

State of Kentucky,       Sct.  
County of Boyd.

I, W. E. Fearing, Clerk of the Boyd County Court, do certify that the foregoing Instrument of writing, purporting to be the Last Will and Testament of Ralph Snavelly, deceased, late of this County who died Nov. 28, 1949, resident thereof, was produced at the Special Nov. Term Boyd County Court, to-wit: Nov. 1, 1951, and was proven by the testimony of Jennie Powers and Ethel Powers, to be a Holographic will and wholly written in the handwriting of said testator; whereupon the same is hereby established and adjudged by the Court to be the last will and testament of said testator and is ordered to be recorded as such.

Witness my hand, this the 1st day of November, 1951.

W. E. Fearing,       Clerk  
BY: CATHERINE COLE, Deputy Clerk

STATE OF KENTUCKY  
COUNTY OF BOYD.       SCT.

I, W. E. Fearing, Clerk of the Boyd County Court do certify that the foregoing is a true, correct and complete copy of the Will of Ralph Snavelly, which appears of record in Will Book #9, Page #329, Boyd County Court records, Boyd County, Kentucky.

Witness my hand, this the 19th day of Dec. 1951.

W. E. FEARING,       CLK.  
BY: CATHERINE COLE,       D. C.

STATE OF KENTUCKY  
COUNTY OF FLOYD

I, DuRan Moore, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing Will of Probation and Will was on the 27th day of December, 1951, lodged for record; whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 2 day of January, 1951.

DuRAN MOORE,       CLERK  
BY: *R. C. C.*

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LAST WILL AND TESTAMENT  
OF E. P. ARNOLD  
PRESTONSBURG, KENTUCKY

I, E. P. ARNOLD, being of sound mind and disposing memory, make this my last Will and Testament.

FIRST: I direct that all of my just debts shall be paid. At the present time I owe the First Guaranty Bank of Martin, Kentucky, \$15,000.00. That is my indebtedness.

SECOND: For their faithful service over a number of years to my wife and me, I devise to Brady Shepherd and his wife, Willie

Mae Shepherd, my Funeral Home Property - that is, the buildings and grounds upon which they stand, extending all the way from Second Avenue back to the cross-fence where Mrs. Alice Turner now lives - and a driveway over to the posts as now set adjacent to and extending along the South side of the Funeral Home buildings.

The ground lying between the Driveway and the Burke property is not included in this devise.

As to the contents and business of the Funeral Home, Franklin Moore has bought a one-half interest, with an option to buy the other one-half interest. If he fails to exercise said option, then said one-half interest shall be sold in the same manner as other properties belonging to my estate and not herein specifically devised.

THIRD: I devise to Tot Allen Cope my home in which I now live, known as the Hopkins property, with all its furnishings and contents.

FOURTH: I devise to my nephew, William Arnold Spradlin, my Shrine Pin.

FIFTH: I devise to Floyd Arnold Mann my ring.

SIXTH: I direct that the remainder of the properties of which I die seized, both real and personal, be sold and that the net proceeds realized therefrom after payments of debts, costs of administration, and taxes be distributed as follows:

- (a) I direct that my sister, Lena M. Arnold, of Chicago, Illinois, be paid \$1,000.00.
- (b) I direct that my sister, Lizzie Littlepage, of White Plains, Kentucky, be paid \$1,000.00.
- (c) I direct that my youngest sister, Ida Bell Sullivan, be paid \$1,000.00.
- (d) I direct that my niece, Henrietta Arnold Butterfield, be paid \$500.00.
- (e) The balance of the proceeds shall be divided equally among the following nieces, nephews and relatives of my wife, whom I regard the same as my own, and who have been good and kind to me for many years, namely:

- 1. Greenville Spradlin,
- 2. Mrs. Madge Hensley,
- 3. Mrs. Tiny Nichols,
- 4. William Arnold Spradlin,
- 5. Joe D. Spradlin,

Children of Mrs. Lyda Spradlin;

- 1. Mrs. Maxie Hutsinpiiler,
- 2. Mrs. Nell Ribble,

Children of Mrs. Mary Allen;

- 1. Col. May and Dick Wilkinson, children of Mrs. Nell Davidson May Wilkinson;
- 1. Mrs. Ruth Sowards, daughter of Joe Davidson.

In the event any of the foregoing should not survive me, then the bequest as to such devisee shall lapse and the proceeds become a part of my estate for distribution among the survivors, as herein directed.

(f) I hereby appoint and designate W. W. Cooley, the present Circuit Court Clerk, to serve as Executor of my estate, without bond.

This 22nd day of October, 1951.

E. P. ARNOLD  
(E. P. Arnold)

Signed, sealed and acknowledged by E. P. Arnold to be his last Will and Testament, before us and in our presence, and by us signed as witnesses at his request, in his presence and in the presence of each other, this 22nd day of October, 1951.

J. W. HOWARD  
Residing at Prestonsburg,  
Kentucky.

FRED O. FRANCIS  
Residing at Prestonsburg,  
Kentucky.

STATE OF KENTUCKY

COUNTY OF FLOYD

I, DuRan Moore, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing Will was on the 9th day of January, 1952, read and filed for record; whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 9th day of January, 1952.

DuRAN MOORE, CLERK  
BY: *Kathleen Moore* D. C.

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LAST WILL AND TESTAMENT OFB. L. C. MAY

I, B. L. C. May, being of sound mind and disposing memory, do hereby make and declare this to be my last will and testament.

I hereby direct my Executor, hereinafter named, to pay my funeral expenses and other just debts as soon as practicable after my death.

I direct that all the money and personal property which I may have after payment of funeral expense and debts mentioned above, be divided equally between my nine (9) children, to-wit:

- (1) John May
- (2) W. H. (Bill) May
- (3) Ellen Patton
- (4) Jack May
- (5) Miles May
- (6) Ollie May
- (7) Alva Flansery
- (8) Henry B. May
- (9) Alice M. Hayes

I have heretofore divided the surface of my land between all of my children, except John May, and I have given him the value of his part in said land in money. The only real estate I own to my knowledge consists of certain oil and gas and coal in Floyd County, Kentucky, and a farm on Quicksand, in Breathitt County, Kentucky.

It is my wish and I hereby direct that my oil and gas interests and coal in Floyd County, Kentucky, be held in trust by my son, Henry B. May, during his lifetime, and that the income from said oil and gas interests and coal be divided equally between him and my other (8) children above named, and if any of said children, except John May, should die before termination of this trust, I direct that his or her part of said income be paid to his or her children. If John May should die before the termination of this trust, I direct that his interest shall cease and terminate and the income from said oil and gas interests and coal shall be divided equally between my remaining 8 children, or their surviving children.

I further direct that my son, Henry B. May, shall have full power and authority to lease and handle my oil and gas interests and coal in such manner as he sees fit.

It is also my wish and I hereby direct that my son, Henry B. May, take charge of and hold in trust for himself and my other children named above

the farm I own on Quicksand in Breathitt County, Kentucky, for so long as he considers it advisable. He shall have the power and authority to sell or dispose of said farm, or any part of same at any time he sees fit and upon such terms and conditions as he considers advisable. The income from said farm and the proceeds from the sale of same, or any part thereof shall apply to John May's part as above set out. In the event the farm on Quicksand is not sold during the lifetime of my son, Henry B. May, then it shall pass at his death in equal parts to all my children and their heirs, except that the part of John May, if he should then be dead, shall be disposed of as hereinabove set out.

It is my intention that all of my real estate in Floyd County, Kentucky, which consists, so far as I know, only of oil and gas interests and coal, be held in trust by my son, Henry B. May, until his death for the use and benefit of all of my children, and at his death the proceeds from the sale of same shall be divided per stirpes between those of my children who are then surviving and my grandchildren, except that the children of my son, John May, shall not receive any part.

It is also my intention that the farm on Quicksand be handled in the same way and manner, except that the Trustee, Henry B. May, shall not be required to hold said farm for any specified period of time, but may sell or dispose of same at such time as he considers advisable.

I hereby appoint my son, Henry B. May as Executor of my estate in addition to his appointment as Trustee as above set out, and direct that he be permitted to serve without bond and that no inventory be made of my estate. I further direct that my son, Henry B. May, keep an accurate account of the time which he spends on his duties as Trustee and Executor of this will and that he be paid from my estate a reasonable sum to compensate him for the time spent.

I further direct that in the event of litigation or controversy about my estate my son, Henry B. May, shall have authority to use his own judgment in arranging for the conduct of said litigation and shall have authority to pay the expense of said litigation out of the funds which he may receive as Executor or Trustee.

Dated at Alphoretta, Floyd County Kentucky, this the 26th day of April 1950.

B. L. C. MAY  
(B. L. C. May)

Signed, sealed and acknowledged by B. L. C. May to be his last Will and Testament, before us and in our presence, and by us signed as witnesses at his request, in his presence and in the presence of each other, this 26th day of April, 1950.

ADRIAN COLLINS  
Residing at Prestonsburg, Kentucky.

R. T. ARCHER  
Residing at Prestonsburg, Kentucky.

STATE OF KENTUCKY

COUNTY OF FLOYD

I, DuRan Moore, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing will was on the 1st day of January, 1952, lodged for record; whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 8th day of February, 1952.

DuRAN MOORE, CLERK  
BY: *Katherine Newman* D. C.

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