

JUNE TERM 1911.

JOHN W. HAMIL.

Know all men by these presents that I, John W. Hamil being of good health and sound 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 heretofore at any time made

1st I will and bequeath to my daughter Nancy Jane Goddard five dollars to be paid to her by my executor out of any money on hands ^{at} my death or that comes in to the hands of said executor out of my estate

2nd In as much as I have heretofore paid my son Robert S. Hamil and my daughter Mattie Hackney the full amount due them out of my estate and hold their receipts for the same I therefore adjudge them as only due my recognition as a father. Sarah T. Hamil

3rd I will and bequeath to my beloved wife ^{all} A the residue of my estate both real and personal during her natural life for her own use, and to provide a home and to take care of our crippled and invaled daughter Ollie Hamil, and in case said Ollie Hamil should out live my wife, heretofore named then all of said estate Real and personal is to become the property of the said Ollie Hamil for her support and care

4th It is my will that all my Just debts and funeral expenses be paid out of the first money coming into the hands of my executor.

5th I constitute and appoint my wife Sarah T. Hamil executrix of this will and relieve her from making any bond in the execution of the said will

I witness whereof I have hereunto set my hand and seal this May 30th 1905

John W. Hamil

Attest

Robt. F. Gregg.

B. H. Boring

JUNE TERM 1911.

NANCY J. ELLIS.

Know all men by these presents that I, Nancy J. Ellis have made and published this my last will and testament, being of sound mind and poor health and knowing the uncertainty of life and the certainty of Death,

1st I will that my executor pay all my just debts and funeral expenses out of my estate.

2nd I will and bequeath to my niece Sarah K. Ellis and my nephew John Enos Ellis all the interest I have in the real estate on which I live and which was willed to me by my mother Sarah Ellis, to them equally, share and share alike, and to my niece Sarah K. Ellis aforesaid my household and Kitchen furniture and my cow.

3rd I will and bequeath to my nephew William Lindly Ellis my horse, being a dark bay horse.

4th It is my will that any other property not heretofore mentioned that may be mine at my death, after paying all my debts as aforesaid shall be divided equally between my brother F. B. Ellis and my niece Sarah K. Ellis

4th I constitute and appoint James F. Beals the executor of this my last will

Witness my hand and seal this June 9th 1897

her

Nancy X J. Ellis (Seal)
mark

Attest

J. W. Davis

Mary Moore Davis

State of Virginia,

County of Washington. S. S.

I, Mary Moore Davis, make oath in due form of law that I was acquainted with Nancy J. Ellis in her lifetime, and that I signed the paper writing attached hereto as witness thereto, at the request of the testatrix and in her presence and in the presence of the other attesting witness J. W. Davis, and that she declared the same to be her last will and testament and acknowledged her signature to said paper writing as and for her last will and testament, and for that purpose, and was, in my opinion, of sound mind and disposing memory at the time she signed said instrument

Mary Moore Davis.

Virginia, County of Washington to wit

Sworn to and subscribed before me this 25th day of April 1911.

P. J. Davenport, Clerk.

JUNE TERM 1911.

State of Virginia,

County of Washington, to-wit:

I, P. J. Davenport, County Clerk and Clerk of the Circuit Court for the County of Washington aforesaid, do hereby certify that Maery Moore Davis, whose name is signed to the foregoing writing, this day personally appeared before me in the Clerk's office of the said County of Washington, and subscribed here name to the said writing, and made oath in due form of law, to the correctness of the same.

Given under my hand and the seal of the Circuit Court of Washington County, Virginia, at Abingdon, Virginia, this 25th day of April 1911

P. J. Davenport,

County Clerk and Clerk of the Circuit Court.

SALLIE E. CALLOWAY BRIGHT.

I, Sallie E. Calloway Bright do make and publish this as my last will and testament, hereby revoking and making void all others by me at any time made.

first I direct that my funeral Expenses and all my debts be paid as Soon after my death as possible, out of any moneys that I may die possessed of, or may first come into the hands of my Executor.

Secondly, I give and bequeath to Ransom L. Key My Gran Son ten Dollars, thirdly, to my Gran Son James Bright, Ten . Dollars. and to my Gran Daughta-
r Clair L. Bright and gran Son Steve Bright ten Dollars Each,
forthly. to my Sons Pleasant S. Bowerman and George W. Bowerman. all .
My real Estate and personal property that I may have at my Death Equally between the two. for them to have During their nathrel life and at. there Deth to there Hears. in witness Whereof I do to this my will set. my hand.. this the 16, day of April 1906.

Sallie E Calloway Bright

Signed and published in our presences. and we have subscribed. our names hereto in the presence of. the testator this the 16 day of April 1906.

W. A. Boughty

F. P. Winfrey.

JUNE TERM 1911.

HANNAH JANE BROOKS.

Know all men by these presents That I, Hannah Jane Brooks being of sound mind and deposing memory and knowing the uncertainty of life and the certainly of death do make and publish this my last will and testament revoking all wills by me at any time Heretofore made.

FIRST: It is my will that my Executor pay all my just debts as hereinafter provided.

SECOND: It is my will and I devise to John Reeder (col) my real estate lying in the twelfth Civil District of Blount County, Tennessee consisting of two small tracts and bounded as follows:

FIRST TRACT: Containing one acre and bounded on the North By Allen Garner, on the east C. B. Lord, on the south by Stafford, on the west by Stafford being the same conveyed by Emma Shields to Hannah Jane Brooks, on Aug. 4th 1903.

SECOND TRACT: Containing four acres, and three rods and twenty eight polls more or less, and bounded as folloes, on the North bt Allen Garner, on the East by C. B. Lord, on the South by Stafford on the west by Stafford, being the same conveyed by Mary A. Rhea et al, to Hannah Jane Brooks, on Dec. 30th 1902.

THIRD: It is my will and I hereby direct, that my executor hereinafter named shall sell at public or private sale all my personal property consisting of Household & kitchen furniture and all such other personal property that I may have at the time of my death.

The proceeds of such sale shall be applied to paying my just debts such as funeral expenses and all other just debts that I may owe at the time of my death.

And if the proceeds realized from said sale is not sufficient to pay all my just debts together with my funeral expenses, then and in that event John Reeder shall pay the remainder of such expenses.

FOURTH: I hereby nominate and appoint Dr. James Norton of Wildwood Blount County, Tennessee, of this my last will and testament, I, ask that he permitted to execute this my will without giving bond for same.

In Testimony whereof I the said Hannah Jane Brooks, have to this my last will and testament subscribed my name and affixed my seal this the 2nd day of August 1910.

H
Signed by the said Hannah Jane Brooks, as and for her last will and testament in the presence of us, the undersigned who in her presence and at her request and in the presence of each other have subscribed our names hereto as attesting witnesses, the day and year above written.

J. L. Law
Joe E. Gamble.