee upon the uses and trusts hereinafter set out.

(b) Said Trustee shall pay the net income from said property from the time of my death to my wife, Isabelle Mattingly Miller, until her death.

(c) The Trustee shall also be authorized to encroach on the principal of this trust in such amounts as it may deem necessary in its judgment to provide for the support and reasonable comfort of my said wife, taking into account any other means of support she may have to the knowledge of the Trustee. To the extent practicable, however, I desire my Trustee in making encroachment for the benefit of my wife to encroach first on the trust created for my wife in Item Four hereof before encroaching on this trust; but this request shall not apply to the extent it would be necessary to sell property which in the opinion of the Trustee should not be sold in order to encroach first on such trust.

(d) My said wife shall have the power at any time and from time to time by instrument in writing signed by her and delivered to the Trustee, to direct the Trustee to turn over any part of the property in this trust to or among such of my descendants, or spouses of such descendants, her descendants or spouses of her descendants, and in such manner, in trust or otherwise, as my said wife may in such instrument direct or appoint, provided that she shall have no power to appoint said property to herself, to her estate, to her creditors or to the creditors of her estate.

(e) On the death of my said wife, property then remaining in this trust shall be distributed in such manner as hereinafter set out.

ITEM VI. After the death of my wife (or if we die under such circumstances that it cannot be determined who died first, in such case it shall be presumed that she survives me), the property then remaining in the trust established by Item Five, together with any property which passes to this trust from the trust established in Item Four as a result of my wife's failing to exercise the power of appointment granted to her in Item Four, will be divided equally into two shares and distributed as follows:

(a) As to the first share, it will be divided into five equal shares and one share will be paid over and distributed to each of the following persons:

Nancy Marshall, 116 Arrowhead Road, Louisville, Kentucky;
Nell Edwards, 1036 Parkins Hill Road, Greenville, South Carolina;
Mary Frances Jarboe, 2005 Eastern Parkway, Louisville, Kentucky;
Elli's Miller, Irvington, Kentucky; and
Patricia Mattingly, Hardinsburg, Kentucky.

In the event that one or more of the above named persons are deceased at the time of distribution, then the share of the deceased would have received will then be distributed to the descendants of the deceased per stirpes, if said deceased has such descendants at the date of distribution. If there are no such descendants of the deceased, then this share will be equally divided among the remaining persons noted above, with a per stirpes distribution for any deceased persons' descendants who are not in being at the date of distribution. If at the time of distribution all the above-named persons are deceased, leaving no descendants in being, then this entire share shall be distributed to the Harvey Le Sieur Miller Charitable Trust hereinafter created.

(b) As to the second share, it will be held in trust by my said Trustee in perpetuity, and will be known as the Harvey Le Sieur Miller Charitable Trust, under the powers hereinafter set out, and the net income from this trust will be paid over annually, or more frequently should said Trustee so decide, to the following charitable institutions or their successors as follows:

St. Joseph Catholic Church, Waycross, Georgia, forty per cent;
St. John Vianney Seminary, Savannah, Georgia, twenty per cent; and
Aidemore Crippled Children's Home, Atlanta, Georgia, forty per cent.

In the event one or more of the above noted charitable institutions ceases to exist and leaves no successor, then the share of income it would have will be equally distributed among the remaining charitable institutions, and in the event all of the above noted charitable institutions cease to exist and leave no successors, the Trustee will thereupon select two new charitable institutions located in the State of Georgia and divide equally the income between them, and if at all possible one such institution should be operated by the Roman Catholic Church or its successors, and the other such institution should be operated for the care, health and benefit of children.

ITEM VII. The provisions made in the Will for my wife and children are in lieu of dower and year's support.

ITEM VIII. All of the bonds, bank accounts, savings accounts, building and loan accounts and other similar property which I may own at the time of my death in the name of myself and/or my said wife shall be the sole property of my said wife and my Executor shall make no claim against her on account thereof.

ITEM IX. My Executor shall make no claim against any person receiving the proceeds of any insurance policy or any money or property transferred by me during my lifetime for any part of the estate taxes assessed against my estate because of such insurance proceeds or such money or property; but shall make claim, if and to the extent permitted by law, for such estate taxes assessed against my estate because of any power or appointment which I may have/

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ITEM X. I hereby constitute and appoint as Executor of this Will, First National Bank In Waycross. Wherever First National Bank In Waycross is named herein, it shall be deemed to include any bank or trust company into which First National Bank In Waycross may hereafter be merged or consolidated.

ITEM XI. I hereby constitute and appoint as Trustee of this Will, First National Bank In Waycross. Wherever First National Bank In Waycross is named herein, it shall be deemed to include any bank or trust company into which First National Bank In Waycross may hereafter be merged or consolidated.

ITEM XII. (a) In the management, care and disposition of my estate and of every trust I confer upon the Executor of this Will and the Trustee of every trust created by this Will, and the successors in office, the power to do all things and execute such instruments as may be deemed necessary or proper, including the following powers, all of which may be exercised without order or report to any court:

(1) To sell, exchange or otherwise dispose of any property at any time held or acquired under this Will, at public or private sale, for cash or on terms, without advertisement, including the right to lease for any term notwithstanding the period of the trust, and to grant options to buy for any period including a period beyond the duration of the trust;

(2) To invest all monies in such stocks, bonds, securities, investment company or trust shares, mortgages, notes, choses in action, real estate, improvements thereon, and other property as such Executor or Trustee may deem best without regard to any law now or hereafter in force limiting investments of fiduciaries;

(3) To retain for investment any property or choses in action owned by me at the time of my death, including any stock in such corporate Executor or Trustee;

(4) To vote in person or by proxy any corporate stock or other security and to agree to or take any other action in regard to any reorganization, merger, consolidation, liquidation, bankruptcy or other procedure or proceeding affecting any stock, bond, note or other property;

(5) To use real estate brokers, accountants and other agents, if such employment be deemed necessary and to pay reasonable compensation for their services;

(6) To compromise, settle and/or adjust any claim or demand by or against said estate or trust and to agree to any rescission or modification of any contract or agreement affecting such estate or trust;

(7) To renew any indebtedness, as well as to borrow money, and to secure the same by mortgaging, pledging and/or conveying any property of such estate or trust, including the power to borrow from such Executor or Trustee at a reasonable rate of interest;

(8) To retain and carry on any business in which I may own an interest at the time of my death, to acquire additional interest in any such business, to agree to the liquidation in kind of any corporation in which my estate or trust may have any interest and to carry on the business thereof, to join with other owners in adopting any form of management for any business or property in which my estate or trust may have an interest, to be me or remain a partner, general or limited, in regard to any such business or property, to incorporate any such business or property and hold the stock or other securities as an investment, and to employ agents and confer on them authority to manage and operate such business, property or corporation, without liability for the acts of any such agent or for any loss, liability, or indebtedness of such business if the management is selected or retained with reasonable care; in the event of the liquidation of my business, it is my desire that my employees be given an opportunity to purchase said business providing their offer to purchase said business equals or exceeds any other offer made to my said Executor and/or Trustee.

(9) To register any stock, bond, or other security in the name of a nominee, without the addition of words indicating that such security is held in a fiduciary capacity; but accurate records shall be maintained showing that such security is a trust asset and the Executor or Trustee shall be responsible for the acts of such nominee.

(b) Whenever the Executor or Trustee is directed to pay any money to or use any money for the benefit of or to deliver any property to any minor, the Executor or Trustee shall not require the appointment of a guardian, but shall be authorized to pay or deliver the same over to the person having custody of such minor, to pay or deliver the same to a legal guardian of such minor if one has already been appointed, or to use the same for the benefit of such minor.

(c) Whenever the Executor or Trustee is directed to distribute any money or property in fee simple to a person who is then a minor, my Trustee shall be authorized to hold the share of such minor in Trust for such minor until he or she becomes twenty-one years of age, and in the meantime shall use such part of the income and/or corpus of the share of such minor as such Trustee may deem necessary to provide for the proper support and education of such minor.

(d) Whenever the Trustee is authorized or directed to make payment to a beneficiary, the Executor may, during the period of administration, make such payment directly to the beneficiary.

(e) No Executor or Trustee shall be required to file any inventory or appraisal or any annual or other returns or reports to any court or to give bond, but shall furnish

a statement of receipts to any court or to give bond, but shall furnish a statement of receipts and disbursements at least annually to each person then entitled to income from my estate or any trust.

(f) My Executor or Trustee shall have discretion to determine whether items should be charged or credited to income or principal or allocated between income and principal as the Executor or Trustee in its discretion may deem equitable and fair under all the circumstances, including the power to amortize or fail to amortize any part or all of the profit resulting from the maturity or sale of any asset, whether purchased at a premium or at a discount, as income or principal or apportion the same between income and principal, to retain any amount of each asset in my investment as income or principal or apportion the same between income and principal, to charge any expense against income or principal or apportion the same, and to provide or fail to provide a reasonable reserve against depreciation or obsolescence in any asset subject to depreciation or obsolescence, all as the Executor or Trustee may reasonably deem equitable and just under all the circumstances.

(g) The income in the part of my estate used to pay debts, taxes, expenses, general legacies and other such corpus charges, shall go to the income beneficiaries of the residuum of my estate and shall not be added to the principal thereof.

(h) My Executor or Trustee shall be authorized to make any election permitted by any tax law, including the filing of joint returns, and the consenting to have gifts made by my spouse treated as if made partially by me, if in the opinion of the Executor or Trustee such election is for the combined best interest of my estate and the beneficiaries thereof, and shall be authorized to make, or fail to make, such adjustment between the parties or the several bequest or accounts as such Executor or Trustee may deem equitable and just under all the circumstances.

(i) My Executor and the Trustee of any trust created by this Will shall be authorized to sell any property to or to purchase any property from any other trust created by this Will or created by me during life, or from the estate of my spouse or from any trust created by my spouse by will or during life, at the fair market value thereof as determined by the Executor or Trustee, even though the same person or corporation may be acting as Trustee of any of such other trusts or as Executor of my spouse's estate and as my Executor or Trustee of the trusts hereunder.

ITEM XIII. I have confidence in the investments which will be found in my estate at the time of my death and I direct that no change need be made by my Executor or Trustee in these investments solely for the purpose of creating a diversity of investment, but my Executor or Trustee shall be authorized to sell or otherwise dispose of such investments if and to the extent my Executor or Trustee deems to the best interest of my estate or such trust, without being constrained to do so.

ITEM XIV. Knowing that during the administration of my estate matters will necessarily arise requiring the services of an attorney, I request my Executor to employ John G. Kopp as counsel not only to probate my Will but also to represent my estate in any and all other matters of a legal nature.

IN WITNESS WHEREOF I have hereunto set my hand and affixed my seal to this my Will, this the 24th day of February, 1967.

Harvey Le Sieur Miller (SEAL)

Harvey Le Sieur Miller

Signed, sealed, published and declared by Harvey Le Sieur Miller as and for 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 the day and year above set out.

Witnesses:

Glenda Sue King

Addressess:

Waycross, Georgia

John G. Kopp

Waycross, Georgia

FIRST NATIONAL BANK IN WAYCROSS

EXECUTOR OF ESTATE OF

LETTERS

HARVEY LE SIEUR MILLER

GEORGIA, WARE COUNTY.

By the Honorable the Ordinary of said County:

To all to whom these Presents shall come or be made known-
GIVEN THIS:

KNOW YE, That on the 24th day of March, in the year of our Lord Nineteen Hundred and Seventy, the Last Will and Testament of Harvey Le Sieur Miller, of said County, deceased, was exhibited in Open Court, and in solemn form of law proved and admitted to record, a copy of which is hereto annexed; and administration of all and singular

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the goods, chattels, credits, lands, and tenements of said deceased, was granted to First National Bank in Waycross the Executor in and by said Will named and appointed, said Executor having first taken the oath and performed all other requisites required by law, is, by order of said Court, and by virtue of these presents, legally authorized to administer the goods, chattels, credits, lands and tenements of said deceased, according to tenor and effect of said Will and Testament, and according to law, and by the terms of said Will is not hereby required to render a true and perfect inventory of all and singular the goods, chattels, credits, lands and tenements of the said deceased, appraised and returned to this Court according to law, and by the terms of said Will is not to render a true and correct account to the Ordinary of said County of Ware of its acts and doings yearly, until its administration is fully completed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of my office,
this the 24th day of March, 1970

Naomi T. Strickland
Ordinary

STATE OF GEORGIA
COUNTY OF WARE.

I, Cleeta M. Cadle, Clerk of the Court of Ordinary of said State and County do hereby certify that the foregoing and attached fourteen (14) pages is a full, true and complete copy of Last Will and Testament of Harvey Le Sieur Miller and Letters Testamentary issued to First National Bank in Waycross, Executor of the Last Will and Testament of Harvey Le Sieur Miller as the same appears of file in this office. I further certify that said Executor is still the duly qualified and acting Executor.

Witness my hand and seal of said Court at Waycross, Georgia this the 25th day of July, 1974.

Cleeta M. Cadle
Cleeta M. Cadle, Clerk of the Court of Ordinary

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, Oct.

I, DON GEDLING, Clerk of the County Court for the County and State aforesaid do certify that the foregoing 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 6th day of August 1974.

Don Gedling, Clerk
by: Marilyn Gedling, R.C.

LAST WILL AND TESTAMENT

OF

ALVA N. BASHAM

I, ALVA N. BASHAM, of Irvington, 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.

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 remainder of my property, both real and personal, of every kind whatsoever and wheresoever situate, which I may own or have the right to dispose of at the time of my decease, to my wife, Ollie M. Basham, absolutely and in fee simple.

ITEM III: I make, nominate and appoint my wife, Ollie M. Basham, to be the executrix 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 omitted by law.

WITNESS my hand this 27th day of June, 1960.

/s/ Alva N. Basham
Alva N. Basham

Signed and acknowledged by ALVA N. BASHAM, as his Last Will and Testament, in our presence, who, at his request, have signed our names as attesting witnesses thereto, in his presence and in the presence of each other.

WITNESS our hands this 27th day of June, 1960.

A. Murry Beard
Donna H. Stilwell
Attesting Witnesses

Hardinsburg, Ky.
Hardinsburg, Ky.
Address

STATE OF KENTUCKY

COUNTY OF BRECKINRIDGE, Sct.

I, DON GEDLING, Clerk of the County Court for the County and State aforesaid do certify that the foregoing 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 7th day of August 1974.

Don Gedling, Clerk
By: Marilyn Gedling, D.C.

STATE OF KENTUCKY

BRECKINRIDGE COUNTY COURT, CALL TERM AUGUST 6, 1974

IN RE: PROBATE OF WILL OF ALVA N. BASHAM, DATED.

A written document having been produced in open Court purporting to be the last will and testament of Alva N. Basham who died a resident of Breckinridge County, Kentucky, on the 1st day of August 1974, and the offered will having been proved by the testimony in person of A. Murry Beard who proved to the satisfaction of this Court that he was familiar with the handwriting of the Testator and Donna H. Stilwell the other subscribing witness, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Alva N. Basham 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 6th day of August, 1974.

Don Gedling, Clerk
By: Marilyn Gedling, D.C.

LAST WILL AND TESTAMENT
OF
HENRY HENNINGER

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

ITEM 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.

ITEM II. All of the property which I may own at the time of my death, or have the right to dispose of, whether real, personal or mixed, tangible or intangible and wheresoever situated, I hereby give, devise and bequeath in four (4) equal shares to Carney Sexton, my step-son, and to Jack Henninger, Robert W. Henninger, and William H. Henninger, Jr., my three sons.

ITEM III. I hereby direct that my son, William H. Henninger, Jr., of Eddyville, Kentucky, be appointed as the Executor of this my last will and testament and I direct that no bond be required of him as such.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal at Hardinsburg, Kentucky, this the 22nd day of December, 1971.

/s/ Henry Henninger
Henry Henninger

The foregoing instrument consisting of this and one (1) preceding typewritten page, was signed and declared by Henry Henninger, of Hardinsburg, Kentucky, 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 hereto, this the 22nd day of December, 1971, at Hardinsburg, Kentucky.

Melvin K. Duke residing at Hardinsburg, Ky.

Margaret R. Nix residing at Hardinsburg, Ky.

STATE OF KENTUCKY

COUNTY OF BRECKINRIDGE, CALL TERM AUGUST 7, 1974

RE: IN THE MATTER OF THE ESTATE OF HENRY HENNINGER

At a Court held this day came William H. Henninger, Jr. and presented to the Court an instrument of writing purporting to be the Last Will and Testament of Henry Henninger, deceased. The Court, having examined this instrument and having heard sworn testimony of Margaret R. Nix Blancett, one of the subscribing witnesses, that said Henry Henninger did in his presence execute and acknowledge said instrument to be his Last Will and Testament,

NOW THEREFORE, upon petition of the said William H. Henninger, Jr. it is HEREBY ORDERED AND ADJUDGED that said instrument be, and is hereby, admitted to probate, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 7th day of August, 1974.

Don Gedling, Clerk

By: Mary Moore, D.C.

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LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, hereby revoking all wills and other testamentary dispositions heretofore made by me.

I

I direct that all my just debts, funeral expenses and the cost 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, or have the right to dispose of, whether real, personal or mixed, tangible or intangible, and wheresoever situated, I hereby give, devise and bequeath to my beloved wife, Lena Dalton, of Hardinsburg, Kentucky, absolutely and in fee simple.

III

I hereby direct that my wife, Lena Dalton, of Hardinsburg, Kentucky, be appointed as the Executrix of this my last will and testament and I direct that no bond be required of her as such.

IN TESTIMONY WHEREOF, I have hereunto set my hand and seal at Hardinsburg, Kentucky, this the 6th day of March, 1968.

s/s Jess A. Dalton

The foregoing instrument consisting of this and one (1) preceding typewritten page, was signed and declared by Jess A. Dalton, of Hardinsburg, Kentucky, 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 hereto, this the 6th day of March, 1968, at Hardinsburg, Kentucky.

Melvin K. Duke

residing at

Hardinsburg, Ky.

Mary M. Robbins

residing at

Stephensburg, Ky.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, CALL TERM AUGUST 7, 1974.

RE: LAST WILL AND TESTAMENT OF JESS A. DALTON

A written document having been produced in open court on the 7th day of August, 1974, purporting to be the last will and testament of Jess A. Dalton, deceased, late of this county, and at a hearing held on the 7th day of August, 1974, the offered will was proved according to law by Dora Elder of Vanzant, Ky., and it is ordered probated as the Last Will and Testament of the said decedent on this 7th day of August, 1974, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 7th day of August, 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

I, Tommy Laslie, also known as Tommy Lasley, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament.

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of

THIAS M. HOOK

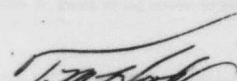
I, THIAS M. HOOK of Hardinsburg, Breckinridge County, Kentucky being of sound and disposing mind and memory, make, publish and declare this to be my Last Will and Testament and hereby revoke all Wills and Codicils I have heretofore made.

ITEM I

1.1 I direct that my personal representative (a) pay from my estate all of my just debts, funeral expenses and the costs of administering my estate as well as the cost of a suitable monument for my grave, and (b) pay from that portion of the residue of my estate not passing to my wife under Trust A, hereinafter described, and without reimbursement by any beneficiary, all State and Federal succession, estate and transfer taxes assessed at, or by reason of my death (i) against or on my estate, or (ii) against any devise, legacy or interest herein made or created, or against the recipient thereof or (iii) against or on account of any property or interest in property passing outside of this Will (including insurance proceeds and properties conveyed by me during my lifetime) which property or interest therein is determined to be includable in my gross estate for Federal estate tax purposes.

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Page One


Thias M. Hook

LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, hereby revoking all wills and other testamentary dispositi

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I direct that all
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Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKIN

RE: LAST WILL AND

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Given u

ITEM II

2.1 I give and bequeath to my wife, MARY L. HOOK,

if she survives me, all of my tangible personal effects, including
jewelry, articles of personal use and any personal passenger
automobiles I own at my death. I make no disposition of the furniture,
fixtures and furnishings in our home because my said wife owns them
all.

2.2 If my said wife predeceases me, then the property
referred to in paragraph 2.1 shall pass in fee simple to my daughter,
MARGARET H. PAGNOTTA, if she survives me. If she does not
survive me then such property shall pass as a part of the residue of
my estate.

ITEM III

All of the rest, residue and remainder of the
property which I own or have the right to dispose of at my death,
whether real, personal or mixed, tangible or intangible, of whatsoever
nature and wheresoever situate, including all lapsed legacies and
devises and any power or powers of appointment which at my death
I may have, all of which property is hereinafter referred to as
"residue", I give, bequeath, devise and appoint to the persons, in
the portions and in the manner hereinafter set forth in this Item III:

3.1 If my said wife survives me, then at my death, my
personal representative shall divide the residue into two (2) parts,
the first of which parts shall be determined as follows:

Page Two


Thias M. Hook

LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament. hereby revoking all wills and other testamentary dispositi

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Melvin K. Duke

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ITEM II

2.1 I give and bequeath to my wife, MARY L. HOOK, if she survives me, all of my tangible personal effects, including jewelry, articles of personal use and any personal passenger automobiles I own at my death. I make no disposition of the furniture, fixtures and furnishings in our home because my said wife owns them all.

2.2 If my said wife predeceases me, then the property referred to in paragraph 2.1 shall pass in fee simple to my daughter, MARGARET H. PAGNOTTA, if she survives me. If she does not survive me then such property shall pass as a part of the residue of my estate.

ITEM III

All of the rest, residue and remainder of the property which I own or have the right to dispose of at my death, whether real, personal or mixed, tangible or intangible, of whatsoever nature and wheresoever situate, including all lapsed legacies and devises and any power or powers of appointment which at my death I may have, all of which property is hereinafter referred to as "residue", I give, bequeath, devise and appoint to the persons, in the portions and in the manner hereinafter set forth in this Item III:

3.1 If my said wife survives me, then at my death, my personal representative shall divide the residue into two (2) parts, the first of which parts shall be determined as follows:

Page Two


Thias M. Hook

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

I, Tommy Laslie, also known as Tommy Lasley, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament of property

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due into two (2) parts,
as follows:

(1) From one-half (1/2) of my adjusted gross
estate as finally determined for Federal estate tax purposes there
shall be subtracted the total value of all interests in property which
(i) pass to my said wife in fee simple under this Last Will and
Testament, or in any manner outside of this Will and (ii) which are
includible in my gross estate for Federal estate tax purposes, and (iii)
which pass to my said wife for purposes of the marital deduction
under the applicable provisions of the Internal Revenue Code.

(2) The amount determined in subparagraph (1)
next above shall be divided by the value of my residuary estate (as
finally determined for Federal estate tax purposes) remaining after
the payment of such debts and costs of administration as are deductible
in arriving at the value of my adjusted gross estate for Federal
estate tax purposes.

(3) The resulting fraction shall be applied to the
value of my residuary estate at the date of distribution of my estate
(before the aforesaid residuary estate shall have been diminished by
the aggregate amounts of Federal and State estate and succession
taxes) and the resulting amount shall pass to my Trustee (as hereinafter
described) in trust, which trust shall be hereinafter called "Trust A",
and shall be administered as follows:

(a) The Trustee shall pay the net income of
Trust A to the said MARY L. HOOK so long as she lives and said
payments shall be made at least semi-annually, but shall be made more
frequently if the said MARY L. HOOK so desires.

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LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, hereby revoking all wills and other testamentary dispositions.

I direct that all out of my estate

All of the property, whether real or personal, I hereby give, devise and bequeath absolutely and entirely to

I hereby direct my Executrix of this estate as such.

IN TESTIMONY WHEREOF, this 6th day of May, 1974.

The foregoing instrument was signed and declared to be a valid and effective testament and is acknowledged to have hereunto subscribed at Hardinsburg, Kentucky, this 6th day of May, 1974.

Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

RE: LAST WILL AND TESTAMENT

A written instrument, dated May 6, 1974, purporting to be my Last Will and Testament, was this day acknowledged to have been signed and declared to be a valid and effective testament by me, Melvin K. Duke, at Hardinsburg, Kentucky, in the presence of the undersigned, who are my witnesses.

Given under my hand and seal this 6th day of May, 1974.

(b) If, at any time or times during the

continuance of Trust A for the benefit of said MARY L. HOOK, she should need funds in addition to those provided by the aggregate of the net income from Trust A, and the net income from her separate estate or coming to her from other sources, in order to provide for her welfare, or health or her support and maintenance in the same standard of living as she enjoyed at my death, or to provide for unforeseen emergencies, then in any such event the Trustee may, upon the request of my said wife, encroach upon the corpus of

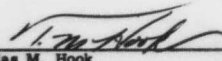
Trust A and pay to her or apply for her benefit such amounts as may be necessary to satisfy the needs of my wife as hereinabove set forth. No person shall question any encroachment so made.

(c) Upon the death of the said MARY L. HOOK,

Trust A shall terminate and the remainder of the corpus of Trust A, then in the Trustee's hands shall pass to such persons and in such portions as the said MARY L. HOOK, by her Last Will and Testament, may appoint, and she may appoint the entire corpus of Trust A free of trust, in favor of herself or her estate, or in favor of either or both, or in favor of anyone else.

(d) If the said MARY L. HOOK fails fully to exercise said power of appointment then the property she failed to appoint shall pass at her death under Item III, Section 3.2 of this Will as a part of the "net residue" therein defined, to the persons, in the shares, and upon the terms, conditions and trusts therein set forth and referred to. The persons entitled to said unappointed portion of

Page Four


Thias M. Hook

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

I, Tommy Laslie, also known as Tommy Lasley, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and in fee simple of property

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paid out of my personal, of every right to dispose of it, I give, bequeath and in fee

Laslie, to be required of do hereby publish 71.

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to be the last a resident of ferred will having satisfaction of Paul D. Miller examined by this quired by law, testament of such, whereupon in my said office.

Trust A, and the shares and estates of each of them therein, shall be determined as of the date of her death.

(4) Only assets which, for the purposes of calculating Federal estate tax, qualify for the marital deduction shall be allotted to the fractional share passing in trust for the benefit of my said wife as hereinabove provided. However, my personal representative may make said allotment in kind, or partly in kind and partly in money; and if it makes said allotment wholly or partly in kind, then (a) it may select and allot to that portion of the residue passing for the benefit of my wife in trust hereunder, the specific asset or assets so selected, (b) said allotment shall carry with it (as income and not as corpus) its proportionate share of the income of my estate from the date of my death and (c) said income may be distributed to my said Trustee before distribution of any portion of the residue to my said Trustee. Assets, including cash, allotted to the share for the benefit of my wife shall, in the aggregate, be fairly representative of all appreciation and depreciation in the value of all property which may occur while such property is held in my estate.

3.2 If my said wife predeceases me, then at my death, the residue of my estate, or if she survives me, then at my death, the remainder of the residue (after the payment and transfer for the benefit of my said wife of the amounts and property provided for in paragraph 3.1 next above and therein called "Trust A") as the case may be, (which residue or remainder of the residue are hereinafter referred to as "net residue") shall pass as follows:

Page Five

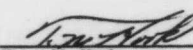
Thias M. Hook

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Tommy Laslie

LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, containing my testamentary disposi

530

I direct that all out of my estate

All of the property, whether real or personal, I hereby give, devise and bequeath absolutely and entirely to my

I hereby direct my Executrix of this my will as such.

IN TESTIMONY WHEREOF, on the 6th day of May, 1974,

The foregoing instrument was signed and declared to be my last will and testament and at this time I have hereunto subscribed my name at Hardinsburg, Kentucky.

Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

RE: LAST WILL AND TESTAMENT

A will was filed in the Probate Court of Breckinridge County, Kentucky, on May 6, 1974, purporting to be my last will and testament. The will was signed and witnessed in my presence and I am the author of the will. I have read the will and it is in accordance with my intentions.

Given under my hand and seal this 6th day of May, 1974.

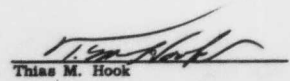
(A)(1). An amount equal to one-fourth (1/4th)

of the net residue shall pass free of trust and in fee simple to my daughter, MARGARET H. PAGNOTTA, if she survives me, but if she predeceases me then it shall pass per stirpes to such of her issue as survive me, or in default thereof per stirpes to the surviving issue of my deceased daughter CORA H. CHAMBERS.

If any child born to MARGARET who then has attained the age of twenty-one (21) years and any person who is one of the issue of a then predeceased child of MARGARET shall receive his or her respective share in fee simple and free of trust, but the share of any person who is a child born to MARGARET and who has not then attained the age of twenty-one (21) years shall pass in trust for that person until he or she dies or attains that age, whichever first occurs. When such person attains the age of twenty-one (21) years his or her share shall pass to him or her in fee simple and free of trust, but if such person dies before attaining that age, his or her share shall pass per stirpes and free of trust to his or her then surviving issue or in default thereof per stirpes to MARGARET'S then surviving issue, or in default thereof per stirpes to CORA'S then surviving issue.

(A)(2). If MARGARET survives me an amount equal to one-fourth (1/4th) of the net residue shall pass to my Trustee in trust for MARGARET during her lifetime and at her death it shall pass per stirpes to her surviving issue, but if MARGARET predeceases me said amount of the net residue shall at my death pass

Page Six



Thias M. Hook

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

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Kentucky, being of sound mind do hereby make and publish this instrument as my last will
and testament.

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per stirpes to MARGARET'S then surviving issue, or in default
thereof per stirpes to CORA'S then surviving issue. The share
(next above referred to) of each person who is one of MARGARET'S
issue shall pass to that person in fee simple and free of trust
unless that person is a child born to MARGARET, who, at the last
to occur of MARGARET'S death and mine shall not have attained
the age of twenty-one (21) years, in which event the share of
that person shall pass to my Trustee in trust for him or her upon
the trusts, terms and conditions stated in paragraph (A)(1) next
above.

(B)(1). An amount equal to one-half (1/2) of
the net residue of my estate shall pass per stirpes to the then living
issue of CORA, or in default thereof per stirpes to my then surviving
issue.

(B)(2). Any child born to CORA who at my
death has attained the age of thirty-five (35) years and any person
who at my death is one of the issue of a then deceased child of
CORA shall receive his or her respective share in fee simple and
free of trust, but the share of any person who is a child born to
CORA and who at my death has not attained the age of thirty-five (35)
years shall remain in trust for that person until he or she dies or
attains that age, whichever first occurs. When such person attains
the age of thirty-five (35) years his or her share shall pass to him or her
in fee simple and free of trust, but if such person dies before
attaining that age his or her share shall pass per stirpes and free of

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Page Seven

Thias M. Hook

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, and my final disposition of my property.

532

I direct that all
out of my estate

All of the property, whether real or personal, hereby give, devolve absolutely and in

I hereby direct
Executrix of thi
as such.

IN TESTIMONY WHEREOF,
the 6th day of May,

The foregoing instrument signed and declared in my presence as my last will and testament and at the time and place hereinabove set forth have hereunto subscribed my names at Hardinsburg, in the County of Franklin and State of Ohio.

Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKIN

RE: LAST WILL AND TESTAMENT

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trust to his or her then surviving issue, or in default thereof per stirpes to CORA'S then surviving issue, or in default thereof per stirpes to my then surviving issue.

(B)(3). Unless otherwise specifically herein provided the issue of MARGARET and CORA who receive property under this Will upon the happening of any default referred to in paragraphs 3.2(A)(1) through 3.2(B)(2) herein, shall take such property received through such default in fee simple and free of trust unless such persons are children born to MARGARET and CORA. Those children shall take such property in trust and subject to the same terms and conditions as that set forth in paragraphs 3.2(A)(1) (in the case of MARGARET'S children), and paragraph 3.2(B)(2) (in the case of CORA'S children) unless they shall have attained the ages referred to in such paragraphs. If they have attained such ages (21 and 35, respectively) then such persons shall take such property free of trust.

(C)(1). The Trustee shall set up in a separate account each trust arising under this Will, but may hold two or more trusts in one or more consolidated funds in which the separate trusts shall have undivided interests.

(C)(2). The Trustee shall pay MARGARET the net income from her separate trust at least semi-annually but more frequently if MARGARET so requests.

(C)(3). The Trustee shall pay the net income of each of the other trusts for the issue of my daughters, or so much

Page Eight

Thomas M. Hook

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

I, Tommy Laslie, also known as Tommy Lasley, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament of property

533

y paid out of my personal, of every right to dispose of it, I give, be-y and in fee

Laslie, to be required of

do hereby publish 71.

nowledged by undersigned, have subscribed

there of as it shall in its absolute and uncontrolled discretion determine necessary for the health, welfare, education and support of the beneficiary thereof, to or for the use of such beneficiary and may accumulate the balance of the net income thereof not so paid or applied and invest such accumulations as the Trustee may consider as appropriate and it is herein authorized to make, but any trust income so invested shall not thereby lose its character as income. Provided, however, that upon any child of CORA attaining the age of twenty-one (21) years while a beneficiary of any trust arising hereunder, the Trustee shall thereafter pay to such child all net income then accumulated and thereafter accruing.

(C)(4). If at any time or times during the continuation of any such trust for my daughter and my issue the beneficiary thereof should need funds in addition to those provided by the aggregate of the net income of his or her trust estate, and the net income from his or her separate estate or coming to him or her from other sources, in order to provide for his or her health, support, maintenance, education or for emergency needs, the Trustee may encroach upon the corpus of that trust to provide the beneficiary thereof with such funds as may reasonably be required for any of the purposes aforesaid and no person shall question any encroachment so made.

(C)(5). If any person who is a beneficiary of any of the separate trusts arising under this Will is under the age of twenty-one (21) years or has any disability or incapacity the Trustee

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Page Nine

Thias M. Hook

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shall take such property

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shall pay MARGARET the
semi-annually but more

shall pay the net income
y daughters, or so much

Hook

LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my Last Will and Testament, in and by which I make my testamentary disposi-

534

I direct that all
out of my estate

All of the property
of, whether real
or personal, I hereby give, devise
and bequeath absolutely and entirely

I hereby direct
the Executrix of this
will to do as such.

IN TESTIMONY WHEREOF
the 6th day of May, 1974.

The foregoing instrument
was signed and declared
to be my Last Will and Testament
and attested and witnessed
at Hardinsburg, Kentucky,

Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

RE: LAST WILL AND TESTAMENT

A written instrument
dated May 6, 1974, purporting
to be my Last Will and Testament,
was this day witnessed and attested
in my presence, and in the presence
of the undersigned, who are this day
presenting the same to me, and I
hereby declare that the same is
my Last Will and Testament.

Given under my hand and seal
this 6th day of May, 1974.

may (a) pay trust net income or pay the proceeds of any encroachment on trust corpus (i) to the beneficiary of such trust or (ii) for the use and benefit of such beneficiary, and the receipt of the person to whom such disbursement is made shall be full acquittance to the Trustee.

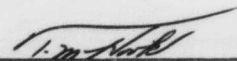
3.3 If I am survived by none of the persons hereinabove referred to in this Item III, then the residue shall pass to those persons entitled to such residue pursuant to the laws of Descent and Distribution now in force in the Commonwealth of Kentucky and in the portions thereby fixed.

ITEM IV

The Trustee shall have the following additional powers and duties in respect of each of the trusts arising hereunder:

4.1 During the continuance of any of the trusts arising hereunder, the Trustee shall (i) invest and maintain invested the principal of each trust estate; collect trust income; pay all ad valorem taxes and incidental expenses out of trust income to the extent it is adequate therefor, and have full power to hold, manage and control each trust estate in such manner as the Trustee may determine to be for the best interest of the beneficiary thereof, (ii) have full power to sell, for reinvestment or other purposes of each trust, upon such terms and conditions as it may determine, all or any part of the principal of each trust estate, and to invest in such securities as it may consider advantageous investments.

Page Ten



Thias M. Hook

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

I, Tommy Laslie, also known as Tommy Lasley, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament of property

535

y paid out of my personal, of every right to dispose of it, I give, be-y and in fee

Laslie, to be be required of

do hereby publish 71.

nowledged by undersigned, have subscribed

4.2 The Trustee may vote any shares of corporate stock it holds as a part of any trust estate in such manner as it shall determine.

4.3 The Trustee shall have power to employ such agents, attorneys, accountants and other persons as it may consider reasonably necessary in the administration of any trust estate, and to pay them reasonable compensation as an expense of the administration of the trust.

4.4 The powers of the Trustee are continuing, may be exercised by it without first obtaining leave from any court, shall not be deemed exhausted by the exercise or the repeated exercise thereof, and are intended to, and do, include the full power to buy, sell, convey, lease, exchange, mortgage, improve, repair, rebuild and take all other steps relative to any real or personal property which may belong to any trust estate. Any lease or contract with respect to trust property which the Trustee makes shall be binding for the full period of the lease or contract, even though such period shall extend beyond the termination of the particular trust.

4.5 The Trustee may invest any part of, or all of, any trust estate in any type of property regardless of whether such property qualifies as a trust investment under the laws of any jurisdiction. No transferee of any property from the Trustee shall be required to see to the application of the proceeds of any such transfer of trust property.

4.6 Dividends payable in stock, dividends in liquidation, and "rights" issued on trust securities, shall be treated as principal

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to make, publish and

ceeds of any encroachment of such trust or [ii] for the receipt of the person

re full acquittance to the one of the persons on the residue shall pass pursuant to the laws of the Commonwealth of

the following additional trusts arising hereunder: of any of the trusts test and maintain invested trust income; pay all trust income to the power to hold, manage r as the Trustee may beneficiary thereof, (ii) other purposes of each may determine, all or s, and to invest in such investments.

Hook

LAST WILL AND TESTAMENT

of
JESS A. DALTON

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I direct that all
out of my estate

All of the property
of, whether real
hereby give, dev
absolutely and in

I hereby direct
Executrix of this
as such.

IN TESTIMONY WHEREAS
the 6th day of May,

The foregoing instrument signed and declared a valid will and testament and at this time do hereby declare and have hereunto subscribed my name and residence at Hardinsburg,

Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

RE: LAST WILL A

A writ
1974, purporting
this county, and
proved according
Last Will and Test
the same with the

Given :

and not as income. All other dividends shall be considered and treated as income.

4.7 Premiums on securities purchased at more than par, and discounts on securities purchased at less than par, shall be charged against or credited to principal and not amortized out of income.

4.8 Any Trustee may at any time resign by giving sixty (60) days prior written notice of its intention so to do to each beneficiary then receiving income therefrom.

4.9 If the Trustee resigns then a majority in beneficial interest of the persons then receiving income from each of the trusts created by this Will may appoint a successor Trustee with respect to all such trusts, in which event each beneficiary who has not then attained the age of twenty-one (21) years shall act through his or her respective statutory guardian. Such successor Trustee shall be a bank or trust company incorporated under the laws of the United States, or any of the states thereof, having an office at any place within the United States and having a capital and surplus of not less than Three Million Dollars (\$3,000,000.00), and authorized to act as Trustee.

4.10 If the Trustee resigns it shall, at the effective date of resignation, settle its accounts, and transfer, and deliver to the newly appointed Trustee, all of the trust assets which it holds and shall thenceupon cease to be a Trustee thereunder. The successor Trustee, upon written acceptance of the trust delivered to the person or persons appointing it, shall be vested with the powers herein conferred upon

•Page Twelve

Thias M. Hook

LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my Last Will and Testament, and my testamentary dispositi

536

I direct that all
out of my estate

All of the property
of, whether real
hereby give, dev
absolutely and in

I hereby direct
Executrix of this
as such.

IN TESTIMONY WHEREOF
the 6th day of November, 1974

The foregoing instrument is
signed and declared to be a
testament and at this time
have hereunto subscribed
at Hardinsburg,

Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE
RE: LAST WILL AND TESTAMENT

A written instrument dated November 6, 1974, purporting to be a Last Will and Testament of Jess A. Dalton, was presented to the Clerk of Breckinridge County, Kentucky, and proved according to law. The instrument was filed in the Clerk's office on November 6, 1974, and recorded in the Register of Deeds office on November 6, 1974. The instrument was recorded in the Register of Deeds office on November 6, 1974.

Given to me this 6th day of November, 1974.

and not as income. All other dividends shall be considered and
treated as income.

4.7 Premiums on securities purchased at more than
par, and discounts on securities purchased at less than par, shall be
charged against or credited to principal and not amortized out of
income.

4.8 Any Trustee may at any time resign by giving sixty
(60) days prior written notice of its intention so to do to each beneficiary
then receiving income therefrom.

4.9 If the Trustee resigns then a majority in beneficial
interest of the persons then receiving income from each of the trusts
created by this Will may appoint a successor Trustee with respect to
all such trusts, in which event each beneficiary who has not then attained
the age of twenty-one (21) years shall act through his or her respective
statutory guardian. Such successor Trustee shall be a bank or trust
company incorporated under the laws of the United States, or any of
the states thereof, having an office at any place within the United States
and having a capital and surplus of not less than Three Million Dollars
(\$3,000,000.00), and authorized to act as Trustee.

4.10 If the Trustee resigns it shall, at the effective date
of resignation, settle its accounts, and transfer, and deliver to the
newly appointed Trustee, all of the trust assets which it holds and shall
thereupon cease to be a Trustee thereunder. The successor Trustee,
upon written acceptance of the trust delivered to the person or persons
appointing it, shall be vested with the powers herein conferred upon

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

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Kantucky. I, Tommy Laslie, also known as Tommy Lasley, a resident of Breckinridge County,
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a majority in beneficial
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The successor Trustee,
to the person or persons
herein conferred upon

the original Trustee and shall be subject to the limitations herein
placed on the original Trustee.

4.11 Any Trustee which resigns shall not receive any
payment upon or for the transfer of trust assets to its successor
Trustee, nor any payment except (a) in satisfaction of its accrued
and unpaid compensation and (b) its unreimbursed and proper expenditures.

4.12 A receipt from the successor Trustee after it has
been appointed shall relieve the prior Trustee of all obligations,
duties and responsibilities as to the future management of the trusts
created hereunder.

ITEM V

5.1 If my said wife and I should die in a common
disaster or under such circumstances that it is doubtful as to which
of us survived the other, then it shall be presumed for purposes of
this Will that my said wife survived me, and my estate shall be
accordingly administered.

5.2 Whenever in this Will the context hereof so permits
or requires, (a) the singular shall include the plural, (b) the plural
shall include the singular and (c) either gender shall include the other,
or the neuter.

ITEM VI.

6.1 I make, nominate and appoint CITIZENS FIDELITY
BANK AND TRUST COMPANY of Louisville, Kentucky, Executor of
this my Last Will and Testament and, the Trustee of the trusts arising
hereunder.

Page Thirteen

Thias M. Hook

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LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament.

I direct that all out of my estate

All of the property of, whether real or personal, I hereby give, devise and bequeath absolutely and entirely to

I hereby direct my Executrix of this will as such.

IN TESTIMONY WHEREOF, I have hereunto signed and sealed this 6th day of May, 1974.

The foregoing instrument is my last will and testament and is signed and sealed by me at Hardinsburg, Kentucky.

Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

RE: LAST WILL AND TESTAMENT

A will was filed in this county, and proved according to the Last Will and Testament, the same with the

Given this 6th day of May, 1974.

538

6.2 My personal representative shall have the powers herein conferred upon my Trustee and, in addition, shall have full and continuing power and authority, without first obtaining leave of any court so to do, (a) to compromise or otherwise settle or adjust any and all claims, debts or demands against or in favor of my estate as fully as if I could do if living, and (b) to sell, transfer, hypothecate and dispose of all or any of my property or any interest therein, for the purposes of administration, division or distribution of my estate or to carry out any provisions of this Will. No person shall question the exercise of any such power nor shall any person receiving property from my personal representative be required to see to the application of the proceeds of any such transaction.

6.3 I now own a farm in Breckinridge County, Kentucky. If I should own such farm at my death, my personal representative is directed to sell such farm as soon as practicable, consistent with obtaining the best price available.

6.4 My personal representative may exercise the powers herein granted upon such terms and conditions as it may deem necessary or desirable in the proper administration of my estate.

6.5 If my personal representative and the Trustee of the trusts arising hereunder be one and the same, said personal representative and Trustee may transfer one to the other, by sale and purchase, any asset of my estate as though said personal representative and Trustee were separate and distinct.

IN TESTIMONY WHEREOF, I subscribe my name to this my

Page Fourteen



Thias M. Hook

LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my Last Will and Testament, in and for my lifetime, and for the disposition of my estate at my death, and I do hereby make, publish and declare the following:

I direct that all my property be disposed of out of my estate.

All of the property of, whether real or personal, I hereby give, devise and bequeath absolutely and entirely to my personal representative.

I hereby direct that my personal representative be my Executrix of this Will as such.

IN TESTIMONY WHEREOF, I have signed this my Will this 6th day of May, 1974.

The foregoing instrument was signed and declared to be my Last Will and Testament and at this time I have hereunto subscribed my name at Hardinsburg, Kentucky.

Melvin K. Duke
Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

RE: LAST WILL AND TESTAMENT
A written instrument dated May 6, 1974, purporting to be my Last Will and Testament, was filed in the Clerk's Office of Breckinridge County, Kentucky, on May 6, 1974, and was proved according to law on May 6, 1974, and is in accordance with the same with the following:

Given under my hand and seal this 6th day of May, 1974.

6.2 My personal representative shall have the powers herein conferred upon my Trustee and, in addition, shall have full and continuing power and authority, without first obtaining leave of any court so to do, (a) to compromise or otherwise settle or adjust any and all claims, debts or demands against or in favor of my estate as fully as I could do if living, and (b) to sell, transfer, hypothecate and dispose of all or any of my property or any interest therein, for the purposes of administration, division or distribution of my estate or to carry out any provisions of this Will. No person shall question the exercise of any such power nor shall any person receiving property from my personal representative be required to see to the application of the proceeds of any such transaction.

6.3 I now own a farm in Breckinridge County, Kentucky.

If I should own such farm at my death, my personal representative is directed to sell such farm as soon as practicable, consistent with obtaining the best price available.

6.4 My personal representative may exercise the powers herein granted upon such terms and conditions as it may deem necessary or desirable in the proper administration of my estate.

6.5 If my personal representative and the Trustee of the trusts arising hereunder be one and the same, said personal representative and Trustee may transfer one to the other, by sale and purchase, any asset of my estate as though said personal representative and Trustee were separate and distinct.

IN TESTIMONY WHEREOF, I subscribe my name to this my Will this 6th day of May, 1974.

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Thias M. Hook

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

I, Tommy Laslie, also known as Tommy Lasley, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and in fee simple of property

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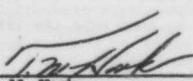
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Last Will and Testament which consists of this page and fourteen
(14) preceding pages, and for the purpose of identification I have also
subscribed my name at the bottom of each of said pages, this 15
day of November, 1964.


Thias M. Hook

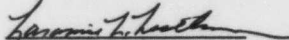
We, the undersigned, certify that the above and foregoing
instrument of writing was this day produced before us by THIAS M.
HOOK, who signed it in our presence and declared it to be his Last
Will and Testament, and we, in the presence of the Testator, and at
his request, and in the presence of each other, subscribe our names
hereto as attesting witnesses.

IN TESTIMONY WHEREOF, we have hereunto set our hands
at Louisville, Kentucky this 13th day of November,
1964.

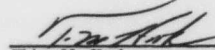
Laramie L. Leatherman Residing at Louisville, Ky
Paul D. Miller Residing at Louisville, Ky
Frank Van Dusen Residing at Louisville, Ky

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satisfaction of
Paul D. Miller
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quired by law,
testament of
such, whereupon
in my said office.

I prepared the foregoing Will.


Laramie L. Leatherman
614 Kentucky Home Life Building
Louisville, Kentucky

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Thias M. Hook

LAST WILL AND TESTAMENT

of
JESS A. DALTON

I, Jess A. Dalton, of Hardinsburg, Breckinridge County, Kentucky, do make, publish and declare this to be my last will and testament, and my final disposition of my assets.

I direct that all
out of my estate

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM AUGUST 15, 1974.

All of the property, whether real or personal, hereby give, devise and bequeath absolutely and in

I hereby direct the
Executrix of this
as such.

IN TESTIMONY WHEREAS
the 6th day of May

IN RE: IN THE MATTER OF THE ESTATE OF THIAS M. HOOK, DECEASED.

A written document having been produced in open Court pursuant to Rule 17(e) of the Federal Rules of Civil Procedure.

A written document having been produced in open Court purporting to be the Last Will and Testament of Thias M. Hook who died a resident of Breckinridge County, Kentucky on the 3rd day of August, 1974, and the offered Will having been proved by the testimony in person of Frank Van Overbeke, Jr., who proved to the satisfaction of this Court that he was familiar with the handwriting of the Testator and Laramie L. Leatherman and J. R. Miller, the other subscribing witnesses, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the Last Will and Testament of Thias M. Hook 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 15th day of August, 1974.

Don Gedling, Clerk
By Henry Moore D.C.

The foregoing instrument signed and declared in my presence and in the presence of the above named witnesses, this 1st day of January, 1911, at Hardinsburg, Ky.

Melvin K. Duke

Mary M. Robbins

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

RE: LAST WILL AND TESTAMENT

A writt
1974, purporting
this county, and
proved according
Last Will and Test
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Given w

LAST WILL AND TESTAMENT

OF

TOMMY LASLIE

do make, publish and

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15, 1974.

M. HOOK, DECEASED.

in open Court purporting
Hook who died a resident
day of August, 1971, and
testimony in person of
satisfaction of this
ing of the Testator and
other subscribing wit-
duly examined by this
executed and attested
established by this Court
Hook and ordered to be
foregoing and this
d office.

August, 1974.

ding, Clerk
Mary Moore D.C.

I, Tommy Laslie, also known as Tommy Lasley, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II. All the rest and residue 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, or which may thereafter become part of my estate, I give, bequeath and devise to my beloved wife, Stella Laslie, to be hers absolutely and in fee simple.

ITEM III. I name, nominate and appoint my beloved wife, Stella Laslie, to be Executrix of this my last will and testament, and I request that no bond be required of her as such.

IN WITNESS WHEREOF, I have signed the foregoing instrument and do hereby publish the same as my last will and testament, on this the 31st day of March, 1971.

/s/ Tommy Laslie
Tommy Laslie

The foregoing will of Tommy Laslie, was this day signed and acknowledged by him, as and for his last will and testament, in our presence, and we, the undersigned, who at his request and in his presence and in the presence of each other, have subscribed our respective names as witnesses hereto, on this 31st day of March, 1971.

Paul D. Miller residing at Hardinsburg, Kentucky 40143.

Judy T. Armes residing at Hardinsburg, Kentucky 40143.

Document prepared by:
Gibson & Miller, Attys.
Hardinsburg, Kentucky

By: Paul D. Miller

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM AUGUST 22, 1974.

IN RE: IN THE MATTER OF THE ESTATE OF TOMMY LASLIE, DECEASED.

A written document having been produced in open Court purporting to be the last will and testament of Tommy Laslie (also known as Tommy Lasley) who died a resident of Breckinridge County, Kentucky, on the 15th day of August 1971, and the offered will having been proved by the testimony in person of Judy T. Armes who proved to the satisfaction of this Court that she was familiar with the handwriting of the Testator and Paul D. Miller the other subscribing witness, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Tommy Laslie (also known as Tommy Lasley) 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 22nd day of August, 1974.

Don Gedding, Clerk
By: Mary Moore D. C.

I, Robert Glenn Beavin, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make a publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II.

All the rest and residue of my estate, both real and personal, of everykind 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 brothers and sister, being John F. Beavin, William J. Beavin and Susie Beavin Jolly, being an undivided one-third (1/3) to each of them.

ITEM III.

I name, nominate and appoint my beloved brother, William J. Beavin, to be Executor of this my last will and testament, and I request that no bond be required of him as such.

IN WITNESS WHEREOF, I have signed the foregoing instrument and do hereby publish the same as my last will and testament, on this 8th day of December, 1965.

/s/ Robert Glenn Beavin
Robert Glenn Beavin

The foregoing will of Robert Glenn Beavin was this day signed and acknowledged by him as and for his last will and testament in our presence, and we, the undersigned, who, at his request and in his presence, and in the presence of each other, have subscribed our respective names as witnesses hereto, on this 8th day of December, 1965.

Judy T. Armes residing at Hardinsburg, Ky.
Paul D. Miller residing at Hardinsburg, Ky.

Document Prepared by:
GIBSON & MILLER, ATTYS.
Hardinsburg, Ky.
BY: J. Henry Gibson

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE SPECIAL CALL TERM AUGUST 26, 1974.

IN RE: PROBATE OF WILL OF ROBERT GLENN BEAVIN

An instrument of writing, purporting to be the last will and testament of Robert Glenn Beavin, late of this county, was produced in Court and proven by the testimony of Judy T. Armes, who also proved the signature of Paul D. Miller, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said Robert Glenn Beavin, 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 26th day of August, 1974.

Don Gedling, Clerk
By: Mary Moore D. C.

LAST WILL AND TESTAMENT

OF

HOBART MILLER & ROSE MILLER

, Kentucky, being of
and testament, hereby
heretofore made by me.

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William J. Beavin
of them.

J. Beavin, to be
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December, 1965.

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urg, Ky.

We, Hobart Miller, a minister of the Gospel, and Rose Miller, husband and wife, being
of sound mind and disposing memory, and realizing the certainty of death and the uncertain-
ty of human life, do now make, publish, and declare this to be our joint will and testament,
by this instrument revoking any and all wills or codicils which we may have heretofore made.

First: In the event of the death of either of us before the other it is our desire that
out of the estate of the said decedent all of his or her just debts be paid as soon as
practicable.

Second: We, and each of us, do hereby devise, bequeath, and will to the survivor of either
or us all of our individual or joint property of whatsoever nature and wheresoever situated
and wheresoever situated to be the individual property of the other absolutely and in fee
simple forever.

Third: It is our desire and we so direct that the survivor of either of us be appointed
as the executor of this will and that said survivor be permitted to qualify without the
execution of bond.

It is our intention that in the event of the said Hobart Miller should die before his
wife, Rose Miller, then she should take all of his property at the time of his death and
that in the event of death of Rose Miller, his wife, before him the said Hobart Miller
should take all of the property that she might own at the time of her death, absolutely.

Signed, sealed, and delivered as and for the last Will and Testament of Hobart Miller
and his wife, Rose Miller, at Calhoun, McLean County, Kentucky, upon this 8th day of
January, 1951.

/s/ Rev. Hobart Miller

/s/ Rose Miller

We, the undersigned attesting witnesses, do certify that the foregoing instrument was duly
declared to be the last will and testament of Hobart Miller and his wife, Rose Miller,
and the same was signed by them and each of them in our presence and we at their request
and in their presence and in the presence of each other have signed the same as attesting
witnesses thereto upon this 8th day of January, 1951.

/s/ J. H. Thomas

/s/ Mrs. Ollie Thomas

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM AUGUST, 28, 1974.

IN RE: PROBATE OF WILL OF HOBERT MILLER, DECEASED.

A written document having been produced in open court on the 28th day of August,
1974, purporting to be the last will and testament of Hobert Miller, deceased, late of
this county, and at a hearing held on the 28th day of August, 1974, the offered Will
was proved according to law by Catherine Askin of Hardinsburg, Kentucky, and it is
ordered and probated as the Last Will and Testament of the said decedent on this 28th
day of August, 1974, and that the court appoints Willie L. Miller, son of the deceased,
as Administrator with Will annexed of said estate, 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 August, 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

Clerk
D. C.

I, Taylor Lucas of R#2 Leitchfield, 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 therefore 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 as soon after my decease as conveniently may be.

SECOND, After the payment of such funeral expenses and debts, I give, devise, and bequeath to my daughter, Edith E. Butler, two tracts of land which now joins her and her husband's farm, consisting of about 100 acres of land;

THIRD: I give, devise and bequeath to my grandson, Walter Butler, my home farm where I now live, consisting of about 75 acres and one lot;

FOURTH: I give, devise and bequeath to my grandson, Walter Butler, all livestock, farm machinery and all household furniture and contents which I own at the time of my death;

FIFTH: I will and bequeath any cash that I have on hand or in banks, to be divided equally and alike to my daughter, Edith E. Butler and my grandson, Walter Butler, to share and share alike.

LASTLY, I make, constitute and appoint Russell Terry, Clarkson, Kentucky to be Executor of this my last will and Testament, hereby revoking all former wills by me made and direct that he be permitted to act in this capacity without surety on his bond.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal the 18th day of May, in the year of our Lord, one thousand nine hundred seventy three. May 18, 1973.

/s/ Taylor Lucas Seal

This instrument was on the day of the date thereof, signed, published and declared by the said testator Taylor Lucas 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 and who do hereby certify that at the time of the execution of said will, the testator was of sound and disposing mind and memory and understanding and under no restraint.

/s/ Verel Skaggs

/s/ Larry L. Bess

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM AUGUST 29, 1974

IN RE: IN THE MATTER OF THE ESTATE OF TAYLOR LUCAS

At a court held this day came Russell Terry and presented to the Court an instrument of writing purporting to be the Last Will and Testament of Mr. Taylor Lucas, deceased.

The Court having examined this instrument and having heard sworn testimony of Larry L. Bess, one of the subscribing witnesses, that said Taylor Lucas did in his presence execute and acknowledge said instrument to be his Last Will and Testament.

NOW THEREFORE, upon petition of the said Russell Terry it is HEREBY ORDERED AND ADJUDGED that said instrument be and is hereby, admitted to probate, whereupon the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand this the 29th day of August, 1974.

Don Gedling, Clerk
By: Mary Moore D. G.

LAST WILL AND TESTAMENT

OF

MARY I. JARBOE

98582

Louisville, Ky.
Jan. 22nd--52

My will, continued.

That my house at 512 Brentwood Louisville by sold and all of my legal honest debts be paid, and that the money received for the house, after all debts are paid, be equally divided between my eight children, Joseph Claude Jarboe, Chicago, Mary Mabel VanVactor, Louisville, Anna Isabelle Phillips, New York City, Margaret Lucille Tamplin, Louisville, Mary Georgina Oelke, Baltimore John William Jarboe Lexington James Edward Jarboe Philadelphia Carolyn Catherine Jarboe Washington

I hope one of my children buy the house that I love so much.

I, Mary I. Jarboe do this day, Jan. 22nd--1952 sign this paper as my will under God.

Mary I. Jarboe
512 Brentwood
Louisville, Ky.

STATE OF KENTUCKY

At a County Court for Jefferson County at Court House in City of Louisville on Aug. 3, 1963 was produced in Court the foregoing instrument of writing purporting to be the last will and testament of Mary I. Jarboe, deceased, late of Jefferson County, who died Aug. 14, 1952 reciting thereon and the same proves to be in full writing and wholly written by herself in her handwriting by testimony of Mary I. Jarboe

whereupon same was established and affirmed by the Court to be the last will and testament of said testator Aug. 3, 1963 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 Aug. 3, 1963

James Weller, Clerk Joe O'Will

STATE OF KENTUCKY

COUNTY OF JEFFERSON 1963
I, BREMER EHLER, Clerk of the Jefferson County Court in and for the County and State aforesaid, and of this County 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.

MARY I. JARBOE, deceased, late of this County, who died AUG. 14, 1963 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 or set aside, and is recorded in Will Book 115 Page 122.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my said office, and of said County of which I am Custodian at Louisville, Kentucky this 19th day of September 1974

Brenner E. Ehrler Clerk
Jefferson County Court, Kentucky.



Form 1-500

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, Set.

I, Don Gedling, Clerk of the County Court for the County and State aforesaid do certify that the foregoing 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 10th day of October, 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

Received For Record

9/20/74
Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT

OF

LEO BOWLDS

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I LEO BOWLDS, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, do hereby make, declare and publish this to be my Last Will and Testament, hereby revoking all previous wills and codicils heretofore made by me.

ITEM I
I direct that my executrix, hereinafter named, to pay all my just debts and funeral expenses.

ITEM II
All of the rest, residue and remainder of my estate both real, personal, mixed, of whatever nature wherever situated, I give, devise and bequeath to my wife, Francis Marie Bowlds, in fee simple.

ITEM III
In the event that my wife, Francis Marie Bowlds, shall predecease me, or die in a common disaster, or under circumstances that make it doubtful as to which of us predeceased the other, it will be presumed that my wife predecease me, and all of the rest, residue and remainder of my estate as setforth above shall be given to my children, Marvin Elias Bowlds and Mary Ann Bowlds, to be distributed equally between them, share and share alike.

ITEM IV
I nominate and appoint my wife, Francis Marie Bowlds, to be my executrix with the power to manage, sell, dispose, mortgage, lease, convey, and to do all things with the said estate lawfully as her own, and that no surety be required on her bond and no accounting required, no law to the contrary notwithstanding.

ITEM V
In the event that my wife, Francis Marie Bowlds, is not living or is unable to serve as my executrix, then I nominate and appoint my son, Marvin Elias Bowlds, as my executor and grant and give unto him all rights and powers to manage, sell, dispose, mortgage, lease, convey, and to do all things to carry out the intent of this my last will to make an equally distribution of said property as setforth above.

IN WITNESS WHEREOF that the above is my last will and testament I have hereunto set my hand in the presence of these witnesses below, this 31st day of January 1961.

/s/ Leo Bowlds
Leo Bowlds

We certify that Leo Bowlds, the Testator, named in the foregoing instrument of writing, subscribed his name thereto on this day in our presence and to us declared the same to be his Last Will and Testament; that we subscribe our names hereto as witnesses in the presence and at the request of the said Testator and in the presence of each other, and that at the time of the execution of the said instrument as aforesaid and of our subscribing the same as witnesses, the said Testator was of sound and disposing mind, to the best of our knowledge, information and belief.

IN WITNESS WHEREOF we set our hands at Louisville, State of Kentucky, this 31st day of January 1961.

Earl F. Brown residing at 8506 Smithton Rd. Louisville, Ky.
John H. Sago residing at 7911 Preston Hwy. Louisville, Ky.

At a County Court held for Jefferson County at Court House in the City of Louisville on July 26, 1973, there was produced in Court the foregoing instrument of writing purporting to be the non-holographic last will and testament of Leo Bowlds deceased, late of this County, who died on February 22, 1973, a resident thereof; and said will dated January 31, 1961, was proven by John H. Sago one of the subscribing witnesses thereto, who also proved the attestation of Earl F. Brown, the other subscribing witness thereto.

Whereupon, said writing was established and adjudged by the Court to be the last will and testament of Leo Bowlds, and ordered recorded as such, and I hereby certify that same with this certification is recorded in my office as Clerk of said Court.

Witness my hand this 26th day of July, 1973.

JAMES HALLAHAN, Clerk of Jefferson County Court
By Katherine Sorrell Deputy Clerk

STATE OF KENTUCKY SS
COUNTY OF JEFFERSON SS

I, BREMER EHRLER, 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 LEO BOWLDS, deceased, late of this County, who died Feb. 22, 1974 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 or set aside, and is recorded in Will Book 190 Page 457.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my said office, and of said County of which I am Custodian at Louisville, Kentucky this 4th day of September 1974.

RECEIVED FOR RECORD
10/1/74 9:45 A.M.
DON GEDLING, CLERK
By: Mary Moore D.C.

Bremer Ehrler Clerk
Jefferson County Court, Kentucky.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, Sct.

I, Don Gedling, Clerk of the County Court for the County and State aforesaid do certify that the foregoing 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 10th day of October 1974.
Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Puras, Breckinridge

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LAST WILL AND TESTAMENT

OF

J. WALTER KUNAU

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I, J. WALTER KUNAU, of Owensboro, Daviess County, Kentucky,
being of sound mind and disposing memory, do hereby make, publish and
declare this instrument in writing as and for my Last Will and Testament,
hereby revoking all previous testamentary dispositions made by me.

ARTICLE I: I direct that all my just debts, taxes, funeral ex-
penses and administration expenses be paid as soon after my death as prac-
ticable.

ARTICLE II: All Kentucky inheritance taxes and all Federal estate
taxes that may be assessed against my estate or against any other bequest or
devise herein made or hereafter made by codicil hereto, or which may be
assessed by reason of any insurance or by reason of any other property (either
jointly owned or individually owned) which may not pass under the terms of
this will, be paid entirely out of the residue of my estate, as though the same
constituted a debt against that portion of my estate. In no event shall such
taxes be a charge on any portion of the estate going to my wife.

ARTICLE III: My wife, Elisabeth Pollard Kunau, already owns
all the furnishings, appliances and fixtures in our home. I devise and bequeath
to her all my tangible personal property in the way of jewelry, mementoes,
wearing apparel and such automobiles as I may own at the time of my death.

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Page One

See Chap 561A 8 & C regarding claim 3 of this page being the will of Charlie & Cova
West 2/16/1976.

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LAST WILL AND TESTAMENTOF
LEO BOWIDS

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John H. Sago

At a County Court on July 26, 1973, purporting to be of this County, w January 31, 1961, who also proved t

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STATE OF KENTUCKY COUNTY OF JEFFERS
I, BREMER EH aforesaid, and as and power of appo etc., and of whic page contains a f records in my said Certificate of fr Feb. 22, 1974 and and usages of the is recorded in Wi IN TEST said office, and day of September

RECEIVED FOR REC'D
10/1/74 9:45 A.M.
DON GEDLING, CLERK
By: Mary Moore D.

STATE OF KENTUCKY COUNTY OF BRECKIN
I, Don Gedling, certify that the same with the foregoing and this certificate have been duly recorded in my said office. Given under my hand, this 10th day of October 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

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ARTICLE IV: (a) If my wife survives me, I give, devise and

bequeath to The Owensboro National Bank, Owensboro, Kentucky, as Trustees for my wife, Elisabeth Pollard Kunau, and to its successors as Trustees, so much of my estate, real, personal and mixed property, as shall be equal in value to the maximum amount, without any deduction for estate or inheritance taxes paid, of the allowable marital deduction of the Revenue Act of 1954, or of any Act amendatory thereof or supplemental thereto, or enacted in place or stead thereof, less the sum of values of any property which passes to my said wife, Elisabeth Pollard Kunau, under Article III of this will, or which passes or has passed to my wife within the meaning of Section 2056 of the Revenue Act of 1954 otherwise than pursuant to this last will and testament, and which constituted a portion of my taxable gross estate under such Act, but only such assets which qualify for the marital deduction shall be allotted to said Trustees at their values, as finally determined for Federal estate tax purposes, notwithstanding any contrary provisions of this will. The trust hereby created is hereinafter referred to as "Trust A".

— (b) This trust shall be administered as follows:

(1) The Trustee shall pay over to my said wife the entire net income from said property in monthly installments, or other convenient installments, but not less than annually.

(2) If during the continuance of Trust A, my wife should need funds in addition to the net income from Trust A to maintain and support her in the manner she was accustomed to live as my wife, my Trustee shall devote and expend such portions of the principal of Trust A as it deems necessary and proper under

Page Two

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Puras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory,

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See page 561 A B & C opposite at bottom of this page being the will of Charlie & Cova
West 2/16/1976.

LAST WILL AND TESTAMENT

OF

LEO BOWLDS

I LEO BOWLDS, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, hereby revoking all

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day of January 1974
Earl F. Brown

John H. Sago

At a County Court
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January 31, 1961,
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COUNTY OF JEFFERSON
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10/1/74 9:45A.M.
DON GEDLING, CLERK
By: Mary Moore D.C.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE
I, Don Gedling
certify that the

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

Given under my hand, this 10th day of October 1974.

Don Gedling, Clerk

By: Mary Moore D.C.

550

of any part of the property remaining in its hands sufficient, in
its sole judgment, to cover such liability for inheritance and
Federal estate taxes until the amount of said taxes is finally determined, and said Trustee is further authorized to pay said taxes out
of the property withheld.

ARTICLE V: All the rest and residue of my estate, real, personal and mixed, of every kind and description, including all lapsed legacies and devises, I give, devise and bequeath to The Owensboro National Bank, and to its successors as Trustee, in trust to be held, controlled and administrated on the following terms and conditions. The property passing to my Trustee under this Article shall be known as Trust B.

(1) If during the life of my wife, the Trustee shall pay over to her the entire net income from said property in monthly installments, or other convenient installments, but not less than annually.

(2) If during the continuance of Trust B my wife should need funds in addition to the net income from Trusts A and B to maintain and support her in the manner she was accustomed to live as my wife, my Trustee shall devote and expend such portions of the principal of Trust B as it deems necessary and proper under the circumstances, and the need or propriety of any such payment shall not be questioned by anyone. The decision of my Trustee as to the necessity for or amount of any such principal payments shall be conclusive on all persons having an interest in my trust estate. The Trustee shall not, however, encroach upon

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Buras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory, and of us.

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See page 561 A B & C regarding item 3 of this page being the will of Charlie & Cova West 2/16/1976.

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the principal of this Trust B until such time as it has exhausted all of the principal of Trust A, except for the residence which I may own at the time of my death, which I hereby direct my Executor and Trustee to place in Trust A, by the exercise of its powers under Article IV (b)(2) hereof.

(3) Upon the death of my wife, the Trustee shall divide the trust estate, including so much thereof as passes hereunder in the event my said wife does not exercise the power of appointment hereinabove granted with respect to the property in Trust A hereof, into two equal parts, Part I and Part II. It shall pay over and deliver Part I in fee simple, free and clear of any trust, to my son, Walter L. Kunau. My Trustee shall hold, control and administer Part II as follows:

(a) The Trustee shall divide Part II into three equal shares, one share for each of the three children of my deceased son, James P. Kunau. The names of these three children are: Walter Russeff Kunau, Barbara Ann Kunau, and Carolyn Kunau.

(b) The Trustee shall pay to such child or expend on his or her behalf so much of the net income derived from his or her trust share as the Trustee shall deem advisable to provide for his or her maintenance, support, education and comfort; and the Trustee may incorporate all the income not so disbursed into the principal of his or her share. If any child shall die before receiving in fee all of his or her trust share, then the undistributed

LAST WILL AND TESTAMENT

OF

LEO BOWLDS

I LEO BOWLDS, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, do hereby revoking all

I direct funeral expenses.

All of of whatever nature Bowlds, in fee simple.

In the a common disaster deceased the other residue and remains Marvin Elias Bowlds and share alike.

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day of January 1974
Earl F. Brown

John H. Sago

At a County Court on July 26, 1973, purporting to be of this County, w/ January 31, 1961, who also proved to be

Whereupon, said witness to the testament of Leo Bowlds, this certificate of

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STATE OF KENTUCKY
COUNTY OF JEFFERSON
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10/1/74 9:15A.M.
DON GEDLING, CLERK
By: Mary Moore D.C.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE
I, Don Gedling, Clerk
certify that the
the same with the foregoing min. this certificate have been duly recorded in my seal witness
Given under my hand, this 10th day of October 1974.

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portion shall pass per stirpes, unto his or her then living descendants, if any, and if none, then to the surviving children or child of James P. Kunau; provided, however, that if at the time of such distribution any beneficiary thereof is then receiving the income from any trust share established hereunder, the share of such beneficiary shall be added to the principal of his or her trust share as an integral part thereof, to be held, administered and distributed in accordance with all the terms and conditions applying thereto.

(c) The shares set apart for the children of James P. Kunau shall be held in trust as herein provided until the youngest child, Carolyn Kunau, shall attain her 25th birthday. In the event the youngest child shall fail to attain her 25th birthday, then the trust as to the shares of the surviving children or child shall terminate as of the date that the youngest child would have attained her 25th birthday had such child lived. Upon the termination of the trust as to the shares herein provided for, such shares shall be paid over to the beneficiary thereof in fee simple, free and clear of said trust.

(d) The Trustee is empowered and authorized in its discretion to encroach upon the principal of the particular trust shares in its hands and expend in such amount and at such times as it may deem necessary to provide for the support, maintenance, education, and comfort of the beneficiary of such share.

Page Six

Given under my hand, this 10th day of October 1974.
Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Puras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory, and of us.

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(e) In the event my son, Walter L. Kunau, should

die before receiving Part I, then I direct my Trustee to divide Part I of the trust estate into as many shares as there are children of his surviving at the date of his death. A share shall then be held, administered and controlled by the Trustee for the use and benefit of each such child upon the same terms and conditions as the shares of the trust estate are held, administered and controlled for the use and benefit of the children of my deceased son, James P. Kunau, except that the trust as to the shares for the surviving children of Walter L. Kunau shall not terminate until the youngest of the children of Walter L. Kunau shall attain his or her 25th birthday or, in the event of the death of such child before attaining such birthday, the trust as to such share shall terminate as of the date that such child would have attained his or her 25th birthday.

ARTICLE VI: As hereinabove provided, I have directed that the residence in which I am living at the time of my death be included in Trust A. My wife and I currently reside at 2033 Littlewood Drive, Owensboro, Kentucky. Should my wife find another residence more suitable to her, and the cost thereof does not exceed the amount that is realized from the sale of the residence then occupied by her, my Trustee is directed to accede to her desire and first sell the residence in which she resides and then purchase the one she desires.

ARTICLE VII: My Trustee shall have full and unrestricted power and authority to hold, manage, improve, grant, sell, convey, deliver, assign, transfer, lease (any lease of such real estate or contract with regard thereto

See page 561 A & C continuing after 3 of the page bring the will of Charlie & Cova
West 2/16/1965.

LAST WILL AND TESTAMENT

OF

LEO BOWLD'S

I LEO BOWLD'S, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, hereby revoking

I direct funeral expenses.

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John H. Sago

At a County Court on July 26, 1973, purporting to be of this County, W January 31, 1961, who also proved t

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STATE OF KENTUCKY
COUNTY OF JEFFERSON

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DON GEDLING, CLERK
By: Mary Moore D.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

I, Don Gedling, certify that the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 10th day of October 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

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made by the Trustee shall be binding for the full period of the lease or contract (although said period shall extend beyond the period of the trust), option, mortgage (including mortgages to the Trustee in its individual capacity), pledge, borrow upon the credit of, contract with respect to, or otherwise deal with or dispose of, without application to, or order of any court, the property of my trust estates without any duty upon any person dealing with it to see to the application of any money or property directed to it, it being my expressed intention to confer upon my Trustee every power of management which might be conferred upon it by an expressed enumeration of separate powers, including, but without limiting the generality of the above powers and authority to:

(1) Make allocation to funds or distribution to beneficiaries in kind or in cash, or partly in kind and partly in cash, at valuations determined by the Trustee.

(2) During the minority of any beneficiary to whom income is herein to be paid, my Trustee may pay such income in any one or more of the following ways: (a) directly to said minor; (b) to the legal guardian of said minor; (c) to a relative of said minor to be expended by such relative for the education and maintenance of such child; (d) by expending same directly for the education and maintenance of said minor.

(3) Except when a division is necessary for purposes of distribution, hold separate funds in one consolidated fund in which the separate funds shall have undivided interest.

Page Eight

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Puras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory,

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(4) Hold any property which I may own at the time

of my death for such time as it deems wise (not inconsistent with the provisions hereof regarding distribution), even though such property is not of a kind usually selected by Trustee as a trust investment, and even though such retention may result in inadequate diversification.

(5) Invest and reinvest all or part of the principal of the trust estate in real or personal property, including corporate bonds, debentures, stock (common or preferred), real estate mortgage bonds or notes or participations therein, and other investments, including common trust funds and investment trusts, in its discretion, without limiting such investments to the classes of securities or property which are now or may hereafter be prescribed by law as those in which trust funds shall be invested.

(6) To settle or adjust any and all claims, charges, debts, or demands against or in favor of my trust estate or estates, without securing an order of court or the consent of any person.

(7) Stock dividends, dividends in liquidation and rights to buy shall be treated as principal and not be distributed as income, and premiums on securities purchased at more than par and discounts on securities purchased at less than par shall be charged or credited, as the case may be, to principal and not be amortized out of income.

(8) To vote in person or by proxy any corporate stock or other security at any corporate meeting; to agree to or take any action in regard to any dissolution, recapitalization,

See Page 561 A B & C continuing after page 3 of this page being the will of Charlie & Cova
West 2/16/1976.

I LEO BOWLDS, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, hereby revoking

I direct funeral expenses.

All of of whatever nature Bowlds, in fee simple.

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John H. Sago

At a County Court on July 26, 1973, purporting to be of this County, on January 31, 1961, who also proved to

Whereupon, said witness to the test of Leo this certificate. Witness

STATE OF KENTUCKY COUNTY OF JEFFERSON I, BREMER EH aforesaid, and as and power of appointment, and of which page contains a record in my said Certificate of record Feb. 22, 1974, and and usages of the same is recorded in this office, and day of September

RECEIVED FOR RECORD 10/1/74 9:55AM
DON GEDLING, CLERK
By: Mary Moore D.

STATE OF KENTUCKY COUNTY OF BRECKINRIDGE I, Don Gedling, certify that the same with the foregoing and this certificate have been duly recorded in my said office. Given under my hand, this 10th day of October 1974.

BOOK X 5057
merger, consolidation, or any plan therefor, or in relation to bankruptcy or other proceedings affecting any stock, bond, note or other property, as may seem expedient or advisable.

Any successor to The Owensboro National Bank, whether by reorganization or merger or otherwise, shall succeed the Trustee herein appointed and shall have all the powers herein granted to the said Trustee.

ARTICLE VIII: I nominate, constitute and appoint The Owensboro National Bank, of Owensboro, Kentucky, as Executor of this will.

(1) If at the time of my death, I am engaged in business undertakings, whether as majority stockholder of a corporation, or as a co-partner, or on my individual account, which it would be inexpedient in the opinion of my Executor to close at the time and in the manner usually adopted in the settlement of estates of deceased persons, I empower said Executor to postpone the final settlement of my estate for such period as it deems for the best interest of my estate; to use the credit of my estate and to make any part thereof liable by mortgage, pledge or otherwise, for the performance of any engagements, and the payment of any notes, debts and obligations, which may have been made or incurred by me, or by any partnership of which I am a member, or which my Executor may deem it necessary to make or incur for the purpose of carrying on any such business undertakings.

(2) I give to my Executor the power to compromise, adjust or otherwise settle any and all claims, charges, debts or demands against or in favor of my estate as fully as I could do if

Page Ten

Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Puras, Preckinridge County, Kentucky, each being of full age and of sound mind and disposing memory, and of us.

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living, and if my said Executor shall find it necessary to sell, exchange, trade, convey, mortgage, lease or otherwise dispose of any of my property for purposes of administration, payment of debts, taxes, or other charges, or for purposes of making a division and distribution of my estate, or for the purpose of carrying out any other term or provision of this will, then it shall have full power to sell, mortgage, exchange, trade, convey, lease or otherwise dispose of such property on such terms and conditions as it deems most advantageous, and no person or firm dealing with such Executor shall be required to look to the application of the proceeds of any such transaction, nor shall the said Executor be required to secure any order of court authorizing any such transaction, nor shall the said Executor be required to secure the consent of any person to undertake any such transaction.

IN TESTIMONY WHEREOF, I have executed this will at Owensboro, Kentucky, on this the 30th day of June, 1962.

Walter Kunau
J. Walter Kunau

Signed, published and declared by
J. Walter Kunau as and for his Last
Will, in the presence of us, who, in
his presence and at his request, and
in the presence of one another, have
hereunto signed our names as witnesses
hereto.

John S. Hager
Address Owensboro, Ky 6-10-62
Patti M. Cheatham
Address Owensboro, Ky 6-30-62

See page 561 A & C regarding date of this page being the 2nd of Charlie & Cova
West 2/16/1976.

I LEO BOWLDS, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, hereby revoking

I direct
funeral expenses.

558

All of
of whatever nature
Bowlds, in fee simple

In the
a common disaster
deceased the other
residue and remain
Marvin Elias Bowlds
and share alike.

I nominate
the power to manage
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the best of our knowledge
IN WITNESS
day of January 19
Earl F. Brown

John H. Sago

At a County Court
on July 26, 1973,
purporting to be
of this County, on
January 31, 1961,
who also proved to
be the testator.
Whereupon, said witness
testament of Leo
this certificate
Witness

STATE OF KENTUCKY
COUNTY OF JEFFERSON
I, BREMER EH
aforesaid, and as
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Certificate of record
Feb. 22, 1971, and
and usages of the
is recorded in my
IN TESTIMONY
said office, and
day of September

RECEIVED FOR REC'D
10/1/74 9:54A.M.
DON GEDLING, CLERK
By: Mary Moore D.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE
I, Don Gedling,
certify that the
the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 10th day of October 1974.
Don Gedling, Clerk
By: Mary Moore D.C.

CODICIL NO. 1 TO THE

LAST WILL AND TESTAMENT

OF

J. WALTER KUNAU

6/6/

X PAGE 569

I, J. WALTER KUNAU, a resident of Owensboro, Kentucky, do hereby make, publish and declare this to be my first codicil to my last will and testament executed on the 30th day of June, 1962.

I have purchased six Massachusetts Mutual Life Insurance Company policies which I have given to my six grandchildren. The policies and the owners thereof are as follows:

Policy No.	Owner
4 061 860	Katherine A. Kunau
4 067 829	Carolyn B. Kunau
4 067 830	Barbara A. Kunau
4 067 831	Walter R. Kunau
4 061 858	Walter L. Kunau, Jr.
4 061 859	James C. Kunau

I direct my Executor to ascertain whether all of these policies have been paid up in full as of the date of my death. In the event any of them have not been paid up in full, I direct my Executor to do so as soon after my death as is practicable. The bequests made pursuant to this provision shall not be charged with its proportionate part of any death taxes, the same to be paid from the residue of my estate.

In all other respects, I ratify and confirm all provisions of my said last will and testament.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name to

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Puras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory,

559

this first codicil to my last will and testament in the presence of the persons
witnessing it at my request on this the 3/3 day of August, 1965, at
Owensboro, Kentucky.

Signed, published and declared by
J. Walter Kunau as and for the first
codicil to his last will and testament,
in the presence of us, who, in his presence
and at his request, and in the presence of
one another, have hereunto signed our names
as witnesses hereto.

Sandra R. Hardin residing at Owensboro, Ky
John A. Hayes residing at Owensboro, Ky

This instrument prepared by
John S. Hager
of Sandiga, Hager, Craig & Hager
Attorneys at Law, 100 St. Ann Bldg.
Owensboro, Kentucky

STATE OF KENTUCKY

At a County Court, held for Daviess County, at the Court House in the City of Owensboro,
on the 1st day of January, 1900, in accordance with instrument of writing
pertaining to the last will and testament of J. Walker Keene, deceased, late of this

ATTESTED: Robert Wren, Clerk
By _____ D.C.

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Page Three

See page 561 A & C regarding claim 3 of the above being the title of Charles & Rose
Wm. Elling, Jr.
Date 2/16/1976.

LAST WILL AND TESTAMENT

OF

LEO BOWLDS

I LEO BOWLDS, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, hereby revoking a

I direct
funeral expenses.

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IN WITN
day of January 19
Earl F. Brown

John H. Sago

At a County Court
on July 26, 1973,
purporting to be
of this County, w
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who also proved t

Whereupon, said w
testament of Leo
this certificatio
Witness

STATE OF KENTUCKY
COUNTY OF JEFFERS

I, BREMER EH
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10/1/74 9:5A.M.
DON GEDLING, CLE
By: Mary Moore D.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

I, Don Gedling
certify that the
the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 10th day of October 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

560
Will Certification

STATE OF KENTUCKY | SCT.
COUNTY OF DAVIESS,

I, ROBERT NEEL, County Court Clerk in and for the State and
County aforesaid, said court being a court of record and seal and of which seal I
am legal custodian, and said court having probate jurisdiction, do hereby certify
the foregoing page is to be a true and complete photostatic copy of the last
will and testament and certificate of probate hereof, of

J. Walter Kunau

deceased, late of this County, and appearing of record in my office in Will Book
X at page 558

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 or
set aside.

Given under my hand and seal of Court, this the 10th
day of October 1974

ROBERT NEEL, Clerk

By *Robert Neel* D.C.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, Sct.

I, DON GEDLING, Clerk of the County Court for the County and State aforesaid
do certify that the foregoing *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 10th day of October 1974.

Don Gedling, Clerk
By: *Don Gedling* D.C.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE
I, Don Gedling
certify that the
the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 10th day of October 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Buras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory, and of us.

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Last Will and Testament

We, CHARLIE WEST and COVA WEST, husband and wife, of Buras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory, do hereby 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 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 full and complete power to use and controlsaid property in such manner as he or she may deem best, and to dispose of the same, or any part thereof, whenever in his or her opinion it is necessary or advisable to do so, during said time, and to sell the same at public or private sale, at such prices and for cash or upon such terms of credit, or otherwise, as he or she may deem best, that is either personal property or real estate, and to execute, acknowledge and deliver deeds or other proper instruments of conveyance thereof to the purchaser or purchasers.

ITEM III: After the death of the survivor, we hereby give, devise and bequeath whatever may remain of said property to our children, namely: Allie West, Alda West Pile, Lee West, Millie West, Hettie West Smith, and Ronald West, jointly and equally, share and share alike, absolutely and in fee simple, and if any of said children, other than the said Allie West, should be deceased without leaving issue, then his or her share shall go to our children

La. 561A B & C
Grant of the 3rd of this day being the 21st day of October 1976.
West 2/16/1976.

LAST WILL AND TESTAMENT

OF
LEO BOWLDS

I LEO BOWLDS, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, hereby revoking

I direct
funeral expenses.

All of
of whatever nature
Bowlds, in fee simple.

In the
a common disaster
deceased the other
residue and remain
Marvin Elias Bowlds
and share alike.

I nominate
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the said estate in
accounting require

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We cert
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subscribing the same
the best of our knowledge
IN WITNESS
day of January 1973
Earl F. Brown

John H. Sago

At a County Court
on July 26, 1973,
purporting to be
of this County, on
January 31, 1961,
who also proved to

Whereupon, said witness
testament of Leo Bowlds,
this certificate is
Witness

STATE OF KENTUCKY
COUNTY OF JEFFERSON
I, BREMER E. BREMER, Esq.
aforesaid, and am the
and power of attorney
etc., and of which
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Certificate of Record
Feb. 22, 1974 and
and usages of the same
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IN TESTIMONY WHEREOF
said office, and
day of September

RECEIVED FOR RECORD
10/1/74 9:45A.M.
DON GEDLING, CLERK
By: Mary Moore D.C.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE
I, Don Gedling, Clerk
certify that the same
the same with the foregoing and this certificate have been duly recorded in my said office.

Given under my hand, this 10th day of October 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

5618. Will of Charlie West & Cova West - Page 2.

then living, jointly and in fee simple. However, should the said Allie West predecease the survivor of us, then, in that event, even though he may leave issue, his share shall go to the other surviving children, jointly and equally, and to the issue of any other predeceased child, such issue taking the respective share of their deceased parent.

ITEM IV: The one surviving is hereby appointed executor or executrix, as the case may be, of the other, and it is requested that no bond be required of said representative.

IN WITNESS WHEREOF, we have hereunto subscribed our names, this the 16th day of October, 1965.

Charlie West
Cova West

Signed and acknowledged by the said Charlie West and Cova West, husband and wife, as and for their Joint and Last Will and Testament, in our presence, and by us subscribed as attesting witnesses thereto, at their request, in their presence and in the presence of each other, this the 16th day of October, 1965.

Robert O'Dear Hardinsburg, Ky.
Diana Swictry Attestiging Witnesses Lee Lee Ky.
Addresses

This Document Prepared By
ROBERT O. DEAR
Atty at Law, Hardinsburg, Ky.

Robert O'Dear

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Puras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory,

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J. Gedling, D. C.

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La. Shows 561 A B & C grading down 3 of this page being the will of Charlie & Cova
West 2/16/1976.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALLED TERM, October 1st, 1974.

IN RE: PROBATION OF WILL OF COVA WEST, DECEASED, AND QUALIFICATION OF EXECUTOR.

Came Charlie West 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 his deceased wife, Cova West, 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 Dian Smiley, the other subscribing witness thereto, whereupon, the same was 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 the 16th day of October, 1974.

Don Gedling, Clerk
By: Don Gedling D.C.

Page 2.

le. However, should survivor of us, then, have issue, his share dren, jointly and er predeceased child, e of their deceased

is hereby appointed ay be, of the other, required of said

hereunto subscribed ber, 1965.

Charlie West

1965
the said Charlie West and for their Joint and unce, and by us sub- to, at their request, e of each other, this

Charlie West
Le Ree Ky
Addressed

corded in my said office.

LAST WILL AND TESTAMENT

OF

LEO BOWLDS

I LEO BOWLDS, of Jefferson County, State of Kentucky, being of sound and disposing mind and memory, hereby revoking

I direct funeral expenses.

All of of whatever nature Bowlds, in fee simple

In the a common disaster deceased the other residue and remain Marvin Elias Bowlds and share alike.

I nominate the power to manage the said estate and accounting require

I the serve as my execu executor and gran mortgage, lease,

to make an equal
IN WITNESS set my hand in the

We cert writing, subscribe same to be his last in the presence and that at the time of subscribing the same to the best of our knowledge.

IN WITNESS day of January 15
Earl F. Brown

John H. Sago

At a County Court on July 26, 1973, purporting to be of this County, on January 31, 1961, who also proved to

Whereupon, said a testament of Leo Bowlds, this certificate.

Witness

STATE OF KENTUCKY
COUNTY OF JEFFERSON

I, BREMER E. aforesaid, and as and power of appointment etc., and of which page contains a full record of my said Certificate of record on Feb. 22, 1974, and uses of the same is recorded in the Clerk's office, and

IN THE said office, and day of September

RECEIVED FOR RECORD
10/1/74 9:45AM
DON GEDLING, CLERK
By: Mary Moore D.C.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

I, Don Gedling, Clerk, certify that the

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

Given under my hand, this 10th day of October 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT
OF
CHARLIE WEST & COVA WEST

We, CHARLIE WEST and COVA WEST, husband and wife, of Buras, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory, do hereby 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 wheresoever situated, 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 full and complete power to use and control said property in such manner as he or she may deem best, and to dispose of the same, or any part thereof, whenever in his or her opinion it is necessary or advisable to do so, during said time, and to sell the same at public or private sale, at such prices and for cash or upon such terms of credit, or otherwise, as he or she may deem best, that is either personal property or real estate, and to execute, acknowledge and deliver deeds or other proper instruments of conveyance thereof to the purchaser or purchasers.

ITEM III: After the death of the survivor, we hereby give, devise and bequeath whatever may remain of said property to our children, namely: Allie West, Ida West File, Lee West, Millis West, Hettie West Smith, and Ronald West, jointly and equally, share and share alike, absolutely and in fee simple, and if any of said children, other than the said Allie West, should be deceased without leaving issue, then his or her share shall go to our children then living, jointly and in fee simple. However, should the said Allie West predecease the survivor of us, then, in that event, even though he may leave issue, his share shall to the issue of any other predeceased child, such issue taking the respective share of their deceased parent.

ITEM IV: The one surviving is hereby appointed executor or executrix, as the case may be, of the other, and it is requested that no bond be required of said representative.

IN WITNESS WHEREOF, we have hereunto subscribed our names, this the 16th day of October, 1965.

/s/ Charlie West

/s/ Cova West

Signed and acknowledged by the said Charlie West and Cova West, husband and wife, as and for their Joint and Last Will and Testament, in our presence, and by us subscribed as attesting witnesses thereto, at their request, in their presence and in the presence of each other, this the 16th day of October, 1965.

Robert O. Trent RESIDING AT Hardinsburg, Ky.

Dian Smiley RESIDING AT Se Rea, Ky.

Document Prepared by:

ROBERT O. TRENT
Attorney At Law
Hardinsburg, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALLED TERM, October 16, 1974.

IN RE: PROBATION OF WILL OF COVA WEST, DECEASED, AND QUALIFICATION OF EXECUTOR.

Came Charlie West and filed in duplicate this duly verified Petition and offered for probate an Instrument of Writing purporting to be the Last Will and Testament of his deceased wife, Cova West, 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 Dian Smiley, the other subscribing witness thereto, whereupon, the same was 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 the 16th day of October, 1974.

Don Gedling, Clerk
By: Donald Gedling, D. C.

See page 561 A & C regarding item 3 of this page being the will of Charlie & Cova West 2/16/1976.

LAST WILL AND TESTAMENT
OF
T. E. DYER, SR.

I, T. E. Dyer, Sr. of Breckinridge County Kentucky, being of sound mind and disposing memory, do make, publish and declare this to be my last will and testament, hereby revoking any or all wills here to fore made by me.

ITEM I: I hereby request that all my just debts and funeral expenses be paid as soon as is practical after my death.

ITEM II: All the balance of my property, whatever kind, both personal and real, I will and bequeath to my beloved wife Helen M. Dyer for her natural life to be used by her in any way she chooses. After the death of my wife, Helen M. Dyer, and all her just debts and funeral expenses have been paid, what ever remains of my estate I here and direct the same shall be equally divided among my three children, being Thomas Eugene Dyer, Marcella Casebier, and Charles Allen Dyer.

ITEM III: I here and direct that my wife, Helen M. Dyer, be appointed executrix of my estate and that she be permitted to serve in this capacity without the execution of bond.

WITNESS my hand this 16th day of May, 1974.

/s/ T. E. Dyer
T. E. Dyer

The above instrument of writing was this day signed by T. E. Dyer, Sr. in our presence and we, at his request and in his presence and in the presence of each other have here in to subscribed our names as witnesses. This the 16th day of May, 1974.

/s/ Emmogene Templeman
/s/ Earl Templeman

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALLED TERM, OCTOBER 31st, 1974.

IN RE: IN THE MATTER OF THE ESTATE OF T. E. DYER, SR.

Helen Dyer, having filed the will of T. E. Dyer, Sr. and the will being duly proven by, Earl Templeman, one of the subscribing witness thereto, and the court being advised orders said will probated, and cause Helen Dyer and filed application for appointment as executrix of said will, 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 31st day of October, 1974.

Don Gedling, Clerk
By: Linda Fitch D. C.

LAST WILL AND TESTAMENT
OF
NEALIE S. STILWELL

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Helen M. Dyer,
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Dyer, Sr. in
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edling, Clerk
Linda Fitch D. C.

I, Nealie E. Stilwell, of Route 1, Hardinsburg, 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 heretofore made by me.

ITEM II: I direct that all my just debts and funeral expenses and costs of Administration be first paid out of my estate by my Executor, hereinafter named, and as soon as possible after the time of my decease.

ITEM III: I give and bequeath to my three (3) children, Mary V. Stilwell, Anna Laura ~~Wardles~~, and Cleville F. Stilwell, the sum of \$100.00 each, to be paid in cash, and if any of said three (3) children shall predecease me without leaving issue, then the interest of that child shall revert to my estate and pass with the remainder of said estate as hereinafter provided in Item III.

ITEM III: All of the residue and remainder of my estate, real, personal, and mixed, of every nature and description and wheresoever situate, which I may own or have the right to dispose of at any time of my death, I give, devise and bequeath the same to my son Drewey S. Stilwell, absolutely and in fee simple, to do with as he pleases.

ITEM IV: I make, nominate and appoint my said son, Drewey S. Stilwell, to be the Executor of this my Last Will and Testament, and I direct that no bond be required of him as such Executor.

IN TESTIMONY WHEREOF, I have hereunto signed my name, this the 5th day of February, 1969.

/s/ Nealie E. Stilwell
Nealie E. Stilwell

Signed and acknowledged by NEALIE E. STILWELL, as and for 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, this the 5th day of February, 1969.

Robert O. Trent RESIDING AT Hardinsburg, Ky.
Linda N. Hale RESIDING AT Hardinsburg, Ky.

Document Prepared by:
Robert O. Trent
Attorney At Law
Hardinsburg, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALLED TERM, November 6, 1974.

IN RE: PROBATE OF WILL OF NEALIE E. STILWELL, DECEASED

An instrument of writing, purporting to be the Last Will and Testament of Nealie E. Stilwell, late of this county, was produced in Court and proven by the testimony of Robert O. Trent, who also proved the signature of Linda N. Hale, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last Will and Testament of the said Nealie E. Stilwell, 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 6th day of November, 1974.

Don Gedling, Clerk
By: Linda Fitch D. C.

LAST WILL AND TESTAMENT
OF
WADE R. MILLER

I, Wade R. Miller, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property heretofore made by me.

ITEM II: 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 III: All the rest and residue of my estate, both real and personal, of everykind 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, Lula N. Miller, to be hers, absolutely and in fee simple.

ITEM III: I hereby name and appoint my beloved wife, Lula N. Miller, to be executrix of this my last will and testament and I request that no surety be required on her bond, as such.

ITEM IV: In the event at the time of my decease that my beloved wife, Lula N. Miller, has predeceased me, then in that event, I hereby give, bequeath and devise all of the rest and residue of my estate, both real and personal, of everykind and described, 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, to my Trustee hereinafter named, for the following uses and purposes:

A. My said Trustee shall collect all of my assets of my estate, both real and personal, and convert them to cash as soon as practicable after the time of my decease, and after this is done, and said Trustee pays all of the debts and administrative expenses incurred in administering my estate, then my said Trustee shall divide the remaining balance on my estate among my two (2) beloved daughters, being Monica Louise Pike and Mary Rita Raitman, and my seven (7) grandchildren, being Joseph Edwin Pike, David Harold Pike, Ronald Earl Pike, Monica Ann Pike and John Bernard Pike, to be theirs, absolutely and in fee simple, being an undivided one-ninth ($1/9$) interest to each of them, share and share alike.

ITEM V: I hereby give to my Trustee hereinafter named full and complete power and authority to sell and convey any and all real estate or personal property of which I may die possessing without any Court approval for any purpose to carry out the provisions of this trust and no purchaser of any real or personal property shall be required to look to the application of the proceeds and said Trustee shall have the same power to sell any and all of my assets to the same extent that I could have done personally, if living.

ITEM VI: In the event my beloved wife, Lula N. Miller, has predeceased me in death, or for any reason cannot act as executrix, then in that event I hereby name and appoint my grandson, Joseph Edwin Pike of Paynesville, Kentucky, to be alternate Executor of this my last will and testament, and I request that no surety be required on his bond as such.

ITEM VII: I hereby name and appoint my grandson, Joseph Edwin Pike of Paynesville, Kentucky, as Trustee to serve and carry out the provisions of paragraph IV as set out above and I request that he be allowed to serve without any surety on his bond as such.

IN TESTIMONY WHEREOF, I have subscribed my name to this my last will and testament, consisting of this and one (1) preceding typewritten page and one (1) following typewritten page, and for the purpose of identification I have initialed each page in the presence of persons witnessing this will at my request on this 10th day of August, 1974.

/s/ Wade R. Miller
Wade R. Miller

The foregoing will was signed and declared by Wade R. Miller, the Testator, to be his last will and testament, in our presence, and we, the undersigned, who at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto, on this 10 day of August, 1974.

Judy T. Armes residing at Hardinsburg, Kentucky
J. Henry Gibson residing at Hardinsburg, Kentucky

DOCUMENT PREPARED BY:
GIRSON & MILLER, ATTYS.
HARDINSBURG, KENTUCKY

By: Paul D. Miller

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM NOVEMBER 2ND, 1974.

IN RE: IN THE MATTER OF THE ESTATE OF WADE R. MILLER, DEC'D ASKED.

A written document having been produced in open Court purporting to be the last will and testament of Wade R. Miller who died a resident of Breckinridge County, Kentucky, on the 27th day of October 1974, and the offered will having been proved by the testimony in person of Judy T. Armes who proved to the satisfaction of this Court that she was familiar with the handwriting of the Testator and J. Henry Gibson, the other subscribing witness, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Wade R. Miller 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 November, 1974.

Don Gedling, Clerk
By: Linda Patch D. C.

LAST WILL AND TESTAMENT
OF
ZELMA SIMMONS

I want my husband Jess W. Simmons to have all my finances and real estate and all that I own upon my death.

/s/ Zelma Simmons
Zelma Simmons

WITNESSES: Jimmy Schrader

Wes Kendall

STATE OF KENTUCKY
PRECKINRIDGE COUNTY COURT, SPECIAL CALL TERM NOVEMBER 6, 1974

A written document having been produced in open Court purporting to be the last will and testament of Zelma Simmons who died a resident of Preckinridge County, Kentucky, on the 6th day of October 1974, and the offered will having been proved by the testimony in person of Wes Kendall who proved to the satisfaction of this Court that he was familiar with the handwriting of the testatrix and Jimmy Schrader, the other subscribing witness, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Zelma Simmons 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 6th day of November, 1974.

Don Gedling, Clerk
By: Linda Fitch D. C.

LAST WILL AND TESTAMENT
OF
GERALDINE J. MASCARELLA

I, Geraldine J. Mascarella, a resident of Preckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II: I hereby give and bequeath the sum of ONE HUNDRED DOLLARS (\$100.00), in cash, to my beloved daughter, Virginia Ruth Whittaker.

ITEM III: All the rest and residue 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, or which may thereafter become part of my estate, I hereby give, bequeath and devise to my beloved son, Richard Martin Mascarella, to be his, absolutely and in fee simple.

ITEM IV: I hereby name and appoint Naomi Jackson of Frankenburg, Kentucky, to be Executrix of this my last will and testament and I request that she execute appropriate bond, with no surety required.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name to this my last will and testament, on this 27th day of August, 1973.

/s/ Geraldine J. Mascarella
Geraldine J. Mascarella

The foregoing instrument was signed and declared by Geraldine J. Mascarella, the Testatrix, to be her last will and testament, in our presence, and we, the undersigned, who at her request and in her presence and in the presence of each other have hereunto subscribed our names as witnesses hereto on this August 27, 1973.

Diane Bowlin _____ residing at Hardinsburg, Kentucky.

Judy T. Armes _____ residing at Hardinsburg, Kentucky.

THIS INSTRUMENT PREPARED BY:
GIBSON & MILLER, ATTYS.

STATE OF KENTUCKY
PRECKINRIDGE COUNTY COURT, CALL TERM NOVEMBER 9, 1974

IN RE: PROBATE OF WILL OF GERALDINE J. MASCARELLA, DECEASED:

An instrument of writing, purporting to be the last will and testament of Geraldine J. Mascarella, deceased, late of this county was produced in Court and proven by the testimony of Judy T. Armes, who also proved the signature of Diane Bowlin, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said Geraldine J. Mascarella, 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 9th day of November, 1974.

Don Gedling, Clerk
By: Linda Fitch D. C.

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Gedling, Clerk
Linda Fitch D. C.

LAST WILL AND TESTAMENT
OF
MELVIN TRIPLETT

I, Melvin Triplett, being of sound mind and disposing memory, now residing at Pewleyville, Kentucky, Breckinridge County, do make, publish and declare this instrument to be my last will and testament, hereby revoking all former wills and codicils by me at any time heretofore made.

ITEM I: I direct the payment of all my just debts and funeral expenses.

ITEM II: Unto my wife, Madeline Triplett, I give and bequeath all of my household furniture and furnishings, of whatsoever kind, useful and ornamental, including my automobiles.

ITEM III: All the rest, residue and remainder of my estate, of whatsoever kind, personal and real, and wherever situated at the time of my death, I give, bequeath and devise as follows:

One half to my wife, Madeline Triplett.
The remaining one half to be equally divided between the following share and share alike:
My nieces Louise Triplett Butler, her sister Lucille Triplett, Pauline Triplett Johnson, my nephew Louis Triplett and to the daughters of my half sister, viz.: Ima Tucker Ewy and Hazel Tucker Peterson.

ITEM IV: The executor herein named shall have the full power to sell, transfer, convey and dispose of the property both real and personal in order to make distribution of my estate.

ITEM V: I hereby nominate and appoint Wilbur Hoskinson, the Executor of this my last will and testament.

/s/ Melvin Triplett
Melvin Triplett

The above instrument of writing was this day signed by Melvin Triplett in our presence and we, at his request and in the presence of each other, have hereunto subscribed our names as witnesses.
This 25th day of April 1972.

Terrell M. Lewis
Terrell M. Lewis, Witness
P. G. Owsley
P. G. Owsley, Witness

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, NOVEMBER 11, 1974.

IN RE: PROBATE OF WILL OF MELVIN TRIPLETT, DECEASED:

An instrument of writing, purporting to be the last will and testament of Melvin Triplett, deceased, late of this county, was produced in Court and proven by the testimony of Terrell M. Lewis, who also proved the signature of P. G. Owsley, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said Melvin Triplett, 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 11th day of November, 1974.

Don Gedling, Clerk
By: Linda Fitch, D. C.

LAST WILL AND TESTAMENT
OF
TARLTON DEISENROTH

I, Tarlton Deisenroth, a resident of Freckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II: It is my desire to be buried in the Memorial Gardens Cemetery on Kentucky Highway 259 in Grayson County, Kentucky.

ITEM III: All the rest and residue 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, or which may thereafter become part of my estate, I give, bequeath and devise to my beloved nephew, Irvin Deisenroth, to be his, absolutely and in fee simple.

ITEM IV: I name, nominate and appoint my beloved nephew, Irvin Deisenroth, to be Executor of this my last will and testament, and I request that no surety be required on his bond as such.

IN WITNESS WHEREOF, I have signed the foregoing instrument and do hereby publish the same as my last will and testament, on this 5th day of November, 1974.

/s/ Tarlton Deisenroth
Tarlton Deisenroth

The foregoing will of Tarlton Deisenroth was this day signed and acknowledged by him as and for his last will and testament, in our presence, and we, the undersigned, who at his request and in his presence, and in the presence of each other have subscribed our names as witnesses hereto, on this the 5th day of November, 1974.

Diane Taul

RESIDING AT HARDSBURG, KENTUCKY.

Kenneth F. Smart

RESIDING AT HARDSBURG, KENTUCKY.

DOCUMENT PREPARED BY:
TISON & MILLER, ATTYS.
HARDSBURG, KENTUCKY 40143

BY: K. F. Smart

STATE OF KENTUCKY
FRECKINRIDGE COUNTY COURT, SPECIAL CALL TERM NOVEMBER 12, 1974.

IN RE: MATTER OF THE ESTATE OF TARLTON DEISENROTH

A written document having been produced in open Court purporting to be the last will and testament of Tarlton Deisenroth who died a resident of Freckinridge County, Kentucky, on the 5th day of November 1971, and the offered will having been proved by the testimony in person of Kenneth F. Smart who proved to the satisfaction of this Court that he was familiar with the handwriting of the testator and Diane Taul the other subscribing witness, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Tarlton Deisenroth 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 November, 1974.

Don Gedling, Clerk
By: Linda Patch D. C.

LAST WILL AND TESTAMENT
OF
THOMAS H. WALLS

I, Thomas H. Walls, of Ammons Ky. do hereby make and declare this to be my last will and testament.

FirsT: I direct that all lawful debts be paid.

Second: The English Baptist Church be given the sum of one thousand dollars (\$1,000.00).

Third: I give, devise, and bequeath all the rest of my property, real, personal, and mixed and wherever situated, to my wife Lois D. Walls to be hers absolute and forever.

Fourth: In the event that my said wife Lois D. Walls should not survive me then in that event, I give said remaining property to be divided equally between Randall H. Walls and Sherry A. Farger, (Son & Daughter).

Fifth: In the event my wife survives me, I hereby name her to be Executrix of my will without bond or other security.

Sixth: In the event that I (Thomas H. Walls) and my wife (Lois D. Walls) should die together then I direct Sherry A. Farger to be Executrix without bond or other security to carry out the directions of this will.

Date: June 4th 1966.

/s/ Thomas H. Walls
Thomas H. Walls

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 June 4th day of 1966.

(Signed) _____

(Signed) _____

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, CALL TERM NOVEMBER 13, 1974

IN RE: PROBATE OF WILL OF THOMAS H. WALLS, DECEASED:

An instrument of writing purporting to be the last will and testament of Thomas H. Walls, late of this county, was produced in Court and proven by the testimony of Kenneth F. Farger; whereupon, the same was established by the Court to be the last will and testament of the said Thomas H. Walls, 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 13th day of November, 1974.

Don Gedling, Clerk
By: Linda Fatch D. C.

LAST WILL AND TESTAMENT
OF
Ella Lucas

Hudson, Kentucky
Dec. 24, 1950

I being sound in mind and memory do declare this to be the last will and testament
(1) I want my doctor bills and my funeral expenses and all other debts I may owe
to be paid first after my decease.

(2) I request to my five children all of my property both personal and real estate
to be equally divided between them.

(3) If any of my five children are indebted to me at my decease they must pay same
to my administrator so it will be equal divided between them all.

(4) I appoint Iva Riley to be the administrator.

(5) and children as this is my last scribbling live in peace and dont have no dispute
over anything.

(6) If any one of you want to buy any of my belongings you will have the right to do
so and pay as others will pay. Wrote by me Ella Lucas this day December 24, 1950.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM NOVEMBER 13, 1950

IN RE: PROBATE OF WILL OF ELLA LUCAS, DECEASED:

An instrument of writing purporting to be the last will and testament of Ella Lucas, late of this county, was produced in Court, and was proven to be in the handwriting of and wholly written by the said Ella Lucas by the testimony of Tessie Baier and Dorothy B. Miller; whereupon, the same was established by the Court to be the last will and testament of the said Ella Lucas, 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 14th day of November 1974

Don Gedling, Clerk

By Mary Moore D.C.

LAST WILL AND TESTAMENT
OF
PAUL BRITE

I, PAUL BRITE, 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 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 remainder of my property, both real and personal, of every kind whatsoever and wheresoever situate, which I may own or have the right to dispose of at the time of my decease, to my wife, Pauline Brite, with the right to encumber, sell, convey and use as she sees fit, with the full right to collect and convert all securities into cash, and the full right to use any and all cash or proceeds from the sale or disposition of securities or real estate, for her use, benefit and maintenance. If at the time of the death of my wife, there is any balance or any property of any nature left in my estate and unused by her, then I request that it be equally divided between my legal heirs and her legal heirs according to the law of descent and distribution in the state of Kentucky.

ITEM III. I make, nominate and appoint my wife, Pauline Brite, to be the executrix 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 lawfully omitted.

IN TESTIMONY WHEREOF, witness my hand this 29th day of March, 1954.

/s/ Paul Brite

Signed and acknowledged by Paul Brite 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.

Murray Beard
Mary Carville
Witnesses

Hardinsburg, Ky.
Hardinsburg, Ky.
Addresses

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT CALL TERM NOVEMBER 25, 1974.

IN RE: PROBATE OF WILL OF PAUL BRITE, DECEASED.

An instrument of writing, purporting to be the last will and testament of Paul Brite, deceased, late of this county, was produced in Court and proven by the testimony of A. Murray Beard, who also proved the signature of Mary Carville, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said Paul Brite, 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 25th day of November, 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

LAST WILL AND TESTAMENT
OF
JEROME WILLIAM NEWTON

I, Jerome William Newton, a resident of Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II. I hereby give and bequeath and devise all the rest and residue 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, or which may thereafter become part of my estate, to my beloved wife, Mary Lucille Newton, to be hers, absolutely and in fee simple.

ITEM III. I name, nominate and appoint my beloved wife, Mary Lucille Newton, to be Executrix of this my last will and testament, and I request that no bond be required of her as such.

IN WITNESS WHEREOF, I have signed the foregoing instrument and do hereby publish the same as my last will and testament, on this 23rd day of February 1972.

/s/ J. W. Newton
Jerome William Newton

The foregoing will of Jerome William Newton, was this day signed and acknowledged by him, as and for his last will and testament, in our presence, and we, the undersigned, who at his request and in his presence and in the presence of each other, have subscribed our respective names as witnesses hereto, on this 23rd day of February 1972.

Judy T. Armes
Jane B. Miller

residing at
residing at

Hardinsburg, Ky.
Hardinsburg, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, DECEMBER 4, 1974.

IN RE: MATTER OF THE ESTATE OF JEROME WILLIAM NEWTON, DECEASED.

A written document having been produced in open Court purporting to be the last will and testament of Jerome William Newton who died a resident of Breckinridge County, Kentucky on the 25th day of November 1974, and the offered will having been proved by the testimony in person of Judy T. Armes who proved to the satisfaction of this Court that she was familiar with the handwriting of the Testator and Jane B. Miller the other subscribing witness, and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Jerome William Newton 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 4th day of December, 1974.

Don Gedling, Clerk
By: Mary Moore D.C.

577
Last Will And Testament
Of
Lillie QUIGGINS

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Hardinsburg, Ky.
Hardinsburg, Ky.

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Know ye, that I, Lillie Quiggins, being of sound mind and disposing memory,
do hereby make this my Last Will and Testament, hereby revoking any and all other
Will, Codicils and papers in the nature of such heretofore made by me.

Item I. I direct that all of my just debts and funeral expenses be paid out
of my estate as soon as it is practicable after my death.

Item II. All of the rest and residue of my property, of whatsoever nature,
kind and description, and wheresoever situated, I will, bequeath and devise to my
step-daughter, Susie Darnell, to be hers absolutely and in Fee Simple.

Item III. I name and appoint Susie Darnell, Executrix of this my last Will
and Testament, and I give to her full, complete power and authority to sell and convey
any property I may dispossess of for the purpose of carrying out my intention
herein, and I further request that no surety be required on her official Bond. I
request that she employ the services of my attorney, Charles A. Walter, Sr.

Witness my hand this 21st day November, 1970.

/s/ Lillie Quiggins

The foregoing will of Lillie Quiggins, was this day signed and acknowledged
by her in our presence, and we at her request, and in her presence, and in the
presence of each other, have signed the same as witnesses this 21st day of
November, 1970.

Dorothy E. Walter residing at 3902 N. W. Parkway
- residing at Box 271 Palmyra, Ind.
Charles A. Walter residing at 3902 N. W. Parkway

To Whom It May Concern:

This is to certify that a carbon original of the hereinabove written Will,
duly executed, is on file in the office of Charles A. Walter, Sr., Attorney, 3902
N. W. Parkway, Louisville, Ky.

/s/ Charles A. Walter

This instrument prepared by
/s/ Charles A. Walter
Charles A. Walter

STATE OF INDIANA
HARRISON COUNTY

The undersigned, Clerk of the Harrison Circuit Court, Harrison County, Indiana,
hereby certifies that the above and foregoing, being the Last Will and Testament of
Lillie Quiggins, has been duly probated in the Harrison Circuit Court in Cause No.
74-P-110; that the above and foregoing is a true, complete and exact copy of the Last
Will of said Lillie Quiggins as record in my office in Will Record N at page 276.

Witness my hand and the seal of said Court this 13th day of January, 1975.

/s/ Maurice G. Snider
Clerk, Harrison Circuit Court

STATE OF INDIANA
HARRISON COUNTY

JUDGE'S CERTIFICATE

The undersigned, Judge, of the Harrison Circuit Court, Harrison County, Indiana,
hereby certifies that Maurice G. Snider is the duly qualified, elected and acting
Clerk of the Harrison Circuit Court and was so qualified on the 13th day of January,
1975, when he executed the above and foregoing certificate.

Witness my hand this 13th day of January, 1975.

/s/ Scott James Miller
Judge, Harrison Circuit Court

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE

I Don Gelding, Clerk of the County Court for the county and state aforesaid,
do certify that the foregoing will was duly lodged for record in my office at 12:30
P.M. on the 21st day of January, 1975, and that I have recorded the same together with
the foregoing and this certificate in my said office in Will Book 4, page 571.

Witness my hand this 22nd day of January, 1975.

Don Gelding, Clerk
By: Mary Moore D.C.

Last Will And Testament
Of
Benjamin F. Stinnett

I, Benjamin F. Stinnett, 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 and other testamentary dispositions heretofore made by me.

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

Item III. I bequeath to my daughter, Shirley Gail Stinnett, if she shall survive me, 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 situate which I may own or have the right dispose of at my death, I give, devise and bequeath to my wife, Annabell Stinnett, in fee simple, but should my wife fail to survive me, then I bequeath and devise the said property in fee and in equal shares to my children, namely, Louella Jewell, Patricia Ann, Michael Duane, and David Maurice.

Item IV. If any of my children named in Item III hereof shall not survive me, or my wife, I devise the interest which such beneficiary would have received if living unto his or her issue who shall survive me or my wife, but if any of my said children shall not survive me and shall have no surviving issue, the devise to such beneficiary shall lapse.

Item V. I hereby nominate and appoint my said wife, Annabell Stinnett, to be the executrix of this my last will and testament, hereby authorizing and empowering my said executrix to compromise, settle and adjust all debts and claims which may be presented against my estate, and I hereby request that no bond be required of her as such executrix.

In Testament Whereof, I have hereunto set my hand this the 6th day of February, 1968.

Benjamin F. Stinnett

The foregoing instrument, consisting of this and one (1) preceding type-written page, was signed and declared by Benjamin F. Stinnett, 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 thereto, on this the 6th day of February, 1968.

s/s Melvin K. Duke

residing at Hardinsburg, Ky.

s/s Wade Glasscock

residing at Hardinsburg, Ky.

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, DECEMBER 27, 1974

AN RE: MATTER OF THE ESTATE OF BENJAMIN F. STINNETT, DECEDASED

A written document having been produced in open Court purporting to be the last will and testament of Benjamin F. Stinnett, deceased, late of this County, and the same was proven by the testimony of Melvin K. Duke, one of the subscribing witnesses thereto, who also proved the attestation of Wade Glasscock, the other subscribing witness thereto; whereupon the same is established by the Court to be the last will and testament of said testator and is ordered to record 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 December 1974.

Don Gedling, Clerk
By: Mary Moore Deputy Clerk

LAST WILL AND TESTAMENT
OF
JOHN THOMAS KENNEDY AND HATTIE D. KENNEDY
HUSBAND AND WIFE

We John Thomas Kennedy and Hattie D. Kennedy, husband and wife, of Route 2, Hardinsburg, Breckinridge County, Kentucky, each 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, to have and to hold to his or her use and benefit, with full power and complete control of said property, in such manner as he or she may deem best, and to dispose of the same, or any part thereof, whenever in his or her opinion it is necessary or advisable to do so, and to sell at private or public sale, at such prices and upon such terms of credit or otherwise, as he or she may deem best, the whole or any part of the real or personal property, and to execute, acknowledge and deliver deeds or other instruments of conveyance thereof to the purchaser or purchasers.

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

In Witness Whereof, we have hereunto set our hands, this the 20th day of January, 1958.

Signed John Thomas Kennedy

Hattie D. Kennedy

The foregoing Will and Testament, consisting of two (2) pages, this page included, was, on the 20th day of January, 1958, signed and acknowledged by John Thomas Kennedy and Hattie D. Kennedy, husband and wife, as and for their joint and Last Will and Testament in the presence of us, the undersigned, who at their request and in their presence of each other, have subscribed our respective names as witnesses thereto.

Signed Mrs. Nancy Kennedy

Silas H. Kennedy

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, FALL TERM, DECEMBER 30, 1974

IN RE: MATTER OF THE ESTATE OF JOHN T. KENNEDY, DECEASED.

A written document having been produced in open Court purporting to be the last will and testament of John T. Kennedy who died a resident of Breckinridge County, Kentucky on the 21 day of December 1974, and the offered will having been proved by the testimony in person of Mary Sue Riley, who proved to the satisfaction of this Court that she was familiar with the handwriting of the testator and Mrs. Nancy Kennedy and Silas H. Kennedy, the other subscribing witnesses and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of John T. Kennedy 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 December 1974,

Don Gedling, Clerk
By: Linda Fitch D. C.

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JOINT WILL

We, Ralph Fred Peters and Nina Hancock Peters, 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, 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 Joint 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 as they may desire.

Fourth: The surviving party to this Joint Will is to act as Executor or Executrix without bond, appraisal of property, or settlement with the Court.

Dated at Hardinsburg, Kentucky, this the 11th day of June 1949.

Ralph Fred Peters

Nina Hancock Peters

Signed, sealed and acknowledged by Ralph Fred Peters and Nina Hancock Peters, 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 11th day of June 1949.

Witnesses: Alice M. Pile

Eliza Pile Hayes

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM JANUARY 3, 1975

In Re: Matter of the estate of Nina Hancock Peters, Deceased

An instrument of writing, purporting to be the last will and testament of Nina Hancock Peters, deceased, late of this county, was produced in Court and proven by the testimony of Eliza Pile Hayes, who also proved the signature of Alice M. Pile, the other subscribing witness thereto; whereupon, the same was established by the Court to be the last will and testament of the said Nina Hancock Peters, deceased, and ordered to be recorded as such, hereupon 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 January 1975

Don Gedling Clark

By: Margaret Gedling Deputy Clerk

LAST WILL AND TESTAMENT OF
RESSIE ANN DEJARNETTE

I, Ressie Ann DeJarnette, a resident of Breckinridge County, Kentucky, being of sound mind, do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II. I hereby give and bequeath and devise all of the rest and residue 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, or which may thereafter become part of my estate, to the following named persons in the proportions set out opposite their respective names:

To my beloved daughter, Nancy D. Payne, an undivided one-third (1/3) interest

To my beloved daughter-in-law, Betty DeJarnette, an undivided one-third (1/3) interest

To my (2) beloved grandchildren, Faye Reynolds and James F. Keenan, being the children of my deceased daughter, Helen Keenan, an undivided one-third (1/3) interest, being an undivided one-sixth (1/6) interest to each of them, share and share alike.

ITEM III. I hereby name and appoint my beloved daughter, Nancy D. Payne, to be Executrix of this my last will and testament, and I request that no surety be required on her bond as such.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name to this my last will and testament, on this 11th day of October, 1974.

Ressie Ann DeJarnette
Ressie Ann DeJarnette

The foregoing instrument was signed and declared by Ressie Ann DeJarnette, the Testatrix, to be her last will and testament, in our presence, and we, the undersigned, who at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses hereto on this 11th day of October, 1974.

Thelma Stengell residing at 2609 Windsor, Owensboro, Ky.

Mary Lee Haynes residing at Rt. 2, Owensboro, Ky.

James A. Holder residing at Red Bay, Ala. 35583

INSTRUMENT PREPARED BY:
GIBSON & MILLER, ATTUS.
HARDINSBURG, KENTUCKY
BY: PAUL D. MILLER

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, JANUARY 3, 1975

IN RE: MATTER OF THE ESTATE OF TESSIE ANN DEJARNETTE, DECEASED.

A written document having been produced in open Court purporting to be the last will and testament of Ressie Ann DeJarnette who died a resident of Breckinridge County, Kentucky, on the 23rd day of December 1974, and the offered will having been proved by the testimony in person of James A Holder who proved to the satisfaction of this Court that he was familiar with the handwriting of the Testatrix and Thelma Stengall and Mary Lee Haynes the other subscribing witnesses and the offered document having been duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Ressie Ann DeJarnette 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 January 1975.

Don Gedling, Clerk
By: Linda Patch, D. C.

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Deputy Clerk

WILL OF CARL O. GEDLING

I, Carl O. Gedling of Hardinsburg, Route #2, 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.

First--I direct that all of my just debts and funeral expense, including a marker, be first paid out of my estate after the time of my decease.

Second--I direct that \$500. be set aside for masses for the repose of my soul.

Third--I give, devise and bequeath all of the remainder of my estate, both real and personal property of whatsoever nature and whatsoever situate, which I may own or have the right to dispose of to my wife, Margaret Gedling, absolutely and in fee simple, with the full right, power and authority to sell or dispose of my property and to use the same as she may see fit. If at her death there is any of my property remaining unused or undisposed of by her, then I direct that it be divided equally in 3 parts, one for each of my children, Don Gedling, Danny Gedling and Carlene Gedling. If one of my children be dead at the time of division, then that child's part shall be divided equally among his or her children.

I make, nominate and appoint my wife, Margaret Gedling and my sister-in-law Teresa Mattingly, both of Route #2, Hardinsburg to be the executors 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 lawfully committed.

Witness my hand this 4th day of January 1970.

Carl O. Gedling

Witnesses:

Darwin Early
Darlene Early

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM, JANUARY 4, 1975.

IN RE: MATTER OF THE ESTATE OF CARL O. GEDLING, DECEASED.

This day came Margaret Gedling 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 Carl O. Gedling, deceased, late of this County, and the same was proven by the testimony of Darwin Early, of Louisville, Kentucky, one of the subscribing witnesses thereto, who also proved the attestation of Darlene Early, the other subscribing witness thereto. Whereupon the same is established by the court to be the last Will and Testament of said testator and is 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 4th day of January 1975.

Don Gedling, Clerk
By: Linda Patch, D. C.

LAST WILL AND TESTAMENT
OF
PEARL L. TAUL

5744B

I, Pearl L. Taul, of McQuady, 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 my just debts, funeral expenses and the costs of administration be apid out of my estate as soon as practicable after the time of my death.

II

All of the property which I may own, or have the right to dispose of at the time of my death, whether real, personal or mixed, wheresoever situated, I hereby give, devise and bequeath to my beloved husband, Patrick S. Taul, for and during the term of his natural life, granting unto him the right to sell any or all of the principal if it becomes necessary or desirable for the maintenance of his present station in life, and upon the termination of his life, to be divided among my children equally, provided that in the event any of my children should predecease me, or predecease the life tenant, which ever one should live the longest, the living issue of any deceased child shall take per stirpes and in fee the share of their deceased ancestors, and the said property shall be distributed pursuant to the powers and authority given to my personal representatives as set out hereinabove.

III

I hereby designate and request that my husband, Patrick S. Taul, be appointed as the Executor of this my last will and testament, in the event that he survives me, and upon his failure to survive me it is my request that Ralph Taul and Helen T. Murell, be appointed as Joint Executors of this my last will and testament and I further request that no surety be required on the bonds of any of the above named persons, and I further vest my Executors with full power and authority to sell, transfer and convey any property, real or personal, at such time and upon such price and terms as they may deem fit, subject, however, to the right of first refusal vesting in any of my children who should survive me for the purchase of any property to be sold at a private sale, whether real or personal, and further granting unto my personal representatives the option to distribute my estate either in cash or in kind at their sole discretion.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name to this my last will and testament, consisting of this and one (1) preceding type-written page, and for the purpose of identification, I have initialed each such pages all in the presence of the persons witnessing it at my request, on this the 1st day of May, 1961.

Pearl L. Taul

The foregoing instrument, consisting of this and two (2) preceding typewritten pages, was signed and declared by Pearl L. Taul, 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 hereunto subscribed our names as witnesses, this the 1st day of May, 1961, at Hardinsburg, Kentucky.

Charles Hall residing at Hardinsburg, Ky.

Laree Van Meter residing at Hardinsburg, Ky.

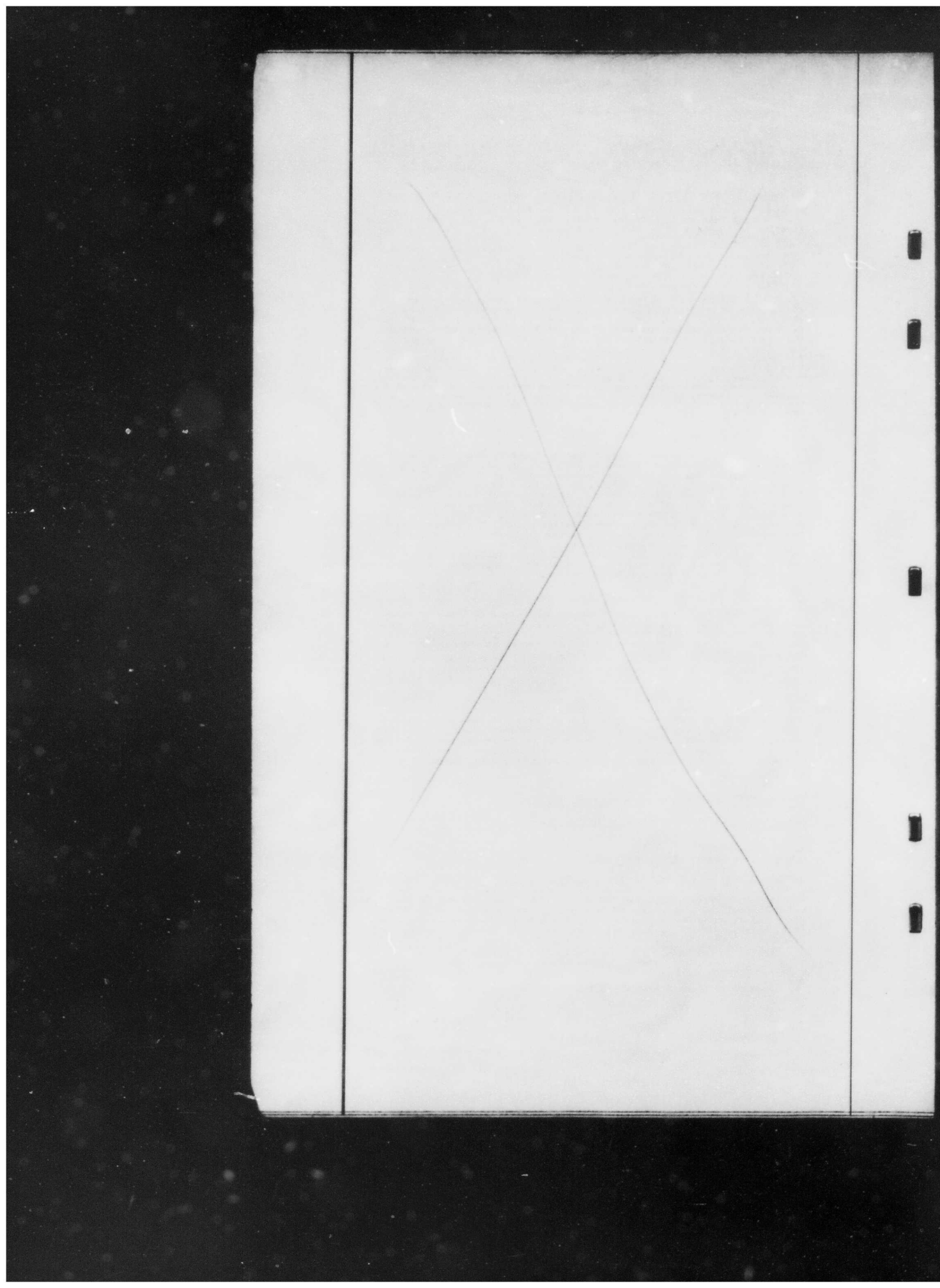
STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALL TERM JANUARY 10, 1975

IN RE: MATTER OF THE WILL OF PEARL L. TAUL DECEASED, EXECUTOR APPOINTED

An instrument of writing, purporting to be the last will and testament of Pearl L. Taul, Deceased, late of this county, was produced before the Court and it appearing to the Court that the subscribing witnesses to said will, namely, Charles W. Hall and Laree Van Meter, are unavailable, now, pursuant to KRS 394-235, came Melvin E. Duke and Ralph L. Taul and proved the signature of the testatrix, Pearl L. Taul; whereupon the same was established by the Court to be the last will and testament of the said Pearl L. Taul, 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 10th. day of January, 1975

Don Gedling, Clerk
By: Margaret Gedling, D. C.



LAST WILL AND TESTAMENT OF
RAYMOND E. HARDWAY

I, Raymond E. Hardway, a resident of Breckinridge County, Kentucky being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II: I direct my Executrix, named herein, to erect a monument at my grave, said monument to cost \$200.00.

ITEM III: All the rest and residue 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, or which my thereafter become part of my estate, I give, bequeath and devise to my beloved sister, Mollie L. Morris, to be hers, absolutely and in fee simple.

ITEM IV: I name, nominate and appoint my beloved sister, Mollie L. Morris, to be Executrix of this my last will and testament and I request that no bond be required of her as such.

IN WITNESS WHEREOF, I have signed the foregoing instrument and do hereby publish this as my last will and testament, on this 4th day of January, 1973.

Signed Raymond E. Hardway

The foregoing will of Raymond E. Hardway was this day signed and acknowledged by him as and for his last will and testament, in our presence, and we, the undersigned, who at his request and in his presence and in the presence of each other, have subscribed our respective names as witnesses hereto on this 4th day of January, 1973.

Judy T. Armes

Paul D. Miller

RESIDING AT

Hardinburg, Ky.

DOCUMENT PREPARED BY:

GIBSON & MILLER, ATTYS.

BY: Paul D. Miller

Hardinsburg, Ky.

RESIDING AT

Hardinburg, Ky.

STATE OF KENTUCKY

BRECKINRIDGE COUNTY COURT, CALL TERM JANUARY 25, 1975.

IN RE: MATTER OF THE ESTATE OF RAYMOND E. HARDWAY.

A written document having been produced in open Court purporting to be the last will and testament of Raymond E. Hardway who died a resident of Breckinridge County, Kentucky, on the 21st day of January 1975, and the offered will having been proved by the testimony in person of Judy T. Armes who proved to the satisfaction of this Court that she was familiar with the handwriting of the testator and Paul D. Miller the other subscribing witness, and the offered document having been duly examined by this Court and having been proved that it was duly examined by this Court and having been proved that it was duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Raymond E. Hardway 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, 1975.

Don G. Edling Clerk
By: Linda Patch D. C.

LAST WILL AND TESTAMENT
OF
LOU ETHEL YATES

I, Lou Ethel Yates, a resident of Irvington, Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property heretofore

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February 10, 1973

I, Ollie Lymul McManaway, living at Route 1, Fordsville, in Hancock County, Kentucky, being of sound mind do make and declare this to be my last will. I hereby give all of my property, money or anything of value that I own to my wife, Sarah McManaway.

Lastly, I make and appoint my wife, Sarah McManaway, executrix of this my last will to serve without bond.

Ollie Lymul McManaway

Witnesses	Address	Date
1. Maxine Rhoades	Fordsville, Ky.	Feb. 10, 1973
2. W. B. Neal	Fordsville, Ky.	Feb. 10, 1973
3. S. M. Dunaway	Fordsville, Ky.	2/10/73

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STATE OF KENTUCKY
COUNTY OF HANCOCK, SCT.

I, Cullen D. Mayfield, County Court Clerk, in and for the County and State aforesaid, do certify that the foregoing Last Will and Testament of Ollie Lymul McManaway, deceased, was produced in open Court and proven to be the same by the testimony of Maxine Rhoades, W. B. Neal and S. M. Dunaway, the three subscribing witnesses thereto, who, after first being duly sworn, stated that the said Ollie Lymul McManaway signed said instrument in their presence to be his Last Will and Testament, and they at his request, in his presence, and in the presence of each other, signed their names as subscribing witnesses, and the Court being duly advised, adjudged the same to be the Last Will and Testament of Ollie Lymul McManaway, deceased, and ordered the same to be recorded as such.

Given under my hand, this 2nd day of March, 1973.

*Cullen D. Mayfield, CLERK
By Anita Robertson*

D. C.

STATE OF KENTUCKY
COUNTY OF HANCOCK, SCT.

I, Cullen D. Mayfield, County Court Clerk, in and for the County and State aforesaid, do certify that the foregoing is a true and correct copy of the Last Will and Testament of Ollie Lymul McManaway, deceased, as the same appears of record in Will Book 7 at page 591, Hancock County Court Clerk's Office.

Given under my hand and seal of office, this 14th day of February, 1975.

*Cullen D. Mayfield
HANCOCK COUNTY COURT CLERK
BY Anita Robertson D.C.*

My Will is recorded in will book 5, page 187

LAST WILL AND TESTAMENT OF
MAUDE POOLE

We, L. P. Poole and Maude Poole, husband and wife, of Garfield 1d, Breckinridge County, Kentucky, each being of full age and of sound mind and disposing memory, do hereby make, publish and declare any and all other

ITEM I: We do predeceasing the said and out of said

ITEM II: We do remainder of the said wheresoever situated or her use and benefit use and control of the same, or as to do so, during upon such terms of personal property instruments of coi

ITEM III: Up and just debts of estates, including remainder of said Karl E. Poole, his and equally, above

ITEM IV: WE do this will; and it

IN TESTIMONY :
August, 1963.

Signed and acknowledged for their joint and attesting witness each other, this

Robert C. Tracy
Myrtle L. Seb

STATE OF KENTUCKY
BRECKINRIDGE COUNTY

IN RE: PROBATION

This day came and offered for presentation of his testament of his proven by the test who also proved thereto, whereupon Testament of said the foregoing and Given under my

578
STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, etc.

I, DON GEDLING, Clerk of the County Court for the County and State aforesaid do certify that the foregoing 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 15th day of February, 1963
By Don Gedling, Clerk
Frank Mayes, D.C.

BOOK NO. 4
PAGE 578

LAST WILL AND TESTAMENT
OF
LOU ETHEL YATES

I, Lou Ethel Yates, a resident of Irvington, Breckinridge County, Kentucky, being of sound mind do hereby make and publish this instrument as my last will and testament, hereby revoking all wills and other testamentary dispositions of property 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 decease.

ITEM II: I hereby give, bequeath and devise to The Holy Guardian Angel Roman Catholic Church in Irvington, Kentucky, which Church is located in Irvington, Kentucky and is a six (6) room house. This is the same property that is more particularly described in a Deed which is recorded in Deed Book 90 at Page 44 in the Breckinridge County Court Clerk's office. I also give and bequeath to said Church all of the contents and furniture contained in said house, including my electric Organ, but I do request the Church secure professional help before moving this Organ.

ITEM III: I hereby give and bequeath the sum of TEN (10,00) DOLLARS, to my sister, Mrs. Lula Mattingly of Rhodelia, Kentucky, in that I know that she is financially provided for.

ITEM IV: I hereby give and bequeath to the Holy Guardian Angel Roman Catholic Church, above named, the sum of TWO HUNDRED (\$200.00) DOLLARS, for masses for the repose of the souls of myself and my late husband, Hubert L. Yates.

ITEM V: All the rest and residue of my estate, wheresoever situated and whatever nature, I hereby give, bequeath and devise to a religious Order, known as the Conventual Franciscan Father, Assumption Seminary, which is located at Chaska, Minnesota.

ITEM VI: I hereby name and appoint Paul D. Miller, Hardinsburg, Kentucky, as Executor of this my last will and testament, and I request that he execute an appropriate bond in such a sum as the Court deems reasonable.

IN WITNESS WHEREOF, I have signed the foregoing instrument and do hereby publish the same as my last will testament on this 14th day of May, 1968.

/s/ Lou Ethel Yates

Lou Ethel Yates

The foregoing will of Lou Ethel Yates, consisting of this and one (1) preceding typewritten pages, was signed and acknowledged by her as and for her last will and testament, in our presence, and we, the undersigned, who, at her request and in her presence, and in the presence of each other, have subscribed our respective names as witnesses hereto.

This 14th day of May, 1968.

Milton E. Bye RESIDING AT McQuady, Ky.
Judy T. Ames RESIDING AT Hardinsburg, Ky.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, CALL TERM JANUARY 28, 1975.

IN RE: PROBATE OF WILL OF LOU ETHEL YATES, DECEASED:

A written document having been produced in open Court purporting to be the last will and testament of Lou Ethel Yates who died a resident of Breckinridge County, Kentucky, on the 28 day of January 1975, and the offered will having been proved by the testimony in person of Judy T. Ames who proved to the satisfaction of this Court that she was familiar with the handwriting of the Testatrix and Milton E. Bye the other subscribing witness, and the offered document having been duly executed and attested as required by law, whereupon the same was established by this Court to be the last will and testament of Lou Ethel Yates and 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 January, 1975.

Don Gedling Clerk
By: *Linda Yatala* D. C.

This Will is recorded in the will book 5, page 187.

LAST WILL AND TESTAMENT OF
TIMOTHY L. HOCK

I, Timothy L. Hock, of Hardinsburg, Breckinridge County, Kentucky, do hereby make, publish and declare this to be my last will and testament, hereby revoking all wills and other testamentary dispositions heretofore made by me.

ITEM 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.

ITEM II: All of the property which I may own at the time of my death or have the right to dispose of, whether real, personal or mixed, tangible or intangible and wheresoever situated, I hereby give, devise and bequeath to my wife, Effie R. Hock, absolutely and in fee simple.

ITEM III: I hereby nominate and appoint my wife, Effie R. Hock, of Hardinsburg, Kentucky to serve as the Executrix of this my last will and testament and direct that no bond be required of her as such.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 15th day of January, 1974.

Signed Timothy L. Hock

Signed and declared by Timothy L. Hock of Hardinsburg, Kentucky, 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 hereto, this 15th day of January, 1974, at Hardinsburg, Kentucky.

Margaret R. Nix
Earl A. Tabor

residing at
residing at

Hardinsburg, KY
Harned, KY

STATE OF KENTUCKY
BRECKINRIDGE COUNTY COURT, CALLED TERM February 14, 1975

IN RE: MATTER OF THE ESTATE OF TIMOTHY L. HOCK

An instrument of writing, purporting to be the last will and testament of Timothy L. Hock, deceased, late of this county, was produced in Court and proven by the testimony of Margaret R. Nix, now Margaret R. Blanckett, one of the subscribing witnesses thereto, who also proved the signature of Earl A. Tabor, the other subscribing witness thereto, whereupon, the same was established by the Court to be last will and testament of the said Timothy L. Hock, 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 14th day of February, 1975.

Don Gedling, Clerk
By: Linda Patch D. C.

LAST WILL AND TESTAMENT OF
LETCHER LANGSTON, SR.

I, Letcher Langston, Sr., a resident of Jefferson 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 previous wills heretofore made by me, and intending hereby to dispose of all property of whatever kind, and wheresoever situated of which I may possessed at my death, and to exercise every power of disposition I possess, as follows:

ITEM I: I, direct my executrix, hereinafter named, to pay out of the principal of my estate, all my just debts, funeral expenses, and costs of administering my estate, including inheritance and estate taxes.

ITEM II: I give, devise, and bequeath all the rest, residue, and remainder of my property, real and personal, and wheresoever situated, and whether acquired before or after the execution of this Will, unto my wife, Josephine T. Langston, to be her own absolutely, provided that she shall survive me, but if she fails to survive me, or in the event my wife and I die in a common disaster, then said property shall go instead to my son, Letcher Langston, Jr., to be his own absolutely.

JKS
RRM

Signed Letcher Langston, Sr.

ITEM III: I hereby nominate and appoint my wife, Josephine T. Langston, to be the executrix of this my Last Will and Testament, and request that no surety be required on her bond.

I hereby invest my executrix with full power to sell, transfer, and convey any of my property, real or personal, upon such terms or conditions as she may determine, without order of Court, and no purchaser need look to the application of the proceeds.

I hereby invest my executrix with the further power and authority to operate any business in which I may have an interest at my death upon such terms or conditions as she may determine without order of Court and no person shall question any decision she shall make in regard thereto.

ITEM IV: I desire that my executrix employ John K. Stiles as her attorney in the administration of my estate.

IN TESTIMONY WHEREOF, I hereunto set my hand to this my Last Will and Testament, consisting of this and one preceding page, and for the purpose of identification, I have signed my name at the bottom of the preceding page, on this 27th day of February, 1968, at Louisville, Kentucky.

Signed Letcher Langston, Sr.

LAST WILL AND TESTAMENT OF
LETCHER LANGSTON, SR.
(continued)

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gston, Sr.

We, the undersigned witnesses, do hereby certify that the foregoing Will of Letcher Langston, Sr., consisting of this and one preceding page, was this day signed, published, and declared by him as and for his Last Will and Testament, in our presence, on this 27th day of February, 1968, and we, at his request, and in his presence, and in the presence of each other, do hereby subscribe our names as attesting witnesses to the execution thereof, believing the said Letcher Langston, Sr., at the time of said signing to be of sound and mind and memory and under no restraint.

THIS WILL WAS PREPARED BY
John K. Stiles, Attorney at Law
730 Starks Building, Louisville, Kentucky

John K. Stiles
Robert R. Miller

At a County Court held for Jefferson County at Court House in the City of Louisville on August 1, 1973, there was produced in Court the foregoing instrument of writing purporting to be the non-holographic last will and testament of Letcher Langston, Sr., deceased, late of this County, who died on July 25, 1973, a resident thereof; and said will dated July 25, 1973, was proven by John K. Stiles, one of the subscribing witnesses thereto, who also proved the attestation of Robert R. Miller, the other subscribing witness thereto.

Whereupon, said writing was established and adjudged by the Court to be the last will and testament of Letcher Langston, Sr., and ordered recorded as such, and I hereby certify that same with this certification is recorded in my office as Clerk of said Court.

Witness my hand this 1st day of August, 1973.

JAMES HALLAHAN, Clerk of Jefferson County
Court
BY Katherine Sorrell Deputy Clerk

STATE OF KENTUCKY SS
COUNTY OF JEFFERSON SS

I, BREMER EHRLER, 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 Letcher Langston, Sr., deceased, late of this County, who died July 25, 1973 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, or set aside, and is recorded in Will Book 190, Page 567.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of my said office, and of said County of which I am Custodian at Louisville, Kentucky this 20th day of November, 1974

BREMER EHRLER, Clerk
Jefferson County Court, Kentucky

RECEIVED FOR RECORD
2-17-75 9:00 a.m.
DON GEDLING, CLERK
BY Mary Moore D. C.

STATE OF KENTUCKY
COUNTY OF BRECKINRIDGE, Sct.

I, Don Gedling, Clerk of the County Court for the County and State aforesaid do certify that the foregoing 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 17th day of February, 1975

DON GEDLING, Clerk
BY Mary Moore D. C.

LAST WILL AND TESTAMENT OF
JOSEPHINE T. LANGSTON

I, Josephine T. Langston, a resident of Jefferson 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 previous wills heretofore made by me, and intending hereby to dispose of all property of whatever kind, and wheresoever situated of which I may be possessed at my death, and to exercise every power of disposition I possess, as follows:

ITEM I: I direct my executor, hereinafter named, to pay out of the principal of my estate, all my just debts, funeral expenses, and costs of administering my estate, including inheritance and estate taxes.

ITEM II: I give, devise, and bequeath all the rest, residue, and remainder of my property, real or personal, and wheresoever situated, and whether acquired before or after the execution of this Will, unto my husband, Letcher Langston, Sr., to be his own absolutely, provided that he shall survive me, but if he fails to survive me, or in the event my husband and I die in a common disaster, then said property shall go instead to my son, Letcher Langston, Jr., to be his own absolutely.

JKS
RRM

Signed Josephine T. Langston

ITEM III: I hereby nominate and appoint my husband, Letcher Langston, Sr., to be the executor of this my Last Will and Testament, and request that no surety be required on his bond.

I hereby invest my executor with full power to sell, transfer, and convey any of my property, real or personal, upon such terms or conditions as he may determine, without order of Court, and no purchaser need look to the application of the proceeds.

(continued)