

NOW, THEREFORE, be it known that full faith and credit are due and should be given to all of his acts as such, as well in courts of Judicature as elsewhere.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said County Court, at my office, in Huntington, in said County, this 25th day of May, A.D., 1950.

F. A. WARE, Clerk of the County Court of Cabell County, West Virginia.

(SEAL) By LEO FOX, Deputy

STATE OF KENTUCKY
COUNTY OF BOYD

I, DURAN MOORE, Clerk of the County Court in and for the County and State aforesaid, certify that the foregoing copy of will was on the 7th day of June, 1950, lodged for record; whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 19th day of June, 1950.

DURAN MOORE, Clerk

BY: *Elizabeth Lake D.C.*

BOOK 7 PAGE 159
Calleetsburg, Kentucky,
March 24, 1938.

In the name of God, Amen.

I, Henry Setser, do make this my last will and testament, revoking all others I may have made heretofore.

I.

I will and bequeath all my property to my beloved daughter, Lyda Setser-May that I now have or may own and possess at my death, be it real estate, personal property or mixed, wheresoever located.

II.

I will and direct Lyda Setser May to pay all my just debts, funeral expenses and that she see to it that suitable markers be placed at her mother's and my grave.

III.

I by permission of the court, nominate my daughter as the executrix of this my last will and testament, without bond, and that she be not required to file an inventory of any of my property or gifts to her and that no settlement of such executrix be required of her at any time.

Given under my hand and signed by me, the day and date above.

HENRY SETSER

The undersigned witnesses at the request sign our names in the presence of each other and in the presence of the testator and he signed the above instrument and in our presence and declared the same to be his last will and testament.

W. H. PLANERY

W. H. JUSTICE

STATE OF KENTUCKY
Set.
COUNTY OF BOYD

I, W. E. Fearing, Clerk of the Boyd County Court, do certify that the foregoing Instrument of writing, purporting to be the last Will and Testament of Henry Setser, deceased, late of this county who died October 19, 1945, resident thereof, was produced at the Special December Term Boyd County Court, to-wit: December 4, 1945, and was proved by Frank Gibbs, George F. Gallup and W. D. O'Neal to be the handwriting of W. H. Planery, now deceased and the signature of the other attesting witness, W. H. Justice, now deceased, was proven by Frank Gibbs and W. B. Collingsworth to be such last Will and Testament of said deceased; and was thereupon established as such and ordered recorded; whereupon the same, together with this certificate, has been duly recorded.

Witness my hand this 4th day of December, 1945.

W. E. FEARING Clerk
By BETTY YOST D.C.

STATE OF KENTUCKY,
BOYD COUNTY,

I, W. E. FEARING, Clerk of the Boyd County Court do certify that the foregoing is a true photo-copy of the Last Will & Testament of Henry Setser, as it appears of record in Will Book #7, Page#159, Boyd County, Kentucky, Records.

Witness my hand this 13th day of December, 1945.

W. E. FEARING, Clerk
By CATHERINE N. DAMERN, D.C.

(SEAL)

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 copy of will was on the 10th day of June, 1950, lodged for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 19th day of June, 1950.

DURAN MOORE, Clerk
BY: *Elizabeth Lake D.C.*

STATE OF KY AND
THE COUNTY OF FLOYD
AND ALEXIER P O

I Lee Hall 72 years old, strong mind and good memory and in common health fully disposed to declare my last will and testament, to, it I devise to my wife Josie J. Hall as long as she remains my wife in good standing and at my death then what I devise will go back to my wife what she has lived up paid out for taxes and the up keep of the property I have given her. I devise to her one house and lot back of Mill Brown and Leesay Brown in Prestonsburg and one stor house and dwelling and lot in Alexier which was deeded to me by Ray Jackson.

And all to one track of land lying on the Martin Ray branch or all I might procure on said branch

And if I should sell any of these houses and go in west in any other land then she shall have and hold the same in the same way as mentioned above

And all to I devise to her one thousand Dollars in cash and one pig sow 2 pig hog if any on hand and all of her houses held furnished she have about seven we have bin married

clause 2 I devise to my Son W R Hall Jr the Martin bays branch of land or if changed to any other land he shall have hit at my wife's death and one third of the personal property that Josie J Hall my wife's wife leave that I have devised to her and I devise to him W R Hall my Son one fifth of all the oil and gas that hit me or are shown on my home track of land and all So I devise to him all the farmer tools and peico plant and griss Mill if I shall have at my death and all of the live stock I have on hand after Josie J Hall gets that I have devised to her.

I devise to W R Hall Jr the free gas that I hit to run my dwelling house and all so to him one third of my money and one third of all stock that I have in different Co's at Huntington, W. Va. and one third of my life insurance with the New York Life insurance Co. I mean one third after one thousand Dollars taken out for clause one of the total amount of all the money and Fifteen hundred Dollars mention in Clause 4 herin.

And all so one half of all notes that I mite have come to me and one half of accounts that I mite have and one third of U. S. Bonds or Burts if any on hand

Cause 3 I devise to my Son Bruce Hall one first 1/5 of the gas on my home farm or (1/5), one fifth of the gas or put out from the gas well now drilled and all so one third of all money after one thousand Dollars taken out for the purposes mentioned in clause one (1) and all so fifteen hundred Dollar for the purposes mentioned in clause 4 and all so one third of the stock I mite have in different Co's at Huntington, W. Va. and one third of the stock or Burts if any on hand and all so (1/2) one half of sets if any one hand and all so the store house and dwelling and lot in Auxier after my wife's death mentioned in clause (1) one if gold and placed in other real estate then she shall have hit at my wife's death and all so I devise him the mineral that I purchased from T. V. Harmon and others on Bill Harmon Branch and all so the mineral on the track bout of troy Bevens and others part nash farm

(for clause 4 see other side)

Clause 4 I devise to Rush Collins Alice Mason and Ale Spradlin my 3 gran children \$500.00 hundred Dollars each and this are all I intend for them out of my estate.

Clause 5 I devise to Maggie A. Turner my gran daughter one first of the gas from the gas well now drilled and put out gas on the upper land of my farm and all so the house and lot which I have willed to Josie J Hall in Prestonsburg at her death or one third of same and in event I Shud Sell same and Invest in some other real estate then she shall have one third of same at Josie Hall's death and all so one third of one third good be one (9th) one ninth part after deduction from the total of all one thousand Dollars to my wife and fifteen hundred Dollars to Rush Collins Alice Mason and Ale Spradlin then one ninth of the remainder of all money stock in different Co's in Huntington W. Va. and one ninth my insurance which are one thousand Dollars in the New York Life insurance Co and (1/9) one ninth his bonds.

Clause 6 I devise to Virginia Lee Auxier one third of the house in green Burg bout of Bill Brown & others I have devised to Josie J Hall at her death and not tell then and all so one first of the gas from the gas well that are drilled and put out gas on my home farm and all so one (1/9) one ninth of all money after Josie J. Hall my wife's get her thousand Dollar mention in Clause (1) one and fifteen hundred Dollars taken out to Satisfy Clause mentioned in Clause 4 and all so (1/9) of all u. s. Bond or Burts if any on hand and all so (1/9) one ninth of all stock in different Co's in Huntington W. Va.

Clause 7 I devise to my gran Son Charly Estel Auxier (1/3) of the house and lot in Prestonsburg I Devised to Josie J Hall My wife at her death and all so (1/2) one ninth of all money after deduction one thousand Dollars to Satisfy Clause (1) one, and fifteen hundred Dollars to Satisfy Clause 4 and all so to him 1/9 of all u. s. bonds and (1/9) one ninth of all stock I mite have in different Co's at Huntington W. Va. and all so (1/9) one ninth of my life insurance in New York insurance Co which are one thousand Dollars

Now if Charly E Auxier shd at any time die with thout another after besides Vida and Joe that war bound to him, and Edath his wife then all I have devised to him shall go to Maggie and Virginia Lee his 2 sisters.

If any of my sons mentioned her in Shod attempt to Set this will a Side be or them shall forget All Linear rites herin Even they shall nothing of my estate.

Witness my hand this the 30 day of April 1935

WITNESS: LEE HALL

EDWARD P. HILL

JOE HOBSON

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 at the regular August Term of Court 1935 probated for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand this the 9th day of September, 1940.

DURAN MOORE, CLERK

By Pete Porter D. C.

CODICIL TO LAST WILL AND TESTAMENT OF LEE HALL, OF ALEXIER, KENTUCKY.

I, Lee Hall, of Auxier, Kentucky, do hereby make public and declare this codicil to my Last Will and Testament dated the 30th day of April, 1935.

1. By Clause Three of said original will I devised the storehouse and dwelling house and lot at Auxier, Kentucky, to my son, Bruce Hall, and I desire to change that part of Clause three and I now revoke that part thereof as above set out and devise said storehouse, dwelling house and lot at Auxier, Kentucky, to my son, W. R. Hall, Jr., after the death of my wife, Josie Hall.

2. By said original will I devised one-half of the notes owned by me and unpaid at the time of my death, to my son, Bruce Hall, and the other half to my son, W. R. Hall, Jr., and I now revoke each of said devise in so far as they or either of them affect said notes. I now devise all of my notes and accounts which I may own at the time of my death as follows:

One-third (1/3) to my son, Bruce Hall;
One-third (1/3) to my son, W. R. Hall, Jr.;
And One-third (1/3) to Virginia Lee Auxier,
Maggie Turner and Estill Auxier.

Now, if Estill Auxier shd at any time die without another child or children, in addition to the child he now has by Edith Mayo Auxier then all I have devised to said Estill Auxier, including that devised to him by this codicil, shall go to Maggie Turner and Virginia Lee Auxier, his two sisters.

3. I direct my Executor to purchase out of my estate a tombstone and to erect same upon the graves of my first wife and myself; said tombstone not to exceed \$400.00.

4. If any person receiving any benefit under this will shall directly or indirectly resist its probate or seek in any way to contest it or vacate or annul any of its provisions, then in such event the person so doing or if whom any person authorized by law to act shall do so shall forfeit all interest in my estate under this will or otherwise and my estate shall be distributed under this will as though such person had died before me leaving no issue surviving him.

5. I hereby appoint W. R. Hall, Jr., Executor of this estate and direct that no bond be required of him as such, and so far as it may be lawfully permitted, no inventory made of my estate.

6. I hereby ratify and confirm my said will in all other respects.

IN WITNESS WHEREOF, I have hereunto set my hand this 9th day of February, 1940.

LEE HALL

Signed and acknowledged by said Lee Hall as and for a codicil to his last will and testament in our presence and by us subscribed as attesting witnesses in his presence and at his request and in the presence of each other.

This 9th day of February, 1940.

JOE HOBSON

Residing at Prestonsburg,
Kentucky.

COLDIE ELKINS

Residing at Prestonsburg,
Kentucky.

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 Council was on the 28 day of August, 1950, approved for record; whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 9 day of September, 1950.

DURAN MOORE, CLERK

BY *Pete Peter* D. C.

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

I hereby will bequeath all my property both real and personal to Genett Dingus my wife and Jean Dingus my daughter to be divided equally between them.

I hereby appoint Genett Dingus my administrator without requiring her to give any bond.

I hereby sign the foregoing will in the presence of Eva Crisp and Ray Dingus who also sign their names as witnesses in my presence and in the presence of each other.

EVERETTE DINGUS

WITNESSES

eva CRISP

RAY DINGUS

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 24 day of July, 1950, probated for record; whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 2nd day of November 1950.

DURAN MOORE, CLERK
BY: *Clara Rynders* D.C.

Prestonsburg, Kentucky
8 March 1949

I, MAT OSBORNE, of Garth, 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, hereby revoking all wills by me heretofore made.

Item 1. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after the time of decease.

Item 2. I give and devise to my nephew, Albert B. Osborne, Jr., my real estate located at Barth on Left Beaver Creek in Floyd County, Kentucky, being part of the David Osborne property, and being inherited from my father David Osborne, and containing about twenty-five (25) acres of hill land

and about six (6) acres of bottom land,

Item 3. I give and bequeath to my nephew, Albert B. Osborne the proceeds from the United States saving bonds which I now have in the Bank Josephine at Prestonsburg, Kentucky for safe keeping, and which bonds I am this day cashing and placing the proceeds thereof in said bank to my credit.

Item 4. I give and bequeath to my nephew Albert B. Osborne Jr. what ever sum of money I may have on deposit in the Bank Josephine at Prestonsburg, Kentucky,

Item 5. I give and bequeath to my nephew, Albert B. Osborne Jr., the sum of one thousand and sixty four (\$1064.73) dollars and seventy three cents in trust however, to hold and control, and to apply from same from time to time, for the support and benefit of my wife, Darcus Osborne, as my said nephew, shall in his discretion, deem best, and when the said Darcus Osborne, shall die, said trust shall cease and determine and said trustee shall then assign and transfer the said trust fund or any balance remaining to himself, to be his absolutely and forever. The fund referred to in this item is the amount of money I have on deposit in the First National Bank, at Prestonsburg, Kentucky,

Item 6. All the residue of the estate, real and personal of every kind and description, wheresoever situated, which I may own or have the right to dispose of at the time of my decease, I give devise and bequeath to my nephew, Albert B. Osborne, Jr., of Martin, Kentucky, absolutely and in fee simple.

Item 7. I hereby nominate and appoint my nephew, Albert B. Osborne Jr. of Martin, Kentucky to be the executor of this, my last will and testament. I direct that no bond be required of my said executor and that no inventory or appraisal of my estate be made or taken in so far as the same may be lawfully omitted.

In witness whereof, I have hereunto set my hand at Prestonsburg, Kentucky, this 8th day of March 1949.

MAT OSBORN

Signed by Mat Osborne, and by him acknowledged to be his last will and testament in our presence, sight and hearing, who at his request have hereunto subscribed our names as witnesses in his presence, and in the presence of each other, at Prestonsburg, Kentucky this 8th, day of March 1949.

RAY COLLINS, Prestonsburg, Ky.
FRANK S. FRIEND Prestonsburg, Ky.

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 28 day of August, 1950, probated for record; whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 9 day of November, 1950.

DURAN MOORE, CLERK
BY *Bennie Annett* D.C.

I, ANNA COLLINS of Allen Ky, in the County of Floyd being of sound mind and memory and considering the uncertainty of this frail and transitory life do make ordain, publish, and declare this to be my last Will and testament

First- I order and direct that my Executrix herein-after named pay all my just debts, and funeral expenses as soon after my decease as conveniently may be

Second- After the payment of debts and funeral expenses I give devise and bequeath unto my daughter Julia Osborn all real and personal property that I may have at my death

Lastly I make constitute and appoint said Julia Osborn without bond to be my Executrix of this my last will and testament

Revoking all others by me made

In testimony witness whereof my name and affixed my seal this "23" day of Oct. 1942

ANNA COLLINS