

SEPTEMBER, 1905.

divided equal all other belongings to me not mentioned to be equally divided between my heirs I hereby appoint Jno Law Executin of this my last will & testament.

Witness whereof I Rhoda A. Law have hereunto set my hand and Seal

This the 20 day of November in the year of our Lord Nineteen hundred and two

Subscribed by the testator in the presence of each of us and at the same time declared by her to us as her last will & testament.

Witness our hands this Nov 20-1902
R L Weak
N G Moody

her
Rhoda A. Law
mark

#

E N D E S L E Y.

Know all men by these presents that I, Alexander Endesley, being of sound mind, and feeble body, 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 I will and bequeath that my executors pay all my just debts and funeral expenses out of my personal estate.

2nd I will and bequeath to my sons Ephraim and Frank Endesley my tract of land known as the Cenath Jones tract on which my son Frank now lives together with what is known as the James Endesley entry to be given them jointly

3rd I will and bequeath to my son Ephraim and my daughters Hetta and Lula my tract of land known as the Hackney tract and containing fifty five acres to have one third each or share and share alike.

4th I will and bequeath to my son John the residue of my lands, known as Mills or Howe tract with such small purchases added thereto as are not disposed of herein, but on the conditions, following: viz; that my two single daughters Hetta and Lula are to have a home at the old homestead as long as they remain single or choose to so reside, and provided further that four years from my death the said John Endesley (my son) shall pay to my son Ephraim Endesley one hundred dollars and my son Frank Endesley fifty dollars, and further pays to my grand children Pearl and Myrtle one hundred dollars each when they become twenty one years of age. These two children are daughters of my son Alex

SEPTEMBER, 1905.

ander Endesley and the sums are willed to them instead of their father, ^{the said} Alexander Endesley.

5th I will and bequeath to my daughters Mollie Burnett and Callie Maupin, out of my personal estate three Hundred dollars each, in addition to what I have already given them.

6th I will and bequeath to my daughters Hetta and Lula, in addition to what is heretofore mentioned, two hundred dollars each to be paid out of my personal estate.

7th It is my will that after my executors shall have complied with all my bequests heretofore made, any residue shall be by them equally divided among all my sons and daughters, share and share alike viz: Ephraim and Frank Endesley Mollie Burnett, Callie Maupin Hetta, John, Alexander and Lula Endesley

8th I constitute and appoint my sons Ephraim and John Endesley executors of this my last will and testament. In witness whereof I have hereunto set my hand and seal this December 15th 1897

Signed and acknowledged in) Alexander Endsly (Seal)
our presence)
James P. Bealls)
J. S. Greer)

#

N O V E M B E R , 1 9 0 5.

W H I T E H E A D.

June 10th. 1904

The following is the last will & testament of David Whitehead

I David Whitehead do hereby will & bequeath my property in the following manner. I want Sarah & James L. Whitehead to have my lands my son & daughter; my request is that my wife Elizabeth Whitehead shall have her support off of the Home Farm as long as she stays here; I want my son Jim & Sarah to work this farm as they have done as long as my wife lives then after the death of my wife; Jim & Sarah is to have the farm I want my two horses to stay on the place for Jim & Sarah to work the farm with; & be the property of my son & daughter Jim & Sarah Whitehead. I have two cows & one calf & I give them to Jim & Sarah to do as they please with.