

AUGUST TERM 1920.

WILL OF SAMUEL LOWE.

I, Samuel Lowe, Maryville, Blount County, Tennessee, do make and publish this as my last will and testament, hereby revoking any and all wills by me heretofore made.

1. I direct that all my debts be paid by my wife as soon after my death as possible.

2. I direct that my wife, Viola Lowe, and my two daughters, Rosa Belle and Estel Leona, shall have all of my estate, both personal and real.

3. I direct that my wife shall collect all debts due me, in a reasonable time after my death.

4. I appoint my friend, Will A. McTeer, to be the executor of this will.

This July 3, 1917.

Witnesses his
 Samuel X Low
 mark

A C Brakebill

T. E. Clark.

WILL OF SELINA J. CHANDLER.

State of Tenn.

Blount County

I Selina J Chandler being of sound mind and disposing memory do make this as my last will and Testament First I will to my Sister Lula A Chandler all my right title and interest in and to a certain tract or parcel of Land situated in 11th Dist of Blount County Tenn and at what is known as Chandler Station The said land being the lot, and house where we now live about 4 acres Second all my personal property, Money and all my possessions of whatever description

Selina J Chandler

Witnesses C. W. Cagle

R. A. McElanahan.

SEPTEMBER TERM 1920.

WILL OF J. H. HEADRICK

I, J. H. Headrick of Blount County, Tennessee being of sound mind and disposing memory, and aware of the uncertainty of this life, do hereby make this my last will and testament, hereby revoking and making void any and all other wills or codicils thereto by me at any time heretofore made.

First. I direct that all my just debts, if any, including my funeral and burial expenses be paid.

Second. It is my desire, and I hereby give, devise and bequeath unto my beloved wife Elizabeth R. Headrick all of my property both real and personal of all kinds and description, wherever situated or located, for and during her natural life to control and use as she may need and deem best.

Third. - It is my desire, and I hereby direct and will that after my said wife's death, whatever property she may leave shall be divided as follows: To my children Margaret M. French, James H. Headrick, William C. Headrick, E. H. Headrick, Alice P. Davis, Nora Davis, Bertha G. Headrick and Samuel P. Headrick in equal parts or shares; and to my granddaughter Roena Cruze three hundred dollars; and I direct that two hundred dollars be paid to Samuel P. Headrick as guardian for my granddaughter Reva Headrick, which he shall hold for her till she becomes 21 years of age; I will and direct that my grandchildren, Carl Lamon Cruze, Roy Headrick Cruze, William Cruze, Charles Cruze and Helen Cruze receive the share of their mother Elizabeth Omega, which share shall be equal with the shares of my living children. I further will and direct that the share of my deceased daughter Elizabeth Omega Cruze be paid to J. B. French, who shall qualify as guardian of the above named children of Elizabeth Omega Cruze, who shall hold same for them till they reach 21 years of age.

Fourth. - It is my desire, and I direct and will that the note of \$500.00 which I hold against my daughter Nora Davis be cancelled, and said \$500.00 charged against her share.

Fifty. - I hereby name and appoint my wife Elizabeth R. Headrick sole executor of this my last will and testament, and I hereby excuse and release her from giving bond, reporting to or settling with any of the Courts of the State of County.

In Witness whereof I have hereunto set my hand and seal on this August 10, 1920.

J H Headrick

SEPTEMBER TERM 1920.

Signed and published by the said J. H. Headrick as and for his last will and testament in the presence of us the undersigned, who at his request and in his presence and in the presence of each other have hereto signed our names as attesting witnesses on the date above written.

Joe H Gamble
Jno C Crawford.

WILL OF EZEKIEL H. HINTON.

Aug 18th 1920

I Ezekiel H. Hinton

Knowing that life is uncertain and death is sure make this my last will revoking all former wills.

After my debts ar all Paid I want my property both Personal and real distributed as follows

I want my Step Mother Sallie Hinton to have my One third Interest in the farm in 7th dist Blount County where she now lives Also I want my Step Mother Sallie Hinton to have Five hundred Dollars in cash I want Horace Taylor to have One thousand Dollars in cash the Balance to be divided equally between my Uncles and Aunts

I appoint David B. Taylor as my Administrator

Ezekiel H Hinton

Witness

J. R. Hamrah

Nina Brewer.

SEPTEMBER TERM 1920.

WILL OF W. E. DRINNEN.

I, W. E. Drinnen, of Blount County, Tennessee, being of sound mind and memory, and realizing that the length of life is uncertain and that death is sure, do make, ordain and publish this my last will and testament, that is to say;

First: It is my desire, and I direct that all my just debts owing at the time of my decease, including the expenses of my last sickness and funeral, be paid from any monies or effects I may have at the time of my decease, at as early a time as may be expedient.

Second: It is my will and direct that in the event my wife, Mary Drinnen shall survive me, she shall have the use, control and benefits of all and singular of my estate, during the term of her natural life, and at her death that the children of my deceased daughter, Mary Thomas, shall have five dollars as representing the share of their mother; and that the children of my deceased son N. F. Drinnen, shall have five dollars as representing the interest or share of their father.

Third: I give and bequeath to my son-in law, Dr. J. E. Carson one hundred dollars.

Fourth: I give and bequeath to my two daughters, Laura Carson and Isabella Garner, All the rest, residue and remainder of my estate, to be divided equally between them.

I hereby constitute and appoint Dr. J. E. Carson, as Executor of this my last will and testament.

In witness whereof, I hereunto affix my signature, on this the 9th day of June, 1920.

W. E. Drinnen.

We, the undersigned, being present as witnesses to the foregoing instrument, were present and saw the testator sign his name in our presence, and in the presence of each other, and he declare at the same time that it was his will and testament, and we sign as such witnesses at his request, on this 9th day of June, 1920.

Will A. McTeer
Erie Feezell.