

S E P T E M B E R , 1 9 0 5 .

P I E L D S.

In the Name of God.Amen.

I, Mary Fields of the first Dist. Blount County & State of Tenn. Being of sound mind and memory. Blessed be God, do make and publish this my last will & testament.

1st. I give and bequeath to my daughter Noner Fields, one cow & all my household consisting of one sewing-machine Beds and clothing, except one bed one large picture one spring clock one folding table five quilts & one counter-pin which I give to my son Lassie Fields.

I desire that all the rest of my personal property be sold at public outcry and after all my just and honest debts are paid. I will and bequeath ten dollars to my son Syrus Fields, and one dollar to my daughter Lula Allison. and all the rest of my money notes and income be equally divided between my youngest son & daughter Lassie & Noner Fields.

I do nominate & appoint S.L. King to be the sole Executor of this my last will and testament

In testimony whereof I hereinto set my hand and seal this my last will and testament In presence of the witnesses named below

this the 13 day of July A.D. 1904.

Mary C Fields Seal.

Signed sealed and declared by the said Mary Fields as and for her last will & testament in presence of us who at her request and in her presence of us who at her request and in her presence and the presence of each other have subscribed our names as witnesses hereto.

Residence
Greenback Tenn. R F D 3

A. Dunlap.

F.B. Thompson

#

L A W.

Know all parties by these present

I Rhoda A. Law of Tang P.O. County of blount State of Tenn. declare this to be my last will and testament.

I give & devise to my son John W. Law one tract of land in 15th. civil dist. beginning at the river and running with with the Emert (or Townsend) line to a corner within sixteen feet of center of cross fence back of R.R. Thence straight line to rock corner near the branch even with cherry tree on branch bank & sixteen feet from center of main body of cross fence.

Thence to said cherry tree Thence up the branch with the branch to Tipton's

S E P T E M B E R , 1 9 0 5 .

line, Thence with Tipton's line to Carvers line. Thence with Carvers line to a pine near Carvers gate, Thence straight line to an oak near the fence on the east hill Thence straight line to a rock corner inside on the west hill.

Thence a straight line to two persimmon trees on branch bank. Thence with the branch to the river Thence down the river with meanders of the river to the beginning To him & his heirs forever.

I also give and devise to my grandson Daniel Headrick one tract of land in Dist. no. 15. beginning on two persimmon trees on branch bank near the shop and running with John Law to rock corner near the woods on west hill. Thence with John Law to an oak on the east hill. Thence with John Law to a pine on Carvers line. Thence with Carver to a corner (white oak) on Wears line Thence with the old line and Carvers with meander to the river. Thence with meanders of the river to the branch Thence with the branch to the beginning.

I also give and devise to said Daniel Headrick another tract of land in dist no. 15, beginning on corner with John Law & running with P A Emert to the woods, Thence with the woods or old line to the branch Thence down the branch to the cherry tree corner with John Law. Thence to rock corner with Jno Law Thence with Jno Law to beginning

Provided said Daniel headrick pay Jno Headrick's daughter Lizzie \$380.00 Three hundred & eighty dollars at the age of eighteen years old with interest at 4% from date of my death & give her one good milk cow. If said Daniel Headrick fails to pay to Lizzie Headrick at the age of 18 years old the amt. above stated \$380.00 one good cow she shall have the eastern half of each track of land which I have & shall give & devise to said Daniel Headrick

I also give and devise all my mountain land to my Son John Law & said Daniel Headrick said land to be divided lengthwise & equally in acres said John Laws part to be on west side & Daniel Headricks on east I also give & bequeath my daughter M.J. Walker all notes & accts now held against her or her husband Jno Walker balance of her int. in my estate has been paid in full to her I also bequeath to Lizzie Headrick all note which I now hold against Lizzie Burns or John Headrick

I also give to Daniel Headrick a right of way to pass from from his back field from cherry tree down the branch to the R.R. Thence with Rail Road to his line & assigns where practicable or reasonable only to heirs & his heirs only

I also give to said Jno Law a right of way to haul or pass through from the woods down the hollow & out by Daniel Headricks barn as has been done heretofore to him & his heirs & assigns where practicable or reasonable only

I also will balance of money acct & notes to Jno Law & Daniel Headrick to be

SEPTEMBER, 1905.

divided equal all other belongings to me not mentioned to be equally divided between my heirs I hereby appoint Jno Law Executin of this my last will & testament.

Witness whereof I Rhoda A. Law have hereunto set my hand and Seal

This the 20 day of November in the year of our Lord Nineteen hundred and two

Subscribed by the testator in the presence of each of us and at the same time declared by her to us as her last will & testament.

Witness our hands this Nov 20-1902
her
Rhoda A. Law
mark

R L Weak

N G Moody

#

E N D E S L E Y.

Know all men by these presents that I, Alexander Endesley, being of sound mind, and feeble body, and knowing the uncertainty of life and the certainty of death do make and publish this my last will and testament revoking all wills by me, at any time heretofore, made

1st I will and bequeath that my executors pay all my just debts and funeral expenses out of my personal estate.

2nd I will and bequeath to my sons Ephraim and Frank Endesley my tract of land known as the Cenath Jones tract on which my son Frank now lives together with what is known as the James Endesley entry to be given them jointly

3rd I will and bequeath to my son Ephraim and my daughters Hetta and Lula my tract of land known as the Hackney tract and containing fifty five acres to have one third each or share and share alike.

4th I will and bequeath to my son John the residue of my lands, known as Mills or Howe tract with such small purchases added thereto as are not disposed of herein, but on the conditions, following: viz; that my two single daughters Hetta and Lula are to have a home at the old homestead as long as they remain single or choose to so reside, and provided further that four years from my death the said John Endesley (my son) shall pay to my son Ephraim Endesley one hundred dollars and my son Frank Endesley fifty dollars, and further pays to my grand children Pearl and Myrtle one hundred dollars each when they become twenty one years of age. These two children are daughters of my son Alex

SEPTEMBER, 1905.

ander Endesley and the sums are willed to them instead of their father, ^{the said} Alexander Endesley.

5th I will and bequeath to my daughters Mollie Burnett and Callie Maupin, out of my personal estate three Hundred dollars each, in addition to what I have already given them.

6th I will and bequeath to my daughters Hetta and Lula, in addition to what is heretofore mentioned, two hundred dollars each to be paid out of my personal estate.

7th It is my will that after my executors shall have complied with all my bequests heretofore made, any residue shall be by them equally divided among all my sons and daughters, share and share alike viz: Ephraim and Frank Endesley Mollie Burnett, Callie Maupin Hetta, John, Alexander and Lula Endesley

8th I constitute and appoint my sons Ephraim and John Endesley executors of this my last will and testament. In witness whereof I have hereunto set my hand and seal this December 15th 1897

Signed and acknowledged in) Alexander Endsly (Seal)
our presence)
James P. Bealls)
J. S. Greer)

#

N O V E M B E R , 1 9 0 5.

W H I T E H E A D.

June 10th. 1904

The following is the last will & testament of David Whitehead

I David Whitehead do hereby will & bequeath my property in the following manner. I want Sarah & James L. Whitehead to have my lands my son & daughter; my request is that my wife Elizabeth Whitehead shall have her support off of the Home Farm as long as she stays here; I want my son Jim & Sarah to work this farm as they have done as long as my wife lives then after the death of my wife; Jim & Sarah is to have the farm I want my two horses to stay on the place for Jim & Sarah to work the farm with; & be the property of my son & daughter Jim & Sarah Whitehead. I have two cows & one calf & I give them to Jim & Sarah to do as they please with.