

Georgia, Douglas County.

I, V.P.Ergle, being of sound and disposing mind and memory do make, declare and publish this my last will and testament, hereby revoking and annulling any and all previous wills heretofore made.

Item One.

I direct that my body being buried in a decent and Christian-like manner beside the body of my wife, Mrs. Mary Jane Ergle in Douglasville, Ga. cemetery; and that, in event I have not already done so at the time of my death, that a suitable monument be placed at the grave of my said wife, Mrs. Mary Jane Ergle and that of my own, being what is termed a double monument, the cost of same being left to the discretion of my executors hereinafter appointed.

Item Two.

I direct that all of my just debts, if any, be paid as promptly as possible by my executors hereinafter nominated, and that they use their discretion in what property to be disposed of to pay the same, selling such property as may be necessary for said purpose, whether the same be real, personal or mixed property.

Item Three.

I devise and bequeath to my children, John Ergle, Charlie Ergle, Mrs. J.W.A. Milam, V.H.Ergle, Mrs. Lemme Tyson, Connie Ergle and Mrs. Cora Swafford, share and share alike, all property of every kind and description of which I may die seized and possessed of, leaving it to the discretion of my executors hereinafter nominated as to whether the same may be divided in kind, if such a division is possible or other all property converted into cash and the proceeds equally divided between said named children. I desire that in event any one of the above named children shall die prior to my death that their families (Children) if any shall receive the share of their deceased parent in lieu of said deceased parent.

Item Four.

No devise or bequest is made for my son Cliff Ergle for the reason that he has already received more than his prorata share of my estate; and no provision is made for my wife, Mrs. Ellen Ergle for the reason that she has deserted me and is now living separate and apart from me and has instituted suit for divorce and alimony, and the Court will settle upon her whatever she may be entitled to.

Item Five.

I hereby nominate and appoint my son, V.H.Ergle, and my friend J.R.Duncan (son of my life long friend, N.B.Duncan) as executors of this my last will and testament, hereby relieving them from making any returns to Court of ordinary or any other court, and expressly confer upon them power, as such, or either of them, in event both should not qualify, to fully administer said estate and carry out the devises and bequests herein made without any order from Court of

Ordinary or other Court or Courts of like jurisdiction giving them fully power to sell and convey any and all real or personal property and to execute good and sufficient conveyances to the same.

In witness whereof I have hereunto set my hand and seal and declared and published the above and foregoing two typewritten pages as this my last will and testament, on this September 4th, 1924.

V.P.Ergle(Seal).

Signed, sealed, declared and published by V.P.Ergle as his last will and testament in the presence of the undersigned witness who subscribed our names hereto at the special instance and request of the said V.P.Ergle, after he had signed said will, he signing in our presence and we signing in the presence of each other.

J.W.Baggett, (seal).

J.W.Hollis, (Seal).

J.J.Kirby, (Seal).

STATE OF GEORGIA DOUGLAS COUNTY.

TOWIT: I do solemnly swear that this writing contains the true last will of the within named V.P.Ergle deceased, so far as I know or believe; and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

V.H.Ergle.

Sworn to and subscribed before me This Aug. 3rd 1925.

J.H.McLarty,

Ordinary.

Oath Recorded on Minutes, Page

J.H.McLarty,

Ordinary.

GEORGIA

DOUGLAS COUNTY.

I, V.P.Ergle, being of sound and disposing mind, do make, declare and publish this my last will and testament, whereby revoking and nullifying and all previous wills heretofore made.

Item One.

I direct that my body being buried in a decent and Christian like manner beside the body of my wife, Mrs. Mary Jane Ergle in Douglasville, Ga. cemetery, and that, in event I have not already done so at the time of my death, that a suitable monument be placed at the grave of my said wife, Mrs. Mary Jane Ergle and that of my own, being known what is termed a double monument, the cost of same being left to the discretion of my executors hereinafter appointed.

Item Two.

I direct that all of my last just debts, if any, be paid as promptly as possible by my executors hereinafter nominated, and that they use their discretion in what property to be disposed of to pay the same, selling such property as may be necessary for said purpose, whether the same be real, personal or mixed property.

Item Three.

I devise and bequeath to my children, John Ergle, Charlie Ergle, Mrs. J.W.A. Milam, V.H.Ergle, Mrs. Lemma Tyson, Connie Ergle and Mrs. Cora Swafford, share and share alike, all property of every kind and description of which I may die seized and possessed of, leaving it to the discretion of my executors hereinafter nominated as to whether the same may be divided in kind, if such a division is possible or whether all property converted into cash and the proceeds equally divided between said named children. I desire that in event any one of the above named children shall die prior to my death that their families (children) if any shall receive the share of their deceased parent in lieu of said parent.

ITEM FOUR.

No devise or bequest is made for my son Cliff Ergle for the reason that he has already received more than his share ^{prorata} of my estate; and no provision is made for my wife, Mrs. Ellen Ergle for the same reason that she has deserted me and is now living separate and apart from me and has instituted suit for divorce and alimony, and the Court will settle upon her whatever she may be entitled to.

ITEM FIVE.

I hereby nominate my son, V.H.Ergle, and my friend J.R.Duncan (son of my life long friend, W.H.Duncan) as executors of this my last will and testament, hereby relieving them from making any returns to Court of Ordinary or any other Court, and expressly confer upon them power, as such, or either of them, in event both should not qualify, to fully administer said estate and carry out the devises and bequests herein made without any order from Court of Ordinary or other Court of Courts of like jurisdiction giving them full power to sell and convey

any and all real or personal property and to execute deeds
and sufficient conveyances to the same.

In witness whereof I have set my hand and seal and de-
clared and published the above and foregoing two typewritten
pages as this my last will and testament, on this September
4th, 1924.

V.P.Ergle, (Seal).

Signed, sealed, declared and published by V.P.Ergle
as his last will and testament in the presence of the undersigned
as subscribing witness who subscribe our names hereto
the special instance and request of the said V.P.Ergle,
after he had signed said Will, he signing in our presence and
signing in the presence of each other.

J.W.Baggett(Seal).

J.W.Hollis (Seal).

J.J.Kirby(Seal).

STATE OF GEORGIA, DOUGLAS COUNTY.

TOWIT: I do solemnly swear that this writing contains
true last will of the within named V.P.Ergle deceased,
far as I know or believe; and that I will well and
truly administer the same in accordance with the laws of
State. So help me God.

V.H.Ergle.

urn to and subscribed before me Sept. 7th. 1925.

J.H.McLarty, Ordinary.

th recorded on Minutes Book ,Page 381.

J.H.McLarty,
Ordinary.