

State of Tennessee
County of Benton

I Gordon Pafford, County Court Clerk
certify the foregoing to be a full and
complete copy of the Last Will and
Testament of Lee Smith probated on
April 17, 1965.

To witness my hand this April 17, 1965.
Gordon Pafford

Last Will

I, Ena Dickerson, of Camden, Benton County, Tennessee, 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 money that I may die possessed of or may first come into the hands of my executors.

Second: I give and bequeath to my sister, Ena Dickerson, all my weaving apparel, household goods, kitchen furniture, live stock, moneys, and all other personal property of every kind and character; also my 1/5 undivided interest in and to the tract of land of which my father, C. N. Dickerson, deceased, died the owner, and which was conveyed to him by H. S. Cooper, County Court Clerk, of said County and State, on May 3rd, 1904 by deed recorded in Books "Z" page 143 of the Register's office of said County and State, and containing 196 acres more or less, she to be the absolute fee simple owner of all of said property after my death; and the residue of my property, not herein disposed of, of every kind and character, I also give to my sister Ena Dickerson.

Lastly: I do hereby nominate and appoint Ena Dickerson my Executor and direct that she be permitted to act as such without having to make bond.

In witness whereof, I do to this day, last will set my hand, this the 16th day of February, 1939.

S/Ena Dickerson

Signed and published in our presence and we have subscribed our names hereto in the presence of the testator and in the presence of each other, and at her request. This the 16th day of February, 1939.

S/Chester F. Presson

S/Mrs. Chester Presson

I, Gordon Pafford, County Court Clerk certify the foregoing to be a full and complete copy of the Last Will and Testament of Ena Dickerson probated on June 5, 1965. Witness my hand this April 5, 1965
Gordon Pafford

Last Will and Testament

of
S. L. Toliver

Know all men by these presents:

That I, S. L. Toliver a resident of Benton County, Tennessee, being of sound mind and disposing memory do hereby make and publish this my Last Will and Testament hereby revoking and making void any and all other wills by me heretofore made.

First: I direct my Executors, hereinafter named, to pay all my just debts and funeral expenses out of my estate as soon after my death as practicable.

Second: I will, devise and bequeath unto my wife Irene Toliver, all of my property, real, personal and mixed, of every kind and character wherever located, to have during her natural life, and at her death I will, devise and bequeath all of my said property unto my two sons Arvin Toliver and Richard Toliver with the exception of the sum of one (\$1.00) dollar which I bequeath unto my son Lester Ray Toliver.

At the present time I am the owner of the following described Real Estate:

A tract or parcel of land located and being in the 10th civil District and described as follows:

Beginning in the Eva and Big Sandy Roads, on a rock with Walnut and cedar pointers, and run west 102 poles to a post oak, with post oak and Spanish oak pointers; then North 50 $\frac{1}{2}$ poles to a stake with Blackjack and Mountain oak pointers; then east 82 poles to a stake in the public Roads with post oak and white oak pointers; then south with said public road 52 poles to the beginning, containing 30 acres more or less.

Last Will and Testament of S. L. Toliver

And it is my intention at this time to hold said Real Estate until my death after which a life estate is to be vested in my wife as aforesaid and at her death the remainder is to be vested in two of my sons hereinbefore named.

Third: I nominate and appoint my two sons, Arvin Toliver and Richard Toliver as Co-executors of this my Last Will and Testament and direct that they serve as such without the necessity of executing bond.

In testimony whereof I have hereunto set my signature in the presence of attesting witnesses on this the 1st day of September, 1961.

S. L. Toliver
S. L. Toliver

Signed by the said S. L. Toliver, as and for his Last Will and Testament in the presence of us, the undersigned, who at his request and in his sight and presence, and in the presence of each other have subscribed our names, the day and date above written.

Canter, Tennessee
Canter, Tennessee
Addresses

S. C. H. Frazer
S. A. Bradley Frazer
WITNESSES

State of Tennessee
County of Benton

I, Gordon Pafford, County Court Clerk, certify the foregoing to be a full and complete copy of the Last Will and Testament of S. L. Toliver probated on August 3, 1965.

Witness my hand this August 3, 1965 -

Gordon Pafford

Last Will of Murry L Robison

October 9th 1959

To whom it may concern:
This is my Last Will

I wish everything in my name to go to my wife,
Mattie Robison if she out lasts me, and at her
death our possessions go to her and to my family equally.

I am selling a piece of land and timber to my brother,
J. B. Robison for \$700.00 which I when he pays me will
give credit on back of this will. If it is not paid
at my death it will come due. And say to Mattie
Robison to help pay expenses.

Mattie Robison has the right to sell the office
house, but I think it best to keep the business
property for investment.

Signed: Murry L. Robison

Witnessed by:

S/ John W. Harris
S/ Herman J. Eaves

This the 8th day of February 1963

To amend the will of October 9, 1959.

My wife, Murry Robison has the right to sell
anything we have in our names and use it for
expenses to live on.

If she should re-marry, then the property and
money left be separated (in two parts) equally
between her and my people at the time of marriage.

Signed: Murry L. Robison

This a true and complete copy of the last will
of Murry L. Robison Probated on August 9, 1965.

Witness my hand this August 9, 1965.

S/ Gordon Pafford
County Court Clerk

Last Will and Testament of Linus Edward Davis

I, Linus Edward Davis, a resident of the town of Camden,
Benton County, Tennessee, being of sound mind
and memory, do hereby make, publish and declare this
to be my Last Will and Testament, hereby revoking all
previous Wills and Codicils heretofore made by me.

First: I direct that my debts and all expenses of my
last illness and expenses of my funeral be paid as
soon after my death as is convenient.

Second: All the rest, residue and remainder of my
estate, of every kind and nature, both real and personal
and wheresoever situate, I do give, devise and bequeath
to my beloved wife, Mary D. Davis, if she survives me.
If, however, my wife fails to survive me, then
I desire and direct that the entire rest, residue and
remainder of my estate shall go to my beloved daughter,
Mary Phyllis Davis.

Third: I do hereby nominate and appoint my wife,
Mary D. Davis as Executrix of this, my Last Will
and Testament, and direct that only formal bond
be required of her.

In witness whereof, I have hereunto set my hand
and seal this 31 day of March, A.D. 1962

S/ Linus Edward Davis
Linus Edward Davis

On this 31 day of March, A.D. 1962, Linus Edward
Davis, of Camden, Tennessee, signed the foregoing
instrument, consisting of (1) one page, including this attestation,
in our presence, and declared it to be his last
will and testament and as witnesses thereto we do
now, at his request, in his presence and in the
presence of each other, here subscribe our names
as such witnesses.

S/ Everett R. Smith Residing at Camden, Tennessee
S/ Alma B. Smith Residing at Camden, Tennessee

Last Will and Testament

I, Gordon Pafford, County Court Clerk, certify
the foregoing to be a full and complete copy
of the Last Will and Testament of Louis
Edward Davis as probated on the 13th,
day of August 1965.

Witness my hand this August 13, 1965

Gordon Pafford

I, F. M. Stokes, a resident of Benton County,
Tennessee, being of sound mind and disposing
memory, do hereby make and publish this as and
for my Last Will and Testament, hereby revoking
any and all wills and Codicils heretofore made
by me:

First: I direct that all of my just debts, funeral
expenses, and all inheritance taxes, including the
cost of administration of my estate, be first paid out
of my estate.

Second: I give and bequeath to my wife, Bessie
Stokes, all of my household goods, furniture, and
appliances, and any automobile that I may own at
the time of my death.

Third: I give, devise and bequeath all the
rest, residue, and remainder of my personal property,
which includes 18 head of cattle at this time to
my wife, Bessie Stokes, my son, F. M. Stokes, Jr.,
and my daughter, Carlotta Jean Gibson, share and
share alike.

Fourth: I give, devise, and bequeath all of
my real property unto my said wife, Bessie
Stokes, my son, F. M. Stokes, Jr., and my daughter,
Carlotta Jean Gibson, in equal shares, which real
property consists of my home place and three acres
of land, and a one-half interest in three tracts
of land containing approximately 400 acres, the
other one-half interest being owned by my brother,
Halter Stokes, and I hereby declare that it is
my intention to make a Parole Partition with my
said brother in said three tracts of land, which
partition, when made, shall be recognized by
the beneficiaries under this will whether or not
the said parole partition has been affirmed by
conveyance between me and my said brother.
My real estate also includes a one-fifth interest
in the Bill Kelly tract of 150 acres.

Fifth: I hereby nominate and appoint
my friend, Nael Bangs, as Executor of this
my Last Will and Testament.

In witness whereof, I have hereunto set my hand and subscribed my name on this 14th day of January, 1965.

S. T. m. Stokes

Signed by S. T. m. Stokes, the Testator, as and for his Last Will and Testament, in our presence, who have at his request and in his presence, and in the presence of each other, subscribed our names as Witnesses thereto on the day and date above written.

(Witness) Frank L. Hollis

Camden, Tennessee

(Witness) Charlotte M. Shuster

Camden, Tennessee

I, Gordon Pafford, County Court Clerk, certify the foregoing to be a full and complete copy of the Last Will and Testament of S. T. m. Stokes, as probated September 2, 1965.
Witness my hand this September 2, 1965.

Gordon Pafford

Last Will + Testament of Ethel Frazier

I know all men by these presents:

That I, Ethel Frazier, a resident of Benton County, Tennessee, being of sound mind and disposing memory do hereby make and publish this my last will and testament, thereby revoking and making void, any and all other wills, by me at any time made.

First

I direct that as soon as practicable after my death, my Executor hereinbefore named, pay my funeral expenses and all of my just and bona fide debts out of any money which I may die possessed of, or which may first come into the hands of my Executor, but before any such debts shall be paid, they must be duly proven according to law.

Second

I give and bequeath unto my husband, Joe N. Frazier, all of my personal property of every kind and character, which I may die seized and possessed of, to be his absolute.

Third

I also bequeath unto my said husband, Joe N. Frazier during his natural life, with the powers hereinbefore described, all of the real estate which I may own at the time of my death.

At the present time I am the owner, individually, of a three fourths interest in and to certain lands in the 8th civil district of Benton County, Tennessee, described as follows:

Bounded on the North by Harris; South by Vancleave; East by Pettijohn, and west by Harris; title to which was vested in me as follows: $\frac{1}{4}$ by inheritance from my Father, $\frac{1}{4}$ by purchase from Vera Stigall, as appears of record in the Register's office of Benton County, Tennessee, in deed book 33, page 403, and $\frac{1}{4}$ by purchase from Louvonne Jackson, as appears of record in said office in Deed book 33, page 419.

I give unto the said Joe N. Frazier, the right and power to sell and dispose of said real estate, if he should deem it necessary for his support or welfare.

over

Last will + Testament of Ada McPherson

And it is my desire, that in event my said husband should be in possession of said real estate at the time of his death, that is, has not disposed of some, that my sister, Nell Harris Smith, have the remainder therein.

Last Will of Ethel Frazier Logsdon
Fourth

I do hereby nominate and appoint my said husband, Joe W. Frazier, as Executor of this my will, and direct that he serve in said capacity without the necessity of executing bond.

In witness whereof, I do to this my will, set my hand, this the 1st day of April, 1942.

S/ Ethel Frazier

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

This April 1st 1942.

S/ Guy Cale

S/ C H Frazier
(Witness)

J. Hardin Logsdon, County Court Clerk, certify the foregoing to be a full and complete copy of the Last Will and Testament of Ethel Frazier as probated September 9, 1965.
Witnessed my hand this September 9, 1965

Hardin Logsdon

I, Ada McPherson of the city of Stern, in the County of Williamson and State of Illinois being of sound mind and memory, and considering the uncertainty of this frail and transitory life, do therefore make, ordain, publish and declare this to be my last Will and Testament.

First: I order and direct that my Executrix hereinafter named, pay all my just debts and funeral expenses as soon after my decease as conveniently may be.

Second: After the payment of such funeral expenses and debts, I give, devise and bequeath unto my beloved Cousin Myrtle Rusing of Cedar, Innes, all the property, real and personal, and effects of every name and nature which I now have, may die possessed of, or may be entitled to, her heirs and assigns forever.

Third: I do hereby nominate and appoint my Cousin Myrtle Rusing as sole Executrix of this, my last will and testament and it is my wish and I do hereby request that she may not be compelled to give and bond or security as such Executrix and I do hereby revoke all and every former wills by me made.

In witness whereof - I have hereunto subscribed my name, and affixed my seal 28th day of October, in the year of our Lord one thousand nine hundred and fifty-four.

S/ Ada McPherson

Lastly; I make, constitute and appoint Myrtle Rusing to be Executrix of this my last Will and Testament, hereby revoking all former wills by me made.

In witness whereof, I have hereunto subscribed my name and affixed my seal, the 28th day of October, in the year of our Lord One Thousand Nine Hundred And Fifty Four.

S/ Ada McPherson (Seal)
(Ames)

Sworn to and subscribed before me a Notary Public of Benton County, Tennessee. This 28th day of October, 1954

E. Everett L Smith Notary Public

My Com Exp July 1957

This instrument was on the day of the date, hereof signed, published and declared by the said testator Ada M^c Pherson to be her last Will and Testament in presence of us who at her request have subscribed our names thereto as witnesses, in her presence, and in the presence of each other.

E. Everett L Smith
Benton M^c Daniel

I, Gordon Poffard, County Court Clerk, certify the foregoing to be a full and complete copy of the Last Will and Testament of Ada M^c Pherson as probated September 9 1965. Witnessed my hand this September 9 1965

Gordon Poffard

Last Will and Testament

I, John I. Jones, of the City of Big Sandy, County of Benton and State of Tennessee, being of full age and sound mind and memory, do make, publish and declare this to be my Last Will and Testament hereby revoking and annulling any and all will or wills by me heretofore made.

Item 1. I direct that all my just debts and funeral expenses be paid out of my estate as soon as practicable after my decease.

Item 2. all the property, both real and personal, whatsoever situate which I may own or have the right to dispose of at the time of my decease, I give, devise and bequeath to the following relatives, to wit: one sixth of my entire estate to my brother, Solomon J. Jones, one sixth of my estate to my brother Samuel P. Jones, one sixth of my estate to my sister, Ella Ralley, one sixth of my estate to Louie McClain, the daughter of my sister, Jennie McClain, deceased, one sixth to the Wilson's (sister, deceased) son, Robert Paul Wilson and finally the last one sixth to the following children of my deceased brother, William Robert Jones, share and share alike among them, Arrow Jones, Dell Price, Clara Rushing, Janie Jones, Beulah Tapake, absolutely in fee simple.

Item 3. I nominate and appoint my brother, Solomon S. Jones, Executor of this, my Last Will and Testament.

I request that no bond be required of Solomon S. Jones as such.

In witness whereof, I have hereunto set my hand to this, my Last Will and Testament at Big Sandy, Tennessee, this 5th day of August in the year of our Lord, 1957.

S/ John I. Jones

The foregoing was signed by the said John I. Jones in our presence and by him published and declared as and for his Last Will and Testament, and at his request and in our presence, and in the presence of each other, we hereunto subscribe our names as attesting witnesses at Big Sandy, Tennessee. This the 5th day of August A.D. 1957

(con't)

Signed: C. C. Stockdale Residing at Big Sandy, Tennessee
 Signed: Ralph S. Graham Residing at Big Sandy, Tennessee

I, Gordon Pafford, County Court Clerk, certify the foregoing to be a full and complete copy of the Last Will and Testament of John T. Jones as probated on September 24, 1965.

Witness my hand this September 27, 1965-

Gordon Pafford

Last Will and Testament

I, William Morris Statley, of Benton County, Tennessee, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking any will theretofore made by me.

First: I direct that all my just debts, including my funeral expenses, be first paid out of my funds or property which I may have at my death.

Second: I give, devise, and bequeath to my niece, Lucy Elizabeth Barnhill, all my estate, real and personal, expectancy, chose in action, notes, and deeds of trust, in fee simple and absolutely.

Third I hereby nominate and appoint my niece, Lucy Elizabeth Barnhill, as executor of this my last will and testament, and I direct that no bond or security be required of my Executor.

In testimony whereof, I have hereunto set my hand, the 20th day of December, 1963.

William Morris Statley
 Testator

Signed by the said William Morris Statley as and for his last will and testament, in the presence of us the undersigned, who at his request, and in his sight and presence, and in the presence of place other, have subscribed our names, the day and date above written.

S/ R. B. Rogers
 S/ Belle Jean Derrington
 Attesting Witnesses)

I, Gordon Pafford, County Court, certify the foregoing to be a full and complete copy of the Last Will and Testament of William Morris Statley, as probated on September 27, 1965.

Witness my hand this September 27, 1965

Gordon Pafford

Last Will and Testament of

Mrs. Maggie W. Parks
Camden, Tennessee

I, Mrs. Maggie W. Parks, being of sound mind and disposing memory do, hereby make and publish this my Last Will and Testament, hereby revoking any and all Wills made by me at any time or place.

First: It is my will that all of my just debts including the expense of my last illness, funeral, and cost of administration be paid out of the first monies coming into the hands of my Executor hereinafter named.

Second: I give, devise, and bequeath all of my property of every kind and nature, both personal and real estate or otherwise to the following persons: To my niece, Mrs. Bessie Phifer, wife of Cantrell Phifer of Eva, Tennessee, I give, one-third ($\frac{1}{3}$) of my net Estate; To my nephew, Elvis Bursey, $\frac{4}{13}$ of all my Muskegon, Michigan, one-third ($\frac{1}{3}$) of my Net Estate; To my nephew, James Burcham of Chattanooga, I give, one-third ($\frac{1}{3}$) of my Net Estate.

It is my will that my Executor hereinafter named shall convert my Real Estate to cash and then pay out all monies in his hands as above set out.

Third: I, hereby, nominate and appoint H.L. Bright as the Executor of this, my Last Will and Testament and release him from giving any bond as such; and it is my will that he shall secure the services of my good friend, J. Lee Taylor, attorney at law of Huntingdon, Tennessee in helping carry out my will.

Witness my hand at Camden, Tennessee, this the 6th day of October, 1964.

S/ Maggie W. Parks
Testatrix

Signed, sealed, published and declared by the Testatrix as and for her Last Will and Testament
And we at her request, in the presence
of each other, affix our names
as subscribing witnesses, this
the 6th day of October, 1964.

S/ Lorraine Furr
Witness

S/ J. Lee Taylor
Witness

I, Gordon Pafford, County Court Clerk,
certify the foregoing to be a full and complete
copy of the Last Will and Testament of Maggie
W. Parks as probated on October 5, 1965.
Witness my hand this October 5, 1965.

Gordon Pafford

Last Will and Testament of

Mrs. Maggie W. Parks
Camden, Tennessee

I, Mrs. Maggie W. Parks, being of sound mind and disposing memory do, hereby make and publish this my Last Will and Testament, hereby revoking any and all Wills made by me at any time or place.

First: It is my will that all of my just debts including the expense of my last illness, funeral, and cost of administration be paid out of the first monies coming into the hands of my Executor, hereinafter named.

Second: I give, devise, and bequeath all of my property of every kind and nature, both personal and Real Estate or otherwise to the following persons: To my niece, Mrs. Bebbie Phifer, wife of Carlile Phifer of Eva, Tennessee, I give one-third ($\frac{1}{3}$) of my net estate; To my nephew, Elmer Bursey, #13 51 along Muskegon, Michigan, one-third ($\frac{1}{3}$) of my Net Estate; To my nephew, James Burchum of Chattanooga, I give, one-third ($\frac{1}{3}$) of my Net Estate.

It is my will that my Executor hereinafter named shall convert my Real Estate to cash and then pay out all monies in his hands as above set out.

Third: I, hereby, nominate and appoint J. L. Wright as the Executor of this, my Last Will and Testament, and release him from giving any Bond as such; and it is my will that he shall secure the services of my good friend, J. Lee Taylor, attorney at law of Huntingdon, Tennessee, in helping carry out my will.

I signed my hand at Camden, Tennessee, this the 6th day of October, 1964.

S/ Maggie W. Parks
Testatrix

Signed, sealed, published, and declared by the Testatrix as and for her Last Will and Testament
And we at her request, in the presence
of each other, affix our names
as subscribing Witnesses, this
the 6th day of October, 1964.

S/ Loya Furr
Witness

S/ J. Lee Taylor
Witness

I, Gordon Pafford, County Court Clerk,
certify the foregoing to be a full and complete
copy of the Last Will and Testament of Maggie
W. Parks as probated on October 5, 1965.
Witness my hand this October 5, 1965.

Gordon Pafford

Hill of Mrs. Nettie Morris Gibson

I, Mrs. Nettie Morris Gibson, of Camden, Benton County, Tennessee, 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 monies that I die possessed of or may first come into the hands of my Executor.

Secondly: I give and bequeath to my dear son, H. S. Gibson and to his daughter Sarah Jean Sorkey, as tenants in common, in equal shares my house and lot located in the Town of Camden, Benton County, Tennessee on the South side and adjoining U.S. Highway No. 70, in which I now reside, to be theirs in fee simple forever.

Thirdly: I give and bequeath to my beloved grandchild, Sarah Jean Sorkey, my bedroom furniture and my radio and anything in the house she may want, and if anything is left, she and her father H. S. Gibson, can sell or dispose of it as they see fit and divide equally between them.

Fourthly: I give and bequeath to my said son, and his daughter, Sarah Jean Sorkey, in equal shares, all my cash & money on deposit in any bank, or any other personal property which has not heretofore been disposed in this will, or otherwise to be theirs forever.

I desire that my said son H. S. Gibson, give my son Aubrey Gibson of 539 N. East St. Louis, Illinois, his brother, what is right in settlement, said H. S. Gibson to be the judge thereof.

Lastly: I do hereby nominate and appoint my said son, H. S. Gibson, my Executor, he to serve without bond.

In witness whereof, set my hand, this the 12th day of March, 1963

S/ Mrs. Nettie Morris Gibson
Mrs. Nettie Morris Gibson

Signed and published in our presence, and we subscribe our names hereto in the presence of the Testator.

This the 13th day of March, 1963

S/ George D. Colle

S/ G. B. Holladay

A. J. & Mary

Nine Aubrey \$500 plus hundred Son 200
two hundred

There is a bedstead and mattress in basement.

I, Gordon Pafford, County Court Clerk, certify the foregoing to be a full and complete copy of the Last Will and Testament of Mrs. Nettie Morris Gibson as probated on October 14, 1965.

Witness my hand this October 14, 1965

Gordon Pafford

Will of Mrs Lillie Fry.

Filed (12.2.65)

This is my last Will and Testament
 I give Bequests and Devise to my
 living children at the time of my
 Death. In complete and perfect
 ownership all property of every kind
 and whatever, whether real personal or
 mixed wherever situated appointing my
 daughters Maria Fry Brooks and
Lorraine Fry maiden, co-executrix of my
 estate without bond.

S/ Mrs Lillie Fry.

I Gordon Pafford County Court Clerk certify
 that the foregoing to be a full and
 complete copy of the last Will of Mrs
 Lillie Fry, ^{as probated} probated on December
 2, 1965.

Witness my hand this December 2, 1965

Gordon Pafford
 County Court Clerk.

Will of Lela Browning Holland

I, Lela Browning Holland, being of sound
 mind, and knowing the uncertainty of life, hereby
 make and publish my last Will and Testament.
 First: it is my will that all my just debts, if
 any, be paid as soon after my death as possible.

Second: I devise and bequeath all of my property
 of every kind and character, real estate or personal property
 after payment of my debts, to my daughter, Ette Holland
 Melton, and my daughter-in-law, Aldena Farrar Holland,
 to be divided between these two equally.

Third: I hereby nominate and appoint my said
 daughter, Ette Holland Melton, as executrix of this
 my will and she is expressly relieved of making
 bond as such executrix.

In witness whereof I have hereunto set my
 hand this the 2nd day of July, 1953.

S/ Lela Browning Holland ^{her}
 mark

Signed by the said Lela Browning Holland
 for her last Will and testament in the presence
 of us: the undersigned and at her request
 and in the presence of us the undersigned
 and at her request and in the presence of each
 other on the date above.

Witnesses: S/ J. B. Holland
 S/ Frank L. Hallis

I, Gordon Pafford, County Court Clerk, certify
 the foregoing to be a full and complete copy
 of the Last Will and Testament of Lela Browning
 Holland as probated on December 14, 1965.

Witness my hand this December 14, 1965

Gordon Pafford

In the County Court of Benton County Tennessee.

RE: Will of John S. Bain Deced.

Petition

Comes now Alene Gladys Bain Widow of John S Bain, deceased, through her attorney and respectfully shows to the court as follows:

That the petitioner Alene Gladys Bain, is the surviving Widow of John S Bain, now deceased, and the said John S Bain was a resident of Wayne County Michigan, at the time of his death on the 24th day of February, 1964, And thereafter the will of the said John S Bain was offered and accepted for probate in the probate court for Wayne County, Michigan, and by order entered in said court on the 28th day of April, 1964 said will was admitted for probate.

The said John S Bain deceased was the owner of certain real estate located in Benton County, Tennessee, and it was necessary in order to perfect title in the petitioner to her interest in said real property that said will be probated in Benton County, Tennessee, petitioner would further show that she has secured from the Clerk of the Deputy Probate Register for County of Wayne, State of Michigan, acting as Clerk of said probate court, A certified copy of said will, filed in said probate court and a certified copy of the order admitting said will to probate, entered by the said court in said matter, all of which have been duly authenticated by the proper officials of Wayne County, Michigan, according to the acts of Congress USC title 28, sections 1738, 1739, and petitioner here affirms the same with this petition and regards the court to enter an order in this matter admitting said certified copy of said will together with the other documents, to probate, as the last will and testament of John S Bain, deceased.

Petitioner would further show that said will was executed in accordance with the laws of the country of the testator and also in accordance with the laws of the state of Tennessee and that the same is in all

respect entitled to be probated in this honorable court.

Petitioner prays:

For an order of this court permitting said certified copy of said will to be probated in this court, in Common form.

S. Frank L. Heller,

attorney for petitioner.

State of Tennessee
County of Benton

I Frank L. Heller, after first being duly sworn do hereby make oath and say that the statements made in the foregoing petition are true to the best of my knowledge, information, and belief.

S. Frank L. Heller

Sawon to and subscribed before me
This 14th day of January, 1966

S/ Charlotte M. Durbin
Notary Public.

Comm. signed. T. 19. 66

Will of John S Bain of 1559 Elm St in the county of Wayne and state of Michigan being of sound mind and memory, do make, publish and declare this to be my last will and testament in manner following viz: First, I will and direct that all my debts and funeral expenses be paid in full: I leave, I give, devise and bequeath, To my beloved wife Alene Gladys Bain, all of my property of whatsoever kind and nature and what whatsoever situated: I hereby appoint Joseph M. Bain of Berkley Michigan, Executor of this my last will and testament

(our)

Lastly, & hereby redope all former wills by me at
any time made. In witness whereof, I have
hereunto set my hand and seal this 23rd day of January
in the year of our Lord one thousand Nine hundred
and Sixty Four, S/ John S. Bone.

On this 23rd day of January A.D. 1964, John S. Bone
of 1559 Elm St. In the County of Wayne and
State of Michigan, signed the foregoing instrument
in our presence, and declared it to be his present
and in the presence of each other, hereto subscribe
our names.

Mayer W. Lubkensky at 1821 12th St.
Detroit 2 Michigan
Laura E. Bone, resid. at 9185
Westland Beckley Mich

Last Will and Testament Copies

Probate Court for said County State of Michigan County of
Wayne, I Ernest C. Boehm, Judge of Probate Court
for said County, do hereby certify that the foregoing
Instrument was this day duly proved and allowed
as and for the Last Will and Testament of John S. Bone
late of City of Detroit Michigan in said
County Deceased as more fully appear from the
Order entered in the Journal of said Court
on testimony duly given before me set my
hand and affixed the seal of said Court
at Detroit this twenty eighth day of April
Nineteen hundred and Sixty four.

John Bone
Judge of Probate

State of Michigan

County of Wayne Probate Court for said County
I William H. Rader Deputy Probate Register
for said County and acting as Clerk of said Probate Court
do hereby certify that I have compared the foregoing copy of
Last Will and Testament in the State of the State
of John S. Bone, Deceased,

with the original record thereof, now remaining in this office,
and have found the same to be a correct transcript therof,
and of the whole of such original record.

In testimony whereof, I have hereunto set my hand
and affixed the seal of said Probate Court, at Detroit this
21st day of August A.D. 1964

William H. Rader.

Deputy Probate Register.

State of Michigan^{ss} Probate Court for said County
County of Wayne

I Ernest C. Boehm one of the judges of the Probate
Court aforesaid, do hereby certify that William H. Rader who
signed the foregoing Certificate, is Deputy Probate Register
for said County, and that the foregoing exemplification
of record is authenticated in due form.

In testimony whereof, I have hereunto
set my hand and affixed the seal of said Probate
Court at Detroit this 21st day of August A.D. 1964

Ernest C. Boehm
Judge of Probate

State of Michigan

County of Wayne Probate Court for said County
William H. Rader Deputy Probate Register for
said County, do hereby certify that Ernest C. Boehm,
whose name is subscribed to the foregoing Certificate
is now and was at the time of affixing the same
one of the judges of Probate for said County duly
elected and qualified, and that the foregoing Certificate
was duly executed according to law.

In testimony whereof, I have hereunto
set my hand and affixed the seal of said
Probate Court, at Detroit, this 21st day of
August A.D. 1964

William H. Rader
Deputy Probate Register

State of Michigan) 522,500
County of Wayne

At a session of the probate court for said County of Wayne held at the probate court house in the city of Detroit, on the twenty-eighth day of April in the year one thousand nine hundred sixty-four present Ernest C. Baelen Judge of probate In the matter of the estate of John S Bone Decedent This day having been appointed for proving the instrument hereinafter delivered into this court purporting to be the last will and testament of said decedent and no one appearing to contest the probate thereof due notice of the time and place appointed for proving said instrument having been given as required by law and it further appearing to the court from the testimony of Mayor W. Leib, one of the subscribing witness to said instrument, that said instrument was signed by the said John S Bone and attested and subscribed in his presence and at his request by two competent laymen, who signed by the said witnesses and that said testator was then of sound mind and it further appearing to the court that said testator was of full age at the time of executing said instrument that he died on the sixteenth day of February A.D. 1964, that at the time of his decease he was an inhabitant of said County of Wayne and that said instrument was duly proved and ought to be allowed as the last will and testament of said decedent It is ordered and decreed that said instrument be and the same is hereby allowed and that it have full force and effect as the last will and testament of said decedent It is further ordered that the executors of said will be committed and the administration of said estate be granted to Joseph M. Bone, the executor therein named upon his giving bond in the sum of one hundred dollars to be approved by the judge of this court.

Ernest C. Baelen.

State of Michigan
County of Wayne Probate Court for said County
I, Wilbur H. Rader, Deputy probate Register for said County and Acting as Clerk of said Probate Court, do hereby certify, that I have compared the foregoing copy of,

order dated April 28, 1964 admitting will to probate and directing that the execution of said will be committed and granting the administration of said estate to the executor thereon his giving bond in the sum of \$100.00, as more fully set forth in said order. In the matter of the estate of John S Bone Decedent with the original record thereto now remaining in this office, and having read the same to be a correct transcript therefrom and of the whole of such original record.

In testimony whereof, I have hereunto set my hand and affixed the seal of said probate court at Detroit this 21st day of August A.D. 1964.

Wilbur H. Rader
Deputy probate Register.

State of Michigan)

County of Wayne. In probate court for said County I, Ernest C. Baelen, one of the judges of the probate court aforesaid, do hereby certify that Wilbur H. Rader, who signed the foregoing certificate, is Deputy probate Register for said County, and that the foregoing exemplification of record is authenticated in due form.

In testimony whereof, I have hereunto set my hand and affixed the seal of said probate court at Detroit this 21st day of August A.D. 1964.

Ernest C. Baelen
Judge of probate.

State of Michigan
Court of Wayne.

Probate Court for said County
Wilbur H. Rader, Deputy probate Register for said County, do hereby Certify Ernest C. Baelen, whose name is subscribed to the foregoing Certificate, is now and was at the time of affixing the same, one of the judges of probate for said County, duly elected and qualified, and that the foregoing Certificate was duly executed according to law.

In testimony whereof, I have hereunto set my hand and affixed the seal of said probate court at Detroit this 21st day of August A.D. 1964.

Wilbur H. Rader
Deputy probate Register,

Last Will and Testament of M^cIusa Herndon.

I, M^cIusa Herndon of Corolla, Tennessee, being of sound mind and disposing memory, do hereby make and publish this last will and testament, hereby revoking and making void all other wills by me before made.

First: I desire and direct that my funeral expenses and all my just debts be first paid by my Executor out of any funds coming into his hands as such Executor.

Second: I give, devise and bequeath to my daughter, Theresa Herndon, my house and lot located in the Town of Corolla, Tennessee, together with all the household furniture, appliances and equipment there, to be hers absolutely.

Third: I hereby give, devise and bequeath to my two sons, Roger Herndon and James Herndon, my undivided 1/3 interest in the real estate in the 10th Civil District of Benton County, Tennessee, and my automobile; my said sons to share and share alike.

Fourth: All the rest, residue and remainder of my property of which I die seized and possessed I give, devise and bequeath unto my said three children, to be divided among them equally.

Fifth: I hereby nominate and appoint my son, Roger Herndon Executor of this my last will and testament and I direct that no securities be required of him as such Executor.

In testimony whereof, I have hereunto subscribed my name on this the 5th day of April, 1960.

M^cIusa Herndon
Testatrix

Signed by the said M^cIusa Herndon as and for her last will and testament in the presence of us, the undersigned, who at her request and in her sight and presence and in the presence of each other, have subscribed our names the day and date above written.

G. Billy M^c Gregor
Testator 28 yrs
March 1966

10-13-65 An Amendment to my will dated 4-5-60.

I wish my daughter Theresa Belle Herndon to share Equally with my Sons James and Roger in my undivided 1/3 interest in the Real Estate in the 10th Civil District of Benton County, Tenn.

and since she Paid for the 1959 Ford which I am now driving she should have it.

M^cIusa Herndon

I, Gordon Pppard, certify that the foregoing be a full and complete copy of the Last Will and Testament of M^cIusa Herndon as probated on March 16th 1966.

Witness my hand this March 16th 1966

Gordon Pppard
County Court Clerk

Last Will & Testament of E.C. Hallard

I, E.C. Hallard, of Combs, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking and making void all other wills by me at any time heretofore made.

First: I desire and direct that my funeral expenses and all my just debts be first paid out of any funds coming into the hands of my Executrix as such Executrix.

Second: I give, devise and bequeath unto my wife, Bessie Ogier Hallard, all my estate, both real and personal, to be lesser and during her natural life, and at her death to be vested in my daughter-in-law, Cathleen Allen, absolutely and in fee simple.

Third: In the event my said wife should die in the course of any as a direct result of the same accident, epidemic or other calamity which causes my death, then I give, devise and bequeath all my property, both real and personal unto my said daughter-in-law, Cathleen Allen.

Fourth: I hereby nominate and appoint my said wife, Bessie Ogier Hallard, as Executrix of this my last will and testament and request the Court not to require security on her bond as Executrix.

In Testimony whereof, I have hereunto set my signature on this the 18th day of June, 1960.

E.C. Hallard
Testator

Signed by the said E.C. Hallard as and for his last will and testament, in the presence of us, the undersigned, who, at his request and in his sight and presence, and in the presence of each other, have subscribed our names the day and date above written.

B. Bailey McElroy
Mrs. W.A. Scrubbs

J. Gerald Pappard certify that the foregoing be a full and complete copy of the last will and testament of E.C. Hallard as probated on 29th day of March 1966, Marion County, Tennessee.

Last Will and Testament of W.R. Cain

I, W.R. Cain, a resident of Benton County, Tennessee do hereby make, declare, and publish this to be my Last will and Testament and I hereby revoke all wills or Codiciles heretofore made by me.

First: I direct that all my debts, funeral expenses, and cost of administration of my estate, be first paid out of my estate, be first paid out of my estate.

Second: After the payment of all obligations and expenses of my estate I give, devise, and bequeath unto the Trustees of the Cornell's Chapel Cemetery and their successors in office as Trustees, the sum of One Thousand (\$1,000.00) Dollars to be held in trust for the use and benefit of the Cornell's Chapel Cemetery.

I also give, devise, and bequeath unto the Trustees of the Eastview Cemetery and their successors in office, as Trustees, the sum of One Thousand (\$1,000.00) Dollars to be held in trust for the use and benefit of the Eastview Cemetery.

Also, I give, devise, and bequeath unto the Trustees of the Post Oak Cemetery and their successors in office, as Trustees, the sum of One Thousand (\$1,000.00) Dollars to be held in trust for the use and benefit of the Post Oak Cemetery.

Third: I give, devise, and bequeath all the remainder of my property, both real, personal, and mixed, whereelsever situate, to Cornell's Chapel Methodist Church and Post Oak Methodist Church, share and store alike.

Fourth: I hereby nominate and appoint my nephew, Louis B. Cain, as my sole Executor, to serve without bond.

In witness whereof, I have hereunto set my hand and subscribed my name on this the 25th day March, 1966.

W.R. Cain

Signed by W.R. Cain, the Testator, as and for his last will and testament, in our presence, who have at his request and in his presence, and the presence of each other subscribed our names as witnesses thereto on the day and date above written.

Present,

Last Will and Testament of W. R. Cohn

witness J. E. Conner
Conde. Clerks

witness George Bonnor
Conde. Clerks

I, Gordon Poppard certify that the foregoing
be a full and complete copy of the last will
and Testament of W. R. Cohn, as probated
on the 30th day of March, 1966.

Gordon Poppard
County Court Clerk

Last Will + Testament of Erie B. White

The State of Ohio, Hamilton County, 55.

Letter of Testamentary
Exhibit to Petition of R. L. White

Know all men by these presents:

Whereas, Erie B. White late of the County
of Hamilton and State of Ohio, died, leaving a last
Will and Testament (a true copy of which is hereto
attached,) which said will has been duly admitted
to probate by the Probate Court of Hamilton
County, Ohio, on the 16th day of March, 1966.

Whereupon, the said Probate Court, upon an
application filed as provided by law, has committed
the administration of said estate unto Robert L. White,
the Executor in said will named, hereby granting
to said Executor all and singular, the power
necessary and by law required, to enable him to
fully administer said estate. He said Executor shall:

1. Make and return to the Court, on oath, as
provided by law within the time required by law
a true inventory of the real and personal property of
the deceased;

2. Administer and distribute according to law
and the Will of said decedent all the personal
property of said decedent including the proceeds
of all real estate sold and the proceeds received
from any claim for wrongful death;

3. Render upon oath a just and true account
of the administration of said estate at the time
or times required by the Court or the law;
And in all matters, faithfully and honestly
discharge the duties of said office.

The Court has appointed S. James E. Mallory,
Bernard J. Helday Jr., Alma F. Eake, to
appraise on their oath or affirmation the real
estate located in Ohio, and all and singular
the personal property of said decedent as required
by law.

In Testimony whereof I have hereunto set
my hand and affixed the seal of said Probate

Court at Cincinnati, Ohio, this 16th day of
March, 1966.

Erie B. Whitis
Probate Judge

Last Will and Testament of Erie B. Whitis
of Erie B. Whitis, of Cincinnati, Hamilton
County, Ohio, being of full age and of sound and
disposing mind and memory, do hereby make, publish
and declare to be my last Will and Testament
keeping my living and all other and former wills,
testaments and codicils heretofore made by me.

Item I. I direct that all my just debts and
funeral expenses be paid out of my estate as soon
as practicable.

Item II. I give and bequeath to my beloved
mother, Martha J. Bridges of Constan, Tennessee,
the sum of One Thousand (\$1,000.00) Dollars. If
living at the time of my decease, I suggest that
this money be paid over to Mrs. Lula Branch,
my sister, as trustee for my mother.

Item III. All the rest, residue and remainder of
my property, real and personal, of whatsoever
description and whatever estimate I give, devise
and bequeath to my beloved husband, Robert L.
Whitis, absolutely first in fee simple.

Item IV. I the grant that my husband, Robert
L. Whitis, shall predecease me or if we die
of a common accident or within sixty days
of each other, then and in that event I give,
devise and bequeath all of my property, real,
personal and mixed, of whatsoever description
and whatever estimate, as follows:

One third ($\frac{1}{3}$) to Bobby Glenn Whitis of Cairo,
Illinois or to his heirs; one third ($\frac{1}{3}$) to
Anthony Ray Whitis of Cope Girardeau, Missouri
or to his heirs; and one third ($\frac{1}{3}$) to my mother,
brother and sister, namely: Martha J. Bridges,
Mrs. Lula Branch, Mr. Groe Block, Mrs. Clara
M. Cole, Mr. Val Jean Bridges, all of Constan, Tennessee;
Miss Agnes Turner of Bonita, Tennessee, and Mrs.

Annie Fowler of Lansing, Michigan. If any are
not living at the time of my decease, their share
shall be divided among the survivors. However,
if Mrs. Clara M. Cole or Mrs. Agnes Turner are
not living at the time of my decease, their
share of my estate shall go to their children, if
living. Mrs. Verna Ellis and Mr. Allen W.
Bridges, my sister and brother have no need
for any interest in my estate and I have
therefore omitted them, not because I have any
less love or affection for them.

Item V. I make, nominate and appoint my
husband, Robert L. Whitis, to be the executor of
this my last Will and Testament, hereby authorizing
and empowering my said executor to compromise,
compromise, settle and adjust all claims
and demands in favor of or against my estate;
and to sell, at private or public sale at
such price, and upon such terms of credit
or otherwise, as he may deem best the whole
or any part of my real or personal property
and to execute, acknowledge and deliver deeds
and other proper instruments of conveyance
thereto to the purchaser or purchasers. No
purchaser from my executor need see to the
application of the purchase money so far as the
purposes of the trust, but the receipt of my
executor shall be a complete discharge and
acquittance thereto. I request that no bond be
required of my said executor.

In the event Robert L. Whitis is unable
to serve as executor, then I nominate and
appoint Jerry E. Vogler in his stead without
bond and with all the same powers.

I do witness whereof, I have hereunto
set my hand at Cincinnati, Ohio, this 35th
day of March, 1963.

Erie B. Whitis
Erie B. Whitis

The foregoing instrument, was at the date thereof signed, published and declared by the said Edie B. Whitis, as and for her last Will and Testament in the presence of us, in the form the testator subscribes the same, and we at her request and in her presence and in the presence of such other law hereunto subscribed our names as attesting witnesses, at Cincinnati, Ohio, this 25th day of March 1963.

I, Ann Wardell residing at Cincinnati Ohio,
I, Donald J. Lipshitz residing at Cincinnati Ohio.

The State of Ohio,
Hamilton County,

I, Chase M. Davies, Judge and Ex. Office
Clerk of the Probate Court, within and for
the County aforesaid, do hereby certify the foregoing
to be a true and correct copy of letters granted
unto Robert L. Whitis, as executor of the estate
of Edie B. Whitis, deceased, late of this County
and I further certify that said Robert L. Whitis
was duly appointed and qualified as such
executor without bond; a true and correct
copy of the last will and testament of Edie B.
Whitis, deceased, admitted to probate and record
on the 16th day of March 1966; and I further
certify that said grant of letters have not
been revoked and are still in full force and
effect and that said executor is still acting
in such capacity; as the same appear from
the records and files of said Court.

In testimony whereof, I have hereunto set
my hand and, affixed the seal of the said Court
at Cincinnati this 21st day of April AD 1966.

J. Chase M. Davies
Probate Judge and Ex. Office Clerk

By Edie Bumah
Deputy Clerk

In the County Court for Benton County Tennessee
In the Matter of the estate of Edie B. Whitis, Deceased
Ancillary Proceedings for the probate and recording of
her Will in Benton County, Tennessee Court:

To: Allen W. Bridges, J.W. Bridges, Lola Bridges Branch,
Doris Bridges Black, Constance Bridges Cole, Agnes
Bridges Survey, Neva Bridges Ellis and Annie
Bridges Fowler;

You and each of you are hereby notified that
Robert L. Whitis of Cincinnati, Hamilton County, Ohio has
filed his Petition in this Court showing that he is
the nominated Executor of his deceased wife, Edie
Bridges Whitis in a probate proceeding in the Probate
Court at Cincinnati, Hamilton County, Ohio on March 16,
1966; that he was duly appointed as such Executor
without bond as is still serving in that capacity.

He prays by said Petition to have her will
probated and recorded in the Court and established as
her Will, in accordance with the Statutes of the State
of Tennessee wherein some real estate is located in
which she had an undivided interest as a tenant in
common.

He has brought this action as Ancillary proceedings
and the Honorable William A. Deringer, Jr. Judge of
our Benton County Court has set said cause for
hearing before him at his office in the courthouse
at Camden, for Monday May 8, 1966.

You are hereby notified of said filing and
furthermore hereby informed that you may attend
said hearing if you see proper and choose to do
so; otherwise the proceeding will be heard ex parte.

Witness my hand and seal of the Court at
Office in Camden, Tennessee, this May 5, 1966,
S. Gordon Pafford cc:

Clerk of the Benton
County Tenn. Court

We, the undersigned, being all the brothers and sisters of Exie B. Whites, deceased, and her only heirs at law, had she died intestate, hereby join in the foregoing petition of our brother in-law, Robert L. Whites, for the probate and recordation of her Last Will and Testament by these Ancillary proceedings in the County Court for Benton County, Tennessee; we hereby waive any notice required or necessary to be given to us; we agree to a hearing of said matter at any time or place convenient to the parties and the court; we hereby state, assert and declare that we are not making any question about said Will; we do not desire or intend to contest the same; but pray that it be probated and recorded in the County Court for Benton County, Tennessee. We desire to complete the sale of some property in Camden, Tennessee, in which our deceased sister owned an undivided interest as a tenant in common with up to the trustees of the First Baptist Church of Camden; we are willing to anything necessary, right or proper to effectually carry out the sale and conveyance of said real estate to said church; we recognize as a matter of fact that our deceased sister's interest in said real estate now belongs to her surviving husband, Robert L. Whites; and we make no claim thereto.

Witness our respective hands at our places of residence,
as of May 5, 1966.

S/Lots Bridged Block
 S/Draco Bridged Block
 S/Annie Bridged Fowler
 S/Louis Mae Bridged Cole
 S/Allan W. Bridged
 S/Rexes Bridged Turner
 S/J.V. Bridged
 S/Verna B. Bridged Ellis

I, Gordon Pafford, certify that the foregoing is a full and complete copy of the Last Will and Testament of Exie B. Whites, as probated May 9, 1966.

Gordon Pafford
 County Court Clerk

Last Will And Testament Of Orie N. Frazer

Know All Men By These Presents:

I, Orie N. Frazer a resident of Camden, Benton County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my Last Will & Testament, hereby revoking and making void any other wills by me at any time before made.

First: I direct that as soon as possible after my death, my Executor, hereinafter named, pay my funeral expenses and all of my just debts, out of any money that I may die possessed of, or which may come into the hands of my Executor but before any such debts shall be paid they must be prorated according to law.

Second: I give, devise and bequeath unto my wife Ethel Frazer, all of my property, real, personal and mixed, which I may die owner of, during her natural life, subject however to the provisions enabling her to dispose of said property under certain circumstances as hereinafter set forth.

At the present time I am owner of certain real estate located in Benton County, Tennessee, as follows:

A one-fourth ($\frac{1}{4}$) interest in certain lands located in the 8th Civil District of Benton County, Tennessee, known as the Herin Place - title to which was vested in me by Deed from Nell Smith appearing of record in the Register's Office of Benton County, Tennessee, in Deed Book 33, Page 454. I am also owner of a three-fourths ($\frac{3}{4}$) interest in and to a certain farm known as the Anderson Frazer located in the 5th Civil District of Benton County, Tennessee, and I am also owner of a certain house and lot in Camden, where my wife and I are now residing.

Third: My wife, the said Ethel Frazer, shall have the right and authority to transfer, sell or dispose of any of my personal property or real estate and therefore expect her to commence transferring the

Last Will and Testament of David Freeman Barnes

Same and use the proceeds thereof for her benefit if it should become necessary further to do so in order for her to pay living expenses, medical expense, nurse care or for her support, maintenance or welfare, it being the opinion of the testator that my wife, the said Ethel Fagin will be reasonable in the use and conservation of said property or in the disposition thereof and she is vested with sound discretion in making disposition or conservation of any of my said property.

Fourth: At the death of my wife, the said Ethel Fagin, I do hereby will, devise and bequeath the remainder and residue of my estate unto my two (2) neices Hazel Rushing Saunders and Hattie Rushing Saunders, of Comer, Tennessee to be their absolute and in fee simple. This devise and bequest is being made for the reason that my two neices the said Hazel Barnes & Hattie Saunders have been kind and good to me during my wife's declining years, and I feel that they should be the sole beneficiaries of my estate after the decease, comforts, care and well-being of my wife have been taken care of.

Fifth: I nominate my wife, the said Ethel Fagin, and the Executrix of my last Will's testament and direct that she serve in said capacity without the necessity of executing bond.

In testimony whereof, I have hereunto set my hand to this my last will & testament in the presence of witnesses on this the 21st day of October, 1963.

S/ Joe Fagin

Testator

Signed by the said Joe V. Fagin as & for his last Will & Testament in the presence of us, the undersigned, who at his request in his sight & presence (and in presence of each other, whom he described and named, the day date above written)

S/ J. W. was
S/ Bradley Fagin

I know all men by these presents:

That I, David Freeman Barnes of City, Sanders, in Benton County, Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking and making void any wills heretofore made by me at any time.

1. I desire, and so direct, that all my just debts and funeral expenses be paid.

2. I hereby give, bequeath and devise unto my beloved wife, Manie Lee Barnes, formerly Manie Lee Bradley, all my property, real and personal, of whatsoever character and kind and wherever located, to be hers in fee simple absolutely, to the express exclusion of all my children.

3. I hereby name and appoint my beloved wife, Manie Lee Barnes, the sole Executrix of this my last will and testament, and I desire, and so direct, that she be permitted to qualify and serve as such without giving bond or security.

In Testimony whereof I have hereunto signed and executed this my last will and testament, consisting of one (1) page of legal size paper typewritten in my presence and at my request at Comer, Tennessee on this September 18, 1963.

S/ David Freeman Barnes

Attestations

Signed by the said David Freeman Barnes as and for his last will and testament in the presence of us, the undersigned, who, at his request and in his sight and presence, and in the witnessess the day and date above written.

Conrad Jones
address

S/ Marion C. Holladay

Conrad Jones
address

S/ John M. Holladay

Conrad Jones
address

I Gordon Poffard certify that the foregoing be a full and complete copy of the last will and testament of David Freeman Barnes, as I copied it on August 6, 1966. Gordon Poffard
County Court Clerk

Last Will and Testament of D. B. Utley

Know All Men By These Presents:

I, D. B. Utley, of Camden, Tennessee being of sound mind and disposing memory, do hereby make and publish this my Last Will and Testament, hereby revoking all wills by me heretofore made.

I. I direct my Executrix, hereinafter named, to pay all of my just debts out of my estate as soon as practicable after my death.

II. I will, devise and bequeath unto my wife, Charlie Utley, all of my property, real, mixed and personal and every interest therein which I may own at the time of my death. Said property to be devised and in fee simple, to sell and dispose as she may deem proper.

III. I nominate and appoint my wife, the Said Charlie Utley as the Executrix under require and direct that she serve as such without the necessity of executing bond.

In testimony whereof I have hereunto subscribed my signature in the presence of witnesses on this the 28th day of April, 1965.

S/ D. B. Utley, Testator

Signed by the Said D. B. Utley as and for his Last Will and Testament, in the presence of us, the undersigned, who, at his request and into sight, and in the presence of each other, have subscribed our names, this day and date above written.

S/ Mattie Robison
S/ Henry L. Robison

I, Gordon Pafford, certify that the foregoing was a full and complete copy of the Last Will and Testament of D. B. Utley as probated August 27, 1966.

S/ Gordon Pafford
County Court Clerk

Last Will and Testament of Miss Anice M^e Rae

My Will

Being of sound mind and realizing that life is uncertain and death is sure, I am writing my Will as follows: After my death I want my nephews, David McRae and Fred McRae to dispose of my house and contents and after my funeral is paid to divide the remaining proceeds between my 3 nephews and 2 nieces - Namely David & Louise McRae, Washington 1353 Hamilton St., N.W. Fred McRae 6914 Montgomery Rd. Apt. 6 Cincinnati, Ohio Paul McRae 14242 Hamilton St., Van Nuys, Calif. Mayzie Weyance 840 Fair St., Burbank, Calif. If there is anything in the house that any of these want take them, except I give to Mrs. Anna Stigall a large hand painted picture and a ceramic set for her faithfulness assistance during my sister's sickness and death.

S/ Anice M^e Rae

Witnesses

S/ Bonnie Haag
S/ Myrtle Fushing

I, Gordon Pafford, certify that the foregoing is a full and complete copy of the Last Will + Testament of Anice M^e Rae as probated Aug. 27, 1966.

S/ Gordon Pafford
County Court Clerk

Last Will and Testament of Helene Coates

I, Helene Coates, presently residing at 132 West Bittersweet, Chicago, Illinois, being of sound age and of sound and disposing mind and memory do hereby make, publish and declare this to be my Last Will and Testament hereby revoking all former wills and codicils by me made.

FIRST: I direct my executor hereinafter named to pay all my just debts, funeral expenses and the costs of administration of my estate as soon after my decease as the same may reasonably and conveniently be done.

SECOND: It is my wish and desire to be buried at Mount Hope Cemetery, Toronto, Canada, ~~to stop~~ and I direct my executor if I die at any place other than Toronto, Canada to ship my remains as soon as may be convenient to Mount Hope Cemetery, the cost to be borne by my estate.

THIRD: I desire that my executor expend the sum of One Hundred Dollars (\$100.00) from time to be said for the deceased members of my family and myself and I also desire that my said executor pay the sum of One Hundred Dollars (\$100.00) as a contribution to the support of Foreign Missions, and my said executor is given full power and discretion to name and designate said Foreign Missions.

FOURTH: All the rest, residue and remainder of my estate, real, personal or mixed, of whatsoever kind and nature and wheresoever the same may be situated, of which I may die seized and possessed as to which I may be entitled at the time of my death, I do hereby give, devise and bequeath to Edward Philip Coates, Michael Douglas Coates and Margaret Foreman in equal shares, share and share alike or to the survivor of them.

FIFTH: On the event my executor hereinafter named is unable to locate my son

Michael Douglas Coates by the time my estate is ready for distribution I give, devise and bequeath his undivided one-third ($\frac{1}{3}$) share to Edward Philip Coates as Trustee, for the uses and purposes hereinafter set forth:

A. To take possession of, hold manage, invest and reinvest the same and to collect and receive the income thereof. And after paying any expenses of the administration of said trust to pay the balance to my son Michael Douglas Coates, when his whereabouts is determined.

B. My trustee is expressly authorized to use the income from said trust or the principal thereof in an effort to locate the whereabouts of my son Michael Douglas Coates.

C. Said Trustee is to hold said trust fund until (i) paid to my son Michael Douglas Coates or until (ii) the tenth (10th) anniversary of my death or until (iii) proof of the death of Michael Douglas Coates is obtained by my said trustee to his satisfaction.

D. In the event of the termination of this trust due to the expiration of ten years or the death of Michael Douglas Coates the principal of said trust and the accumulated income shall be paid to Edward Philip Coates and Margaret Foreman in equal shares, share and share alike or to the survivor of them.

E - In the event of the death, disability, refusal, inability or failure of the said Edward Philip Coates to act as Trustee hereunder, I then nominate and appoint Michael Leo Lane as first successor Trustee hereunder.

SIXTH: I nominate and appoint Edward Philip Coates, as Executor of this my Last Will and Testament. In the event of the death, disability, refusal, inability or failure to act of the said Edward Philip Coates as such Executor, I then nominate and appoint Michael Leo Lane,

over

as first successor Executor of this my Last Will and Testament, I direct that my executors as named herein shall not be required or obligated to give any bond or security on their honor such security or security being hereby expressly waived,

(Seventh)

I give my Executor or successor executor, from time to time qualified and acting as such, full power and authority without attorney, leave or authority of any Court to sell, mortgage, assign, exchange, dispose, transfer and convey my whole estate, or any part thereof, either at public or private sale, to such person or persons, for such price or prices, and upon such terms and conditions as to my Executor shall seem best and I also give my Executor full power and authority to settle and compound any and all claims, whether in favor of or against my estate, in such manner as to my Executor shall seem advisable, and for the purposes aforesaid, or any of them, and for the purpose of fully carrying out the provisions of the Will and settling my estate, I give my Executor full power and authority to execute, acknowledge and deliver all proper or necessary deeds and writings of any kind, and to give full receipts, discharges and releases, giving to said Executor the same full powers of an absolute owner. No purchaser from my Executor shall be obliged to inquire into the authority of my Executor to execute any of the papers herein contained upon my Executor, or as to the expediency of any act of my Executor, or to sell to the application of my purchase money paid to my Executor. In witness whereof, I have hereunto set my hand and seal this 7th day of May 1963. (Helene Coates (Seal))

The foregoing instrument containing 7 (seven) typewritten pages

(not per)

this page enclosed, was on the date thereof signed, sealed, published and declared by the said Helene Coates, the testator, therein to be her Last Will and Testament, in the presence of us and acknowledged, ruled, in her presence and at her request, and in the presence of each other have thereunto subscribed our names and witnesses thereto, believing the said Helene Coates, to be of sound and disposing mind and memory and free from any constraint or compulsion.

None.

Pet G. Coff
Gwen Day
Charles A. Day

address
135 S. Israel St Chig Del
732 Bitters St Chig Del
732 Bitterswest S. Chig Del

I, Gordon Pofford, certify that the foregoing is a full and complete copy of the last will and testament of Helene Coates, as probated
page 1-66.

Gordon Pofford
Court Clerk

Last Will and Testament, Ewing Hatley

I, Ewing Hatley of route 2, Box 500 Crossville Tennessee
being of sound mind and disposing aware of
the uncertainty of life, do make and publish
this my last will and testament hereby revoking
any will heretofore by me made.

First: I direct that all my just debts, including my
general expenses be paid by my executor out of any
funds or property left by me at my death.

Second: In the event that I predecease my dear
wife Alice, and she lives longer than I do, I give
Alice and bequeath all my property of every kind
and character, money, land, notes, deeds of trust
expectancy or action to my wife, Alice Hatley.

Third: In the event that my wife, Alice Hatley
predecease me, and I live longer than she
does, I give, devise, and bequeath to my
brother, William Morris Hatley, a life
estate, the right to live in, and to possess
during his life time, my home and residence
and the two acres of land on which the home
is located, on highway no 69, and I hereby give
Alice, and bequeath the fee in said home
and subject only to the life estate in some
~~what~~ I give to William Morris Hatley.

Property to my beloved daughter, Lucy Elizabeth
~~Hawill~~
~~Hawill~~, subject only
to the life estate in some which I give to
William Morris Hatley.

Fourth:
I give and bequeath to my brother, William
Morris Hatley the personal, and use of my
house hold goods, furniture and cooking
utensils, during his life time,

while he is living in the home and at his death
I give all my possessions which were used
by brother, William Morris Hatley, to my
daughter, Lucy Elizabeth Hawill.

Fifth: All the rest, residue, and remainder of my
estate, not herein disposed of, of every kind and
character in possession, expectation, or action,
I give, devise and bequeath to my daughter
Lucy Elizabeth Hawill.

Sixth: I hereby nominate and appoint my
daughter, Lucy Elizabeth Hawill, executrix of
this my last will and testament with full
power, and authority to execute the same
according to its true and intended meaning, and I
direct that bond shall not be required of my
executrix, and said bond is expressly waived.

In testifying whereof, I have hereunto set
my hand, the 20th day of December, 1963.

Sign. Ewing Hatley.

Signed by the said Ewing Hatley, as and for
his last will and testament in the presence of us
the undersigned, who at his request, and in their
sight and presence, and in their presence of each
other, have subscribed our names, the day and
date above written.

Witness. R. B. Rogers.

Mrs. Jean Dennington.
Attesting Witness,

I, Andrew Bafford, County Court Clk. Certify
The foregoing is a full and complete copy
of the last will and testament of Ewing
Hatley, as probated, 10-7-66.

Andrew Bafford

Last Will And Testament of L. E. Dill

I, L. E. Dill, of Camden, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking and making void any and all other wills by me at any time heretofore made.

First: I desire and direct that all my just debts and funeral expenses be first paid by my Executing out of any funds coming into my hands as such executors.

Second: I give, devise + bequeath all my estate, real, personal + mixed, wherever located, to my wife, Carrie Dill, in fee simple absolute.

Third: I hereby nominate + appoint my said wife, Carrie Dill, Executrix of this my last will + testament; + I direct that no security be required of my said wife as Executrix.

In testimony whereof, I have hereunto set my signature, this the 25th day of June, 1954.

S/ L. E. Dill, Testator

Signed by the above L. E. Dill and for his last will + testament, in the presence of us, the undersigned, who at his request put his sight + presence, in the presence of each other have subscribed our names this the 25th day of June, 1954:

S/ Billy McCay

S/ Mattie Sue Holland

I, Gordon Pafford, County Court Clerk, do certify, the foregoing is a full + complete copy of the last will + testament of L. E. Dill as probated
1 - 21-66

Done and affd

Last Will and Testament of Richard Thomas Brooks

I, Richard Thomas Brooks, of Benton County, Tennessee, being of sound mind and disposing memory, with full knowledge of the disposition which I wish to make of my estate, effective at my death, do hereby make, publish, and declare this instrument to be my last will and testament, hereby revoking all other wills or testaments by me at any previously made.

First: I direct that my executors herein-after named pay from the proceeds of my estate all debts lawfully owing by me at the time of my death, funeral expenses and any taxes lawfully assessed or assessable and all charges or expenses incident to the administration and settlement of my estate such as may be incurred during the course of administration.

Second: Subject only to the payment of the debts, charges and expenses of my estate, I give, devise and bequeath to my wife, Mary Neander Brooks, if she should be living at the time of my death, all property of which my estate may consist or of which I may be seized and possessed at the time of my death, of every kind and description, wherever situated, real and personal, either or both, as her absolute property.

Third: In the event my wife, Mary Neander Brooks, should not be living at the time of my death, or in the event she and I should die at the result of some common accident or disaster, regardless of which of us may have survived the other, I give, devise and bequeath all of my said property of which my estate may consist and of which I may be seized and possessed at the time of my death, + of every kind and description, wherever situated, real + personal, either or both, to my sister, Lillian Jane Brooks, + my daughter, Wanda Brooks Christopher, in equal share and interest to each to their absolute property.