

Copy to Marion Martin at Drift, Ky.

Know all men by these presents that I, Grover Martin, of Drift, Ky. Being of sound and disposing mind and memory and not acting under duress, menace, fraud or undue influence of any person whatsoever now residing at legally domiciled in Drift, State of Kentucky.

do hereby make publish and declare this my last Will and Testament in the manner following to wit:

(First) I direct all my last illness and funeral expenses to be paid out of my estate.

(Second) I do not owe any debts to no one whatsoever also I have not sign no notes for anyone in the last five years.

(Third) Also any one claiming that I owe notes or debts will be forfeited up and that I do not owe any one whatsoever after my death.

(Fourth) I hereby will to Emma Martin the following described tract of real estate in this Will as long as the Emma Martin lived, then this tract of said real estate is to go back to Marion, Martin of Drift, Ky. Will to Emma Martin one half of my money 1/3 one third of my oil & gas lease also 1/3 one third of my coal lease.

Beginning at a beech tree near a large flat rock on the upper side of the County road, thence a line straight across the railroad and bottom to left Beaver Creek, thence up the said Creek meanders to a County Bridge, thence from County Bridge up the hill including Ed Stickler House, known to a white oak tree now standing on the point, thence straight up the point to a high knob, known as the conditional line between William Turner and Joel Martin (Sr) thence from the high knob down the Creek with W. L. Martin and Melvina Martin line heirs to the beginning. Said tract is known by William Turner tract of land and this line in this said boundary.

The coal lease and oil & gas leases is to revert back to Marion Martin of Drift, Ky. after the said Emma Martin death. I hereby give devise bequeath all of my real estate whatsoever situated of which I may die seized or possessed or in which I may have an interest at the time of my death to Marion Martin of Drift, Kentucky, except the described tract I have made to Emma Martin in this will and this described tract is to revert back to Marion Martin of Drift Kentucky after Emma Martin death. I also hereby give devise half of my money to Marion Martin of Drift, Kentucky. I hereby nominate constitute and appoint Marion Martin of Drift, Kentucky as my Administrator and he is not required to give no bond in the performance of his duties. Also will my brothers and sisters as follows:

Will	Florence Martin King Heirs	\$1.00
Will	Lucy Martin Armstrong Heirs	1.00
Will	Perry Martin	1.00
Will	B. D. Martin	1.00
Will	Robert Martin Heirs	1.00
Will	W. S. Martin	1.00
Will	Anna Martin Akers	1.00

Also revoking all former wills made heretofore.

Given under my hand this the 1st day of August, 1950.

GROVER MARTIN

(Witness) EUCKER CONLEY- Aug. 1, 1950

(Witness) MRS. MELBA CONLEY - Aug. 1, 1950

STATE OF KENTUCKY

COUNTY OF FLOYD

ss: S. S.

I, DuRan Moore, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing Will was on the 23rd day of July, 1956, probated for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 24th day of July, 1956.

DuRAN MOORE, CLERK
BY *Luna Gable* D. C.

LAST WILL AND TESTAMENT

IN THE NAME OF GOD, AMEN:

I

I, Marie Minks Archer, being of sound mind and disposing memory and residing in the City of Prestonsburg, Floyd County, Kentucky, do hereby make, declare and publish this as my last will, hereby revoking all of my previous wills. At the present time I am separated from my husband, Ralph T. Archer, against whom I have lodged an action for divorce in the Floyd Circuit Court in June, 1955, praying for a legal separation, but not an absolute divorce. I am the mother of three infant daughters by my said husband, all of whom reside with me, and whose names and ages are as follows: Martha Francis Archer, 17 years; Georgia Lee Archer, 14 years; and Emma Kaye Archer, 9 years.

II

I direct that my proportionate share of the partnership debts of the partnership firm of The Archer Shoppe, of which firm, Sarah Clay Stephens, and I are the sole members, be paid out of the partnership assets, according to the Articles of Partnership of this firm, unless these debts be paid by Sarah Clay Stephens in the purchase of this partnership business, should she survive me and elect to do so, according to the terms of the said Articles.

III

I do hereby appoint and designate my father, Oscar L. Minks, of Scottsboro, Alabama, to be the executor of this, my last will, and direct that he be exempt from giving any surety or sureties on his official bond, and I do further entrust my father with the guardianship of my three infant daughters, Martha Francis Archer, Georgia Lee Archer and Emma Kaye Archer, both as to the care and custody of their persons and as to the management of their estates. In the event that my father shall die in my lifetime, or shall refuse or be unable to act as executor, or as guardian of my three daughters, then I do appoint my brother, Dr. Jack D. Minks, of Scottsboro, Alabama, to act as executor of my will, directing that no surety be required on his bond, and to act as guardian of my three infant daughters, both as to the care and custody of their persons and as to the management of their estates.

MARIE MINKS ARCHER
Marie Minks Archer

IV

In the event that any of the provisions herein made shall in any form or manner offend any Statute of the Commonwealth of Kentucky, or if by decision of the Court of Appeals of the Commonwealth of Kentucky, or of the Supreme Court of the United States of America, heretofore or hereafter made, any part of my will shall be inoperative, it is my will and desire that this instrument shall operate and be of full force and effect in so far as it does not offend such Statute, and is not contrary to the decision of either of said Courts, and that the provisions of this instrument shall be carried out as far as may be.

V

I do hereby appoint my father, Oscar L. Minks of Scottsboro, Alabama, to serve as Trustee under this Will for the use and benefit of my beloved and infant daughters, Martha Francis Archer, Georgia Lee Archer and Emma Kaye Archer, whose guardianship and custody I have already entrusted to my father, and in the event that my father shall die in my lifetime, or refuse or be unable to act as Trustee, then I do appoint my brother, Dr. Jack Minks, also of Scottsboro, Alabama, to act as Trustee of this, my Will, and request that no surety be required on the bond of either of them, and I do further appoint and empower my Trustee to appoint a person or persons or Trust institution, a Kentucky Corporation, residing and located in Floyd County, Kentucky, of his own choice, to act in his stead as agent and Attorney-in-Fact with regard to the care, custody, rental, revenue, sale, maintenance, and other necessary business concerned with any and all property entrusted to the Trustee by the terms of this Will. I direct my Trustee in regard to the property that shall be devised, bequeathed and appointed to him under the terms of this Will, that he supervise, manage, invest and re-invest this property and distribute the income from this property to the beneficiaries, my daughters, equally employing this income to provide for their education, support, maintenance, and clothing as may be suitable and proper in raising, educating and training my daughters; that the said Trustee shall be authorized to encroach on the corpus of the property in the hands of the Trustee at any time and from time to time in such amounts as the Trustee may deem necessary in providing the proper support, comfort and training of my daughters; this Trusteeship shall continue until such time as the youngest daughter surviving me shall have reached the age of twenty-one years, at which time the Trusteeship shall terminate and the entire amount and value of the remaining property, if any, shall be distributed among my surviving daughters.