Filmed and donate by Lea Dowd

Inwww.georgiapioneers.com

State of Georgia

Know all Men By These Presents, That I, Charles T. Eberhardt of said County and State, being of sound and disposing mind and memory, do make this my last will and testament, hereby revoking and annulling any and all other will or wills by me heretofore made.

Item One.

It is mu desire and direction that my body be given a suitable and Christianlike burial in keeping with my condition and piroumatances in life; and that my grave he marked with suitable and appropriate stone to be selected by my Executrix herein after named and a pointed.

Item Two.

I desire and direct that all of my just debts, if any therebs, be paid promptly by my Executrix herein after named.

Item Three.

I desire and direct that the business operated by me in the City of Fort Valley, Peach County, Georgia, and known as Eberhardt Machine Works shall be fully inventoried on the first day of October following the date of my death; and that upon completion of the inventory the said business be disposed of as follows:

- (a) My son-in-law, James W. Robinson, is now under contrast for the purchase of a cas-tenth (1/10) interest in the business at the sum and price of Twenty-five Hundred (\$2,500,00) Dollars. Upon this purchase price he has paid the sum of Fifteen Hundred (\$1500,00) Bollars, leaving a balance of principal due One Thousand (\$1,000,00) Dollars. The said James W. Robinson is to be fully protected under his contract of purchase, in that he may complete the payment of the said one-tenth interest under the terms of his contract.
- (b) To my beloved daughter, Sudie Marie, the wife of the said James W. Robinson, I give, devise and bequeath an

Chas. T. Eberhardt

interest of Five Thousand (\$5,000.00) Dollars in the nine-tenths (\$9/10) interest owned by me in Berhardt Machine Works, to be here absolutely and without restriction or limitation.

(c) To my beloved daughter, Annie Louise, the mife of Emory S. Stroberg, I give, devise and bequeath an interest of Five Thousand (\$5,000.00) Dollars in Eb rhardt Machine X Erks, said interest to be here absolutely and without restriction or limitation of any kind or absracter.

(d) After deducting the bequest of Five Thousand (\$5,000.00) Dellars each to my said named daughters. Sudie Marie Robinson and Annie Louise Stroberg, it is my wish and delier that the xexexisings remainder of said nine-tenths (9/10) interest shall benseld to my sens-in-law, James W. Robinson and Emory S. Stroberg, at the price based upon the inventory taken on the first day of October following the date of my death. The purchase price to paid to my Executrix herein after named and appointed in five equal annual installments bearing interest from the date of the inventory at the rate of six and one-half (6%) per cent per annual, payable annually, with the privilege on the part of the purchasers to may all or may

of the principal at any interest payment date.

(e) In the event ar said some in-law fro any reason shall full or decline to exempt. part of the principal at any interest payment date.

(e) In the event my said cons-in-law fre any reason may continue to operate the right of purchase, then my Executriz herein after amand may continue to operate the right of purchase, then my Executriz herein and holding aminterest therein; or she this right of purchase, then my Executriz herein witer the rein; or the table right of purchase, then my Executriz herein and holding aninterest therein; or the table buriness along with the other persons havong and holding aninterest therein; or the table purchase to her may need most advantageous and desirable table purchase to her may need most advantageous and desirable table purchase the purchase table purchase the purchase table purchase the purchase table purchase table purchase the purchase table purcha business along with the other persons haven and holosas; where the sense at public or private sale as to her may seem most assumptageous and desirable, to

so without the order of any lourt or Courts. Item Four.

I give, device and bequest to my beloved daughter, Ella Dorothy Eberhards, the I give, device and bequest to my belove users, to be deferred until my maid the Thousand (\$5,000.00) Dollars in cash. The bequest, to be deferred until my maid the state of t

arrives at the are of twenty-one (21) years. Chas. T. Eberhardt

Item Five.

I give, device and bequest to my beloved daughter, Lillian Dean Eberhardt, the and lequest to my beloved daughter, to be deferred. I give, device and bequeath to symbology to be deferred until a Pive Thousand (\$5,000.00) Bollars in such. The bequest, however, to be deferred until a

becomes twenty-one (21) years of age.

Item Six.

I give, devise and bequest unto my beloved son, Carles William Eberhardt, the I give, devise and bequath unto my variable become operative when he is the Five Thousand (\$5,00.00) Dollars in cash. The bequest to become operative when he is the Pive Thousand (\$5,00.00) Dollars in John one of the until he is twenty-five (25) year one (21) years of are, but not to be delivered to him until he is twenty-five (25) year one (21) years of age, but not to be assured herein after named that she invest the Fig. age. I charging and requiring of my said son, Charles William Eberhardt, to n. Thousand (50,000.00) poliars occurs the four year period between his twenty-first and twenty-fifth birthdays, advantage for the four year period between his twenty-first and twenty-fifth birthdays, advantage for the four year period with the the shall be delivered to him the because thenty-five years of age there shall be delivered to him the because Five Thousand (\$5,000.00) Dollars plus the accrued interest for the term of four years.

Item Seven.

I give, device and bequeath unto my beloved wife, Sudie Burt Eberhardt, all the te der of my estate, both real and personal and mixed of any kind, character and descripting to be here without restriction or limitation of any kind,

Item Bight.

I hereby nominate, constitute and appoint my beloved wife, Sudie Burt Eberhardt, sole Executrix of this my last will and testament, atipulating and providing that she a not be required to make any inventory, appraisement or return of my estate to any Court . Courts, and especially providing and directing that she not be required to give any boot bonds to any Court or Courts as such Executrix.

Chas. T. Eberhardt.

At Fort Walley, Georgia. This December 19th, Anno Domini, 1925.

Chas. T. Eberhardt

Signed, sealed, declared and published by Charles T. Eberhardt as his last will as testament in the presence of the undersigned witnesses who subscribed our names hereto a the special instance and request of the siad Testator, he first signing in our presence a then signing in his presence and in the resence of each other.

At Fort Valley, Georgia. This December 19th, Anno Domini, 1925.

J. D. Kendrick

D. W. Wells

C.L. Shepard

Recorded August 4th, 1926