

OCTOBER TERM 1911.

J. S. BREWSTER.

I, J. S. Brewster 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 any moneys that I may die possessed of or may first come into the hands of my Executor. Secondly I give and bequeath to my Son George Brewster One hundred and Twenty five dollars. Thirdly I give and bequeath to my Son J. P. Brewster One hundred and Twenty five dols. Fourthly I give and bequeath to my Daughter Sarah Bolinge Sixty dollars. Fifthly I give and bequeath to my Daughte Georgie Jenkins Sixty dollars. Sixthly I give and bequeath to my Son Thomas Brewster Ninety dollars. Seventhly I give and bequeath to my daughter Niece Wells Thirty dollars. Eightly I give and bequeath to the heir of my Son Harvie Brewster dead. Thirty dollars, Ninthly I give and bequeath to my Son Dock Brewster Thirty dollars. Tenthly I will and bequeath to my wife Martha Brewster the remaining moneys and notes I may die possessed of not mentioned here in will after Expenses of will and Executor to will. ^{will} is paid also I bequeath to my wife Martha Brewster during her natural life or as long as She remains my widow all the real Estate I may die possessed of and at her death or marriage the Said real Estate is to be sold and divided Equally between my heirs

Lastly I do hereby nominate and appoint R. L. Belt Executor to my will without bond. I witness whereof I do this my will set my hand this July 13 " 1911

J. S. Brewster

Signed and published in our presence and we have Subscribed our names hereto in the presence of the testator July 13 " 1911

Witnesses: Belle Best
Jesse Best

DECEMBER TERM 1911.

FOSTER CLARK.

I Foster Clarke a resident of Blount County and State of Tennessee- formerly a resident of Cold Nottore County of Essex England, do hereby make publish and declare this my last Will and Testament, and hereby revoking any and all other Testaments or Wills which may have heretofore been by me made.

Item First.

I direct that all my just debts and funeral expenses be paid by my Executrix out of the first money belonging to my estate which may come into her hands.

Item Second.

I will and bequeath to my niece Margaret Sutton- wife of Alexander M. Sutton Atty. at Law of Princeton Mercer County West Virginia, all my personal property and estate, ~~except~~ the live stock and farming implements on my farm or tract of land situated in Blount County Tennessee,- said personal property here bequeathed to the said Margaret Sutton to embrace any and all money, notes, choses in action, rights and credits of which I may die seized and possessed or to which I may be entitled at my death.

Item Third.

I will and devise to Perry Vaughn- who now resides on my farm, my tract of land or farm situated lying and being in the 9th Civil District of Blount County Tennessee- being the tract of land purchased by me from Wm. Lambert, to have and to hold said tract of land as an estate in fee; and I also will and bequeath to the said Perry Vaughn all my live steek horses and cattle and all my farming implements on and used in connection with the operation of said farm,

Item Fourth

I will and devise to my sister-Julia Barberie- of Mercer County West Virginia, any and all other lands or shares and interests in lands which I may own and am seized in Blount County Tennessee.

Item Fifth

I hereby nominate and appoint my Niece Margaret Sutton -wife of Alex. M. Sutton of Princeton West Virginia, Executrix of this my last Will and Testament; and release and excuse her from giving any bond and from making any reports and inventories as required by the Statutes of Tennessee.

In Testimony of all which I hereto set my hand and Seal. This December 11th 1909

Foster Clark (Seal)
Executed and published in the presence of the undersigned as subscribing witnesses: who sign their names as witnesses in the presence of the

DECEMBER TERM 1911.

Testator and at his request and in the presence of each other.

C. T. Cates Sr

C. W. Hammontree

I Foster Clark as a Codicil to my last will and testament above made and executed by me on the 11th day of December 1909, hereby make the following revocation of and change in the disposition of my estate as therein made viz.

I hereby ~~revoke~~ and ~~annul~~ the ~~devise~~ and bequest of the land and personal property made to ~~Perry Vaughn~~ in and by the ~~3rd Item~~ of the said last will and testament, it being my desire and will that the said Perry Vaughn shall not be a beneficiary under this my last will and testament; and should I die seized and possessed of the tract of land mentioned and described in the said ~~3rd Item~~ of my said last will and testament, I hereby will and devise the said tract of land to my ~~Niece~~ Margaret Sutton- wife of Alex. M. Sutton Atty. at law of Princeton Mercer Co. West Virginia; and should said land be sold either by me or my authority, the proceeds thereof I direct shall pass to and become the property and estate of my said ~~Niece~~ Margaret Sutton, under the provisions and bequest made for and to her under the ~~2nd~~ Item of my said will, ~~except~~ the sum of One hundred dollars which I hereby bequeath to my ~~Nephew~~ Wm. Alexander McCue son of A. G. McCue and wife Bertha McCue- Bertha McCue being my niece.

In testimony of all of which I hereby set my hand and seal this Feby. 24th 1910

Foster Clarke (Seal)

Executed in the presence of the undersigned as Subscribing witnesses; who signed as such in the presence of each other and of the testator and at his request.

C. T. Cates Sr

C. W. Hammontree

JANUARY TERM 1912.

JOHN BUSSELL.

In the Name of God -Amen.

I, John Russell, of the Town of Louisville County of Blount and State of Tennessee; Being old and infirm of body, but of sound and disposing mind and memory; knowing the uncertainty of life and the importance of settling so far as may be - my earthly affairs before death- Do make and ordain and establish this my last will and Testament; My body I consign to its mother Earth, and will that it be decently interred, my soul I commend to God who gave it, and the Blessed Saviour who redeemed it. After my just and honest debts are fully paid-

I will to my daughter- Georgia Henry, her heirs and assigns, my home property where I now live consisting of a Three-room house and one-fourth Acre lot fronting on Main St and bounded on the North by the lot of B. Robinson on the East by Maine St on the South by a lot of J. B. Cummins on the West by Public School lot. I will to my son Henry Three Dollars, and I will to each of my three other sons, James, Boss and (Houston if living-) Two Dollars each I will to the heirs of my deceased son William-Two Dollars- I also will to the heir of my deceased daughter Belle- Two Dollars- My daughter Georgia is to pay to the heirs a-fore-said mentioned the amount of money specified to each the money to be paid out of the Proceeds of the above described House and lot I also bequeath all of my house-hold and Personal property to my daughter - Georgia Henry.

This property remains in my own right and Title until after my death, after which time, it must be disposed of as mentioned herein in my will.

This is my Last Will and Testament, made this May the 27th 1904.

John his
X Busnell- Seal
mark.

Witnesses.
Adria B. Cummins
T. R. Williams.

STATE OF TENNESSEE, COUNTY OF BLOUNT SS.

Personally appeared before me, John T. Cummins, a Notary Public in and for said County, the within named affiant with whom I am personally acquainted, and who acknowledged that he executed the within instrument for the purposes therein contained.

Witness my hand and official seal, at office in Louisville, Tenn on this the 27th day of May. A. D. Nineteen Hundred and four.

John T. Cummins, Notary Public.