

Lackey, Kentucky
Sept. 14, 1953

I, Irvin Collins, of Wayland, Kentucky, being of sound mind and 69 years of age, bequeath and devise to my beloved wife, Mousie Collins,

Item I. All my real and personal property wherever so situated, I Will and bequeath and devise same to my beloved wife, Mousie Collins.

Item II. I further direct that my wife, Mousie Collins, be appointed administratrix and be the executrix of my estate without bond.

Item III. I further direct that my wife, Mousie Collins, as executrix pay all my funeral expenses and my just debts.

IRVIN COLLINS
Irvin Collins

Subscribing witnesses:

W. B. OSBORNE
LANGLEY KY.

Attesting witnesses:

MILLARD ALLEN
Lackey, Ky.

C. M. AKER, M. D.
Lackey, Ky.

STATE OF KENTUCKY
COUNTY OF Knott

SUBSCRIBED TO AND SWORN TO IN MY PRESENCE
THIS 14 day 1953 by Irvin Collins of Wayland, Ky.
GIVEN UNDER MY HAND AND SEAL THIS 14 DAY SEPTEMBER 1953.

BEATRICE COLLINS

My Com. Exp Jan. 22, 1957 Notary Public for State at large
Lackey, Ky.

SEAL

STATE OF KENTUCKY :
COUNTY OF FLOYD : 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 23 day of November, 1953, probated for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 23 day of November, 1953.

DURAN MOORE, CLERK
BY: *Tarma Goble* D. C.

LAST WILL AND TESTAMENT OF W. T. ELLIS.

KNOW ALL MEN BY THESE PRESENTS THAT:

I, W. T. ELLIS, of Prestonsburg, Floyd County, Kentucky, being of sound and disposing memory, do hereby make, publish and declare this to be my LAST WILL AND TESTAMENT, hereby revoking any and all prior wills by me made, if any.

ITEM ONE: It is my will and wish that immediately after my demise, that all my just debts be paid out of my estate, including Doctor and Hospital bills and Funeral Expenses.

ITEM TWO: I Will and Bequeath to my beloved daughters, Rebecca Ellis and Catherine Ellis my home place located on Graham Street, Prestonsburg, Kentucky, extending back to the present line of Josh Williams and they are to share said property equally between them after each of them have paid to my daughter, Emma Ellis Osborne, one hundred dollars each, or a total of two hundred dollars.

ITEM THREE: I will and bequeath to my beloved daughters, Mary Ellis Branham and Thelma Ellis Bunting, the remainder of my said lot beginning with the line of Josh Williams and extending to the rear of lot to the line of Henry Messer, and they are to share said rear portion of my lot equally; the back lot going to Thelma Ellis Bunting and the lot immediately to the rear of the Josh Williams Line going to my daughter, Mary Ellis Branham.

IN WITNESS WHEREOF, I have herewith set my hand and seal on this the 23rd day of April, 1953.

W. T. ELLIS
W. T. ELLIS

Signed, sealed, published and declared by the testator, W. T. Ellis, to be his Last Will and Testament, in the presence of all of us at one and the same time, and at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said Testator and to the performance of the aforesaid acts of execution at the place and on the date hereinabove set out.

T. J. BINGHAM	Prestonsburg, Ky.
EDMOND H. TACKETT	Prestonsburg, Ky.
Witnesses	Addressess

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 23 day of September, 1953, approved for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 27th day of November, 1953.

DURAN MOORE, CLERK
BY: *Tarma Goble* D. C.

Justice, Ky.
4-23-53

I James L. Smith

Describe this condition as follows. I have been in a very serious condition for several days suffering from a dental infection, which has caused a Bronchial Infection and is running to my brain. If I should become unconscious perilized or die from any condition I make my wife Eula Belle Easterling Smith heir to everything I possess.

My Signature

JAMES L. SMITH

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 22 day of February, 1954, probated for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 16 day of March, 1954.

DURAN MOORE, CLERK
BY *Reyna Gable* D.C.

THE COMMONWEALTH OF KENTUCKY
FLOYD COUNTY vs. WILL

I, Hugh Stumbo, being of sound mind and disposing memory, make and publish this my last will.

FIRST: I desire that my funeral expenses and just debts be paid.

SECOND: I will and bequeath to Barbara Hale Stumbo the sum of \$1.00 (one dollar).

THIRD: I will and bequeath to Wentz Stumbo, Woodie Stumbo, and Palestine Stumbo Vanderpool the balance of my estate, to be equally divided among them, and each of them to share alike in all my personal property and real estate, said personal property consisting of Cash and U. S. Government Bonds. Should anyone or all of the above three children, Wentz Stumbo, Woodie Stumbo and Palestine Stumbo Vanderpool die before my decease, then said property should go to the next of kin or heirs.

Witness my hand this the 30th day of December, 1953.

H. H. STUMBO

Witness

MAUD ANDERSON

Scribed and Sworn to before me by Hugh Stumbo.

WILLIE HALL N. P.

My commission Expires Dec. 18, 1957.

This Dec. 31, 1953.

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 22 day of February, 1954, probated for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 18th day of March, 1954.

DURAN MOORE, CLERK
BY *Reyna Gable* D.C.

LAST WILL AND TESTAMENT OF JOSEPH D. HARKINS

Being lately most strikingly reminded of the uncertainty of life and the sureness and suddenness of death, and being of sound and disposing mind and memory, I do hereby make this my Last Will and Testament.

First: I direct that all my just debts be paid.

Second: I direct that some portion of my property, of reasonable value, considering the value of my estate at the time of my death, be given to my Executrix hereinafter named, to my Mother and to my brother and sisters, or to such of them as are then living, as a token of love and affection for each of them. Said property to be so given shall be of like value for my said brother and each of my said sisters, and shall be selected by such Executrix from my estate. My Mother, brother and sisters, being possessed of ample property of their own, this bequest is not intended to be so much a financial one as a moment of and token of love and affection for them and each of them.

Third: All the remainder of my estate, of every kind and nature, real, personal and mixed, I give, devise, and bequeath to my wife, Reeca B. Harkins, and to our children, to each in fee simple and in equal portions, share and share alike. Said property so devised and bequeathed to my said children and each of them shall be held by my said wife, Reeca B. Harkins, as Trustee for each of said children, respectively, until such time as said children, respectively, arrive at the age of twenty one years. Said Trustee is given full power and authority to sell, lease, convey, assign, transfer or otherwise dispose of any or all of said property so held in trust for said infants, as in her judgment may be for the best interest of said children and each of them, the proceeds thereof to be held under the same trusts, and to invest the proceeds of any sale, conveyance, assignment, transfer or lease of any property in any other property or properties, if she desires, as in her judgment may be proper, as well as to invest the income arising from my said estate so held by her as Trustee aforesaid, and to further sell and invest, and resell and reinvest the proceeds arising from any and all property or properties, whether as income or otherwise, as in her judgment is for the best interest of said children, always holding the said proceeds under the same trusts. It is my purpose and intention hereby to invest my said wife with the full power and authority to sell, lease, transfer, assign or convey any or all of said properties, which are hereby devised and bequeathed to said infants, and to reinvest the proceeds or income of the same, if she desire, and from time to time to sell or otherwise dispose of any or all of said properties in such manner as may, in her judgment, be for the best interest of said children. In so doing, she is given full power and authority to sell dividend or non-dividend paying stocks without the intervention of a court or equity upon any question relative to my estate. It is my purpose and intention to so invest my said wife with full power of sale and investment, resale and reinvestment, so that she may be free at any and all times to manage and dispose of said properties in such manner as in her judgment is best suited for the said children. As each of said children arrives at the age of twenty one years, the portion of my estate devised and bequeathed to such child, whether as it exists at the time of my death, or as reinvested, shall be paid over to such child. My said wife shall not be held responsible or accountable for any loss arising from or out of her management of said estate, or for errors of judgment incident to such management.

Fourth: The larger portion of the real estate of which I am now possessed having been inherited by me from my Father, and owning such real estate jointly with my brother and sisters, and realizing that such real estate is of such nature that it is of most value when kept as a whole, it is my wish and desire that my said Executrix, in the management of said real estate so jointly held, consult with and act in conjunction with my brother and sisters in the leasing or sale of the same, so that said real estate may be rendered most profitable and productive for my said wife and our children.

Fifth: I hereby appoint my wife, Reeca B. Harkins, as my sole Executrix and as Trustee for my children upon the trusts hereinbefore set out; and request that she be permitted to qualify as such without the execution of any bond, and that she not be required to file any inventory or appraisal of my estate, or to make any settlement with the court or courts, as such Executrix or as such Trustee, at any time.

IN TESTIMONY WHEREOF, I have executed the foregoing instrument, this third day of April, one thousand nine hundred and twenty.

JOSEPH D. HARKINS

WITNESS:

JON W. DAVIDSON
GEO P ARCHER