

J U N E , 1 9 0 7 .

C A N N O N .

I Nona Cannon being of sound mind and disposing mind declare and publish this to be my last will and testament I direct that my husband C.H.Cannon get and have all money or property due me from my mothers or fathers estate or any other property due me both real and personal I direct that my Niece Reaner Fields get or receive my sewing machine but Cyrus to have it in her care untill she needs it She also to receive one quilt the name tree of Paradise quilt another also the Piny rose I also direct that my sister Lula have my wearing apparel I direct that my brother Cyrus receive my mothers big double shovel also my breast pin given me by him I direct that Brother Loss receive one mantle picture the one with the large trees I appoint my Husband C.H.Cannon to be the Executor of this will this April 15th 1907.

Nona Cannon.

The foregoing will was signed in our presence by the testator and we attested the same in her presence at her request this April the 15th 1907.

Attest.

J. L. Caldwell.

P. B. Thompson.

#

M c C L O R G .

I Joseph McCleurg of Eucebia, in the county of Blount, and State of Tennessee, a farmer, being of sound and disposing mind and memory, do make, publish, and declare this to be my last will and testament, hereby revoking all former wills by me made at any time heretofore made.

And as to my worldly estate, and all the property, and all the property, real, personal, or mixed, of which I shall die seized and possessed, or to which I shall be entitled at the time of my decease, I devise, bequeath, and dispose thereof in the manner following, to wit,

My will, is, that all my just debts and funeral expenses shall, by my Executor hereinafter named, be paid out of my estate, as soon after my decease as shall by him be found convenient.

I give, devise, and bequeath to O.C.Delexier and Hattie Tittsworth my neice the farm on which I now live, containing four hundred and forty four acres, lying in the 13th civil District of Blount County Tennessee and the said O.C.Delexier and Hattie Tittsworth to divide the farm, each one having equal acres, the said O.C.Delexier to have the east end, and the said Hattie

J U N E , 1 9 0 7 .

Tittsworth the west end of said farm; and that said O.C.Delexier and Hattie Tittsworth, shall pay to my nephew Bob McCreskey and my neice Florence Bowling each, Twelve Hundred and fifty dollars, as I wish the four abode named persons, O.C.Delexier, Hattie Tittsworth, Bob McCreskey and Florence Bowling to share equally in said land at my decease.

I further will to the Trustees of Eucebia grave yard, one hundred dollars, the interest on the same, only to be used, for the keeping of said graveyard.

I also will to my sister Isabel McCreskey, my money on hands, and my personal property to be sold, and the proceeds to be added to the money on hand, and this to be paid to the said Isabel McCreskey, by my Executor.

And lastly, I do nominate and appoint E.L.Tittsworth to be the executor of this my last will and testament, of whom I require no bond.

In witness whereof, I the said Joseph F. McCleurg, have to this my last will and testament, consisting of sheets of paper, subscribed my name and affixed my seal, this the 30th day of April in the year of our Lord one thousand nine hundred and five, (1905).

Joseph F. McCleurg.

Signed, sealed, published and declared by
the said Joseph F. McCleurg, as and for his
last will and testament, in the presence of
us who at his request and in his presence, and
in the presence of each other, have subscribed
our names as witnesses thereto.

Cyrene Hinkle.

Ollie Tittsworth.

#

S M I T H .

Realizing the uncertainty of life, I, Messrs W. Smith, of Maryville, of the County of Blount and State of Tennessee, make this my last will and testament, while in the possession of sound mind and memory, this 1st day of Dec. 1906.

I bequeath all my property, real and personal, wheresoever the same may be, to my beloved wife, Mary J. Smith.

I appoint my said wife the executrix of this my last will and testament.

My will is that my said wife shall not be required to give any bonds or security to the Judge of probate for the faithful execution of the duties of executrix.

In witness whereof, I have hereunto set my hand and seal, this first day of

Set at Blount County, Tennessee, this 1st day of Dec. 1906.
W. Smith, of Maryville, of the County of Blount and State of Tennessee, make this my last will and testament, while in the possession of sound mind and memory, this 1st day of Dec. 1906.
I bequeath all my property, real and personal, wheresoever the same may be, to my beloved wife, Mary J. Smith.
I appoint my said wife the executrix of this my last will and testament.
My will is that my said wife shall not be required to give any bonds or security to the Judge of probate for the faithful execution of the duties of executrix.
In witness whereof, I have hereunto set my hand and seal, this first day of

J U N E , 1 9 0 7 .

December, A.D. nineteen hundred and six.

Moses W. Smith.

Witnesses. (R. G. McNutt,
(Tom Timmons.

#

L O V I N G O O D .

Maryville Tenn, May 15 1907.

I Larkin Lovingood, now in my right mind, make this my last will and testament. I bequeath to my Brother W.B. Lovingood one half my land and the remainder of my estate & to my parents brothers & sisters equally, & \$50.00 cash to be divided equally between W.B. Lovingood and my sister.

Larkin Lovingood.

Witnesses. (Chas. H. Bunch.
(Percy H. Johnson.

#

J U L Y , 1 9 0 7 .

H U T S E L L .

I, Mary E. Rutsell of Maryville Blount County, Tennessee, being feeble in body, but of sound mind and disposing memory make and publish this my last will and testament, hereby revoking all others by me at any time made.

First.- I direct that all my just debts, if any be paid, including my funeral expenses.

Second.- It is my desire ~~that~~ and my request that at my death my body be laid away in a decent and respectable manner.

Third.- It is my desire, and I do hereby will, give and devise to my husband

Samuel H. Rutsell in fee simple the tract of land belonging to me, situated in the 9th Civil District of Blount County Tennessee, containing 40 acres, more or less, being the tract of land which I formerly conveyed to my husband Samuel H. Rutsell during his life. And I hereby desire, and I will, give and devise said land to my husband Samuel H. Rutsell as his for an inheritance in fee simple forever.

Fourth.- It is my desire, and I do hereby will, give and bequeath to my hus-

J U L Y , 1 9 0 7 .

band Samuel H. Rutsell whatever personal property I may possess at my death.

Fifth.- I hereby nominate and appoint my husband Samuel H. Rutsell sole executor of this my last will and testament, hereby excusing him from giving bond, reporting or making settlement in the courts.

In witness whereof I have hereunto set my hand and seal this May 7th, 1907.
her
Mary E. Rutsell.
mark.

Attest, G. N. Goddard.

Geo W. Haskell.

Signed, sealed and delivered by the said Mary E. Rutsell, who requested us to witness this her last will, and who signed said will in our presence, and we said witnesses signed our names hereto as attesting witnesses in the presence of said Mary E. Rutsell and in the presence of each other on the date above written.

G. N. Goddard.

Geo. W. Haskell.

#

S E P T E M B E R , 1 9 0 7 .

M a N U T T .

I Catherine J. McNutt knowing the uncertainty of life & the certainty of death, and being of sound mind and disposing memory and being desirous of winding up and adjusting all my earthly affairs & business in a just & equitable manner as the same now appears to me, do make and publish this as my last will and testament, hereby revoking & making void any and all other wills by me heretofore made at any time or in any way.

First I direct that my Funeral Expenses be paid out of any money of my estate that may be on hand at my death or the first that may come to the hands of my Executor after my death.

Second. I direct that my Executor pay any and all my just & legal debts, if any, as soon after my demise as practical.

Third. I will, devise and bequeath to my two daughters, Lina Bell McNutt and Addie Amelia McNutt my entire estate of every kind and description that may be on hand at my death or that should come to the hands of my Executor after payment of all just & legal charges against my estate. on condition that my said two daughters remain with me and take care of, and do any and all things