

Be it known by these presents; That I, Faris Dawhare, Eypro, Floyd County, Kentucky, considering the uncertainty of this mortal life, and being of sound mind and memory, do hereby make and publish this my last will and Testament, in the following manner and form.

Filed and
Read
4-19-55

HENRY
STUMBO,
COUNTY
JUDGE.

FIRST. AT MY DEATH, I direct that my funeral expenses, the expense of administrating my estate, and all my debts be paid out of my personal property.

SECOND. I hereby give and bequeath to my beloved wife, Mary Dawhare, all the residue of my estate consisting of household goods, all merchandise, all store stocks, all store accounts now due or to become due in the future, all cash and bonds at home or wherever found.

THIRD. I also give and bequeath to my beloved wife, Mary Dawhare, all my real estate consisting of one lot and building with fixtures to and for same located at Wheelwright, Junction, Floyd County, Kentucky, and bounded on the South by the Wheelwright High School and on the North by the property of Charles Hopkins.

FOURTH. I hereby appoint my beloved wife, Mary Dawhare, Executrix of this my last will and testament, and to file no inventory, and to serve as such Executrix without bond, hereby revoking all former wills by me made.

In witness whereof I have hereunder subscribed my name, this the Second (2) day of April, 1955.

FARIS DAWHARE
Eypro, Kentucky.

We, whose names are hereunder subscribed, do hereby certify that Faris Dawhare, the testator, subscribed his name to this instrument in our presence and in the presence of each of us, and declared at the time in our presence and hearing that this instrument was his last will and testament, and we at his request signed our names hereto in his presence as attesting witnesses.

FRANK P. HALL, Weeksbury, Ky.

JULIE CURRY Eypro, Ky.

STATE OF KENTUCKY

/// S. S.

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 19th day of April, 1955, approved for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 30th day of April, 1955.

DURAN MOORE CLERK

BY: *Bertie Hall* D. C.

LAST WILL AND TESTAMENT

I, ANNA E. LEY, of Bethel Township, County of Allegheny and State of Pennsylvania, being of sound mind and disposing memory, do hereby make, publish and declare this to be my Last will and Testament in the manner and form following, hereby revoking and making void all other and former wills and codicils thereto by me at any time heretofore made.

FIRST: I direct that all my just debts and funeral expenses be paid by my Executors as soon as conveniently may be after my decease.

SECOND: If my husband, Henry Ley, should survive me, I give and bequeath to him all of my property, real, personal and mixed, whatsoever and wheresoever situate.

THIRD: If my husband, Henry Ley, should predecease me, I bequeath to my three children all of my household goods, furniture, furnishings and fixtures as follows:

(A) To my daughter, Myrtle A. Kling, the following: Small cedar chest, brass bed, vanity, tea wagon, round table, the brush and comb set on vanity, porch clock, fur coat, two silk bed spreads, two white (cotton) bed spreads, electric percolator, sewing cabinet, kitchen range, living room suite (2 pieces--davenport and arm chair), kitchen cabinet, dining room rug, small bedroom rug, blue rug and small throw rug, pictures of family group, walnut bedroom suite, living and dining room curtains, Frigidaire, one pair of tan blankets and a single pink blanket, Father's living room wicker chair and the wicker chair in small bedroom.

(B) To my son, Henry A. Ley, I give and bequeath the following: Two pictures (etchings) in bedroom, set of gold-banded and rose decorated dishes, three porch rugs, desk and two upholstered chairs in bedroom, bookcase, davenport and day-bed on Sun Porch, one pair of green blankets, one white (cotton) bedspread, one silk bedspread, lace tablecloth from dining room table, brass kettle and bread-mixer (dough tray).

(C) To my son, Herbert L. Ley, I give and bequeath the following: Large high chair in living room, large living room rug and two small rugs, portraits of Father and Mother, the entire dining room suite, Edison phonograph, two rugs of bedroom, brass clock in living room, living room table and black chair, wardrobe, large cedar chest, tapestry above mantel, Sun Porch curtains, one single rose and green blanket, one single pink blanket, twin bed outfit and table, including pillows, sheets and a pair of pink spreads and a pair of blue spreads, breakfast table and chairs, two wicker chairs with cushions, wicker chair, Philco radio.

FOURTH: If my husband, Henry Ley, should predecease me, I give, devise and bequeath one-third of all the residue of my property, real, personal and mixed, whatsoever and wheresoever situate, to my son, Henry A. Ley; one-third thereof to my son, Herbert L. Ley; and subject to the provisions of the succeeding paragraphs hereof, one-third thereof to my daughter, Myrtle A. Kling and her two children, Merelyn A. Kling and James I. Kling, share and share alike.

FIFTH: If my husband, Henry Ley, should predecease me, it is my will, and I hereby direct, that my Executors shall sell the real estate situate in the Township of Bethel, County of Allegheny and State of Pennsylvania, being known and numbered as Lot No. 8 in the plan of lots as laid out by the St. Clair Land Company, called "Brookside Farms", and being the same plan recorded in the Recorder's Office of Allegheny County, Pennsylvania, in Plan Book Volume 25, page 1.

The said executors are authorized to sell said property at such price or prices and upon such terms as they may deem advisable, and to make and deliver deed of conveyance to the purchaser or purchasers thereof, who shall be under no obligation to look to the application of the purchase price.

The proceeds received from such sale shall be distributed as follows: One-third thereof to my son, Henry A. Ley; one-third thereof to my son, Herbert L. Ley; and one-third thereof to my daughter, Myrtle A. Kling, and her two children, Merelyn A. Kling and James I. Kling, share and share alike.

SIXTH: I direct that the shares of my estate, being the proceeds of the sale either of real or personal property bequeathed by the preceding terms of this will to my daughter's children, Merelyn A. Kling and James I. Kling, shall be used by my Executors in purchasing United States bonds to be held in trust by my Executors until said children shall attain the age of twenty-one years. The bonds distributable hereunder shall be delivered to said children as and when each one attains the age of twenty-one years.

In the event either of said grandchildren should die before attaining the age of twenty-one years, then the share therein of the one so dying shall be given to my daughter, Myrtle A. Kling, if she be then living; Myrtle A. Kling shall not then be living, then the share or shares of the grandchild so dying before attaining the age of twenty-one years shall be given to the other of said grandchildren. If both of my said grandchildren shall die before reaching the age of twenty-one, and if at that time my daughter, Myrtle A. Kling, shall also be dead, then I direct that the amount remaining in trust for said grandchildren shall be divided equally between my sons, Henry A. Ley and Herbert L. Ley.