

DECEMBER TERM 1921.

Should I own any stocks or bonds at the time of the falling in of said life estate and my Executor not be able to make the equal distribution of my estate hereinafter provided for without converting a part or all of said stocks and bonds into cash he is hereby authorized and directed to convert the same or any part thereof into cash.

FIFTH: I, give, devise, and bequeath any and all property owned by my estate at the termination of said life estate to the following named persons in equal shares, the real estate and stocks or bonds having been converted as specified in section four of this will:-

Minnie W. Wright (my sister)
 Lula C. West (My sister)
 Gertrude Thompson (my half-sister)
 Margaret Mears (my niece)
 Bobbie West (adopted child of my sister Lula C. West)
 Gertrude Jane Reichert (my niece)
 Lydia Castlelhum Solari (My Intimate friend)
 Myra Crawley (paternal second cousin of my husband)
 Marjorie Clare (Maternal second cousin of my husband)
 Lula Mallette (a friend of Mrs. C. M. Simmons).

However, this bequest to Lula Mallette is to go to her only in case she survives me. Should she die before I do the property going to her under this provision of the will shall be equally divided among the other nine devisees herein mentioned.

SIXTH: I hereby nominate and appoint my husband B. G. Simmons to act as Executor of this will and testament in case he survives me and he shall so act without bond and is expressly released from making settlement with the Court.

In case my husband B. G. Simmons should die before I do R. R. Kramer is nominated and appointed as Executor of this will, he to give bond for the faithful execution of the provisions of this instrument.

In witness whereof I hereunto set my hand and seal on this 15th day of January, 1919,

Margaret T. Simmons

Signed, executed, and published in our presence and we have subscribed our names hereto as witnesses at the request of the testatrix and in her presence, and in the presence of each other.

This 15th day of January, 1919.

Erie Fezzell
 Will A. McTeer.

DECEMBER TERM 1922.

WILL OF M. S. INGRAM.

I M. S. Ingram of McKelider Blount County Tennessee do make and publish this as my last will and testament; hereby revoking any and all wills by me heretofore made:

1st I direct that all my debts be paid by my executor as soon after my death as possible;

2d I direct that all my real Estate lying in the 17th Dist Blount Co Tennessee at McKelider station and bounded by McKelider Irwin and Wilson heirs and perhaps others consisting of 74 1/2 acres more or less go to my four children to wit - Lena Nelson Greer Willie Nelson Earl Nelson Glidis Nelson

3d I direct that no distribution be made of my real Estate above described until my youngest son Glidis shall have become of age 21 years old;

4th I direct that all personal effects go to my 3 boys above named and be left to them on said place as their property

5th I direct that my executor shall collect all debts due me and sell all of my estate both real and personal upon such terms as in his judgment he may deem best within a reasonable time after my death in order that he may make distribution thereof as herein directed

6th I appoint my friend Wm McCulloch to be the executor of this will

7th I direct that my oldest son Willie Nelson have the preference of farming this land and living in said property and have full control of same for looking after and feeding and clothing Glidis and in case Willie fails to do this or moves off and leaves said farm I direct for my Executor to take charge of place and rent it to the best of his judgment and take the proceeds and give same to my youngest son Glidis until he becomes of age 21 years old

This nov 19th 1921

M S Ingram

The foregoing will was Signed by the testator in our presence and we attested the same in her presence and at her Request This nov 19th 1921

Wm McCulloch
 A J McCulloch