

May, 1899.

I-

I direct that all my just debts, including my funeral expenses, be paid out of any money I may have on hand at the time of my death.

II

I give and bequeath to Mrs. M. B. Howe as a separate estate free from the use and control of her husband, all of my household and kitchen furniture, including my piano.

III

I give and bequeath to the said Mrs. M. B. Howe, in trust one thousand dollars in cash and all the real estate I die seized and possessed of in Blount and Knox Counties, State of Tenn., with full power to sell, dispose of, transfer and assign said real estate and make deal for the same, and receive the proceeds arising from the sale of said real estate and use the same together, with the aforesaid one thousand dollars, equally to or toward the education and support of her five children, viz; Alice, Hazel, Lucie, Verna and Willifred Howe. The said trustee is empowered to sell said real estate in such terms and in such manner as she thinks best and her said children, before named, are to share and have a fifth of all the proceeds coming into her hands as said trustee, including the one thousand dollars, before mentioned, And said funds are to be retained by said trustee and paid out by her to her said children at such times and in such manner as she thinks best and proper. And having implicit confidence in her honesty she is excused from giving bond and settling with the County Court Clerk as required by law.

IV

I hereby appoint the said Mrs. M. B. Howe, executing of this my last will and testament, and she is excused from giving bond.

V

In witness whereof I have hereunto set my hand and affixed my seal on this the 28<sup>th</sup> day of March, A.D. 1894.

Witness

Mrs. S. C. Jennings.

E. F. Rice

J. L. Caldwell

F. H. Lamore

J. W. Cutlow.

May, 1899.

Will of James A. Dyke.

I, J. A. Dyke of Blount County, Tennessee, being of sound mind do make and publish this my last will and testament, hereby revoking all wills by me at any time herefore made.

1<sup>st</sup>. I direct that all my just debts be paid as soon after my death as possible.

2<sup>nd</sup>. I will and bequeath all of my property both personal and real, including my farm on Little River where I now reside to my beloved wife, Margaret Dyke to have and to hold to her for her sole use and benefit, and she is hereby authorized to dispose of any or all of said property as she may choose - the right to it being hereby vested in her in fee.

3<sup>rd</sup>. I hereby appoint my said wife, Margaret Dyke, Executrix of this my last will and testament, releasing her from giving bond or making repairs or settlements with any of the Courts of this State.

In witness whereof I hereto set my hand - This 16<sup>th</sup> day of June, 1894.

Attest:

J. A. Dyke

W. A. Gathett,

W. H. Bradbeil,

Will of Mary A. Bullock.

I, Mary A. Bullock do make and publish this as my last will and testament hereby revoking and overing out all other wills 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.

Secondly. I give and bequeath to my son John M. Bullock the thorough building log table dog irons & fire shovel and dictionary.

Thirdly. I give and bequeath to my son William M. Bullock my bible books and little table & New concord.

Fourthly. I give and bequeath to my daughter Eliza J. Howard my saddle trunk & half of my bed clothing & Morning clothing.

Fifthly. I give and bequeath to my daughter Mary A. C. Fields my bedstead & the bedding on the same sled. the rocking chair & a chair