

Know all men by these presents, that I, Elizabeth Hanna, wife of I. A. Hanna, of Blount County, Tennessee, do make and publish this my last will and Testament hereby Revoking all others; viz. First, I devise to my daughter, Susan McSpadden and her heirs forever, the lot in the town of Maryville, 9th Civil District of Blount County, Tennessee, fronting 61 1/2 feet on Central Avenue and Running back with the line of Bertha Armstrong to the lot of C. C. Roddy, thence with the line of said Roddy to a corner of Susan Hanna, in said Roddy's line, and thence North West with Susan McSpadden's line to Central Avenue, thence, with said Central Avenue to the beginning, containing 1/8 of an acre, more or less, and being the lot conveyed to me on the 4th day of January 1899, by M. A. Hall and wife, Sarah J. Coulter, John M. Yearcut and Samuel N. Yearcut.

Second. I bequeath to my son, A. A. Hanna, of Washington State, whatever notes or money in Bank in my own name, I may have at the time of my decease.

Third. I appoint my daughter Susan McSpadden, Executrix of this my will, without bond.

In witness whereof, I have hereunto set my hand on the 18th day of March 1904.

her

Elizabeth X Hanna

mark

Attest, W. H. Henry

C. C. Roddy,

JANUARY TERM 1914

L. F. Gregg,

Know all men by these presents that I, L. F. Gregg, being of sound mind and good memory do make and publish this, my last will and testament revoking all wills by me at any time heretofore made,

1. I, will and direct that my executor pay all my just debts and funeral expenses out of the first money coming into his hands

2. It is my will that my beloved wife Sally Gregg have the house and grounds where we now reside in the 4th Dist of Blount County, Tennessee and in the town of Friendsville; the lands being the same bought from Francis Hackney Deceased and on which I erected buildings, and all moneys derived from the sale of my interest (in the sale of my) in the partnership of the Firm of L. F. Gregg & Son, when the same is wound up. But I give my Son & partner R. F. Gregg, and my executors the power to determine when the time comes to wind up the business advantageously and when so done my executors is directed to set apart the money so derived from the sale of the Mercantile business-being a One half interest in said firm, for the support of my wife, unmarried daughters Cora & Ada Gregg and to complete the education of my minor son George Gregg (to repeat Residence and Grounds and interest on said money") But this is a life, or widow-hood interest; at her death, or her remarriage if she should do so, then the said personal and real property to revert back to my estate.

3. I, empower my executors to sell and make deeds for the store buildings and grounds either by public or private sale as appears best, and the money derived from the said sale to become a part of the funds of which I have set apart for my wife Sally Gregg; and applied as set forth in article (2) two.

And that my wife aforesaid to furnish a home for my unmarried daughters, and minor son, as they desire to retain said residence under the terms stipulated.

4. I further will and bequeath that at the death or remarriage of my said wife all the property set apart for her maintenance, both real and personal revert back to my estate and all my property be equally divided between my sons R. F. Gregg, James B. Gregg, L. H. Gregg Joe Gregg and George Gregg and daughters Cora Gregg and Ada Gregg or their heirs, share and share alike.

5. I constitute and appoint my sons J. B. Gregg & R. F. Gregg as executors of this my will and empower them to make deeds for any real estate I may own and transfer title to all personal property to the purchaser thereof.

In witness whereof I hereby set my hand and seal this March 25th 1913,

L. F. Gregg (Seal)

JANUARY TERM 1914.

Attest

H. S. Jones

Link King.

We the undersigned witnesses do hereby certify that we signed this this instrument at the request of the testator and in the presence of each other this March 25" 1913.

H. S. Jones,

Link King

JANUARY TERM 1914.

T. D. Carpenter,

I, T. D. Carpenter, of Blount County, Tenn., being of sound mind and disposing memory, do make, publish and declare this to be my last will and testament, hereby revoking and making void any former will by me at any time made.

First, I direct that all my just debts and funeral expenses, including the cost of a decent set of tomb stones for my grave, be paid by my Executors out of the first money that come to their hands.

Second, I give and bequeath to Matilda Sherrill Four Hundred and fifty dollars in money, one milk cow, the bureau in the upper room and the best bedstead in the house. I also give her four good chairs, the wash kettle, one small table, and the privilege of the use of my house for twelve months after my death.

Third, The balance of my house hold and kitchen furniture, farming implements, Stock &c. I give and bequeath to my daughter, Mary E. Best. I also give and bequeath to my said daughter One Thousand dollars in money.

Fourth, I give and bequeath to my grand-daughters, daughters of my said daughter Mary E. Best, Eight hundred dollars each, in money.

Fifth, I give and devise to my grand-sons, as follows: To W. D. Best the Scott farm in the 7th District of Blount County, Tenn, containing 160 acres, and also ten acres of timber land off of the north-east corner of my home tract. To Coy O. Best my home farm in the 7th dist. of Blount County, including the 40 acre tract purchased of Addison Hannah, except the ten acres herein above devised to W. D. Best off of the North east corner of the home tract, But the said Coy O. Best is required to pay to Ralf Best the sum of Three hundred dollars. To Ralph Best my McCulloch farm in the 6th civil district of Blount County, containing 83 acres. To my youngest grand-son, son of my said daughter, Mary E. Best, (and whose given name, if named at this time, I do not know) I give my lower farm near Carpenters Camp-ground, containing 90 acres. Said farm is also in the 7th district of Blount County. But my said daughter M. E. Best is to have possession of said farm until said grand son shall arrive at the age of 18 years, But it provided that if said grand son should die before the reaches the age of 18 years, then my said daughter is to have the control, and the rents thereof during her natural life, and at her death to go to my grand-children in equal shares.

Sixth, I authorize and direct my Executors to sell the 20 acre tract, which I reserved off of the Murray farm when I sold to P. Hill, and