

tight binding

2

V. I hereby appoint my son, Robert S. Waller, Executor of this my last will and testament.

In witness whereof I hereunto set my hand and affix my seal on the the 3rd day of August A.D. 1893.

R. S. Waller.

Signed and sealed in our presence on the day it bears date.

W. A. Dunlap.

W. H. Whitlock.

J. W. Cullin.

February 1896.

I, Thomas Hart, of Blount County, Tenn. make this my last will and testament.

Hart.

1st I bequeath to M. L. Hart, my wife all household and kitchen furniture, all the stock of every kind on hand, all supplies on hand, Hack and buggy. Also one fourth of the annual products of the faro and of my one half interest in the mill in Maryville, Tenn.

2nd I give to my daughters Effie C. Hart and Cora B. Lowry, my one half interest in my mill in Maryville, Tenn. to share equally, changing them with the payment to Jessie A. Hart, my daughter, of five hundred dollars on attaining her majority, and one fourth the annual products for the support of my wife, during her lifetime as set forth in the first section of this will.

3rd I give to Ella B. and Nellie J. Hart, my daughters, the farm on which we live to share equally, changing them with the payment of Five Hundred Dollars to Jessie A. Hart, my daughter, on attaining her majority; And also one fourth of the annual products to the support of my wife during her lifetime, as provided in section first of this will.

4th. I give to Jessie A. Hart, my daughter, my two houses and lots in North Maryville, adjoining Irvin, M. Babb, Mrs. Bowles and others; Also the five hundred dollars mentioned in section second, and the five hundred dollars mentioned in section Third of this Will. Oct. 15th 1893. Thomas Hart.

Attest, J. A. Hendon.

G. B. Ross.

March 1896.

I now all men by these presents, that I, Francis Hackney, of Rainesville, Blount County Tennessee, being of sound mind and disposing memory, mind and feeble health, make and publish this my last will and testament revoking all wills by me at any time heretofore made.

1st. It is my will that all of my just debts and funeral expenses be paid out of any money on hand at any death or that may come into the hands of my Executor after my death. I recognize an indebtedness of twenty five hundred dollars to my daughter-in-law, Rosella B. Hackney as evidenced by a note of hand bearing date of 7 March 5th 1872.

2nd. I will and bequeath to my daughter L. Isabella Beal, twenty five hundred dollars. But my Executor is directed to deduct from said sum any sum or sums that may heretofore have been paid or may hereafter be paid to her by me that may be evidenced either by Book account notes or receipts. It is further my will that my Executor shall, when it becomes inconvenient to her or the estate to longer live on any property, invest her share of my estate in some convenient home for her.

3rd. I will and bequeath to my daughter, Mary Adeline Conning and her heirs all the interest I now have, or may have at my death in a house & lot in the town of Maryville Blount County Tenn. The house and lot referred to is one bought under decree of Court and bought at sale from R. H. Hood Trustee and decided to me by him. And in addition a sum sufficient with what is now paid on the house and lot, to make twenty five hundred dollars and because I did not apprentice her in house hold goods as I did the other children, when going to house keeping, I will and bequeath to her all household property I may have on hands at my death.

4th. I will and bequeath to my grand daughter Henrietta C. Hackney the only heir at law of my son Henry C. Hackney, deceased, if alive at her majority or leaves any bodily heir the sum of twenty five hundred dollars. But in case of her death before her majority without bodily issue, then I will to her mother Rosella B. Hackney, if alive twelve hundred dollars and direct that the rest of this bequest be divided between my other heirs.

4
March 1896

5th I will and bequeath to my grandsons Francis J. Blackney son of George T. Blackney, deceased two hundred dollars in accordance with an agreement made with his father.

6th It is my will that if my sister Sarah Hamner should outlive me, and no provision made for her a home prior to my death that my Executor allow her a home where she is now living, or provide her one somewhere else if to the interest of my estate to do so, during her natural life.

7 After complying with all my bequests heretofore made and the payment of five dollars per annum to the Treasurer of Roanokeville Monthly meeting as long as my estate is in the hands of my Executors which I direct him to do. I will and bequeath the residue of my estate to be equally divided between all my children living and their heirs if not living, Share and Share alike; Viz: L. Isabella Beal, one share; Mary Adeline Bonning, one share, the heirs of my son George T. Blackney, one share and the heir of my son Henry L. Blackney, one share in accordance with the provisions made in article 4 of this will.

8th I constitute and appoint my friend T. R. Lee my Executor, of this my last will and testament giving him full power to sell and discretionary privilege to exercise his judgment both as to the time when and the manner in which said sale shall be made and authority to make title threats when said sale are made.

In witness whereof I have hereunto set my hand and seal this the 22nd day of 11th Month, 1892.

Signed, sealed and acknowledged in our presence

J. F. Beal.
S. L. Jones.

Francis Blackney, *(Signature)*

Griffitts.

5
April 1896

I, Roland Jenkins Griffitts of the County of Blount, State of Tennessee declare this to be my last will and testament.

- 1st I want all my debt settled
- 2nd I give and bequeath to my sister, Margaret Griffitts, Two dollars.
- 3rd I give and bequeath to Willie Griffitts, One hundred and fifty dollars.
- 4th I give and bequeath to David Harris Griffitts, One hundred and fifty dollars.
- 5th I give and bequeath to Edgar Griffitts, One hundred and fifty dollars
- 6th I give and bequeath the remainder of my estate, for the benefit of poor children, in the County of Blount, and state of Tennessee.

7th The money is to be placed in the "Bank of Blount County," and the interest thereof to be used in buying books for poor children who are not able to furnish themselves with necessary school books.

8th Said interest to be used at any time and place, that the County Superintendent thinks it necessary.

9th And he shall be required to make a report of the amount used, at the same time he makes his Annual report to the County Court.

10th This is not to be executed till thirty days after my death.

11th I appoint William L. Kegley, Esq., Executor of this will.

In testimony whereof, I, Roland Jenkins Griffitts, have hereunto set my hand and seal the eighth day March, 1896.

Roland Jenkins Griffitts

(Signature)

Witness our hands, the eighth day of March, A.D. 1896

Attest. William L. Gardner

B. J. Bingham.

Carr.

May 1896.

I James M. Carr, being of sound mind, and disposing my property as hereby made and publish this my last will and testament revoking and making void all other wills by me at any time made.

First: I have advanced to my beloved daughter, Sarah C. Gillock, Seven hundred and fifty dollars, being her proportionate part of all my property both real and personal.

Second: I have also advanced to my beloved daughter, Margaret