

In the event of sale of any such real estate or coal or mineral properties or oil or gas, the proceeds arising from said sale shall be re-invested in other properties for such trust estate herein created which such property so acquired shall be subject to the same trusts and powers of sale and lease as are hereinbefore set out, during the term of said trust.

(c) One-third of the net income arising from said trust estate herein created shall be paid by said Trustee from time to time to Marguerite F. Harkins, during each period of time as she remains the widow of Walter S. Harkins, Junior, and not re-married; provided, however, that the remarriage, or death, of the said Marguerite F. Harkins shall terminate any interest which she may personally have in said trust estate herein created. Subject to the payment herein directed to be made by said Trustee to the said Marguerite F. Harkins, the net income from such trust estate shall be paid by said Trustee, in equal portions, to the guardians of Monte Scott Harkins, William Fox Harkins, George Archer Harkins, and Donald Davidson Harkins, during the minority of such infants, respectively; and thereafter, and as each of said infants shall arrive at the age of twenty-one years, his portion of such income shall be paid direct to him.

(d) In the event of the death of the said Monte Scott Harkins or William Fox Harkins or George Archer Harkins or Donald Davidson Harkins, or either of them, WITHOUT LEGAL ISSUE, during their term of this trust, the survivor or survivors from time to time shall be paid the income of said trust estate (subject to the defeasable payments herein directed to be made to Marguerite F. Harkins) always in equal portions.

(e) In the event of the death of the said Monte Scott Harkins, with legal issue, during the term of this trust, then the portion of the income of said trust estate herein directed to be paid to the said Monte Scott Harkins shall be paid to the legal issue of the said Monte Scott Harkins.

(f) In the event of the death of the said William Fox Harkins, with legal issue, during the term of this trust, then the portion of the income of said trust estate herein directed to be paid to the said William Fox Harkins shall be paid to the legal issue of the said William Fox Harkins.

(g) In the event of the death of the said George Archer Harkins, with legal issue, during the term of this trust, then the portion of the income of said trust estate herein directed to be paid to the said George Archer Harkins shall be paid to the legal issue of the said George Archer Harkins.

(h) In the event of the death of the said Donald Davidson Harkins, with legal issue, during the term of this trust, then the portion of the income of said trust estate herein directed to be paid to the said Donald Davidson Harkins shall be paid to the legal issue of the said Donald Davidson Harkins.

(i) The trusts herein created shall continue in full force and effect for a term of twenty-five years from and ensuing the probate of this Last Will and Testament.

(j) Should the said Marguerite F. Harkins at any time resign as such Trustee hereunder, or should she depart this life during the term of this trust herein created, then my eldest direct descendant shall be and is hereby substituted as Trustee for her; and likewise, and from time to time, in the event of the resignation or death of any such Trustee, then the next eldest of my direct descendant shall be substituted as such Trustee, it being my purpose and intention that either my daughter-in-law, Marguerite F. Harkins, or one of my direct descendants shall at all times during the term of hereof act as Trustee hereunder.

(k) All powers which are granted to Marguerite F. Harkins as Trustee hereunder are like wise granted to any successor trustee.

(l) At the termination of the trust hereby created, the Trustee herein provided for shall convey the legal title to all properties and interests in properties herein devised and bequeathed, or hereafter acquired by said trust estate, as hereinbefore authorized and directed, as follows: One-third thereof to Marguerite F. Harkins for and during her natural life, and the remainder in equal moieties to Monte Scott Harkins, William Fox Harkins, George Archer Harkins and Donald Davidson Harkins; provided, however, that should either the said Monte Scott Harkins or William Fox Harkins or George Archer Harkins or Donald Davidson Harkins depart this life without legal issue, then such conveyance shall be made by said Trustee to the survivors or survivor of the said Monte Scott Harkins, William Fox Harkins, George Archer Harkins and Donald Davidson Harkins; provided, further, however, that should either the said Monte Scott Harkins or William Fox Harkins or George Archer Harkins or Donald Davidson Harkins depart this life, with legal issue surviving them, respectively, at the same herein fixed for the conveyance of the legal title by said Trustee, then such conveyance shall be made by said Trustee to the legal issue of the said Monte Scott Harkins or George Archer Harkins or William Fox Harkins or Donald Davidson Harkins so surviving them respectively, per stirpes and not per capita.

(m) In the event the said Monte Scott Harkins and William Fox Harkins and George Archer Harkins and Donald Davidson Harkins, and each of them, should depart this life, without legal issue surviving them and or each of them, respectively, then the Trustee herein provided shall convey one-third of such properties to Marguerite F. Harkins, for and during her natural life, and the remainder of such properties to my then heirs at law, per stirpes and not per capita. Should the conditions provided for in this paragraph arise at any time prior to the expiration of the term hereinbefore provided for this trust, then the conveyance herein in this paragraph provided for shall be made immediately and such trust

estate then terminated, anything herein to the contrary notwithstanding.

IN TESTIMONY WHEREOF, I have executed the foregoing as My Last Will and Testament, at Prestonsburg, Floyd County, Kentucky, the Nineteenth day of December, A. D. 1936.

JOSEPHINE D. HARKINS

WITNESS:

ELIZABETH A. WELLS
EMMA WELLS MAY
JOHN G. ARCHER M. D.

PRESTONSBURG, KENTUCKY
PRESTONSBURG, KENTUCKY
PRESTONSBURG, KENTUCKY

The affiant, Josephine H. Browning, says that she is a citizen and resident of Ashland, Boyd County, Kentucky, that she is one of the executors named in the last will and testament of Josephine D. Harkins, deceased; and that she will well and faithfully discharge her duties as an executor of said estate.

JOSEPHINE H. BROWNING

Sworn to before me by Josephine H. Browning, the 24 day of September, 1946.

ELEANOR BROWNING, Notary Public
Com. Expires the 9 day of May, 1949

The affiant, Mary E. Harkins Vanlandingham, says that she is temporarily residing in Miami, Dade County, Florida; that her legal residence is Prestonsburg, Floyd County, Kentucky; that she is one of the persons designated by the last will and testament of Josephine D. Harkins, as an executor of her estate; that she will well and faithfully administer the affairs of such estate as executor thereof.

MARY E. HARKINS VANLANDINGHAM

Subscribed and sworn to before me by Mary E. Harkins Vanlandingham, this the 26 day of September, 1946.

WALTER D. HOWARD, Notary Public
Commission expires the 23 day of May 1950.

SEAL

STATE OF KENTUCKY

COUNTY OF FLOYD

I, JARVIS ALLEN, Clerk of the County Court for the County and State aforesaid, certify that the foregoing Will was on the 23 day of September, 1946, lodged for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this 4 day of October, 1946.

JARVIS ALLEN, Clerk

By *Ethel Allen* D. C.

WILL OF FELIX G. ALLEN

I, Felix G. Allen, of Langley, County of Floyd and State of Kentucky being of full age and of sound mind and memory, do make publish and declare this to be my last will and testament, here by revoking all wills by me heretofore made.

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

Item II, My son Leo Allen has already received by deed dated February 20, 1940 his fair share of my property, therefore Leo Allen is not to receive any property of any kind whatsoever under this will.

Item III, I give, devise and bequeath to my wife Rebecca Allen during her natural life all my real property and all my personal property, of every kind and description, whatsoever situated, which I may own or have the right to dispose of at the of my decease, after the death of my wife Rebecca Allen I give devise and bequeath to Wayne Allen as compensation for his aid in my support, the following described property as follows.
The house and land around it Beginning at public road and running up the branch with line between Ethel (May) Ratliff and Wayne Ratliff her husband and me 400 feet to end of point, then following same line up the point 40 feet to a big tree thence thence left 175 feet, over to branch, thence 45 feet up the hill to a mulberry and a walnut trees. Thus forming a straight line from tree to the two mentioned; thence turning around the hill 95 feet to a walnut tree at edge of hollow; thence down the hollow 50 feet to branch at foot of hill; thence down the branch along foot of hill 180 feet; thence turning with an angle across (near where the branch now runs) a straight line from the last given point to a gate post 20 feet up public road, from Ethel and Wayne Ratliff line, thus leaving a 20 foot entrance to road.

Item IV. The only thing excepted in this said property is a 12 ft. road to land above. (as the road now goes)

Item V. the balance of this farm, with the exception of the part deeded to Leo Allen of February 20, 1940 shall be equally divided between my two sons Wayne Allen and Otto Allen.

Item VI. I make nominate, and appoint my son Wayne Allen to be executor of this my last will and testament, and I request that no bond be given of him as such I further request that no inventory of my estate be made or taken in so far as the same may be lawfully omitted.

Dated at Langley, Kentucky this the 20 day of April 21, 1942

SIGNED, FELIX G. ALLEN

Signed by Felix G. Allen and by him acknowledged to be his last will and testament in our presence, sight and hearing, who at his request have subscribed our names as witnesses in his presence and in the presence of each other at Langley, Kentucky. This the 20 day of April 21, 1942.

ALLEN RATLIFF Residing at Langley, Kentucky

MALCOM FRASURE Residing at Langley, Kentucky

STATE OF KENTUCKY

SCOT.

COUNTY OF FLOYD

I, JARVIS ALLEN, Clerk of the County Court in and for the County and State aforesaid, hereby certify that at a County Court held for Floyd County on September 23, 1946, at the court house, in the city of Prestonsburg, the foregoing instrument of writing purporting to be the last will and testament of Felix G. Allen, deceased, late of Floyd County, was produced in said Court and proven by the testimony of Allen Ratliff and Malcom Frasure, the two subscribing witnesses thereto, to be the last will and testament of said Felix G. Allen.

Whereupon the same was duly probated and established by the court to be the last will and testament of the said Felix G. Allen and was ordered to be and, together with this certificate, has been duly recorded in my office as Clerk of the said court, in Will Book, B, page 115.

Witness my hand as Clerk aforesaid, this the 23 day of September

1946.

JARVIS ALLEN
Clerk of Floyd County Court.

BY CARL W. ALLEN, D. C.

I, JARVIS ALLEN, do certify that the foregoing will was Lodged for Record on the 23 day of September 1946 and Recorded on the 28th day of September, 1946.

BY Ruth M. Allen D.C.

Cracker, Kentucky September 14, 1936

KNOW ALL MEN BY these present We and each of us being in good health and sound mind do this day of above date bequeath or will to the one that out lives the other all our property both real and personal to hold or to dispose of as the person may see fit. All our property shall remain as the property of present owners until death.

Signed LUTHER FRAZIER

Signed ELSIE FRAZIER

Witness:

Signed HARRY H. CRISP

Signed DOROTHY JARRELL

STATE OF KENTUCKY

Clerk's Certificate of Lodgment and Record

COUNTY OF FLOYD

I, JARVIS ALLEN, Clerk of the County Court for the County and State aforesaid, certify that the foregoing Will was on the 23 day of September 1946 lodged for record whereupon the same, with the foregoing and this Certificate have been duly recorded in my office.

Witness my hand, this 25th day of September 1946

JARVIS ALLEN, Clerk

BY Ruth M. Allen D.C.

WILL CANCELATION

I, WILLIAM G. BURCHETT, Being of sound mind and memory hereby make declare and publish this as my last will and testament, I hereby cancel and revoke all other wills that I hereby made by me. This the 7th day of March 1945.

WITNESSES:

W. G. BURCHETT

B. M. JAMES
REBECCA ELLIS

STATE OF KENTUCKY

Clerk's Certificate of Lodgment and Record

COUNTY OF FLOYD

I, JARVIS ALLEN, Clerk of the County Court for the County and State aforesaid, Certify that the foregoing Will Cancellation was on the 29th day of October 1946 lodged for record whereupon the same, with the foregoing and this certificate have been duly recorded in my office.

Witness my hand this 30th day of October 30th October 1946

JARVIS ALLEN, Clerk

BY Ruth M. Allen D.C.

Prestonsburg, Ky. Sept. 14, 1936

In the Name of God, Amen:

I, JOE M. DAVIDSON of Prestonsburg, Floyd County, Kentucky being of sound mind and disposing memory, hereby make and publish this my Last will and Testament:

First: I bequeath my soul to the God, who gave it;

Second: I direct that all my just debts be paid including my funeral expenses.

Third: I Will and bequeath to my wife Annie Layne Davidson all of my Estate both Real and Personal.

Fourth: I hereby appoint my said wife Annie Layne Davidson administrator of my said Estate and direct that no bond be required of her nor any inventory be taken;

Fifth: I made a will some years ago and gave it to Will H. Layne for safe keeping it has been misplaced or lost and is now revoked,

JO M. DAVIDSON

WITNESSES:

WM. A. SPENDLIN
W. M. MANN

STATE OF KENTUCKY

Clerk's Certificate of Lodgment and Record

COUNTY OF FLOYD

I, JARVIS ALLEN, Clerk of the County Court for the County and State aforesaid, certify that the foregoing Will was on the 8th day of November 1946 lodged for record whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand this 9th day of November 1946

JARVIS ALLEN, Clerk

BY Ruth M. Allen D.C.

IN THE NAME OF GOD AMEN.

KNOW ALL MEN BY THESE PRESENT:

That I, Luther Frazier, being of sound mind and disposing memory and having full knowledge of the objects of bounty and realizing the uncertainty of life and the certainty of death hereby make, publish and declare this to be my last will and testament.

I hereby will to Laura Frazier, wife of my brother, Melvin Frazier, all mineral right, including all oil and gas in, on and under the tract of land located in Knott County, Kentucky on the right hand fork of Troublesome Creek, owned by me, either by purchase or by will from my deceased wife, Elsie Frazier, and at my death the said Laura Frazier is to have all of said interest owned by me, as stated, with fee simple title to her, the said Laura Frazier,