

## WILL

JANUARY 27, 1954

I, P. M. Dingus, being of sound mind and knowing the uncertainty of life do hereby make this my last will and testament.

I hereby will that all my just debts be paid together with funeral expenses. I hereby will all my farm implements to my five living sons, names as follows: Lacy Dingus, Ray Dingus, Russell Dingus, Wesley Dingus, and Clyde Dingus.

I hereby will to Winnie Dingus, my daughter-in-law, all my household goods.

The residue of my estate, both personal property and real estate, I hereby will and bequeath to the parties set forth below:

To Lacy Dingus, one seventh, To Ray Dingus, one seventh, one seventh. To Russell Dingus, one seventh, To Wesley Dingus, one seventh, To Clyde Dingus, one seventh. To Mrs. Jean Whitworth, one seventh,

To Mabel Crisp, one fourteenth, To Lenore Osborn, one fourteenth.

I hereby appoint Lacy Dingus to be administrator and executor of this my last will and testament and he is not required to give any bond.

P. M. DINGUS

We hereby sign this will as witnesses to the signature of other and that P. M. Dingus sign in his presence and in the presence of each other and that P. M. Dingus signed this will while we were present.

S. D. OSBORN

Wm DINGUS

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 27 day of February, 1956, approved for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 10th day of March, 1956.

DURAN MOORE, CLERK  
BY Martha A. White D. C.

LAST WILL AND TESTAMENT

PEARL HOLBROOK TO JANUITA MEADOWS

I, PEARL HOLBROOK BEING OF SOUND MIND AND DISPOSING MEMORY, DO HEREBY MAKE THIS MY LAST WILL AND TESTAMENT:

I BEQUEATH AND DEVISE TO JANUITA MEADOWS, ALL THE PROPERTY, BOTH

REAL AND PERSONAL, WHICH I MAY OWN AT THE TIME OF MY DEATH.

THIS 31st day of August 1955.

PEARL HOLBROOK  
Pearl Holbrook

Signed, sealed and acknowledged by Pearl Holbrook to be her last will and testament, before us and in our presence, and by us signed as witnesses at her request, in her presence and in the presence of each other, this 31st day of August 1955.

FRANK HATFIELD  
RESIDING AT PRESTONSBURG, KENTUCKY

DAISY HATFIELD  
RESIDING AT PRESTONSBURG, KENTUCKY

Subscribed before me this 31st day of August, 1955

FRED L. DICKERSON  
NOTARY PUBLIC FLOYD COUNTY, KY.  
My commission expires Jan. 2, 1962

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 27 day of February, 1956, approved 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 March, 1956.

DURAN MOORE, CLERK  
BY: *Ulligail C. Malcolm* D.C.

LAST WILL AND TESTAMENT OF J. C. KINDRED:

I, J. C. Kindred, of Allen, Floyd County, Kentucky, being of full age and of sound and disposing mind and memory, do hereby make, publish, and declare this instrument to be my last will and testament, hereby 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 death.

ITEM II. All the property, both real and personal or every kind and description wheresoever situated, which I may own or have the right to dispose of, at the time of my death, I give, bequeath and devise to my beloved wife, Pearl Kindred, absolutely and in fee simple.

ITEM III. I make, nominate and appoint my wife, Pearl Kindred, to be the executrix of this my last will and testament, and I request that no bond be required of her as such, and that no inventory be made of my estate.

Dated at Prestonsburg, Kentucky, this the 7th day of October, 1941.

J. C. KINDRED

Signed, sealed and acknowledged by the said J. C. Kindred to be his last will and testament before us in his presence and by us signed as witnesses at his request in his presence and in the presence of each other, at Prestonsburg, Kentucky, this the 7th day of October, 1941.

JOE HOBSON  
RESIDING AT PRESTONSBURG, KY.  
GOLDIE ELKINS  
RESIDING AT PRESTONSBURG, 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 27 day of February, 1956, approved 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 March, 1956.

DURAN MOORE, CLERK  
BY: *Allegial A. Moore, D. C.*

LAST WILL AND TESTAMENT OF ARTHUR V. HOENIG  
OF  
TULSA, OKLAHOMA

I, ARTHUR V. HOENIG, of the City of Tulsa, County of Tulsa, State of Oklahoma, being of sound mind and memory, do hereby make, publish and declare this to be my LAST WILL AND TESTAMENT, hereby revoking and canceling all other and former Wills and Codicils thereto by me at any time made.

ITEM I. I hereby declare that I have been married once and only once; that my wife's name is Grace Elizabeth Hoenig and that she is living; that two children have been born of our marriage, namely, Karl M. Hoenig and Martha J. Connally. That my said son, Karl M. Hoenig is married and his wife's name is Lucille Hoenig and that they have three (3) children and only three, namely: Marsha Lu Hoenig, born December 2, 1938; Karl Blake Hoenig, born January 5, 1942, and Arthur Vincent, II, born August 18, 1946. That my daughter, Martha, is married and that her husband's name is Donald L. Connally and that they have six (6) children and only six, namely: Thomas Hoenig Connally, born November 5, 1931; Donald Laurence Connally, born January 2, 1933; Elizabeth Ann Connally, born August 12, 1934; David Anthony Connally, born October 1, 1937; Susan Martha Connally, born June 15, 1949 and Michael William Connally, born January 16, 1951.

ITEM II. I hereby direct all my just debts, including the expenses of my last illness and funeral and the expense of the administration of my estate, including all State and Federal estate, inheritance and transfer charges and taxes, be paid by my Executors, hereinbefore named, as soon after my death as can be expediently done, and that the same be paid first from cash on hand belonging to me at the time of my death, or if the same be insufficient for that purpose then to the extent that the same is insufficient, from proceeds from the sale of stocks and/or bonds owned by me at the time of my death; should all the same be insufficient then to the extent that the same is insufficient from any other property belonging to my estate, which is the judgment of my executors, may be disposed of to the best advantage of my estate. I further direct that none of the specific bequests herein be charged with any tax, but that the taxes be paid out of my estate.

ITEM III. I give, devise and bequeath unto my beloved wife, Grace Elizabeth Hoenig, all my household furniture, china, silverware, books, linens, pictures and other household effects, jewelry, family car, office furniture and equipment, clothing and other personal effects, owned by me at the time of my death, absolutely and without limitation.

ITEM IV. I bequeath the sum of One Thousand Five Hundred Dollars (\$1,500) to the Holy Catholic Church of Tulsa, Oklahoma, and the sum of Five Hundred Dollars (\$500.) to Our Lady of the Mountain Academy of Paintsville, Kentucky, and the sum of Five Hundred Dollars (\$500) to Saint Augustine Catholic Church of Tulsa, Oklahoma. My wife and I have done things for our Church, including the bequests in this Item 4, and helped in serving persons including our relatives, and all of which has been done with the approval of my beloved wife and on behalf of both of us.

ITEM V. I give, devise and bequeath unto my beloved wife, Grace Elizabeth Hoenig, an undivided one-third (1/3) of the rest, residue and remainder of my property, real and personal of every kind and wherever situated, whether vested or contingent at the time of my death, absolutely free and clear of any conditions or restrictions whatever.

ITEM VI. All the rest, residue and remainder of my property, real, personal and mixed, and wherever situated, of which I may die seized, I give, devise and bequeath one-half (1/2) unto my daughter, Martha J. Connally and one-half (1/2) unto my son, Karl M. Hoenig, and I direct that in event distribution in kind among my said devisees to the complete satisfaction of each of any stocks and bonds owned by me at the time of my death may not be accomplished by my executors hereinbefore named, then they are to sell and dispose of the same or so much of the same as may be necessary to accomplish such distribution thereof among my said devisees, either in kind or partly in kind and partly in cash as may be mutually satisfactory to my said devisees, or failing in that, to sell all the same and distribute the proceeds thereof, one-half (1/2) to each of my said devisees. I direct that distribution be made as promptly as possible after payment of the same mentioned in Item II hereof, hereby directing and empowering my said executors to make any sale or sales of stocks and/or bonds owned by me at the time of my death and distribute in kind according to the provisions

of Items IV, V, and VI, without order of court authorizing such sale or sales.

As a part of Items V and VI, if I predecease my wife, and out of the residue left to my wife, son and daughter, I request that they use that part thereof as they see fit for the assistance of certain of my and my wife's relatives, and I desire such help to be continued. My wife, son and daughter are familiar with what has been done and I request them to carry out my wishes and I have the utmost confidence in all of them.

I further request that if I predecease my wife the beneficiaries herein mentioned continue the assistance I had practiced in helping my and my wife's relatives, particularly her unmarried sisters, Elma and Leah Marsh of Sistersville, West Virginia, and my brother, P. J. Hoenig and Mrs. E. A. Hoenig, widow of my brother, Dr. E. A. Hoenig, and my sister, Mrs. George F. Fleming and her unmarried daughters, Mary, Louise and Frances Fleming. I know that if my wife survives me she and my son and daughter will continue helping our relatives mentioned. The intent in these paragraphs with reference to helping our relatives is not to create a trust in any sense of the word, but I hope they will use that part of their bequests which they deem proper for such purposes. Their decisions shall at all times be final and shall not be subject to review by any court or tribunal;

ITEM VII. In the event one or more of my said children shall predecease me before receiving his or her bequest under Item VI above, then the share to which such deceased child or children would be entitled to hereunder shall descend and be distributed to the surviving children and spouse (mother or father of said children) in equal shares.

ITEM VIII. Although my love for each of my grandchildren is well known and I am deeply interested in their present and future well-being, I am not herein making any gift, bequest or devise to them or to any of them, except as provided in Item VII above, leaving such to be provided for by the bounty and in the wisdom of their respective parents. I do, however, request, without thereby creating any charge upon my estate, that the named devisees herein, make adequate provision for the education of their children, or, if that be otherwise provided for, for such other benefits as may seem necessary or desirable.

ITEM IX. If my wife predeceases me, or if we should die in a common disaster, then Items III and V which are bequests to my wife are inoperative and all the rest, remainder and residue of the estate shall pass to and vest in my beloved son, Karl M. Hoenig and my beloved daughter, Martha J. Connally, share and share alike, or if either of such children should predecease me, then the share to which such deceased child would become entitled to hereunder shall be distributed to the surviving children and spouse (mother or father of said children) surviving such deceased child, share and share alike. The bequests, desires, and authorities expressed in Item VI are not cancelled by this item.

ITEM X. I hereby designate and appoint my son, Karl M. Hoenig and my son-in-law, Donald L. Connally, Executors of this, my LAST WILL AND TESTAMENT, hereby stipulating that they may qualify and serve without bond, and I hereby expressly authorize and empower my said Executors to sell, transfer, convey, or lease, including lease for oil and gas, any real estate, oil and gas leases, mineral rights and royalties, or personal property of which I may die seized, for any purpose whatsoever, whether for payment of debts, family allowances, costs, charges and expenses of administration, purpose of distribution or otherwise, as in their discretion may seem for the best interest of my estate, at either public or private sale, with or without securing any previous order of court therefor, all such sales or conveyances being subject to confirmation of court, as provided by law. I also give my Executors full power and authority to settle or compromise any claim, either in favor of or against my estate, as to my said Executors shall seem best, and for the purposes aforesaid, to execute and deliver all proper and necessary conveyances and to give full receipts and discharges.

In case of the death, resignation, inability or refusal of either or both the same to serve as such, a successor or successors are to be chosen by agreement in writing by the surviving executor and my said wife, or should such successor be not so designated in writing within sixty (60) days next following the death, resignation, inability or refusal of such person or persons so to act as such, then a successor or successors shall be designated by the Judge of the Court having jurisdiction of the administration of my estate. Such successors and successors shall have the same rights, duties and powers as the original executors, but shall give bond and security for the faithful discharge of their trust.

IN WITNESS WHEREOF, I have hereunto set my hand to this, my LAST WILL AND TESTAMENT, consisting of five (5) typewritten pages, including attestation hereof, and subscribed my name this the 15th day of February, 1956.

ARTHUR V. HOENIG

ATTESTATION:

We, whose names are hereto subscribed, do hereby certify and declare that ARTHUR V. HOENIG, the maker and publisher of the foregoing