

December, 1895.

and one half of the same I will and bequeath to my daughter Margaret M. Kirk if she is then living and should she be dead it is my will that the same be equally divided between her heirs; and the remaining one half of said fund, I will and bequeath to my son John M. Currier, if living, if not to his heirs

Third: I hereby nominate and appoint John M. Currier as my executor to this my last will.

In testimony whereof I hereunto set my hand and seal this the 9th day of Nov. 1895.

Witness.

Ben Cunningham.

Thos W. Brown.

Signed, sealed and acknowledged by the testator in our presence the day above written and at his request and in his presence, and in the presence of each other, we hereunto set our names as subscribing witnesses.

Ben Cunningham.

Thos W. Brown.

John M. Currier

Will of Sarah Willburns.

Last will of Sarah Willburns

Marionville, Tennessee, Oct. 28th 1877

I, Sarah Willburns will and convey all my lands & everything I have after my death to my husband John H. Willburns said land is situated in the 5th Civil District of Blount County Tennessee.

Witness

E. L. Melkinson

Wase Willburns.

Sarah Willburns.

January, 1899.

Will of Abram Hartzell.

State of Tennessee, Knox County.

To Whom it may concern:

Know that I, Abram Hartzell of the State of Tennessee, and County of Knox, being of sound mind and of my own free will and accord do make this as my last will and testament.

First: I will and bequeath to my daughter, Martha J. Price her heirs and assigns, the following described property, to wit: One lot and all appurtenances to the same belonging, situated in the town of Louisville Blount County Tennessee on the south side of Main Street, the same being known as my homestead and was deeded to me by John Gillespie about the year 1836 and contains one quarter of an acre, also to her; Martha J. Price and her heirs, I bequeath and will, one lot in the town of Louisville Blount County Tennessee, situated and being directly opposite the lot described above and is on the North side of Main Street in said town - said lot contains one quarter of an acre and was deeded to me by John Gillespie about the year, 1836. Also to her, Martha J. Price her heirs and assigns I will and bequeath, one lot in the said town of Louisville Blount County situated on the North side of Main Street and known as the "Barnett Property" and was deeded to me by Jane and James Gillespie on the 12th day of Sept. 1843. This lot contains one quarter of an acre.

Second. I will and bequeath to my son Joseph E. Heartzell his heirs and assigns - the following described property, to wit: One lot in the town of Louisville Blount County Tennessee situated and described as follows: lying on the Northside of Main Street and west of and adjoining the lot bequeathed to my daughter M. J. Price and is the West part of what is known as the "Shop Lot" this lot was deeded to me by Hiram Heartzell Nov. 27th, 1854 and contains one quarter of an acre.

Third. I will and bequeath to my son John R. Heartzell his heirs and assigns, one lot in the town of Louisville Blount County Tennessee, situated and described as follows to wit: being on the North side of Main Street and immediately east of and adjoining the lot known as the "Barnett Place" which I have bequeathed to my daughter M. J. Price.

Fourth - I will and bequeath to my son J. A. Heartzell and his heirs and assigns - one lot in the town of Louisville Blount Tennessee

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described and situated as follows to wit: being on the North side of Main street and immediately East of and adjoining the lot known as the "Barnett Place" which I have bequeathed to my daughter M. J. Price.

This lot above bequeathed to my son John was deeded to me by H. P. Cox and his wife July 4th 1889 and contains one quarter of an acre.

Fourth. I will and bequeath to my son J. A. Heartzell and his heirs and assigns - one lot in the town of Louisville Blount Co. Tennessee, described and situated as follows, the same being on the West side of the street leaving Main street at the "Cox" old store and extending to the Tennessee River - and is about on the third block North from the old Steels Engleton or Wayne Wallace (better known as the Finley stone house) - stone house - and is nearly opposite the property of Mrs. Betty Ray and lies South of the lot once owned and occupied by W. R. Willkerson. This lot was purchased from Saffell and was deeded to my by son Saffell and contains one quarter of an acre.

Fifth. I will and bequeath to my son William W. Heartzell his heirs and assigns one lot in the town of Louisville Blount County Tennessee, situated and being due South (a street dividing) on the homestead place bequeathed to my daughter M. J. Price, said lot extends from said street to the River Run tracks and was deeded to me by John Gillespie at the same time that I purchased from him the homestead lot. This lot contains one quarter of an acre.

Now and in consideration of the fact that my daughter and her husband have for the past several years, (and will continue to do so during the remainder of my life) furnished me with a home, have bestowed upon me all the kindness, love and affections that was possible for child to bestow upon parents, and for and in consideration of these things I have in the above will, given her apparently more of my property than to any other children. Yet in fact, under all the circumstances I have made no discrimination and have to the best of my ability made the distribution of my property on just and equitable terms and I am confident that all my children will affirm. I do hereby appoint

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as my Executor - for the execution of this my last will and testament as above made, Mr. Wm. H. Price of Jones Co. Tenn. and he is hereby authorized to execute and carry out the provisions of the above will.

Witness my hand this 20 day of April A. D. 1898.

Witness:

Abram Hartzell

D. W. Buhl

H. A. Koon.

Will of Joseph Jones.

I, Joseph Jones of the County of Blount and State of Tennessee, knowing the uncertainty of life and certainty of death, and now being of sound mind and disposing memory do make and publish this my last will and testament.

First. - I will that all my just debts be paid out of my personal property if there be a sufficiency of said property which consists in an undivided half interest of all stock and personal property of every kind, in the house and on the farms that I now own, the other undivided half belonging to the estate of my Nephew W. H. Emsley deceased. In case my personal effects be insufficient in the proceeds thereof to satisfy my debts, then the remainder of my debts shall be liquidated by the proceeds of the sale of a part of my land.

Second. - After the first clause in compliance with and all my funeral expenses paid I will and bequeath all the remainder of my estate both real and personal if any to the sons and daughters of my late Nephew W. H. Emsley dead, as follows, viz: half in value to be divided in amount equally between his (W. H. Emsley's) five daughters - Laura Jane Moors, Sarah Joann Emsley, Rosilla Colborn Keys, Nancy Edmin Moors and Lucinda Catherine Emsley, children of his first wife. The five shares contained in the one half in above stated to be partitioned in a body by three disinterested persons to be appointed by my Executor and the above named daughters of said W. H. Emsley to partition or cause the said half to be partitioned equally in value between themselves