

equally. I direct that this Trust property shall be distributed among my three daughters according to the following formula: the Trustee shall bear in mind that the living expenses, necessities and educational expense of my three daughters will increase as they grow older and shall set aside a portion of the Trust property so as to afford each of my 3 daughters an equal amount for the last four years of their infancy and if there should be less than a period of four years remaining before my eldest daughter attains her majority of 21 years at the date of my death, then the amount that she would receive from this said portion of the Trust property shall be reduced in proportion; the remaining portion of the Trust property shall be used primarily for the care and other needs of my two youngest daughters until they have reached the age of 17 years and is to be expended wisely and within the discretion of the Trustee so that each daughter may receive a degree of care and treatment equivalent to that received by each of her sisters in times past insofar as this may be done; and the Trustee is requested to so employ these funds as to leave a surplus for equal distribution at the termination of the Trusteeship. I do hereby devise, bequeath and appoint to the Trustee, for the purposes and benefits as above set out, the following property, all of the rest, residue and remainder of my property of every kind and description, excepting therefrom those particular goods, chattels, heirlooms, and furniture described in the subsequent clause VI of this, my Will, and including all legal and equitable interests, wherever located, including any lapsed or void legacy or devise and any property over which I may have the power of disposition or appointment, and including any surplus moneys that may accrue to myself or my estate from the dissolution or purchase of my share in the partnership firm, known as the Archer Shoppe as mentioned in the foregoing Clause II of this, my Will. I do further include in this Trust property, all of such sums of money and property as may be granted and awarded me by the Court in my present action for a legal separation from my husband for the care and support of myself and my three infant daughters.

VI

I do bequeath all of my household furniture and furnishings, lines, silverware, kitchenware, clothing, jewelry, books, pictures, objects of art, family heirlooms and antiques, and all of my other personal effects to my three infant daughters, to be distributed equally among them according to the discretion of my Executor of my Will. I am excluding my present husband, Ralph T. Archer, as beneficiary in my Will as I felt that my infant daughters need and deserve all of the property I can leave them, and that he can take care of himself.

MARIE NINKS ARCHER

In testimony whereof, I, Marie Ninks Archer, have signed the foregoing instrument, as my last Will, contained in one typewritten sheet of four pages of paper, the first and third of which I have signed at the bottom thereof, and do publish this instrument as my last Will and Testament this 23rd day of July, 1955. I do further acknowledge that the corrections, erasures and alterations appearing on the following lines of the various pages of this instrument, viz: lines 3; 6; in Clause I; lines 5 in Clause II; lines 2; 14 in Clause III on page 1; lines 5 in Clause IV; lines 4; 11; 12; 17; 20 on page 2; lines 5; 10; 17; 28 in Clause V; line 2 in Clause VI on page 3; and line 2 of this paragraph on page 4, were all made prior to the execution and signing of this Will by me.

MARIE NINKS ARCHER
Marie Ninks Archer

The foregoing will, consisting of four pages in one typewritten sheet, was on the 23rd day of July, 1955, signed and acknowledged by Marie Ninks Archer, (The Testatrix) as and for her last Will and Testament in the presence of us, the undersigned witnesses, who at his request and in his presence and in the presence of each other, have signed and subscribed our respective names as witnesses thereto.

CARSEY KIDD
CARSEY KIDD, Prestonsburg, Kentucky

MRS. FRANCES A. ROSE
MRS. FRANCES A. ROSE, Prestonsburg, Kentucky

DARLYN DAVID SANOWS,
DARLYN DAVID SANOWS, Prestonsburg, Kentucky

IN THE NAME OF GOD, AMEN:

I Mrs. Marie Ninks Archer, of the City of Prestonsburg, Floyd County, Kentucky, declare this instrument to be a codicil to my will, which bears the date of July 23rd, 1955.

I

WHEREAS, the partnership of the Archer Shoppe, which is owned equally by Sarah Clay Stephens and myself, is indebted to my mother, Mrs. Myrtle M. Ninks, for and in consideration of a loan by her to the said partnership firm, I do hereby devise, bequeath and appoint all of my right, title and interest in and to my 50% share of the assets of this partnership firm aforesaid, to my mother, Mrs. Myrtle M. Ninks; it is understood that the acceptance of this said devise by my mother, Mrs. Myrtle M. Ninks, shall serve, insofar as my share of these partnership assets are sufficient to do so, to liquidate or reduce my share of the partnership indebtedness owed to my mother. By the execution of this codicil, I have revoked that portion of provision or paragraph V of my will, whereby the aforesaid partnership assets were devised, bequeathed and appointed to the Trustee of my will, but otherwise and in all other respects I do hereby confirm my said Will and in witness whereof, I have hereunto set my hand this 28th day of August, 1955.

MRS. MARIE NINKS ARCHER
Mrs. Marie Ninks Archer

The foregoing codicil, consisting of one page, was on the 28th day of August, 1955, signed and acknowledged by Mrs. Marie Ninks Archer as and for a codicil to her last will in the presence of us, the undersigned, who at her request and in her presence and in the presence of each other have subscribed our respective names as witnesses thereto.

CARSEY KIDD
CARSEY KIDD of Prestonsburg, Kentucky
Prestonsburg,

LEE DAVIS, JR.
Lee Davis, Jr. of Wheelwright, Kentucky
Wheelwright,

ESTIL LEE GEARHART
Estil Lee Gearhart of Prestonsburg, Kentucky
Prestonsburg,

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 July, 1955, approved for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Witness my hand, this the 25th day of July, 1955.

DuRAN MOORE, CLERK
BY: D. C.

WILL AND TESTAMENT OF MARY HOWELL,
CRAYNOR, FLOYD COUNTY, KENTUCKY

IN THE NAME OF GOD, AMEN:

I, Mary Howell of Craynor, Floyd County, Kentucky being of sound mind and disposing memory and recognizing the objects of my bounty and realizing the uncertainty of life and the certainty of death, do hereby make, publish and declare this to be my last Will and testament, hereby revoking any and all Wills and codicils thereto heretofore by me made.

ITEM I

I hereby will and bequeath to my Great-nephew, Fredrick W. Newsome, son of Tivis Newberry Newsome, of Grethel, Floyd County, Kentucky the farm or tract of land owned by me and set out and described in that certain deed of conveyance from Ivan Fraure et al to Mary Howell, dated December 27, 1920 and duly recorded in Commissioner's Deed Book #2, Page 85, Records of the Floyd County, Kentucky Court Clerk's Office containing about three (3) acres, more or less and on which land I now live.

I do this for the reason that I have become practically fond of this boy and he has always been good to me.

This April 10, 1946.

her
MARY X HOWELL
mark

We, Edward L. Allen and Isabel Ellis, each hereby certify that we each in the presence of each other saw Mary Howell of Craynor, Kentucky sign the foregoing Will and we further certify that we each signed said Will as witnesses thereto in the presence of the said Mary Howell and in the presence of each other.

EDWARD L. ALLEN
ISABEL ELLIS

STATE OF KENTUCKY
COUNTY OF FLOYD S. S.

I, DuRan Moore, Clerk of the County Court in and for the State aforesaid, certify that the foregoing Will was on the 31 day of August, 1956, approved for record, whereupon the same with the foregoing and certificate have been duly recorded in my office.

Witness my hand, this the 5 day of September, 1956.

DURAN MOORE CLERK

BY: *Reggie C. C.*

Last Will and Testament of Mary Howell,
of Craynor, Floyd County, Kentucky
Deceased.

I, Mary Howell, widow of Malon Howell, of Craynor, Floyd County, Kentucky, being of full age and sound mind do make, publish and declare this to be my last will and testament, Hereby revoking all wills heretofore made by me

ITEM 1. I direct that all my just debts, Doctor bills-hospital bills and funeral expences be paid out of this money I am this day willing and to be paid as soon after my death as practical after my death.

ITEM 2. This will covers only the money I may have in any Bank or Banks at the time of my death.

ITEM 3. I will and bequeath to Tavis Newberry Newsom, Son of Fredrick W. Newsom, and Josephine Newsom, All of my money which may be in the First National Bank of Prestonsburg, Ky. or any other Bank or Banks after the provisions of ITEM No 1. is carried out.

ITEM 4. This will does not cover any thing but the money I may have in Bank only and does not cover any other property such as Real estate or other personal property or money except money in banks at the time of my death.

Dated at Prestonsburg, Kentucky, this the 18th day of July, 1946.

her
MARY X HOWELL
mark

Witness Mark.
S. C. FERGUSON

Signed and acknowledged by the said Mary Howell, as and for her last will and testament in our presence, and by us in her presence, and by us in her presence as attesting witnesses, and at her request and in the presence of each other.

This July 18, 1946.

WITNESSES:

H. C. RIMMER
(Residing at Prestonsburg, Ky.)
S. C. FERGUSON
(Residing at Prestonsburg, Ky.)

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 31 day of August, 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 5 day of September, 1956.

DURAN MOORE CLERK

BY: *Reggie C. C.*

LAST WILL AND TESTAMENT OF IKE SLATER

I, Ike Slater, of Garrett, County of Floyd, and State of Kentucky, being of sound mind and disposing memory and realizing the uncertainty of this life, do make, publish and declare this 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 decease.

ITEM II: I give and bequeath to my daughters, Tessie Campbell and Nellie Wright \$5.00 each and no more, they having already had all advancements I desire them to have.

ITEM III: All the property, real and personal and mixed of every kind and description and wheresoever situated, which I may own or have the right to dispose of at the time of my decease, (except the bequests mentioned in Item II above), I give bequeath and devise to my beloved wife, Vertie Slater, absolutely and in fee simple.

ITEM IV: I make, nominate and appoint my wife, Vertie Slater, to be the Executrix of this, my last will and testament, and I request that no bond be required of her 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, this 18th day of April, 1934.

IKE SLATER

Signed and acknowledged by Ike Slater, to be his last will and testament before us and in our presence, and by us signed as witnesses at his request, in his presence and in the presence of each other, at Prestonsburg, Kentucky, this 18th day of April, 1934.

W. P. MAYO
ELIZABETH GOLDEN