

MAY TERM 1920.

## WILL OF ELIZABETH J. BOND.

Realizing the brevity and uncertainty of human life; - I, Elizabeth J. Bond, of Blount county Tennessee, being of sound and disposing mind, do herein make and publish my last Will and Testament; of which I appoint and hereby confirm Alfred N. Jackson as Executor without Bond.

I - I give and bequeath to my son Alfred N. Jackson all of *my* property both Real and Personal.

(a) ALL REAL ESTATE: The "Home farm" in Blount county on which I now live; the "Old Mansion" farm in Knox county; the reversionary interests I hold in the Knox county lands in which by the Will of my mother, Sarah M. Henry, A. N. Jackson and J. A. BOND now have a life estate; and all other real estate that may be acquired by me; I devise & bequeath in fee simple to my said son Alfred N. Jackson, his Heirs & Assigns forever.

(b) -All my personal property: Household goods, Live stock, Farming utensils, Buggies, Wagon &c, Rents, Accounts, Notes, Bonds Cash, and all and every of my Personal belongings; I will and bequeath and devise to my said son, his representatives and assigns.

II - I further will, in the event my son shall die before I do then the bequest made for his sole behoof shall be apportioned among his heirs at law except as to said "Home farm" and the household goods thereto belonging; in which particular I will that my beloved daughter-in-law Ellen C. Jackson shall have an estate for life, or during Widowhood and no longer. And in this event it is my Will that said Ellen C. Jackson shall be Administratrix of my estate.

III - While my beloved husband J. A. Bond has been amply provided for by my mother in the Life Estate which he holds and enjoys in the Knox county farm; it is my will, if he shall survive me that he shall be permitted to continue to live at the old home if he so desires; and that whoever occupies it shall look to his reasonable comfort and pleasure.

IV - I bequeath to my grand daughter Aimee my watch and chain; my Mahogany Bed room set and my Writing desk.

V - With the modifications and conditions expressed and set forth under sections II & III & IV I want it clearly understood that I have herein devised bequeathed and willed unto my son A. N. Jackson

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all my property whatsoever, without further condition or qualification, to have and to hold to <sup>him</sup> his heirs and assigns forever

In witness whereof, I do to this my WILL, set my hand, this 20th day of October 1905.

Elizabeth J. Bond

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

This the 20th day of October 1905.

Eliza C. Cox

Witnesses.

Kittie T. Cox

## WILL OF J. H. BRIENT.

IN THE NAME OF GOD AMEN. I J. H. Brient Sr of Friendsville in the county of Blount and State of Tennessee, 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: That is to say, First, after all my lawful debts are paid and discharged, my farm and household and kitchen furniture, I give and bequeath, and dispose of, as follows, to wit: To my beloved wife Maggie Brient the land and appertances situated thereon, known and described as the Brient farm lying in the third civil district of Loudon county Tennessee together with all stock and household and kitchen furniture that may be possessed by me at my death, during the term of her natural life and at her death to be divided among my heirs as follows. To my son's J. H. Brient Jr, C. N. Brient and Floyd Brient the home farm known as the Brient farm being and lying in the third civil district of Loudon county Tennessee and containing 150 acres more or less which I value at \$7500.00 and I direct that they pay my three daughters Mrs Louella Griffiths, Mrs Clara Lane, Mrs Effie Kizer the sum of \$1250.00 apiece in lieu of their interest in the said farm, and in case any of my daughters shall die before my own or my wife's decease leaving lawful issue him her or them surviving, then such issue shall have and take the share his her or their parent would have taken if living.

This will is to be void and of no effect so long I J. H. Brient Sr and my