

January, 1899.

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 1887 and contains one quarter of an acre.

Fourth. I will and bequeath to my son T. 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 "Old" old store and extending to the Tennessee River - and is about on the third block North from the old Steele Eagleton or Wayne Wallace (better known as the Trinity stone house) - store house - and is nearly opposite the property of Mrs. Betty Ray and his South of the lot once owned and occupied by W. R. Wittersord this lot was purchased from Saffell and was deeded to my by said 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 Rail Road track and was landed to me by John Gellensie at the same time that I purchased from him the homestead lot. This lot contains one quarter of an acre.

For 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 affection that was possible for child to bestow upon parent; 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

January 1899.

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

Witness my hand this 23 day of April A.D. 1898.

Witnesses:

H. W. Buhl

H. A. Koon.

Abram Hartzell

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 farm that I now own, the other undivided half belonging to the estate of my Nephew W. H. Endely deceased. In case my personal effects be insufficient or 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. Endely dead, as follows, viz: half in value to be divided in amount equally between his (W. H. Endely's) five daughters - Laura Jane Moore, Sarah Joanna Endely, Rosella Edwina Keys, Nancy Elmira Moore and Lucinda Catherine Endely, children of his first wife. Therefore shares contained in the one half as 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. Endely to partition a sum the said half to be partitioned equally in value between themselves.

January 1899.

either in kind or by sale as may suit them. The other remaining half in value to be equally divided in value between Joseph Alexander Endesley, James Patterson Endesley, Mary Endesley, William Henry Harrison Endesley, Ellen Statler Endesley and Martha Clara Endesley. Children by his second wife said share and shares to be set apart and divided to each as directed for the children of his first wife.

Thirdly - I nominate and appoint S. L. Green my Executor to execute this my last will and testament hereby revoking all former wills by me made.

In witness I hereunto affix my hand and seal this the 4th
day of the 8th month 1884

Signed in the presence of
E. L. Endsley,
F. M. Endsley, } Date above written.
Joseph ^{his} X Jones. ^{Seal}
_{mark}

Well of Jason W. Cuthbertson.

Chilhowee Tenn. May 8 1894

I direct my executors herein named to pay all my just debts and funeral expenses.

I give and bequeath to my wife Mary Cuthbertson all my property real personal & mixed wheresoever situated which I now own or may hereafter acquire and of what so shall die seized or possessed. I give devise & bequeath absolutely and in fee simple to my wife as above named to have & to hold same until her death - My property as above named, after the death of my wife Mary Cuthbertson, to go to the heirs of the deceased Alfred Dale as follows: One fourth of my entire property remaining after my wife's death to go to William Dale. One fourth to Nancy Bindle. One fourth to Jane Smiley. One fourth to Mandy Patterson.

The above mentioned Jane Smiley is the divorced wife of Merrit Soniley. I now constitute and affiant my said

February, 1899.

wife Mary Louthatters, executing of my last will and testament
and I request that my executors be not required to give bond for
the performance of her duty as such.

I give and bequeath to my wife as above mentioned full possession
of all my chattel property to use and dispose of same as she may see fit.

Jaen W. Duthartene

Hay Crude.

Rev. W. Powell

H. G. Powell

W. J. Powell

Dr. L. Smith

D. G. Mathews

Will of R. T. Phelps.

J. R. T. Phelps do make and publish this as my last will and testament hereby revoking and making void all others by me at any time made.

First. I give to my son D. A. Phelps the bed that now stands in the north east corner of the house and the chest that stands up stairs.

Secondly, I give to my son W. R. Phelps all of my lands lying in the 5 districts of Blount County Tenn. and bounded as follows East by J. P. Lane South by the Hudson River West by Ryle Maxwell North by G. T. Phelps twelve acres more or less and all of my personally property including a note of thirty dollars on N. A. Boatman my son W. R. Phelps is to pay my daughter S. J. Jones twenty five dollars and all of my debts and funeral expenses.

I do hereby nominate and appoint W.R.Phelps my executor
without bond - in witness whereof I do to this my well set
my hand this the fourth day of January one thousand eight
hundred and ninety nine.

R. P. Phelps