

Dr. H. T. Hubbs Will

I, H. T. Hubbs of this day and date being in sound mind make my last Will and Testament. I hereby appoint my wife Anna Maria Hubbs to execute this without bond. And after paying all my just and lawful debts the remainder to go to my said wife Anna Hill Hubbs consisting of real estate, money and personal property. Insurance money ready and account &c. To her to have and use as she pleases.

At Lauder Benton County
Tennessee, May 8th 1907

H. T. Hubbs

Witness

J. M. Crovins
H. J. Morris

State of Tennessee } The within paper
Benton County writing presented
in open court
and pronounced open
court to be the last will and testament
of H. T. Hubbs signed by the two subscribing
witnesses H. J. Morris and J. M. Crovins.
It is therefore ordered by the court
that said paper writing be probated
and entered of record as the last will
and testament of the said H. T. Hubbs
deceased.

This June 29th 1908
H. J. Morris
Co. Judge

Sarah Luper, East Hill

State of Tennessee

Benton County District No 11.

I Sarah Luper do make my last will and Testament to it I will my entire undivided interest of land to my Sister Rebecca Hobdy to have and to hold & transfer forever bounded as follows; on the East & North by the lands of W. C. Earp on the West & South by the 10th of Settley.

This March 14th day 1904

Sarah Luper

W.

J. M. Crovins
H. J. Morris

State of Tennessee

Benton County } The within paper
writing was presented
in open court and
proven to be the last will and testament of
Sarah Luper decedised by the two Subscribing
Witnesses J. M. Crovins as such
It is therefore ordered that it be entered
for probate as such

This Aug 27th 1908

H. J. Morris judge

J. S. Rice Last Will

I J. S. Rice do make and publish this my last will and testament hereby revoking and rendering void all others by me at any time made.

First I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any moneys that I may die possessed of or may first come into the hands of my executors.

Secondly I give to my wife Helen Rice all my property, both personal and real during her life except the organ which I give to my daughter Alice Rice to be hers.

Thirdly At the death of my wife my property is to be sold both personally and real estate and divided equal with my heirs.

I do hereby nominate and appoint H.A. Rice my executor to serve without bond for witness whereof I do to the very last will yet my hand. The the 19th day of May 1903

J.S. Rice
w.m.k.

Signed and published by our presence, and we have subscribed our names here to in the presence of the testator This the 19th day of May 1903

O.P. Spence
Jos. W. Byrd

State of Tennessee
Benton County

The foregoing paper writing was presented in open court and proven to be the last will and testament of J.S. Rice Deed by one of the subscribing witnesses O.P. Spence. It is therefore ordered that it be probated as the last will and testament of J.S. Rice Deed.

This September 18 1908

W. T. Morris Judge

C. A. N. Water Last Will

State of Tennessee, Benton County,

I knew all men by their presence That C. A. N. Water being of sound mind but feeble in body, Considering that life is uncertain and death certain, do make and publish this my last will and testament hereby revoking all other wills by me made at any time.

1st I give my soul to God who gave it and my body to another earth from whence it came

2nd I direct that as soon after my death as practicable that my funeral expenses and all just debts be paid as herein after directed

3rd I give and bequeath unto my son Tom Waters and my daughter Mt. Waters All of my real estate, consisting of 185 1/4 acres, lying and being in the 8th District of Benton County, Tennessee, that is to say, the said Mt. Waters is to have an equal interest in the same possession and rents of said lands during the term of her natural life, but at her (Mt. Waters) death all of said lands are to be and become the sole and exclusive property of the said C.H. Waters but I direct that the said Tom Waters pay all of my just debts and funeral expenses

4th I give and bequeath unto my daughter Alice Lee, Mt. Waters bed Rollers, laundry, all of my household and Kitchen furniture to be divided equally among them

5th I give and bequeath unto my son S.S. Waters, one gray mule, one horse wagon and corn drill; one two horse harrow, and two single trees

6th I give and bequeath unto my son C.B. Waters, one gray mule, one rifle gun and one saddle.

7th I furthermore give and bequeath unto my son C.B. Waters, one double barrel shot gun and one

- E. A. N. Waters Last Will -

Cross I cut saw.

I, testifying whereof I have this day hereunto set my hand and seal,
this the 12th day of December 1908

E. A. N. Waters (Seal)

signed, sealed and published in my presence; and we have subscribed our names hereto in the presence of the testator, this the 12th day of December in One Thousand Nine Hundred and Eight.

Witnesses J. P. Paffard
W. B. Wright

Presented in open Court and proven an oath by the subscribing citizens, J. P. Paffard and W. B. Wright and the same read and ordered by the Court recorded.

This the 18th day of December 1909

J. C. Davis
County Judge

- Elizabeth Hause Last Will -

I, Elizabeth Hause do make and publish this my last will and testament. Firstly, I direct that my burial expenses be paid, and all other debts if there be any. A stone monument as near like my husband R. H. Hause Dead as possible be put to my grave. All to be paid out of my effects, that I may lie possessed with, or company come into the hands of my Executor. Secondly, I bequeath to D. A. Miller One bedstead, one set Springs, one feather bed; One bolster tube pillow, one trunk and all my bed clothes. Thirdly, I bequeath to W. T. Kiser, one bedstead; One feather bed and two pillows. Fourthly, I bequeath to Viola S. Odell my Wardrobe.

Fifthly, I bequeath to R. H. Hause my iron safe which now bears his name. Sixthly, I bequeath to D. A. Miller, R. T. Kiser and Viola S. Odell, the remainder of my estate to be equally divided between them.

Seventhly, I bequeath to M. P. Hause his father all truck and its contents. Eighthly, I bequeath to Mary Hause all my sewing clothes. Ninthly, I leave by ministrance D. A. Miller my Houston without being required to pay her board.

This March 1st 1910. *See*
Witnesses
S. P. Brasher
H. J. Dry.

Presented in open Court and proven an oath by H. J. Dry one of the subscribing witnesses and also by the said Dry, that the other subscriber with whom signed and witnessed said will in his presence, wherefore said will as the within instrument is deemed to be received.

This 2nd day of May 1910
J. C. Davis County Judge

H. L. Walker Dead Will.

Sister Sparrow

Jan 27, 1910

I want you to take Gladys, you and Nick, what money I have in my pocket and spend it all Gladys for clothing and schooling as Gladys as Gladys needs it, when I am gone, and Sister you see that Gladys is not miss treated if you can help it, have her to print same. The least will allow for Gladys Board out of her and money, and your trouble that you have with her.

I hope you will do this, and oblige,

Your Father
H. L. Walker

The within paper writing was this day admitted to probate, this June 6th, 1910

J. E. Davis
Judge

R Mitchell - Last Will.

I, R Mitchell being of sound mind and knowing the uncertainty of life and the certainty of death, do make this my last will and testament.

1. I will and bequeath to my daughter Sarah Ann Cogle who is now the wife of James Cogle a tract or parcel of land lying in the 5th Civil dist. of Benton County, beginning at the North West Corner of a tract owned by Vinwidde; then west to the corner of tract owned by Lonnie Evans and his Mother; thence west to a corner on 20 acres French's line.

It is my will that my daughter above named do have all land South of the line above mentioned being 40 acres more or less.

2. It is my will that my friends John Pafford and J. M. Lashlee do be executors of this will and Administrators of my Estate.

This December the 8th day 1910

R. T. Mitchell
^{his}
mom

Witness E. P. Hargis
Witness H. C. Pafford

Presented in open Court and proven on Oath by the two subscribing witnesses E. C. Hargis and H. C. Pafford and ordered probated

This 20th Dec. 1910

L. E. Louis
County Judge

Millie Enloe's Last Will.

I, Millie Enloe being sound of mind but feeble in health and knowing that life is uncertain and death is sure do make and publish this my last will and testament hereby revoking any or all other wills heretofore made by me at anytime.

First: I desire that all my debts and funeral expenses be paid out of the proceeds of any property I may have at the time of my death as soon after my demise as practicable.

I do hereby will and bequeath to my friend Mrs. Sharp, all my property both real and personal after the payment of my debts and burial expenses, my said real estate consisting of 6 acres of land in the 5th District of Benton County Tennessee and bounded as follows to wit:

Bounded on the North by the lands of Tally; on the East by the lands of Hallord; on the South by the lands of Purvis and Johnsons; and on the West by the lands of H.P. Saunders, said land being the tract deeded to my husband Henry Enloe by H.P. Saunders and wife and descended to me at the death of my said husband.

I hereby nominate and appoint L.T. Thompson Executor to wind up and carry out the provisions of this my last will and testament.

Witness my hand this 6th day of February 1911

Millie Enloe

The above instrument was signed and executed in our presence, and in the presence of each other, the Testator herein having called upon us as witnesses to his execution of her last Will and Testament this February 6th 1911

H.M. Johnson

J.D. Pate

The above paper writing was presented in open court and proven by H.M. Johnson and J.D. Pate witnesses to be the last will and testament of Millie Enloe deceased, and it is hereby ordered by the Court that the above be entered of record and probated as the last Will and Testament of Millie Enloe deceased

This March 18th 1911

L.E. Davis

Judge.

Last Will of J.D. Cooper.

I J.D. Cooper being sound in mind but feeble in health and knowing the uncertainty of life and the certainty of death do make and publish this my last will and testament hereby revoking any or all other wills by me heretofore made.

1st. It is my will and I hereby direct that all my just debts and funeral expenses be paid out of the proceeds of my personal estate as soon after my death as practicable.

2nd. In the event my wife L.J. Cooper survives me it is my will and I hereby bequeath to her my said wife my entire estate real and personal for her during her lifetime to use as she may see proper after the payment of my just debts and funeral expenses as provided in section one of this will.

3rd. Should my wife L.J. Cooper not survive me I hereby will and bequeath my property of whatsoever character it may be to my three sons and four daughters to share in the said estate equally, after the payment of all my debts as heretofore provided in section one and two of this my last will, and after the payment of whatever amount out of my estate is necessary and equitable in accordance with section four of this my last will hereafter stated.

4th. I direct that my Executor pay to my daughter-in-law Lizzie Cooper out of the proceeds of my estate whatever amount as may seem just and proper for caring for my wife and myself during our old age and sickness, the time and trouble which she has already had the care of us and may hereafter have of us to be fully considered, we already having had her care since November 1908, and during this time since July 1909 my said wife having been confined to her bed all the time and I myself on account of a nervous trouble being almost as helpless as my said wife and having to be fed and cared for by the said Lizzie Cooper who on our account and on account of caring for us during this time has denied herself of any other livelihood, and it is my

intention that she be compensated for the care of us and that the same be made a charge against my estate for the time she has already had the care of us and whatever time she may care for us in the future, while I have paid to my son and will pay to him H. C. Cooper for our board an amount sufficient to pay for the provisions we actually used but am not paying only about one half the usual price for board and this has been paid to him at the end of each month. And owing to the fact that his wife the said Lizzie Cooper has had special care of us and has received no compensation for the same I make this provision in my will and as directed above that this sum be as a charge against my said estate and treated as such by my executors and paid out by him whatever amount appears to be just and equitable compensation, the condition of myself and my wife being taken into proper consideration and the time and amount of trouble to which the said Lizzie Cooper has been also considered, that she has already had and that she may have in the future. However should my said wife survive me it is my will that a sufficient amount of money and property be reserved for her use and benefit during her lifetime this to be my executors first consideration and then the allowance to the said Lizzie Cooper my daughter in law next.

5th, Should I survive my wife L. C. Cooper then it is my will that Sections One and Four of this my will be carried out and then whatever amount of property that maybe left the same be distributed equally among my seven children Dora, Clark, Maile, H. C., Ella, S. J. and Della they to share equally in the division of the same after taking from each share the amount that I have allowed them as shown by notes which I hold against them.

6th, I hereby nominate and appoint my friend S. A. Clement and my son H. C. Cooper Executors to this my last will and testament.

In testimony whereof I hereunto set my

hand in the presence of the undersigned witnesses on this the 1st day of May 1911.

*John Cooper
his
wife*

The above will and testament was executed by the testator in our presence and the presence of each other the testator having caused on us to act as witnesses to his execution of the same on this the 6th day of May 1911.

Witnesses

*Mary W Rushing
Maude McElroy*

Presented in open Court and proven on oath by the two subscribing witnesses Mary W Rushing and Maude McElroy and ordered to be recorded. This the 8th day of June 1911.

*L. E. Davis
County Judge*

Last Will of J M Smith,

I J M Smith of the County of Benton and State of Tennessee being of sound mind and full health and age do of my own free will and accord do make and declare this my last will and testament first that my wife Mary Adeline Smith take charge of all of the property and pay off all debts and after the debts is paid that she is to use all the balance as she thinks best and that she take charge of all the lands and manage it as she choose, and that all the timbers to be hers to do as she pleases with it during her natural life, and at her decease after her burial expenses its my will that W.D. Earp has all of my lands during her natural life and at her decease it my will that then my land belong to her heirs and to their heirs and its my will that John Harris has fifty dollars out of my estate at the death of Mary Adeline Smith and its my will that this be placed on record in 30 thirty days after my decease.

This 24th day A.D. 1908 here I place my hand and seal

J M Smith

Witnesses

B F Smith

G H Parker

The Within Will was presented in open Court and proven on oath by G H Parker and B F Smith the two subscribing witnesses and ordered recorded

This 27th day of July 1911

L E Lewis
Co. Judge

State of Tennessee I know all men by these presents:

Benton County } That I James Mumrey do most and publish this as my last will and testament hereby revoking and making void all others by me at any time made.

First I desire that my funeral expenses and all my debts be paid as soon after my death as possible out of my money that I may die possessed of or may first come into the hands of my Executor.

Secondly, I give and bequeath to my son Bob Mumrey & two daughters Emery & Clara Mumrey the Southeast end of my home place of tract of land including my dwelling house divided as follows: To-wit making a straight line across my farm between where I now live and where Morris Johnson now lives straight with a Chestnut stump on the left of the road to the mouth of the first Hollow from the hollow west or North of the big hollow leading to my son Jep Mumrey, thence continuing straight on to the line of my home place then South east with my original line with it measured to the beginning opposite & straight with the above mentioned Chestnut Stump and hollow. Now my two daughters Emery & Clara Mumrey are to have equal rights with my son Bob Mumrey to the above land while they remain single but upon their marriage the lands is to be Bob's. I also will that my wife Cordelia and my two daughters Emery & Clara & my son Bob Mumrey have all my personal property consisting of my horse Stock & Miles and Cattle and Hogs & Fowls together with all my household and furniture. I also will that my son Bob pay to Joel Mumrey upon his arriving at the age of 21 years the sum of one Hundred dollars and further will that my wife Cordelia Mumrey have all my money & Notes and Accts I may die seized and possessed of.

Thirdly I will that my sons H J Mumrey and Job Mumrey & Jim Mumrey and my daughter Rachel Hyatt & Rida Jane Markham's child & Algoda Bulston Roena Johnson's children (twins) Alora & Lela have the Northwest end of my home tract of land from the line I mentioned

running through my farm to my son Bob Murney by the Chestnut stump to the mouth of the hollow as above mentioned to be equally divided the above mentioned children of Roena Johnson's sharing their mother's part.

Fairly I will that my son J. E. Murney have the place he may live on known as the John Hicks place he paying to W. F. Job & Jim Murney & Rachel Hyatt & Roena Jane Murchison's heirs & Alzadas Gulston & Roena Johnson's heirs the sum of One Hundred Dollars.

Lastly I do hereby nominate and appoint W. J. Murney my executor in witness whereof I do to this my will set my hand this 27 day of November 1911.

James Murney

Signed and published in our presence and we have subscribed our names hereto in the presence of the Testator.

This the 27th day of Nov. 1911

*Jonnice Johnson
K L Arnold*

State of Tennessee } The above will was
Benton County } broached in open Court and
proven to be the Last Will and
Testamento of Jonnie Murney, by Tom Johnson
& K L Arnold Subscribing witnesses thereto
and the same is by the Court ordered probated
and entered of Record as the Last Will and
Testamento of Jonnie Murney aforesaid,

*L C Louis
Co Judge*

To Whom it may be Concerned

I Liza Jane Benton, being 21 years old and of sane mind realizing the uncertainty of life and the certainty of death making my last will and testament after I am buried I want the one or ones that sees often and cares for me in my last days to have all of the property I may leave except one dollar I bequest to my daughter Parama Lee.

This Feb 22 1911

*Liza Jane X Benton
C. C. Hallingsworth
Witness*

State of Tennessee }

The within paper writing Benton County I was this day produced in open Court, and proven to be the last Will and Testamento of Liza Jane Benton by C. C. Hallingsworth subscribing witness thereto and the same is by the Court ordered probated and recorded as such

This 22nd Dec 18th 1911

*L. E. Louis
Judge*

N. Wilson's Will.

I Nathon Wilson being of lawful age
and sound mind do make and publish
this my last will and testament hereby
revoking and making void all other wills
made by me at any time, whether written
or verbal.

- ^{1st} I will that all my just debts (if any)
together with my burial expenses be paid.
² All the property real and personal now
belonged to my wife should she survive me
be sold and together with any money I may
have or have owing to me be equally divided
between my wife and five (5) children.
I share and share alike viz. William M. Wilson
Ira A. Wilson, Nalie H. Wilson, Manda Parlee
Wilson, Joseph M. Wilson and my wife Margaret
M. Wilson. And finally at the death of my wife
I will that all the property both real and
personal be equally divided between the aforesaid
five children viz. William M., Ira A., Nalie H.,
Manda Parlee, and Joseph M. equally. I share
and share alike. The land and personal
property to be sold and the proceeds divided
as thought fit by my Executor. And lastly
I appoint G. H. McElroy with my widow
should she survive me Executor to wind up
my estate according to the provisions of this
will.

This 16 day of January 1899. N. Wilson + his wife.

Signed in our presence of:

G. J. Woods
E. C. Viest.

State of Tennessee, Presented in open Court and
proven by the two subscribing
Benton County witnesses G. J. Woods and E. C. Viest
and ordered to be recorded.

This June 15th 1912
L. E. Davis
County Judge.

Sarah E. Wedelstott's Last Will

I, Sarah E. Wedelstott, wife of Charles Wedelstott,
of Big Sandy Butter County Tennessee, declare this
to be my last Will and testament.

1. I have a claim against the U.S. government, in
Washington now pending in the Court of Claims at
Washington. This claim I bequeath and give to my
husband Charles Wedelstott under the following con-
ditions: That he prosecute said claim with all
possible means to a successful issue, and that
collect the same, and after such collection demand
him to invest at least Three Thousand Dollars of said
claim for the use of my son Willie Wedelstott, and
live bodily him in such manner as he and
said Willie Wedelstott shall agree.
2. That my husband to whom I also bequeath
my personal effects makes such disposition of
the same as he may think proper.
3. That all the real estate in vehicles I have any
interest shall be the sole property of my husband
Charles Wedelstott during his lifetime, and
after his death, such property shall go to my
son Willie Wedelstott and his bodily heirs.
4. I hereby appoint my husband Charles
Wedelstott Executor of this my last will, without
requiring him to give bond.

I hereby authorize and direct Mr. Silas Bullock
to sign my name.

Sarah E. Wedelstott

Witness to the above will this the 5th day of
January 1900 - S. W. Bullock

Edna Brunner

State of Tennessee, The above and within paper
Benton County, writing as will was on the
18th day of November A.D. 1912

Presented in open Court and duly proven
as the last Will and Testament of Sarah E.
Wedelstott deceased, by Edna Brunner (now Brunner)
one of the subscribing witnesses thereto, also
the signature of the other subscribing witness
thereto, S. W. Bullock deceased, was proven by S. C.
Clement and the said paper writing is
hurriedly ordered probated and recorded as
aforesaid last Will and Testament of the said
Sarah E. Wedelstott deceased.

L. E. Davis
Judge

Margret Norden Will.

I, Margret Norden of the County of Benton
Halloway Term, make this my will
that is to say after all my just debts and
burial expenses are paid, I give and bequeath
and devise to J T Norden and his heirs all of
my property real and personal.

I do print and make J T Norden Executor of
this my will and testament.

Signed and sealed the 28th day of June 1917.

H Hallowell Witness Margret Norden

J G Laster
J P Wetton

State of Tennessee } The above paper writing
Benton County } was this day presented to an
open Court and proven to be
the last will and testament of Margret Norden
deceased by J P Wetton and H Hallowell
subscribing witnesses thereto. The same is
hereby ordered probated and entered of record
as such.

This 29th 1917,

J E Davis.
County Judge.

W L Mattack Will.

I, W L Mattack do make this as my
last will and testament hereby revoking and making
void all others by me before this.

I direct that my expenses and debts be paid
as fast soon after my death out of my money that
I may die possessed of that come into the hands
of my executors.

I have deeded to William L Mattack, my son
one tract land it being his father part of lands
I own. I also have deeded Calenius Mattack my
son two lots of land, it being his father part of
my lands I own.

I give and bequeath desire my daughter Oleaner
Maxwell the remainder land lying west of
the land in River bottom.

I deeded to Calenius Mattack, the boundaries of
lands I will Oleaner Maxwell is as follows;
Beginning at my Northwest corner known as
Malin lands in River bottom, running South
with Henry Craigs line 150 pds; thence East 52'
pds; then North 13' 2 pds; then East about 16 pds
to division line; runs for C M Mattack division
line and this part running with division line
north to River; also one other tract lot land about
12 acres and 14 pds I had surveyed and more
lens included the house and lot where Denison
Nesom built house and lot, the lots is found
tract No 7 I pin to this will, J M Bridges Surveyor.

(Tract No 7, Beginning at a stake standing in
a little branch at the W. S. N. corner of tract No 1 with
Maple, Sycamore and blackgum pts. Runs S. 45° E 27' 14"
pds to a white oak; thence S. 9° N 23' pds to a stake
with black walnut and 2 sweetgum pts. Thence N. 62° 40'
N. 28 1/2 pds to a stake in Mattacks 4 P. with dog wood,
red and white oak pts; then North 6 1/2 pds to a road
on the S. side of a small branch with a white oak pt;
thence N. 30 1/2 pds to a stake with red oak sweetgum
blackgum and hickory pointers; thence North 3 1/2 pds
to a stake with white and red oak pointers; thence S.
79° E 15' 3 pds to a stake in the W. S. of tract No 1 with
hickory and blackgum pts; thence S. 9° E 27' 6 pds to
the beginning, and containing 12 acres and 14 pds
and including Denison Nesom's residence.)

J M Bridges.)

C.S.

I give and bequeath desire my daughter Elizabeth

Hinch her ancestors the remainder my home tract where I live when my wife died it being tract I cut off about 35 acres added thereto.

I give and bequeath and desire my grandson Herman Harmon Munson when he becomes twenty one years old tract land known the sware house land where Henry Finch built house also the hollow field from C.M. Mattock line so as to include task East hill side woods the ridge to top the ridge running North to C.M. Mattock South East corner River tract land. The said Herman Munson not to have this until 21 years of age I desire my sons Wm. Mattock and C.M. Mattock my Executor, I here appoint Wm. Mattock and C.M. Mattock my executor

This Jan. 14 1911.

H. L. Mattock

Witness B.J. Mathis
D.H. Henry

(Description of Tract No 1 Beginning at a stake standing in the road at the S.W. corner of a tract owned by M.G. Fry with a white oak pt. runs East 1⁰ right hand bearing 26 poles to a stake with 3 post oak pts; thence South 22 poles and 14 links to a stake in the field; thence N 81 1/4 E. 28 poles to a stake just west of said road with post oak pts; thence N 75 1/2 E. 14 poles to a stake with red oak, hickory and sweetgum pts; thence N 77 1/2 E. 19 1/2 poles to a stake in a little ditch with Maple, Sycamore and black gum pts; thence upward branch N 9 1/2 E. East 20 poles to a stake with Maple, Sweetgum and red oak pts; thence East 2 1/4 poles to a stake in said road; thence South 17 poles to the beginning containing 6 or 118 P. and including the residence at which C.M. Mattock lives.)

Presented in open Court and proven on oath by the two Subscribing witnesses B.J. Mathis & D.H. Henry and ordered to be probated on record

This Jan. 11th 1913.

L.E. Davis
Co. Judge.

A.D. Vick Last Will and Testament

Know all men by these presents:

That I, A.D. Vick, of Camden, in the County of Benton, State of Tennessee, farmer being in ill health but of sound and disposing mind and memory, do make and publish this my last will and testament, hereby revoking all former wills by me at any time heretofore made.

And as to my movable estate, 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:

All my just debts and funeral expenses shall first, by my execatrix hereinafter named be paid out of my estate, as soon after my decease as shall by her be found convenient.

I give, devise, and bequeath to my beloved wife, Viola Vick, all my Household furniture, my personal property of whatever kind, to be paid to her by my execatrix, hereinafter named, within a reasonable time, all of said property to be hers absolutely for her sole use and behoof, to be used for the maintenance of herself, according to her best judgment, to house and to hold the same to her and her executors, administrators, and assigns forever. I give, devise, and bequeath to my wife Viola Vick the following tracts and parcels of land and all the appurtenances thereto belonging:

First Tract - being the lot upon which I now live and is 100 feet by 310 feet, running North and South 100 feet and East and West 310 feet.

Second Tract - being the house and lot where Will Corbitt now lives and is 100 feet by 310 feet, running North and South 100 feet and East and West 310 feet.

Third Tract, being a vacant lot bought by me of J. Laundry and wife and is 100 feet by 310 feet running North and South 100 feet and East and West 310 feet, all three of said tracts or parcels of land lying and being in the town of Cornelsen, 5th Civil district, Benton County, Tennessee.

Fourth Tract, lying and being in the 5th Civil district of Benton County, State of Tennessee, the said fourth

tract embracing two original tracts, one for about 80 acres the other for about 40 acres, and bounded and described as follows to wit:

On the North by the lands of C.C. Vick; on the East by the lands of P. Francesco; on the South by the lands of A.D. Vick; on the West by the lands of McIver and Hiseman.

To have and to hold all the above described tracts and parcels of land to her, the said Viola Vick, her heirs, executors, administrators, and assigns, to her and their use and benefit forever.

I also give to her the use, improvement and income of which my home place and farm near Camden, the place from which I moved when I came to Camden, including dwelling house and land and its appurtenances, situated, lying and being in the 5th civil district of Benton County, State of Tennessee, and bounded and described as follows to wit:

On the North by the lands of A.D. Vick; on the East by the lands of Albert Horriss; on the South by the lands of Billie Bonar; on the West by the lands of Nevt Kirby, and containing about 150 acres more or less.

Also 12 acres more or less bought by me of Dodd & Whitfield and lying South of the home place just described above, to have and to hold the said lands to her for and during the term of her natural life.

If should Ironic Brooks and his wife Pearl Brooks or either of them survive my wife, the said Viola Vick, then it is my will that the home tract of 150 acres and the 12 acre tract above described, and all its appurtenances thereto belonging at the time go to them or either of them, for their sole use and benefit for their sole use and benefit for their natural lives and at their death that said lands be sold and the proceeds invested in a home, in the town of Camden, at the direction of the Memphis Conference of the Methodist Episcopal Church South for the use and benefit of Superintended Preachers.

It is my will that all of said property, the 150 acres and 12 acres excepted, both

real and personal that my wife, the said Viola Vick, may die seized and possessed of shall be sold and the proceeds divided equally between and among my brothers and sisters or their bodily heirs.

And lastly I do nominate and appoint my wife, the said Viola Vick, to be the executrix of this my last will and testament and without bond.

In testimony whereof I, the said A.D. Vick, have to this, my last will and testament, Contained on three sheets of paper, and to every part thereof subscribe my names, and to this, the last sheet thereof, I have subscribed my name and affixed my seal this the 30th day of December, 1917,

A.D. Vick.

Signed Sealed Published and declared by the said A.D. Vick, 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.

J. A. Berry
J. M. Smith

Presented in open Court and proven on oath by the two subscribing witnesses J.A. Berry and J.M. Smith and admitted to probate.

This Jan. 18th 1918.

L. E. Dowes.
Co. Judge.

Judson Hargriss Last Will

Big Sandy Term.
Aug. 15th 1911.

I, Judson Hargriss make this my last will & testament & hereby make all former wills & testaments that I may have made null & void. At my death my property both personal & real shall be divided into 5 equal parts.

These parts to be disposed of in the following manner:
Two (2) to my son Ellis Palestine Hargriss & his heirs.
Two (2) to my daughter Emily Crockett & her heirs,
One (1) to my son Thomas Andrew Hargriss to have
and to hold forever.

I furthermore will that my son Thomas Andrew Hargriss shall be Administrator to see that the provisions of this will are carried out according to my wishes.

In testimony whereof I sign my name

Judson Hargriss.

The the undersigned witness the signature of
the above,

Robt Shultz

Doris Crockett.

This the 15th day of Aug. AD 1911.

Presented in open Court and proven on ~~death~~
by the two Subscribing Witnesses, Robt Shultz
and Doris Crockett and admitted to probate.

This Jan 30th 1913.

L E Davis.
County Judge.

Last Will of L D Cooper

I, L D Cooper being of sound mind and disposing memory but very poor in health do hereby make and publish this my last Will and Testament hereby revoking and making void any will herefore made by me at any time.

First. It is my will and I hereby direct that all my just debts and funeral expenses be paid out of my estate as soon after my death as practicable and that suitable monuments or monument be erected at the graves of my husband and myself and paid for by my Executor out of my Estate.

Second. It is my will and I hereby direct that the provisions of my husband L D Coopers will be carried out, that is to say, that it is my will and I hereby direct that after the payment of all my just debts and funeral expenses and the erection of the monuments mentioned in Section one of this will, my executor shall make a liberal and just allowance to my daughter-in-law Lizzie Cooper for caring for my husband and myself during the last years of our sickness and helplessness it being now more than two years that I have been confined to my bed in a helpless condition and she has all this time kindly, patiently and tenderly ministered to me and also the last two years of my husbands lifetime he was almost helpless and was fed and cared for by the said Lizzie Cooper, and it is my desire that our conditions be taken into consideration by my said Executor in making the allowance herein provided for to the end that she be justly and liberally compensated for the same by my said Executors out of my estate if a sufficient amount has not already been allowed her by the Executor of my husband L D Coopers last will.

Third. It is my will and I hereby bequeath the remainder of my estate after the provisions of Sections one and two are carried out if any there be to my seven children to wit: Dora Clement, Carl A. Cooper, Mallie French, H D Cooper, Ella Ray Samuel Cooper and Della Frogier to share and share alike after each has accounted to the estate for the amount that was advanced them us shown by notes executed to my husband

Fourth, by them,
I hereby nominate my Son H. Cooper and
my friend A.A. Clement Executors to this my
last Will and Testament to carry out the
provisions of the same as herein directed.

Witness my hand and seal in the presence of
the undersigned Witnesses whom I now call as
such to witness and attest my execution of
the same, on this the 30th day of August 1911.

D. J. Cooper

The above instrument was executed in my presence
and in the presence of each other by the
testator & he having called upon us to act as
witnesses to her execution of the same.

This the 30th day of August 1911.

Witnesses

M. G. McGlohon
G. M. Leslie

State of Tennessee Presented in open Court
and proven on oath of the
Benton County two subscribing witnesses,
G. M. Leslie and M. G. McGlohon
to be the last will and testament of D. J. Cooper
deceased, and ordered to be probated and
entered of record as such last will and
testament of the said D. J. Cooper deceased.

L. E. Davis
County Judge

Martha Berry Last Will.

State of Tennessee I, Martha Berry being
in good health and sound
Benton County and disposing mind do
make and publish this my

First last will and testament.
my funeral expense and all my just
debts be paid as soon after my death as
possible out of any money that I may die
possessed of or may first come into the
hands of my Executor.

Second, I this day bequeath unto my son G. H. Berry,
my land, my Sewing machine, Bureau and
every thing that I am possessed with except
my Wedding Clothes.

Lastly I do nominate and appoint L. J. Hallord
my Executor. ~~Witness~~ I do to this my last will
in witness whereof I set my hand this the 24th
day of December 1897.

Martha Berry X
J. F. Chester x Witness
L. J. Hallord Witness

Signed in our presence and we herunto
subscribe our names in the presence of
thy said Martha Berry.

This the 24th day of December 1897

I want L. J. Hallord to hold this
my will.

Presented in open Court and proven on
oath by H. J. Hallord and J. F. Chester the two
Subscribing witnesses and ordered to be
probated.

This Feb 1st day of Feb 1913

L. E. Davis.
Co. Judge.

Minnie Agy Will.

State of Tennessee

¶ Mrs Minnie Agy of
Benton County *¶* Big Sandy, Benton County, Tenn.
now at the home of my uncle
W.H. Wilson, do make and publish as my last will
and testament hereby revoking any making all
will by me heretofore made.

1st I direct that all my debts be paid by my
executors as soon after my death as possible.

2 I direct that my uncle W.H. Wilson shall
one hundred Dollars (\$100.00) out of my life
insurance policy.

3 I direct that the balance of the insurance
policy after paying all necessary expense for
collection be equally divided between my three
children namely; Giles Agy, Edwin Agy and Keyth
Agy.

4 I appoint my friend John Askew to be the
Executor of this will.

This Jan 14th 1913.

Minnie Agy.

The foregoing will was signed by the testator
in my presence and she attested the same in
her presence and at her request.

This Jan - 1913.

Witnesses

J.C. Cronin
H.R. Cooper

State of Tennessee Personally Come into Court
J.C. Cronin and H.R. Cooper the
Benton County two subscribing witnesses to
the within will and proved
the same on their oaths. And the same is
hereby ordered probated and entered of record.
This March 12th 1913.

L.E. Davis
Judge.

R. F. Bridges Last Will -

I, R. F. Bridges being of sound mind and knowing
that it is appointed unto all men to die and being
desirous of disposing of what property I possess
so hereby make and publish this my last will
and testament as follows to wit:

I will and bequeath all my property of
every kind both real and personal unto my
beloved wife Ellen Bridges during her life
time in case she should live longer than
I do and in that event & will that whatever
may remain at her death be disposed of
as follows:

I will and bequeath at her death if she
should live longer than I do or at my
death if she should live longer than her
unto my two Sons Ruben and Simon Bridges
one third each in all the real estate I may
own including the Dent Bridges tract heretofore
deeded to Arthur Cole and Leonel Gordon in the
event they should fail to pay for it and it should
come back to my estate, or the proceeds of the sale
thereof in case they pay for the same.

I will and bequeath unto my Grandson John
Bridges and my Granddaughter Jennie Thompson
son and daughter of my son George Bridges
the other one third of my real estate subject
to the life estate of my said son George Bridges
and in case that the land sold to said Cole
and Gordon or any part thereof should be paid
for and one third of the proceeds paid to my
said son George Bridges I will that he have
the use of said money for his lifetime only
and that at his death principal of same to be
paid to his said children John Bridges and
Jennie Thompson.

These bequests are made to my sons in view
of the fact that I have heretofore deeded real estate
to each of my daughters Vicki Powell and Eva Powell
I will and bequeath unto my sons George Bridges
Ruben Bridges and Simon Bridges and to my
daughters Vicki Powell and Eva Powell one fifth
each or equal shares in and to my personal
property of every kind at my death or whatever
may remain at my wife's death in case she
should survive me.

I hereby appoint my nephew Alonso Bridges my

Second

Third

my Executor to carry into effect the provisions
of this my last will and Testament.

In witness & how hereunto affixed my
signature on this the 17th day of August 1911.

J H Pendges

The above will was executed by the testator
in our presence & in the presence of
each other on this the 17th day of August 1911,

H. L. Morris
W. H. Cooper

The above will was presented in open Court
and proven on oath by the two subscribing
witnesses H. L. Morris & W. H. Cooper and
ordered to be recorded.

This the 15th day of June, 1913.

G. S. Davis
Judge.

Phoebe Hallord Last Will & Testaments

Knowing the uncertainty of human life, I Phoebe Hallord aged 71 yrs. of the 10th Civil District of Benton County, State of Tennessee, being of sound mind memory and understanding, do hereby make my last Will and Testament in manner and form following:

On account of his kindness and personal attention to me in my declining years, I give and bequeath to my beloved grandson son Alvin Wade Wilson his heirs and assigns forever, all my real estate; also one mare mule 14.00
in hands high, blue in color and 4 yrs of age.

I also further will that the remainder of my personal property of every kind be sold and the proceeds applied ^{1st} to the payment of my debts if any there be ^{2nd} to be equally divided among all my legal heirs.

Phoebe Hallord her moose

J. C. Viesel
B. Surrett Witnesses

D M Hallingsworth Executor
This June 3rd 1913.

The foregoing Will was presented in open Court
and proven on oath by the two subscribing

Witnesses J. C. Viesel and Burt Surrett and
ordered to be recorded
July 1st 1913.

L E Davis,
Judge

J H Gibson's Last Will and Testament

I Jossin H Gibson, of Camden, Benton County, Tennessee, realizing that life is uncertain and death is sure, and being of sound and disposing mind do hereby make and publish this my last Will and Testament revoking all former wills by me made:

1st. It is my desire that all my just debts be paid as soon after my death as possible out of any property I may own.

I give and bequeath to my wife Mary Francis Gibson all my property, real, personal and mixed of every character and description to have and to use as her property during her lifetime or widowhood.

If my said wife Mary Francis Gibson should remarry or die, then in either of said events, it is my desire, and I hereby give and bequeath to my children, by the said Mary Francis Gibson all my property, real, personal or mixed, of every character and description, said children to share equally in the same, or in any part thereof, that may be left at the death of said widow or her remarriage.

If said my wife Mary Francis Gibson die before I, then, I give and bequeath to my said children of the said Mary Francis Gibson all my property, both real and personal, of every character and description, they to share equally therein.

I hereby appoint my said wife Mary Francis Gibson my Executor, without bond to wind up my estate and carry the provisions of this will into effect.

In witness whereof, I have set my hand
in the presence of the witness signed hereto,
on this the 20th day of February 1907

J H Gibson

The foregoing Will was signed in our presence
and we signed the same as witnesses in the

presence of the testator, and it his request,
This February 20th 1907.

J. P. Preyer
H. G. Lashlee

State of Tennessee, The within Will was presented
in open Court and proven
Denton County, on oath by the two subscribing
Witnesses, J.P. Preyer and H.G.
Lashlee and ordered probated.

This Oct 3rd 1913

L.C. Davis
County Judge.

James H Pafford Last Will.

1st
I, James H Pafford being of sound mind and
disposing memory, but failing in health do
make and publish my last will and testament,
hereby revoking and making void any and
all wills heretofore made by me at any time.

It is my will and I hereby direct that
my just debts and funeral expenses be paid
by my Executor as soon after my death
as practicable out of the first monies coming
into his hands.

2nd
I hereby will and bequeath to each of my
children Kavanaugh Pafford, Marvin Pafford and
Otha Pafford a feather bed, pillows and
necessary bed clothing, and all the remaining
household goods I direct that it be sold
and the proceeds divided equally among
my said three children, Kavanaugh, Marvin
and Otha.

3rd
I further will and bequeath all the remainder
of my estate, real and personal to my said
three children Kavanaugh, Marvin and Otha
to share equally therein, My real estate to be sold
and the proceeds arising therefrom divided
among them.

4th
I, hereby nominate and appoint H.B. Pafford
my Executor to this my last will and testament.
Witness my hand on this April 22nd 1913
Attest: M.C. Cuff.

Johns J. H. Pafford

The above will was signed by the

testator in our presence and in the presence
of each other, we being called as witnesses
by the said testator.
This April 22nd 1913

L.L. Stein
Barney Hollond.

State of Tennessee, The within instrument
was presented in open
Benton County Court and proven on
oath by the two subscribing
witnesses L.L. Stein and Barney Hollond
and ordered to be recorded.

This Jan 24th 1914.

L.C. Davis, Judge.

Margaret Johnson Last Will.

I, Margaret Johnson, do make and publish this my last will and testament, hereby revoking and making void all others by me at any time made.

First, I do direct that all my debts be paid as soon after my death as possible, out of any money that I may die possessed of or may first come into the hands of my executor.

Secondly, I give one half of all my property, both personal and real, to B. D. Fury and the remaining one half, I do give and bequeath to F. C. Rees.

And having given my children Mattie Johnson and Green Johnson all I desire them to have.

Last, I do hereby nominate and appoint E. R. Abbott, my executor.

In witness whereof, I do to this, my will, set my hand, this, the 17 day of Feby, One thousand nine hundred and twelve.

Margaret Johnson

Signed and published in our presence and we have subscribed our names hereto in the presence of the testator. This the 17 day of Feby 1913.

O. M. Walker
John Newman

State of Tennessee, The above will was presented in Benton County in open Court and proven on oath by the two subscribing witnesses O. M. Walker and John Newman and ordered to be probated.
This Apr. 15th 1914.

L. E. Dorris
County Judge.

H. A. Marchbanks - Will.

I, Wm R. Marchbanks being of sound mind, and realizing the uncertainty of life & certainty of death, publish this my last will & testament.

I give and bequeath to my beloved wife, Georgia Ann Marchbanks, during her natural life all my property of every description to use & manage as she may see fit. If at her death there should remain anything I hereby direct that the same shall be sold and divided equally between my legal heirs.

I appoint my said wife Executor of this my last will & expressly stipulate that she shall serve as such without bond.

Jan. 14th 1913

Wm R. Marchbanks
his
wife
Morrison

Witnesses

We, J. H. Combs, A. D. Beaver & H. L. Morris have seen & heard the above instrument read to H. A. Marchbanks & saw him sign subscribe to the same.

J. H. Combs
A. D. Beaver
H. L. Morris

Jan 14th 1913.

State of Tennessee, The within will was presented in Benton County open Court and proven on oath by H. L. Morris & A. D. Beaver two of the subscribing witnesses and ordered to be recorded This June 10th 1914.

L. E. Dorris
Judge.

Jeanette L. Bucknor's Last Will.

I, Jeanette L. Bucknor, being of sound mind and disposing memory, but realizing the uncertainty of life and the certainty of death, do make and publish this my last will and testament hereby revoking all former wills by me made.

1st I desire that all my funeral expenses be paid out of any money or property that I may have on hand at the time of my death, and as soon thereafter as possible.

2nd That all my just debts be paid out of any property that I may have, as soon after my death as possible, but before they are paid they must be duly authenticated according to law.

3rd In the event I shall not have erected a monument at my grave and the grave of my husband before I die, then it is my desire, after my debts are all paid, that my executor, out of any money or property that I may have, and before any division or partition thereof is made, erect a monument at the grave of myself and husband to mark our last resting place; Said monument not to cost less than one hundred and Fifty (\$150⁰⁰) nor more than Two Hundred Fifty (\$250⁰⁰) dollars.

4th The residue of my property, after the foregoing provisions have been carried out, I give and bequeath to the following parties, share and share alike, to wit, Dision Nobles, Jones Bullock, Adeline Bullock, Mrs. Millie Pursey, Mrs. Lezelle Farmer, Victoria Basar, wife of W. G. Basar, Mrs. Ada Miller, Mrs. Rosa Farmer, Millie Ada Nobles, Logan Miller, Nobles, John Lee Nobles, Mrs. Bill Foster, Miller, Adeline Nobles, Nellie Nobles, Florence Nobles, John Nobles and Lester Nobles.

The share of Victoria Basar I desire to be equally divided between her three children & she being dead,

It is my intention and purpose that all those above named share equally in my property regardless of the relationship they bear to me.

5th It is my will and desire, that my executor hereinafter named, shall as soon after my death as possible set this my will up as my last will and testle charge of my entire estate, real, personal or mixed, and sell and convert all of the same into money

and to this end he is hereby authorized and empowered to sell my real estate, and make deeds to the purchasers, and after paying my funeral expenses, just debts and erecting the monument to mark the grave of my husband and myself, so hereinbefore provided ~~and~~ provided, he will divide the residue of my property equally between the parties mentioned in the fourth (4th) item or paragraph of this my will, the share of Victoria Basar to be paid to her Children;

6th It is my desire, that my relatives who are not named or mentioned in the fourth (4th) item or paragraph of this my will, shall not receive any part of my estate or property after my death.

7th I hereby appoint my nephew James Bullock as my executor to carry out the provisions of this my will, and he as such executor is authorized and empowered to sell all my real estate, wherever located and make deeds to the purchaser or purchasers, and wind up my estate according to my desire as herein expressed.

In witness whereof I have set my hand in the presence of the witnesses whose names are attached hereto, on this the 6th day of November 1913.

Attest, S. L. Pursey, Jeanette L. Bucknor

The above will was signed by Jeanette L. Bucknor in my presence and we signed the same as witnesses thereunto in her presence at her request, on this the 6th day of November 1913.

S. L. Pursey
H. D. Coopers

State of Tennessee

Benton County

H. D. Coopers

This the 29th day of June 1914.

Presented in open court and proven on oath by S. L. Pursey and H. D. Coopers the two subsisting witnesses and ordered to be recorded

d. E. Davis

Judge,

J. O. Hardin's Last Will and Testament
State of Tennessee

Benton County } Know all men by
this day I will to L.M. Hardin my wife, my
land or real estate lying in the 3rd District
of Benton Co. Tenn and also my personal
property.

This April 21-1914 J. O. Hardin

Witness M.L. Hulser
Witness R.M. Starling.

State of Tennessee } The above instrument
Benton County } was presented in open
Court and proven on
day by the two subscribing witnesses
M.L. Hulser and R.M. Starling and ordered
to be recorded.

This Sept 24 1914 J.E. Davis
Judge.

R. B. Travis Last Will and Testament

This is my last will and testament.
After my funeral, burial expenses and all just debts,
if there be any, must be paid. If there is no money
sufficient property real or personal, must be sold
for cash to pay above named claims.

The remainder of my estate, real and personal—
I give to my widow for her comfort and support
during her life. After her death her funeral expenses
must be paid, and a modest tomb-stone erected
to mark her grave, no real estate can be sold for her
support. She can have the rents.

Then all property, real and personal must be sold
for cash or otherwise as my Executor, to be named
hereafter, believes best for my heirs.

The proceeds of the estate then must be equally
divided between my sons, J.V. Travis, C.W. Travis,
E.E. Travis, and my two Grandchildren, W.H. Hubbs
and Grace Hubbs. As to E.E. Travis, if he should die
childless before the above division is made, his
share is to revert back to the remaining heirs, and
divided equally among them.

I appoint my son J.V. Travis, Executor of this
Will and without bond. He shall sign all deeds
of real estate, and his signature shall be as legal
as mine if I were living.

November 22, 1912.

R. B. Travis

Witness J.G. Preson
L.E. Goodwin
(Codicil)

Codicil of my Will was Nov 22, 1912
I hereby revoke so much of said Will as
designates J.V. Travis as executor, and designate
S.P. Cleghorn to act as my Executor but
with bond.

R. B. Travis

State of Tennessee } The above Will was presented
Benton County } in open Court and proven on
Oct by the two subscribing
witnesses, L.E. Goodwin
and J.G. Preson and ordered to be recorded
This Dec 22 1914

L.E. Davis
County Judge

Emma Hill Hubbs Last Will

I, Emma Hill Hubbs do make and publish this, as my last will and testament, hereby revoking and making void all others by me at any time made.

First - I direct that my funeral expenses and all my debts be paid as soon after my death as possible, out of any moneys that I may die possessed of or may first come into the hands of my Executor.

Secondly - I desire that all the real estate of which I may die possessed be sold and converted into money as soon as possible.

Thirdly - To my Niece Hallie Moses I give & bequeath my small watch & the chain belonging to the same.

Fourthly - To my niece Annie Moses I give & bequeath 1 small串 and its contents consisting of a Desert, composed of a Bell Metal pearls - also 3 beauty pins.

Fifthly - To my Nephew Harry Jones I give my large watch and the Chain belonging to the same.

Sixth - To my Nephews Herbert and Arthur Jones, I give my two plain gold rings, one to each.

Seventh - To Mrs. Ing Morris I give my Eastern Star pin & my set of China table ware consisting of 66 pieces.

Eighth - To my Sister Mrs Ella Jones I give one embroidered bed sheet.

Ninth - To my Niece Fannie Watson I give one embroidered bed sheet, and 2 sets of pillow cases that go with the sheet.

Tenth - To my niece Eula Fry, I give all my plain bed linen, consisting of sheets & pillows & Balster Cases.

Eleventh - To my niece Nell Morris I give my silk quilt - my velvet quilts, my set of furs, and all the balance of my quilts and counterpanes.

Twelfth - To my niece Roberta Gibson, I give my small steamer trunk, and all my wedding apparel.

Thirteenth - I desire that my Sisters Mrs Morris, Mrs. Bauer, Mrs. Moses and Mrs. Jones take charge of all my pictures and dispose of them as they desire - except the large picture of my husband Dr. Hubbs which I give to my nephew Eugene Morris, & the large picture of myself which I

give to my nephew Tom Morris.

Fourteenth - All the remainder of my personal property, that has not been specially bequeathed by this instrument, I desire to be sold by my Executor and converted into money as soon as practical.

Fifteenth - To the five Children of Mrs Ida Gatewood died) Lasalle, Ida John, Emma and Rebecca, I give one hundred and fifty dollars each, and direct my Executor to pay some over to their legal guardian.

Sixteenth - All the balance of my moneys that may go into the hands of my Executor I desire to be equally distributed, between my sisters Mrs Anna Morris, Mrs. Mallie Bauer, Mrs. Ida Moses and Mrs. Ella Jones.

Lastly - I do hereby nominate and appoint Tom Morris my Executor.

In witness whereof I do to this my will set my hand, this Dec 24 / 1914

Emma Hill Hubbs

Signed and published in my presence and we have subscribed our names hereto in the presence of the testator.

This Dec 24th 1914.

G. P. Hicks
H. S. Morris.

State of Tennessee,

Benton County

Presented in open Court
and proven on oath by
H. S. Morris & G. P. Hicks
the two Subscribing witnesses and ordered
to be recorded.

This Jan. 2nd 1915.

L. E. Douglass
Judge

Will of Richard Warriner

I, Richard Warriner, of Benton County Tennessee, do make and publish ^{this} my last Will and Testament; hereby revoking any and all Wills by me heretofore made.

First: I direct that all my debts, if I should have any, be paid by my Executors as soon after my death as possible.

Second: I direct that my wife, Emma Warriner, have 35 acres of land that I got from L. A. Warren and 10 acres off of the H. L. Broad Street forming the 35 acre tract. Also 2 mules and 1 wagon, 4 poor hogs and 1 broad sow and one milk cow and plenty corn to fatten the poor hogs and then corn enough to feed the other stock 12 months and hay plenty to feed the mules and cow 12 months. \$25⁰⁰ in cash.

Third: I direct that my 2 sons Harvey H. Warriner and Lomie Warriner and my daughter Mrs. Marvin Pierce have the portion of my real estate that I did not set apart for my wife, to take charge and make such division as they may agree to. But if they can not agree then I direct that they get 3 disinterested freeholders and let them divide same and their division shall be final and same is not to be taken to any court.

Fourth: I direct that the heirs of my deceased son Robert Warriner, have \$800⁰⁰ to be equally divided between them, that is \$200⁰⁰. And direct that same be placed in the First National Bank at Canfield Tennessee and to remain there on interest until they become of legal age to check same out for themselves.

Fifth: I direct if there should be any cash realized from my personal property after expenses of winding up my estate and paying all that I have directed, that such surplus be equally between Harvey H. Warriner, Lomie Warriner and Mrs. Marvin Pierce. And I direct that at the death of my wife Emma Warriner the 45 acres of land that is set apart for her be divided equally between Harvey H. Warriner, Lomie Warriner and Mrs. Marvin Pierce.

Sixth: I direct that my sons Harvey H. Warriner and Lomie Warriner be the Executors of this Will.

This November 25-1914

Richard Warriner

The foregoing Will was signed by

testator in our presence and we attested
the same in his presence

This Nov. 2-1914

*D. J. Graham
J. B. Cantrell*

State of Tennessee

Benton County

Presented in open Court
and proven on oath by
the two subscribers ^{witnesses} _{Count}
D. J. Graham and J. B. Cantrell and ordered to be
recorded.

This February 15, 1915

L. E. Davis Judge

-Will of J. M. Lashlee-

I, J. M. Lashlee, make and publish this as my last will and testament, hereby revoking and making void all other by me at any time made.

(1)

I direct that my funeral expenses and all my debts be paid as soon as possible after my death out of my money that I may die possessed of or may come into the hands of my Executrix herein after mentioned.

(II)

I give and bequeath to my son Guy Lashlee my old home place in the 10th civil district of Benton County, Tennessee, which was deeded to me by Wm Bartlett; also a tract known as the "Judge" place and containing 10 3/4 acres deeded to me by T. C. Rice; also a small tract or parcel of land west of Beauford Creek containing about 30 acres which was deeded to me by Wm Bartlett; also a small tract east of Beauford Creek containing 17 acres deeded to me by Wm Bartlett; also a three acre tract deeded to me by Mrs M. E. Bartlett; I also give and bequeath to the said Guy Lashlee one house and lot known as the Bearfield lot and where Mrs Overfield lives now; also the barn and lot immediately east of said above house and lot where Mrs Overfield now lives.

III

I give and bequeath to my daughter Mrs Willie H. Maiden, a tract of land lying in the 10th civil district of Benton County Tennessee known as the J. M. Callum tract and containing 70 acres.

IV

I give and bequeath to my daughter Mrs Georgia Anderson one half or less that part the A. P. P. Richardson tract, lying in Benton County Tennessee west of Burrell's branch and known as the "Shanty" ridge tract. I also give to said Daughter one house and lot situated near the N.W. corner of the public square of the town of Dandridge Tennessee, the same being a two-story building with an L of two rooms north and east bounded on the east by Main street; south by street or road; west by Old Wilson and the north boundary being an east and west line just south of the north end of said above L, the same being the south boundary of the lot on which is situated the house in which I now live. I also

give and bequeath to my Daughter Mrs Georgia Anderson the remainder of the A. P. P. Richardson tract which lies in Benton County Tennessee on the east side of Burrell's Branch

V

I give and bequeath to my Grandson James Frank Maiden a tract of land of 81 acres deeded to me by T. F. Arnold on June 22, 1907.

VI

I give and bequeath to my daughter Mrs Willie H. Maiden the Scott House and lot and the garden belonging to it, bounded on the west by L. E. Goodfellow and the east by Baker.

VII

I give and bequeath to my Son Guy T. Lashlee the Old Wilson house and garden.

VIII

I give and bequeath to my Granddaughter Norma Maiden the vacant strip on the west side of the Old Wilson property and included in the acre survey. I give and bequeath to my grand son Frank Maiden the lot in the Henry addition known as lot No. 11; also I give and bequeath to my granddaughter Mary Maiden, a lot in the Henry addition known as lot No. 12; also I give and bequeath to my granddaughter Margaret Maiden, a lot in the Henry addition known as lot No. 14; also I give and bequeath to my grand daughter, Jim Bell Maiden, a lot in the Henry addition known as lot No. 25; also I give and bequeath to my grandson Guy Morris Maiden a lot in the Henry addition known as lot No. 30; also I give and bequeath to my grand daughter Grace Elizabeth Maiden, a slanted front lot deeded to me by Alvin Horn. I give and bequeath to my grandson Joe Lashlee Anderson, the remainder of the Scott property just heretofore named including the little flower bed by me and bounded on the west by Baker, south by Try, east by McCulley, north by Grant McPherson.

It is my will that the parents of the above named children to whom said property is bequeathed shall dispose of said property or any part of the same whenever they deem best to do so and they are hereby empowered to make title or titles to same each one named shall have the use and benefit of the funds derived from a

sets of their respective lots and his or her parents
shall be the custodian of said funds to be used in
what ever way they think best for the child.

IX

I give and bequeath to my son, John
(C. Lashlee), children all of my interest in land to
a tract of land located in Clark County Arkansas and
my executors hereinafter named is empowered to
dispose of said property as he deems best and
divide the proceeds equally between the said
John C. Lashlee's children.

X

I give and bequeath to my wife Emma
(C. Lashlee) during her natural life, my residence
in Anderson Tennessee where I now live situated
immediately north of the house and lot herein
given to my daughter Mrs. Georgia Anderson, at the
death of my said wife I give and bequeath said
house and lot to my daughter Mrs. Georgia Anderson.

XI

In case my wife authorizes me it is
my wish and will that, in the event she should
need some for her maintenance and support she
shall have one half of the rents, or value thereof, of all the
sellable land herein given or devised to my son and
my two daughters. I also give and bequeath to
my wife Emma C. all the dividends arising from
all bank stock I may die possessed of and at her
death I direct that said stock be equally divided
between Guy T. Lashlee, Mrs. Georgia Anderson and Miss
Willie F. Maiden, my wife's bodily heirs.

Lastly I hereby nominate and appoint
A. P. Lashlee, my executor without bond, and he
is hereby authorized to sell all my personal
property, such as horses, hogs and cattle and to
collect all notes and accounts and to turn the
proceeds of the same over to my wife Emma C.
to be disposed of as she sees proper. I direct my
executor to pay to my wife, Emma C. all the money
I may have on hand at the time of my death, after
paying debts due, as herein provided. He is further
directed to sell all the real estate of which I may
die seized and possessed of, which has not herein
been disposed of upon such sum as he may
deem best and divide the proceeds equally between
my wife Emma C., Guy T. Lashlee, Mrs. Georgia
Anderson and Miss Willie F. Maiden. He is hereby

authorized to make deeds & etc.

In testimony whereof, I, the said J. M.
Lashlee, have to this my last will and testament,
contained on four sheets of paper, and to every
part thereof subscribe my name, and to this
the last sheet thereof I have subscribed my name
and affix my seal. This the 23rd day of July 1914.

J. M. Lashlee

Signed, sealed, published and declared by the
said J. M. Lashlee 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
thereto.

J. T. Odle
W. L. Morris

I add this as a codicil to the foregoing will
at my death I desire that my brother-in-law W. P.
Quindaro have my best hickory stick; and my stick
that has the Confederate shield on it I give to my friend
Jeff Comer. I desire that my gold spectacles be
given to that one of my brothers that they will suit
the best. My best Stereo not be given to my brother
B. P. Lashlee, to my good friend W. G. Hudson I give
my oak garden seat a set.

Witnessed and signed this Feb. 21, 1915
J. M. Lashlee

Signed in our presence and in the presence
of the witness this Feb. 21, 1915

D. G. Hudson
W. L. Morris

The within will and codicil was presented
in open Court and proven on oath, that is the will
proven by W. L. Morris and J. T. Odle the two subscribing
witnesses and the codicil was proven by W. L. Morris
and the hand writing of the other subscribing witness
to the codicil. D. G. Hudson both, and ordered to be
recorded.

This April 19, 1915

L. E. Davis
County Judge.

J.J. Matherly Last Will.

Witness

Joe J. Matherly
Dealer in

Dry Goods Furnishing Goods Shoes
Hats, Pictures, Woolens, etc.

Matherly

Camden, Tenn., March 20 1914.

Last Will and Testament.

I Joe J. Matherly at my death desire that my Policy No. 1773746 for Five Thousand in the Mutual Life Insurance Co. of New York be applied first to the payment of any and all debts due J. M. Lackhart as individual or as Trustee.

Second, to the payment of any debt due the Peoples Bank & Trust Co. of Camden, Tenn.

Third, that the balance if there should be any to the payment of any other debts that I may owe that is just at the time of my death.

This March 20th 1914.

Joe J. Matherly

Witness

Edgar Hamer
Robert Bradley

The above will was presented in open Court and proven on oath by the two subscribing witnesses Edgar Hamer & Robert Bradley and ordered to be recorded.

This July 8th 1915

S. E. Davis
Judge

Thomas Hatley Last Will.

I Thomas Hatley, living in same mind and body rational, knowing the uncertainty of life and hence deserve to make certain disposition of my property, do make this my last Will and Testament revoking all other Wills by me made.

In my will that my wife, M. J. Hatley, live on the farm now owned by me and have her support from the farm and no other property.

My only children Thomas Hatley, Missie and Mrs. Laura Murray my daughter also reside on the farm and divide equal the income during the life of wife M. J. Hatley.

At the death of my wife M. J. Hatley it is my will that Mrs. Laura Murray my daughter have one third of the farm on the upper end of said farm or straight off from the creek to the hill beginning at the corner of the hill and running east to the road as far as Hatley's home. The rest to be divided among the children as follows: One hundred dollars to each son and equivalent to my son Horatio Newton Hatley Fifty Dollars to be paid out of my estate.

I give and bequeath to my son Thomas Hatley Jr. One black Heifer 3 years old and one black Mare 6 years old, one bedstead, one featherbed and bed clothes.

The remainder of my property after all expenses are paid, including what money there is with the remainder of the personal property belonging to me, I leave in the hands of my wife M. J. Hatley for her benefit if needed and what remains at her death I desire to be equally divided between Thomas Hatley Jr. my son and Mrs. Laura Murray my daughter.

I direct that Thomas Hatley Jr. my son is appointed as executor to this my will and testament.

This May 27th 1915

Thomas Hatley

Witness

J. M. Cappa
G. H. Brasheer

June 23, 1915 the sum inserted was by the request of Thomas Hatley, the maker of this will in regard to establishing the division line and was inserted to make two building sites on the farm.

Attest

L. G. Spothus
J. M. Cappa

The within will or attested will was presented in open Court and proven on oath by L. G. Spothus, J. M. Cappa, the two subscribing witnesses and ordered to be recorded.

That the 16 day of July 1915 S. E. Davis Judge

G H Contrell, Last Will

State of Tennessee The last will and testament
of G.H. Contrell.

Benton County

{ Be it known that I
G H Contrell, on this day of
Grace Nov. 25th 1905, having attained a ripe old age,
and being cognizant of the fact that I cannot
hope to live a great many years at best, and
being desirous of settling my business among
my heirs at law as equitably and as fairly
as possible and being of sound mind and in
the full possession and exercise of all my reasoning
faculties, I hereby make and execute this instrument
as my last and only earthly will and testament.

Having this day disposed of all my real estate
except 1 lot and house in Big Sandy among
my heirs at law by deed of conveyance as
equitably and as fairly as I could in my best
judgement. It remains only to dispose of those
said lots and personal property, etc.

Item 1. I hereby appoint and designate my son
T.B. Contrell as my executor to wind up
and close up my business after
my demise.

Item 2. Lot No 1, deeded to Eliza Byrn valued at \$400.00
Lot No 2, deeded to B. H. Contrell Valued at \$350.00
Lot No 3, deeded to Gould Contrell Bal unpaid on
some \$250.00

Lot No 4, deeded to J.E. Contrell Valued at \$350.00

Lot No 5, deeded to J.E. Contrell Valued at \$350.00

Lot No 6, deeded to Tuff Contrell & " at \$350.00

" 7 " " R. H. Contrell " \$ 350.00

" 8 " " Arbella Bevil " " \$ 350.00

" 9 " " H. H. Contrell " " \$ 30.00

" 10 " " T.B. " " \$ 450.00

These amounts are to be equated and properly
distributed by my Executor the said T.B. Contrell
so that each one of my heirs at law shall
receive his or her just, proper, and equal share
of all my property.

Item 3. My daughter Mary Barnes of Lake Co. who
has not received any share in the above
description of my property is to have and I
hereby will that she shall have her equal,

just, and proper share of all my property, equal
to and with each of the balance of my heirs
at law

^{his}
G. H. Contrell

Signed in our presence
on the date above written
Mary ^{mark} Contrell

L. E. Contrell
J. M. Bridges

The attached instrument or will was
presented in open Court and proven on oath
by the two subscribing witnesses to wit:
L. E. Contrell & J. M. Bridges and ordered to be
probated, this the 6th day of Nov. 1915.

L. E. Davis
County Judge.