

I, Beatrice Rice, being of sound mind and Body, do hereby Will and Bequeath to my Sister, Lottie DeLong and my two Nephews, James Morell, Jr. and Billy Morell, all of my property, both real and personal.

Signed this February 18, 1946, (to be divided equally).

BEATRICE RICE.

STATE OF KENTUCKY

COUNTY OF FLOYD

I, JARVIS ALLEN, Clerk of the County Court in and for the County and State aforesaid, certify that at a County Court held for Floyd County, at the Courthouse in the city of Prestonsburg, Kentucky on May 27, 1946, the foregoing instrument of writing purporting to be the last will of testament of Beatrice Rice deceased, late of Floyd County, Kentucky, was produced in said Court and proven by the testimony of J. M. Morell, Jr., W. F. Morell, Orbin Rice, Russell Hagewood, and Crit Hall, subscribing witnesses thereto, to be the last will and testament of said Beatrice Rice.

Whereupon the same was duly probated and established by the Court to be the last will and testament of the said Beatrice Rice, and was ordered to be and with this certificate has been duly recorded in my office as Clerk of said Court in Will Book "B", page 110.

Witness my hand as Clerk aforesaid, this 24 day of June, 1946.

JARVIS ALLEN, Clerk

By Richard L. Allen D. C.

WILL OF JOHN W. STRATTON

I, JOHN W. STRATTON, of Ivel, Floyd County, Kentucky, being of full age and sound mind and disposing memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking all wills by me heretofore made.

FIRST: I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after my decease.

SECOND: By reason of my love and affection for Edward Stratton, my grandson, I give and bequeath all my personal property of every character, kind and description to him.

THIRD: I give and devise, all the interest which I now have or may hereafter acquire in any and all real estate of which I may die seized to Edward Stratton as his individually and his own.

FOURTH: It is my desire and I therefore give and bequeath, to O. E. Stratton, Edna Carter, J. Stratton, Herbert Luther Stratton, Kelley Stratton and Pauline Stratton, One (\$1.00) dollar each and that is all they or any of them are to share in my estate.

FIFTH: The reason I desire, give, bequeath and devise to Edward Stratton, all my property of every character and description is because he has lived with me, been raised by me, and helped take care of me for many years and he has been good and kind to me. It is my desire that he continue with me and take care of me until my decease.

SIXTH: I make, nominate and appoint, Edward Stratton, to be the Executor of this my last will and testament and I request that no bond be required 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.

Given under my hand and dated at Ivel, Ky., this the 26th day of February, 1941.

JOHN W. STRATTON

The above and foregoing will was signed by John W. Stratton and by him acknowledged to be his last will and testament in our presence and who at his request have hereunto subscribed our names as witnesses in his presence and in the presence of each other, at Ivel, Ky., this the 26th day of February, 1941.

GEO. CONN
CLAYTON STRATTON
JACK LAWREN
JACK HALL

STATE OF KENTUCKY

COUNTY OF FLOYD

I, JARVIS ALLEN, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing will was on the 27 day of May, 1946, lodged for record; whereupon the same, with the foregoing and this certificate have been duly recorded in my office.

Witness my hand this the 28 day of June, 1946.

JARVIS ALLEN, Clerk

By Richard L. Allen D. C.

Wayland, Kentucky
May 28, 1945.

I, GEORGE POW, of Wayland, Kentucky, do hereby make and publish and declare this my last Will and Testament in manner and form following:

FIRST: I direct that all my just debts if any and funeral expenses be paid as soon after my decease as conveniently as can be done.

SECOND: To my granddaughter Nancy Lynn Clayton, I bequeath the sum of \$500.

To my grandson William Pow Spurlock, I bequeath \$500.

THIRD: If living at the time of my death, to my wife, Grace Lester Pow, for her love, care and sacrifices I give, devise and bequeath to have and to hold for her use during her life time all the rest, residue and remainder of my estate, real, personal and mixed, wherever situate of which I may die seized, or possessed or to which I may be entitled at the time of my decease.

FOURTH: I nominate, constitute, and appoint my wife Grace Lester Pow, Executrix of this my last Will and Testament, she to act as such without executing bond, nor shall an inventory of appraisement of the estate be required or filed by her.

If my wife preceeds me in death the rest of the estate as outlined above is to be divided equally between the heirs of our bodies, Jean Editha Clayton, Annabel Pow Spurlock, George Pow Jr. and Katherine Elizabeth Pow with George Pow Jr. hereby nominated as Executor of this my last will and Testament, he to act without executing bond, nor shall an inventory or appraisement of the estate be required or filed by him.

FIFTH: I hereby revoke all former and other wills, and testamentary disposition which may at any time heretofore have been made.

SIXTH: In WITNESS WHEREOF, I have hereunto subscribed my name, this 28th. day of May, 1945, in the presence of Ervin Mullins and J.A.C. Haymond whom I have requested to become attesting witnesses hereto.

GEORGE POW

The foregoing instrument was subscribed, sealed, published, and declared by George Pow as and for his last Will and Testament, in our presence and in the presence of each of us, and we, at the same time, at his request, in his presence and in the presence of each other hereunto subscribe our names as attesting witnesses. This 28th day of May, 1945.

ERVIN MULLINS
J A C HAYMOND

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 5 day of September, 1946, lodged for record, whereupon the same, with this certificate have been duly recorded in my office.

Given under my hand, this 5 day of September, 1946.

JARVIS ALLEN, Clerk

By Richard L. Allen D. C.

Kataz Cury, being of sound mind, makes this his last Will

FIRST: I desire that the businesses shall be conducted as Cury's Stores and that my wife, Julia Cury is to be the Administrators without bond.

When my son, Abe Cury, becomes twenty one years of age it is my desire that he be the manager of the business.

I desire that my wife be guided by the advice and management of Helen Cury, my daughter.

So long as any of my daughters remain at home unmarried they are to share equally in the proceeds of the business. In case they marry and need help I desire that they be helped.

Signed this the 5th day of January, 1945.

Witness C. H. ROGERS
JNO C. WHITE
MURKINBURG, KY.

KATTAS CURY

STATE OF KENTUCKY

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 26 day of August, 1946, lodged for record, whereupon the same with this certificate have been duly recorded in my office.

Witness my hand, this 11 day of September, 1946.

JARVIS ALLEN, Clerk

By Jarvis Allen D. C.

LAST WILL AND TESTAMENT OF JOSEPHINE D. HARKINS

I, Josephine D. Harkins, of Prestonsburg, Floyd County, Kentucky, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my last will and testament.

FIRST: I do hereby revoke any and all former wills by me at any time heretofore made.

SECOND: I direct that my funeral expenses and all of my just debts be paid.

THIRD: I do hereby give, devise and bequeath to my grandsons the following amounts, to-wit:-

To Joseph D. Harkins, Jr., Prestonsburg, Ky.	\$500.00
To Walter Scott Harkins, III, Prestonsburg, Ky.	\$500.00
To Walter Davidson Howard, Miami, Fla.	\$500.00
To Grever Latham Howard, Jr., Miami, Fla.	\$500.00
To Iley Baker Browning, Jr., Ashland, Ky.	\$500.00
To Walter Scott Browning, Ashland, Ky.	\$500.00
To Monte Scott Harkins, Prestonsburg, Ky.	\$500.00
To William Fox Harkins, Prestonsburg, Ky.	\$500.00
To George Archer Harkins, Prestonsburg, Ky.	\$500.00
To Donald Davidson Harkins, Prestonsburg, Ky.	\$500.00

and do hereby direct that said money so devised and bequeathed to my said grandsons, respectively, shall be applied by the guardians of such grandsons, respectively, to towards the expenses of the education of such grandsons, respectively; PROVIDED, however that as to each grandson whose education shall have been completed prior to my death, then said amount herein devised to such grandson shall be paid direct to him; provided, further, however, that should any of my grandsons pre-decease me, then the amount herein devised to such grandson shall be paid to his estate.

FOURTH: I do hereby give, devise and bequeath to each of the following persons now employed by me, who may be employed by me at the time of my death the following amounts:

To C.C. (Buck) Noble, Prestonsburg, Ky.	\$25.00
To W.S. (Uncle) Collins, Prestonsburg, Ky.	10.00
To Andrew Conn, Prestonsburg, Ky.	10.00

FIFTH: I do hereby devise and bequeath to my son, Joseph D. Harkins, my ring set with a ruby and diamonds; to my daughter, Mary Elizabeth Harkins Howard, my diamond bar pin, and ring set with Turquoise and diamonds; to my daughter Josephine Anna Harkins Browning, my ear rings set with diamonds, my necklace set with diamonds and the double ring set with one white diamond and one canary diamond; to Monte Scott Harkins, William Fox Harkins, George Archer Harkins and Donald Davidson Harkins, jointly, my bracelet set with diamonds; to my daughter-in-law, Rees E. Harkins, my cameo pin, set with pearls; to my daughter-in-law Marguerite F. Harkins, my Turquoise bracelet; to my grandson, Walter Scott Harkins, III, son of Joseph D. Harkins, the diamond ring mounted with five diamonds, which belonged to my late husband, Walter Scott Harkins. I make this specific devise to Walter Scott Harkins, III, because of the fact that my said grandson is the only one of my grandchildren who bears the full name of my late husband, provided, however, that the appraised value of said ring herein devised to Walter Scott Harkins, III, shall be charged as an advancement my son, Joseph D. Harkins.

SIXTH: I do hereby devise and bequeath to my daughter-in-law, Rees E. Harkins, One hundred Dollars, and to my son-in-law, Iley Baker Browning the sum of One hundred Dollars. I do not make a similar devise to my daughter-in-law, Marguerite F. Harkins for the reason that further and other provision is made for her in a subsequent paragraph in this Will.

SEVENTH: I do hereby devise, give and bequeath all the silverware, of every kind and nature which I may own at my death as follows: One fourth to Joseph D. Harkins; one fourth to Mary E. Harkins Howard; one fourth to Josephine A. Browning; and one fourth to Monte Scott Harkins, William Fox Harkins, George Archer Harkins and Donald Davidson Harkins, children of my deceased son, Walter Scott Harkins, jointly. In the division of such silverware, the quantity, quality and value thereof shall be considered.

EIGHTH: I do hereby request and direct that the Executors of my Estate hereinafter named, shall pay to the Pastor in charge of the Methodist Episcopal Church, South, of Prestonsburg, Kentucky the sum of Twenty (\$20.00) Dollars per month out of the income of my estate which payment shall be made in my name and for me, and which such payments shall be continued to be made until such time as my as my estate shall be fully settled, distributed and divided.

NINTH: I have from time to time made loans of money to different ones of my children and have from time to time become responsible for divers sums of money for different ones of my children by reason of endorsements of notes, or surety ship or otherwise, and anticipate that I may continue to do so in the future. It is my wish, purpose and desire, that each of my children, and the Estate of my deceased son, Walter Scott Harkins, Junior, shall share equally in my estate, EXCEPT AS TO SPECIFIC DEVISES made to them, respectively; and to the end that such equal distribution shall be made, I do hereby request and direct that each of my children, and the respective estates of such of my children who shall pre-decease me, shall be charged with advancements, respectively, of such sums of money as I shall have loaned to each of them, respectively, or shall have paid out for each of them, respectively, or which I or my estate shall be compelled to pay out for each of them, respectively less any credit or credits upon said respective accounts by payment or by transfer of property or otherwise; provided, however, that no interest shall be charged upon any such advancements or either of them.

TENTH: It is my desire that my beloved home shall remain in my family name for as long a time as my be; and to that end I do hereby devise and bequeath to my son, Joseph D. Harkins, the residence and residence lot now occupied by me in the City of Prestonsburg, Floyd County, Kentucky, being bounded on the North by the lands of Orie F. Lizon; on the East by U.S. Highway No. 23; on the South by lands of Virginia Arnold and E.P. Arnold; and on the West by Second Avenue of the City of Prestonsburg, Kentucky, the same being a portion of the lands which were conveyed to me by Joseph D. Harkins, Mary E. Harkins Howard, Josephine A. Harkins and Walters S. Harkins, Jr., by deed dated March 5, 1920, recorded in Deed Book No. 56, page 448, Floyd County Court Clerk's Office. Provided, however, that this devise does not embrace or include therein any of the household furnishings which may be in said residence at the time of my death. In the distribution of my estate, I do hereby direct that my said son, Joseph D. Harkins, shall be charged with the sum of Twenty Thousand (\$20,000.00) Dollars as an advancement on account of the devise of said residence property to him.

ELEVENTH: I do hereby appoint and designate Joseph D. Harkins, Mary E. Harkins Howard and Josephine A. Browning as Executors of this Last Will and Testament, and direct that they, and each of them, be permitted to act and serve as such Executors, without Bond. In the event of the death of either of Executors, the survivor or survivors shall continue to act in such capacity; and as long as there shall be two or more Executors of my Estate as herein named, any two of said Executors shall have the right to execute and convey any and all questions pertaining to my estate, and I do hereby request and direct that no inventory be required to be made or filed as to my said estate, and that no appraisal of any portion thereof (other than as to the diamonds and other jewelry hereinbefore directed to be appraised for distribution and division purposes solely) be required to be made or to be filed.

TWELFTH: In addition to the advancements hereinbefore set out and referred to in Paragraph EIGHTH hereof, I do furthermore direct that my son, Joseph D. Harkins, my daughters, Mary E. Harkins Howard and Josephine A. Browning, and the Estate of my son, Walter Scott Harkins Jr. (as represented by Monte Scott Harkins, William Fox Harkins, George Archer Harkins and Donald Davidson Harkins) shall each be charged with advancements of the diamond and other jewelry herein before, in Paragraph No. Fifth hereof devised to them, respectively, at the appraised value thereof.

THIRTEENTH: Excepting from and out of my Estate all the specific devises herein made, mentioned and set out, I do hereby devise and bequeath all of the remainder of my property, real, personal and mixed (with proper accounting for all of the advancements hereinbefore mentioned and referred to) as follows, to-wit:

One-fourth to Joseph D. Harkins.

One-fourth to Mary Elizabeth Harkins Howard.

One-fourth to Josephine Anna Harkins Browning.

One-fourth to Marguerite F. Harkins, as Trustee for Marguerite

F. Harkins, Monte Scott Harkins, William Fox Harkins, George Archer Harkins and Donald Davidson Harkins, upon the following trusts and conditions to-wit:

(a) The said Trustee shall be charged with all advancements he heretofore or hereafter made to and/or for my deceased son, Walter Scott Harkins, Junior.

(b) The said Trustee shall hold the legal title to the properties herein devised to her as such Trustee, for and during the term hereinafter provided, and is hereby given the right, power and authority to sell, resell, lease release, purchase or repurchase any and all properties herein bequeathed and devised to her, in such manner and upon such terms and conditions as to her may seem to be the best interest of said trust estate; provided, however, that any real estate coal or mineral properties, or oil or gas, which may pass hereunder shall only be sold or leased upon such terms and conditions as may be agreed upon by all the adult joint owners of said real estate, or coal or mineral properties or oil or gas.