

M A R C H , 1 9 1 0 .

H E A D R I C K .

I Daniel Headrick of Blount County, Tenn. being of sound memory and discession do make and publish this my last will and testament hereby revoking and making void all others.

First: I will and bequeath to my wife Margaret Ann Headrick my home farm containing One Hundred and Sixty acres, same being and lying in the 15th Civil Dist. of Blount County Tenn. adjoining the lands of J.H. Walker on the East, Webb on the West; Lequire and Abbott on the North and Little River on the South; same to belong to Margaret Ann Headrick during her life time; then same goes or falls to my four daughters, to-wit; D.C. Roberts; Hettie Adams, N.R. Abbott, and N.M. Headrick, same to be divided equally between them.

I also will to my wife Margaret Ann Headrick all my personal property such as I may possess at death; that is my household and kitchen furniture stock and all money I may have on hand or on deposit and all notes and securities.

Second: I will and bequeath to my son Daniel E. Headrick two tracts of land lying and being in Sevier County Tenn. First tract containing 20 acres, bounded on the South by the Jenkins lands, East by King, North by Headrick, West by King. Second tract containing 60 acres bounded by King and others same known as the Jonas Jenkins land.

Third. I will to my daughter Patsy J. Carroll $35\frac{3}{4}$ acres of land in Sevier County Tenn. same being a part of the first tract willed to my son Daniel E. Headrick and the cross fence running through the farm shall be the dividing line Daniel E. Headrick's part to be below the P. road on the North, and said Patsy Jane Carroll is to pay to Peter Headrick only son of Polly Headrick thirty (\$30.00) dollars and her land is to stand for said thirty dollars, further said Patsy Jane Carroll is to only have said land above, described during her life time, then same goes to Peter Headrick only son of Polly Headrick (Deceased).

Fourth: I will to my Grand Children Will Fancher and Catherine Colter, children of my daughter Elizabeth Fancher (deceased) a certain tract of land lying in Sevier County Tenn. containing 40 acres and bounded on the North by Headrick, South by Lawson, East by Davis; on the West by Headrick, same to be divided equally.

Fifth: I will to my son James Headrick Ninety two (\$92.00) dollars which

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sum I have already paid said James Headrick and he can have no redress on my estate for said sum it being all that is allowed him by me.

Sixth: To my three sons Peter Headrick, Wm. Headrick and Jacob Headrick I have already given a tract of land each lying in Sevier County Tenn. and for a further description of said lands reference is made to the deeds of conveyance from Daniel Headrick to the above named three sons, same being all that is allowed them by me.

Seventh: To my daughter Ritha Cameron I have already given a tract of land lying in Blount County Tenn. containing 100 acres and for a further description reference is made to said deed of conveyance from Daniel Headrick to said Ritha Cameron same being all that is allowed her by me.

Eighth: To my two daughters Emma Gregory and Sarah McFall I have already given fifty (\$50.00) dollars each, same being all that is allowed them by me.

Ninth: I hereby nominate and appoint Margaret Ann Headrick, my wife my Executor to this will with all the power of the law may confer upon her by virtue of same.

In witness whereof I have hereunto signed my name this the 28th day of August 1909

his
Daniel x Headrick
mark

Signed and published in our presence, and we have signed our names hereto in the presence of Daniel Headrick this the 28th day of August 1909

S. H. Dunn

A.M. Gilbert

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C U L T O N .

I C.T. Culton of Clover Hill Blount County Tennessee do make and publish this my last Will and Testament hereby revoking all former wills by me made I bequeath all my property real and personal wheresoever the same may be to my brother J.R. Lane and W.F. Lane and my will is that Jessie Hutton shall and he is hereby appointed Executor of this my last Will and Testament and that he shall execute this will without giving any security or bonds to the Judge of probate for the faithful execution of the duties of Executor and I also require that the Executor of this will shall first see that all debts such as Doctor bills funeral expences and debts of all kinds be first fully paid and the rest divided equally between my brothers J.R. and W.F. Lane In witness whereof I have hereunto

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set my hand and seal this March 6th 1906

Attest

C. T. Culton

R. S. Gardner

A. J. Murphy.

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B L A C K B U R N .

I, A. E. Blackburn being of sound and disposing mind and memory, and considering the uncertainty of this life, do make, publish and declare this to be my last will and testament, this making null and void all my previous wills.

Item I My will is, that all my just debts and funeral expenses shall by my

Execut. hereinafter named, be paid out of my estate as soon after my decease as shall by her be convenient.

Item II. I give, devise and bequeath to my beloved son, J. A. Blackburn my dressing table.

Item III. I give, devise and bequeath to my beloved daughter, Nellie G.

Blackburn all my household goods and furnishings, except article of item one.

Item IV All my other property, I give, devise and bequeath to my four

children Helen Cowan (her heirs) Elizabeth M. Lea, J. A. Blackburn, Nellie G. Blackburn my grandson J. A. Summers to be divided equally among said five.

Lastly, I do nominate and appoint my daughter Nellie G. Blackburn to be the executrix of this my last will and testament, and ask that she be permitted to execute this my will without giving bond for same.

In testimony whereof, I the said A. E. Blackburn have to this my last will and testament subscribed my name and affixed my seal this the first day of Dec. nineteen hundred and nine.

Signed A. E. Blackburn.

Executed by A. E. Blackburn in our presence as subscribing witnesses at her request and in her presence and in the presence of each other, the date above written.

Witnesses.

(John W. Cates.

(A. B. Frye.

A P R I L , 1 9 1 0 .

B E A L S .

Know all men by these presents that I Thomas J. Beals being of sound mind and disposing memory and knowing the uncertainty of life and the certainty of death do make and publish this my last will and testament revoking all wills by me at any time heretofore made.

1st. It is my will that my executor pay all my just debts, (except my immediate funeral expenses) out of any moneys on hands at my death or the first money coming into the hands of my executor.

2nd I will and bequeath to my beloved wife Mary E. Beals One thousand dollars in money or negotiable notes out of my personal estate and direct that my executor pay the same to her out of any money or negotiable notes coming into his hands after complying with my bequest in article first in this will. And in addition to this one thousand dollars, the following property that is now on hands, one silver tea set, one set silver knives and forks, one set fine plates, one solid dish and other such dishes as she may want out of the table ware on hands at the time of my death; what bedding she brought to my home and all that has been made by her since our marriage; all the furniture that was brought here or bought by her since our marriage: some of which is one organ, three rocking chairs, pictures, carpets, window shades and curtains, and any other articles of household or kitchen use bought by her or for her since our marriage. But it is understood and agreed that this will giving my wife the one thousand dollars and other personal property as set forth herein is in lieu of and preferable to any interest she may have under the law in any real estate I may own or be seized and possessed of. It is further agreed that out of the money herein willed that my wife aforesaid at her own wish and will is to pay my immediate funeral expenses.

3rd I will that my executor sell all my personal property not heretofore disposed of and all the realty I now hold, or any part of same that I may own at my death, either publicly or privately, for cash, part cash and twelve and (12) months time as he may deem to the interest of my estate. Said real estate consisting of one farm in the 5th Dist of Blount County Tennessee and known as the farm I bought from David Polan and containing one hundred and eighty six acres the same more or less and adjoining the lands of J. C. Brown, Samuel Brown, Misers and others, and on which my son Samuel H. Beals now resides. My brick house residence where I now reside and the land bought therewith from A. T. Hackney, adjoining the Friendsville Mill property and others.