

This the 20th day of March, 1928.

Frank J. Murray.

Clerk Superior Court - Mecon County.

To the Clerk of the Superior Court of Cherokee County:  
of W. J. Latham, named as Executor of the last Will and  
Testament of Margaret S. Board, deceased, hereby renounce and  
relinquish my right to qualify as Executor under the  
said will, and recommend my friend Don Witherspoon  
for said place.

This the 30th day of March 1928.

W. J. Latham

Filed May 28<sup>th</sup>, 1928.

Recorded May 29<sup>th</sup>, 1928.

Monday Morning, February 18th, 1918.

Court, such pursuant to adjournment,  
present, and presiding the Hon. Geo M. Trotter,  
County Judge, etc., when the following pro-  
ceedings were had and entered of record to-  
wards:

0000000000  
In the matter of the Will of  
Daniel Briscoe, deceased.

Be it remembered

that, on this 18th day of February, A.D. 1918,  
before the Honorable George M. Trotter, Judge  
of the County Court of Marion County, Tennessee,  
came Leroy G. Briscoe, J. Ernest, and C. J. Briso-  
ce, Jr., the widow and two sons of said  
Daniel Briscoe, deceased, and J. T. Carter  
and produced in open Court four paper  
contings, purporting to be the last will  
with three Codicils thereto of said Daniel Briso-  
ce, lately deceased, they being named as  
Executors and Trustees therein:

Will: Said original Will bearing date  
February 13, 1911, A.D. having the name of  
Daniel Briscoe signed thereto, and being  
attested by E. Lucy, May Mitchell and  
Forrest Andrews, as subscribing witness;

Cod. 1: The paper writing pur-  
porting to be the first Codicil of said Will,  
bearing date September 1, A.D. 1914, having  
the name of said Daniel Briscoe signed  
thereto, and being attested by E. Lucy and  
Forrest Andrews, as subscribing witness;

Cod. No. 11: The paper writing pur-  
porting to be the second Codicil to said  
Will, bearing date December 22 A.D.  
1914, having the name of said

Daniel Briscoe signed thereto, and being attested by C. E. Lueky and Forrest Andrews, as Subscribing witnesses:

Cod. No. III. The paper containing purporting to be the Third Codicil to Said Will bearing date October 28, A.D. 1915, having the name of Said Daniel Briscoe signed thereto, and being attested by Mary White and Carrie W. White, as Subscribing witnesses.

And thereupon moved the Court that said four papers be admitted to probate and recorded as the last Will of Said Daniel Briscoe, deceased:

Well: And it appearing to the Court from the testimony of C. E. Lueky and Forrest Andrews, two subscribing witnesses to said paper writing dated February 13, 1911, that said paper writing was type-written in the life time of Said Daniel Briscoe, and signed and executed by him as and for his last will in the presence of said three Subscribing witnesses, and that they at his request, and in his presence and in the presence of each other, subscribed the same as attesting witnesses, and that Said Daniel Briscoe was at the time of sound mind and disposing memory, it is so adjudged and decreed.

Cod. And it further appearing from No. I: The testimony of C. E. Lueky and Forrest Andrews, Subscribing witnesses to the said paper dated September 1, 1914, and being the first Codicil to said Will, that said paper writing was written in the lifetime of Said Daniel Briscoe and signed and executed by him as and for a Codicil to his said last Will, in the presence of said two Subscribing witnesses thereto, and

that they at his request, and in his presence, and in the presence of each other, Subscribed the same as attesting witnesses, and that he, Said Daniel Briscoe, was at the time of sound mind and disposing memory, it is so adjudged and decreed.

Cod. And it further appearing from No. II: The testimony of C. E. Lueky and Forrest Andrews, the two Subscribing witnesses to the paper writing dated December 22, 1914 purporting to be the Second Codicil to Said Will that said paper writing was written in the lifetime of Said Daniel Briscoe, and signed and executed by him as and for the second Codicile to his last Will, in the presence of said two Subscribing witnesses thereto, and that they, at his request, and in his presence and in the presence of each other Subscribed the same as attesting witnesses, and that he, the Said Daniel Briscoe, was at the time of sound mind and disposing memory, it is so adjudged and decreed.

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Cod. And it further appearing from No. III: The testimony of Carrie W. White. One of the two Subscribing witnesses to the paper writing dated October 28, 1915, purporting to be the last Codicil (No. 3) to Said Will, that said paper writing was typewritten in the lifetime of Said Daniel Briscoe, and signed and executed by him as and for a Codicile to his last Will and Testament, in the presence of said two Subscribing witnesses thereto, and that they, at his request, and in his presence and in the presence of each other, Subscribed the

Same as attesting witnesses, and that  
he, the said Daniel Briscoe, was at the  
time of sound Mind and disposing Memory,  
it is so adjudged and decreed.

It further appearing that said  
Daniel Briscoe died on the 6th day of  
February, A.D. 1918, at his home in the City  
of Knoxville Knox County, Tennessee, his  
usual place of residence, at the time  
of his death, it is so adjudged and  
decreed.

It is therefore adjudged and decreed  
by the Court that said four paper writings  
are the true, whole and last Will of  
the said Daniel Briscoe, deceased, and the  
clerk of this Court is hereby directed to  
file and record the same, and thereupon  
said Lucy G. Briscoe, Ernest Briscoe,  
D. Briscoe Jr., and J. V. Lester, moved the  
Court to grant and issue to them letters  
testamentary as the Executors of the last  
Will, and without bond, the same being  
expressly waived by the terms of said Will.

It is, therefore, ordered by the  
Court that letters testamentary be  
granted and issued to said four  
Trustees and Executors as Executors  
and Trustees of the last Will of  
Daniel Briscoe, deceased upon their  
taking an Oath for the performing of  
the Will of the deceased, and the execution  
of the foulst imposed, said bond having  
been expressly waived according to the  
terms of said Will, and they having  
appeared in open Court and taken said  
Oath as Executors and Trustees, letters  
testamentary are accordingly ordered  
to be issued to them and recorded,

and are so accordingly issued.

oooooooooooooo  
Daniel Briscoe

I, Daniel Briscoe, of Knoxville, Knox  
County, State of Tennessee, being of Sound  
Mind and Disposing Memory, do make,  
declare, and publish this my last Will  
and Testament, hereby revoking all other  
Wills made by me.

=I=

I hereby direct that my executors  
and Executrix, hereinafter appointed, pay  
as soon after my death as possible all  
of my just debts, which will be few, if  
any.

=II=

It is my will, and I hereby direct  
my Executors and Executrix to proceed  
as rapidly as possible to close up all  
of any unsettled business I may have  
on hands, and collect in all moneys  
due or owing to me from any source  
and to place my estate in condition  
to be managed and controlled by  
themselves as Trustees, as hereinafter  
provided.

=III=

I hereby give and bequeath to my  
two sisters, Mrs. Lizzie Cain of Haus-  
ton, Texas and Mrs. Mattie B. Lea of  
Cleveland, Tennessee as a testimony  
of my interest in and my love and  
affection for them, the sum of One  
Thousand Dollars to Mrs. Lizzie Cain,  
and the sum of \$5000 Two Thousand  
Dollars to Mrs. Mattie B. Lea, which

Sums will be paid over to them by my executors and trustees as soon after my death as possible.

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I hereby give, devise and bequeath all the rest and residue of my estate of every nature, kind character and description wherever situated, to my executors and trustees hereinafter appointed, as joint trustees, to receive hold, control and manage same upon the following uses and trusts:

1. It is my wish that my home should be maintained by the trust estate herein created for the benefit of my wife, Lucy G. Briscoe, and my two daughters Mrs. Katherine and Margaret H. Briscoe and my youngest son, Lucian Briscoe, as a home for the period of five years after my death, and for this purpose my executors and trustees will pay over to my wife such an amount per annum as she deems necessary, paying the same monthly, quarterly, or every six months, as my wife may desire, and to be increased by her for the maintenance of the home. After the expiration of five years from my death my home place shall still be used and occupied by my wife and two daughters, should they desire so to do, without any rent. But they shall pay the taxes and insurance thereon until the same shall be sold, and my trustees are hereby authorized and empowered, when my wife and daughters no longer desire to occupy it as a home to sell the same whenever it

can be sold upon advantageous terms, they having full power to sell and convey in whole or in parcels by proper deeds, and the proceeds shall become part of my general estate.

2. It is my wish, and I do direct, that my trustees shall hold my said lots and storefronts on Prince Street, and my Gay St. stores, and the lots in the rear of my Gay Street property, fronting on State Street, and any other real estate I may own wholly in my own name, until there shall be a final division of my estate, as herein-after provided, and should said trustees, in re-investing any part of my estate require any other property besides what I now own, they will hold same until the final distribution of my estate, it being my opinion that such properties will continue to grow in value.

I own some interest in real estate in connection with other parties, and my trustees, will join the other parties in selling the same, whenever the parties owning interest deem it best to sell, should my trustees deem it advantageous to sell.

- 3. V

It is my wish that my two youngest children should be supported and educated out of my estate until they become twenty one years of age, and for this purpose I direct that my trustees shall pay over to my wife for the clothing and education of my two youngest children, Margaret and Lucian Briscoe, such sums as wife may deem necessary, paying it to her gratuity.

- VI -

After the payment of all taxes, insurance and repairs on the real estate, and the funds hereinbefore provided

sums will be paid over to them by my executors and trustees as soon after my death as possible.

- IV -

I hereby give, devise and bequeath all the rest and residue of my estate of every nature, kind, character and description from wherever situated, to my executors and trustees hereinafter appointed, as joint trustees, to receive, hold, control and manage same upon the following uses and trusts:

1. It is my wish that my home should be maintained by the trust estate herein created for the benefit of my wife, Lucy G. Briscoe and my two daughters Mrs. Katherine and Margaret H. Briscoe and my youngest son, Lucian Briscoe, as a home for the period of five years after my death, and for this purpose my executors and trustees will pay over to my wife such an amount per annum as she deems necessary, paying the same monthly, quarterly, or every six months, as my wife may desire, and to be expended by her for the maintenance of the home. After the expiration of five years from my death my home uplace shall still be used and occupied by my wife and two daughters, should they desire so to do, without any rent, but they shall pay the taxes and insurance thereon until the same shall be sold, and my trustees are hereby authorized and empowered, when my wife and daughters no longer desire to occupy it as a home to sell the same whenever it

can be sold upon advantageous terms, they having full power to sell and convey in whole or in parcels by proper deeds, and the proceeds shall become part of my general estate.

2. It is my wish, and I do direct, that my trustees shall hold my said lots and houses on Prince Street, and my Gay St. stores, and the lot in the rear of my Gay Street property, fronting on State Street, and any other real estate I may own wholly in my own name, until there shall be a final division of my estate, as herein-before provided, and should said trustees, in re-investing any part of my estate require any other property besides what I now own, they will hold same under the final distribution of my estate, not being my opinion that such properties will enhance to great value.

I own some interest in real estate in connection with other parties, and my trustees, will join the other partners in selling the same, whenever the partners owning interest deem it best to sell, should my trustees deem it advantageous to sell.

- 3. V

It is my wish that my two youngest children should be supported and educated out of my estate until they become twenty one years of age, and for this purpose I direct that my trustees shall pay over to my wife for the clothing and education of my two youngest children, Margaret and Lucian Briscoe, such sums as wife may deem necessary, paying it in quarterly,

- VI -

After the payment of all taxes, insurance and repairs on the real estate, and the funds hereinbefore provided

for the maintenance of the home and the education of my two minor children, it is my wish that the balance of the rents and profits of my estate shall be paid over, share and share alike, to my eight children and my wife, and shall pay the same over quarterly or semi-annually, and the parts going to my minor children Lucian and Margaret, will be paid over to my wife for their use, and without bond, and should the said debt my daughter Katherine, her one-ninth part of the net rents, be insufficient to properly clothe and care for her, my said trustees will pay her more, charging her with the excess, and to be accounted for by her in the final distribution, with interest.

VII

Should either of my said two daughters marry prior to the distribution herein after provided for, and desire a home, my trustees shall expend not exceeding the sum of Ten Thousand Dollars (\$10,000.00) in buying or building for her the home at such place and under such plan as she may determine, the title to which property shall be vested in my said daughter for and during her natural life and for her sole and separate use, with the remainder in fee to her children, share and share alike. And should she die without children to pass them to her surviving brothers and sisters and their heirs, share and share alike. Such investments to be charged to them respectively, with interest, in final settlement of my estate.

VIII

At the expiration of five years from my death, it is my will and I do direct, that my trustees shall then make a distribution of one half (1/2) of the trust estate not at that time invested in real estate, making said distribution between and to my wife Lucy G. Briscoe, and my eight (8) children to wit, J. Ernest, Phil. Jr., William Jr., Ben J. Daniel, Katherine Lucian, Margarita H., share and share alike, one ninth to each, and in this distribution each child will be charged with the advancements I have heretofore made to each, without interest, so as to equalize them, which advancements will be evidenced by notes I have taken from my several children, or memoranda, which will be found in my papers, equalizing all of my eight (8) children in said distribution. The part, thereof, going to

my two daughters will be vested in them to their sole and separate use, free from the marital rights of any husband they may ever have. Should either of my said children be dead at the time of this distribution, leaving no children surviving, the share going to the deceased child shall become and constitute a part of my trust estate to be distributed among the surviving children. Should either son leave surviving a widow, the corpus will not be paid over to said widow, but the income from same will be paid to her as long as she may live, or as long as she remains his widow, and upon her death or re-marriage in income shall cease and said corpus become a part of the trust estate.

Should my wife die before this division then her share shall become and constitute a part of my trust estate, and be distributed among all my surviving children, or their children per stirpes.

IX

At the expiration of ten years from the date of my death, it is my wish, and I direct, that at that time my trustees shall then make a distribution between my wife and my eight children, share and share alike, per Stirpes, of all the remainder of the trust estate not at that time invested in real estate, and such child and my wife shall be charged with any advancements that have been made prior to the date of the said trustees, completely equalizing all of my said children and my wife in this distribution.

The part thereof going to my two daughters will be vested in them to their sole and separate use, free from the marital rights of any husband they may ever have.

Should either of my said children be dead at the time of this distribution, leaving no children surviving, the share going to the deceased child shall become and constitute a part of the trust estate to be distributed, and shall be distributed among the surviving children, should any child be dead, leaving children, his or her share shall be paid over to the children share and share alike. Should either son die leaving surviving a widow, the corpus will not be paid over to said widow, but the income from same will be paid over to her as long as she

remains his widow, and upon her re-marriage or death the income shall cease, and said Corpus shall then be distributed among the surviving brothers and sisters, or their representatives.

Should my wife die before the division then her share shall become and constitute a part of my trust estate, and be distributed among all of my surviving children, or their children per stirpes-

X

When my youngest daughter becomes thirty years of age, or in the event she should die before attaining that age, then when my youngest son, Lucian or Briscoe becomes thirty three years of age, it is my will that all the residue of my estate, then existing in the hands of my trustees, real and personal, shall be divided, Share and Share alike, among my eight children and my wife (9 persons) Share and Share alike, per stirpes, free from the marital rights of any husband. But if the widow or widows of any of my sons be then living, and there be no children, said widow or widows will be paid simply the income upon her husband's part of said estate, so long as they remain his widow, and after they re-marry or die, the Corpus shall then be distributed among my other children, Share and Share alike, per Stirpes.

Should either of my children be dead at the time of this distribution, leaving no children surviving, the share going to the deceased child shall become and constitute a part of my trust estate, to be distributed among the surviving children, or their children, per stirpes.

Should either one die leaving surviving a widow the Corpus will not be paid over to said widow, but the income from same will be paid over to her as long as she remains his widow and upon her remarriage or death the income shall cease, and said Corpus shall then be distributed among the surviving brothers and sisters, or their representatives.

Should my wife die before this division then her share shall become and constitute a part of my trust estate, and be distributed among all of my surviving children, or their children per stirpes-

In making such division under this clause, my trustees shall

have the power to divide in kind, if the real estate can be divided in kind, or taken jointly by some and others paid money, it shall be done. But, if not, the whole real estate shall be sold and the proceeds divided as above stipulated, subject to be made upon such terms as my trustees may deem best, and either at public or private sale,

XI

I hereby give express power to my said trustees to invest any personal property I may leave in real estate on Guy Street or on Market Square, or on Prince Street and further give them full power to change from time to time any investment and re-invest the same, a majority of said trustees controlling in the determination of any controversy that may arise between them, touching any investments or re-investments, or other matters in regard to the management of the estate, but they shall consult my brother P. J. Briscoe, touching same.

Addendum to XI

One of my executors and trustees, as herein after appointed, will have no interest in my estate, and it is my will that he be paid out of my estate the sum of \$300.00 (Three Hundred Dollars) per year for his services as Executor and trustee. The other executors and trustees will be directly interested, and it is my wish that they shall not charge anything for their services, nor be paid anything.

XII

I hereby constitute and appoint, Lucy G. Briscoe, J. Earnest Briscoe, P. J. Briscoe Jr., and S. V. Carter as Executrix and executors of this my last will, and also as joint trustees of my estate, and hereby expressly excuse them from giving any bond, either as executors or as trustees, and from filing any inventory, and from making any settlements with the County Court of Knox, either as executors or as trustees, having full confidence in them, and knowing that they will faithfully execute the trusts herein imposed upon them. Should either one of said executors and trustees decline to qualify, or should die after qualification, then in that event the others shall have all the powers herein given to them as in whole. Should two of said executors

and Trustees decline to act, or should two die, then the remaining Trustees shall have the power to constitute and appoint in the room and stead of the two deceased Trustees another Trustee, who shall have all the powers, as though appointed by the original terms of this will, and shall not be required to give bond nor make Settlements, and this appointment shall be evidenced by an instrument duly acknowledged and recorded in the Register's office of Kure County, Said Executor and Trustees are requested to keep a set of books showing their transactions as Executor and Trustees, which books shall be subject to inspection by any of the devisees by my estate.

In Witness Whereof, I the said Daniel Briscoe, have hereunto set my hand and seal to this my last will, typewritten on this and seven other pages of like paper, each page having my signature endorsed on the margin, This the 13 day of February 1911.

Signed, Sealed and declared  
by the testator, Daniel Briscoe,  
as his last will, in our presence,  
and we, at his request, and in his  
presence, and in the presence of each  
other, have hereunto signed our names  
as witnesses, this 13 day of February 1911.

C. E. Tracy  
Mary Mitchell  
Forest Andrews.

### Codicil

Codicil to the last will of Daniel Briscoe of Kureville Tennessee.  
Since making my will bearing date February 13 1911  
which is now before me, I have determined to make certain  
changes in same, as herein after shown,

1.

I direct that my home shall be maintained by my Trust  
Estate for one three years, in place of five years, as provided  
in my will and to this extent I change Sub-section 1, Section XV of  
my will. I further hereby give to my son, Lucian, my gold  
watch and chain, and further give to my wife all of the furniture  
brick & brick, Silverware &c in my home, to be distributed by

her between herself and my children.

II.

It is now my will that there shall not be any distribution of the Corpus of my estate until my youngest child, Margaret, becomes fifty years of age. Should she die before becoming fifty years of age, then until my youngest son, Lucian, becomes fifty-three years of age, and should both die before either attained the ages named then upon the death of the survivor of my said two children. So soon as any debts I may owe are paid, then I direct my Executor and Trustees to forthwith collate and determine all advancements made to my children, as shown by notes, memorandum and books, charging each child with the amount advanced but without interest, and then fix and determine the respective interest of each child in the Corpus of the estate, charging no advancements to my wife.

After the interest of each child has been fixed in the Corpus, then the net income will be paid over to each child according to his or her interest, in the Corpus, as fixed and determined my wife having a one ninth interest in the income.

Said net income will be paid over to each, as often as the collection of same will permit, and the same will be continued until the final distribution as hereinbefore provided. When final distribution is made, each child or their children shall receive in fee, her or their parts of the Corpus, and the five and ten year distributions as directed in Sections VIII and IX of my will are hereby revoked.

III.

My youngest son, Lucian, being now of age will not be entitled to anything under Section V. of my will.

IV.

I hereby revoke all of Section IV of my will.

V.

Until final distribution of the Corpus the net income thereon as herein provided, shall be paid, in the event of the death of any child to the persons named in my will.

VI.

Upon all questions arising, as to sales, investments, reinvestments and all matters coming before my Executor and Trustees

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I hereby direct that a majority of said Executors and Trustees shall control, as provided in Section XI of my will, provided however the Executor and Trustee not interested in the Estate shall be one of the majority.

VII.

I hereby ratify and confirm my said will of February 13 1911 except as modified by this Codicil.

I hereby give to my two grandsons Daniel Briscoe, Sons, of my Sons, Ben and Dave each one thousand dollars.

In witness whereof I, Daniel Briscoe, have hereunto set my hand and Seal to this Codicil, this 1<sup>st</sup> day of September 1914 written on this and five like pages of paper,

Daniel Briscoe.

Signed sealed and declared by the Testator Daniel Briscoe as and for a Codicil to his last will, in our presence, and we in his presence at his request, and in the presence of each other have hereunto signed our names as Subscribing witnesses,

C. E. Lueky

Forrest Andrews.

Second Codicil made this December 22<sup>d</sup> 1914 to the last will of Daniel Briscoe of Knoxville, Tennessee bearing date February 13, 1911.

1.

In my original will of February 13 1911 and in Codicil of Sept. 1. 1914, hereto I directed my children to be charged with the advancements I had made and might make to each during my life, but now upon reflection I have determined to modify that part of my said will and Codicil and hereby declare my children shall only be charged with advancements made heretofore to them to the extent that they now have property purchased out of said advancements, and I hereby fix the amounts to be charged to each. (7075.00)

J. Ernest Briscoe 7.075.00. P. J. Briscoe Jr. 5700.00. M. Briscoe 5500.00.  
D. T. Briscoe 22000.00. Daniel Briscoe 25.000.00. Lucia M. Briscoe 5.000.00  
Catherine B. Rogers 7.000.00

One note and memorandum showing advancements to any of children

made prior to this Dec 22 1914 will be canceled and surrendered by my Executors, and my children shall only be charged with the aforesaid sums, and without interest.

11.

However it is my wish that all of my children shall be charged with all advancements made to each after this date, which will be shown by notes or charges on books kept for me, but without interest, and equalization shall be made between my children both as to the aforesaid advancements and as to advancements made after this date, as provided in my Codicil of Sept. 1. 1914.

11.

I hereby ratify and confirm my said will of February 13 1911 and Codicil of Sept. 1. 1914 as to all of their provisions, except as changed and modified by this Second Codicil.

In witness whereof I, the said Daniel Briscoe have hereunto set my hand and Seal to this Second Codicil written on this and a like page of paper this 22<sup>d</sup> day of December 1914

Daniel Briscoe Seal

Signed, sealed and declared by said Daniel Briscoe to be a Codicil to his last will in our presence, and we in his presence at his request and in the presence of each other have hereunto set our names as subscribing witnesses

C. E. Lueky.

Forrest Andrews.

(3rd Codicil)

Additional Codicil to the last will of Daniel Briscoe of Knoxville Tennessee, Bearing date February 13 1911.

In my original will of Feb 13<sup>d</sup> 1911 I appoint my friend S. V. Carter, one of the Executors and Trustees under said will, providing that he should be paid Three Hundred (300) Dollars per year for his services to having no personal interest in my estate. Now believing that the other Executors and Trustees will not need his active services in the administration of the estate more than four years, I hereby direct that his compensation shall cease at the end of four years from the date of his qualification, although I have no doubt the wife Charles

-fully give advice to the other Executors and Trustees, and  
will continue as such Executor and Trustee until the termina-  
tion of the Trust Estate.

I hereby ratify and confirm my last will of February 13 1911  
and the several Codicils I have heretofore made to said will, except  
as modified by this Codicil. In witness whereof I have hereunto  
set my hand and seal to this Codicil this the 28<sup>th</sup> day of October 1928.

Daniel Briscoe *C. Peale*

Signed, Sealed and declared by the said  
Daniel Briscoe as and for a Codicil to his  
last will of February 13 1911, in our presence  
and we in his presence, and at his request,  
and in the presence of each other, have hereunto  
Subscribed our names as witnesses thereto,

Mary White  
Carrie W. White

Probated in Minuted Book #2 Page 521.

State of Tennessee } S. J.  
County of Knox }

J. T. M. Kennedy, Clerk of the County Court for the  
aforesaid County, do hereby certify that the foregoing is  
a true and perfect copy of the Last Will and Testament of  
Daniel Briscoe deceased, together with the order of probate, as  
the same appears of record in my office.

Witness my hand and official seal in Knoxville this 10<sup>th</sup> day of May 1928.

J. T. M. Kennedy, County Court Clerk



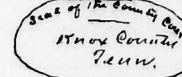
State of Tennessee } S. J.  
County of Knox }  
I, S. O. Houston sole presiding Judge of  
the County Court of said County, do hereby certify that I am Kennedy  
whose genuine signature appears to the foregoing Certificate is now, and  
was at the time of signing the same, Clerk of said County Court, which  
is a Court of record, duly elected and qualified as such, and that  
said attestation is in due form of law and by the proper officer  
Given under my hand at office in Knoxville, this the 10<sup>th</sup> day of May 1928.

S. O. Houston, County Judge.

State of Tennessee } S. J.  
County of Knox }

J. T. M. Kennedy Clerk of the County Court of said  
County, do hereby certify that S. O. Houston Esq., whose genuine  
signature appears in the foregoing Certificate, is now, and was at the  
time of signing the same, sole Presiding Judge of the County Court in  
and for said County, duly elected, Commissioned and qualified  
as such and that said attestation is in due form of law.

Witness my hand and Seal of said Court at office in Knoxville  
This the 15<sup>th</sup> day of May 1928.



J. T. M. Kennedy  
County Court Clerk.

Recorded August 17, 1928.