

JANUARY TERM 1917.

Eliza v. McGhee.

I Eliza v. McGhee do make and publish this as my last will and testament hereby revoking and making void all others made by me at any time.

First;- I direct that my funeral expenses and all my just debts be paid from any monies or property that I may die seized and possessed at as early a time as can be conveniently done.

Second;- I give and bequeath to my daughter Minnie Ray Kennedy all my property both real and personal that I may die possessed of, including all my wearing apparel all my household and kitchen furniture.

Third;- I give to my daughter Minnie Ray Kennedy all my property for the reason that I have given to my other children all the property and money that I intended them to have from my estate also to my grandson Perry George I Have Given Him What I intend him to have. I advanced to my other children their part from the sale of the Ruskin shares, and the lead mining stocks and the Parham houses and lots.

I give the bulk of my property to my daughter Minnie Ray Kennedy for the reason that she has taken so affectionate care of me the last twenty five or thirty years of my life.

Fourth; I hereby constitute and appoint Minnie Ray Kennedy my Executrix, without bond and direct that she wind up my estate as soon as possible and out of court if possible.

I witness whereof of I do to this my will set my hand this the 20th day of July 1909.

Eliza v. McGhee

We the undersigned being well and personally acquainted with Eliza V. McGhee the testatrix, were present and saw her sign her name to the foregoing will and testament, and at the same time she declared the same to be her last will and testament, and at her request, and in her presence, and in the presence of each other, we hereunto affix our signatures as attesting witnesses, on this the 21st day of July 1909.

Andrew Gamble,
John A. Gamble.

JANUARY TERM 1917.

Jane Cusick.

I, Jane Cusick, widow, of Blount County, Tennessee, realizing the uncertainty of the length of life and the certainty of death, being of sound mind and disposing memory, do make this my last will and testament, that is to say,

First; In consideration of advancements heretofore made to my sons, I desire, and it is my will that they pay all of my indebtedness and funeral expenses and expenses of my last sickness as soon after my decease as possible. Second;- It is my will and I hereby give and bequeath all that may belong to or may come from the estate of my deceased brother, Moses Waters, and also all that may be coming to me from the estate of my father, James Waters, to my daughters, Ellen Gamble, and Rachel Sherrill, and to my grand daughter Minnie Anderson Robinson, daughter of my daughter Mary Anderson, now deceased, and to Mary Jane Cusick, daughter of my deceased daughter, Sarah Ann Cusick, to be equally divided between them. I further desire and direct that in the event that either of the above named legatees should die without child or children surviving them, that the interest or share of such an one shall go to the surviving legatees named, to be equally divided between them.

Third; I give and bequeath to my daughter, Ellen Gamble all other personal property or effects not herein above disposed of, of which I may die seized and possessed.

Fourth; I hereby constitute and appoint my son-in-law, James Anderson, as Executor of this my last will and testament, and authorize him to make and execute any and all deeds and conveyances to real or personal property or effects as fully as if I was living and doing the same myself.

In witness whereof I hereunto affix my name, on this the 4th day of September 1916.

Jane Cusick.

The foregoing instrument was signed by Jane Cusick, with whom we are personally acquainted, and acknowledged by her to be her last will and testament, in our presence, in the presence of the testatrix, and at her request we hereunto affix our signatures as attesting witnesses on this 4th day of September 1916.

R. R. Kramer
Will A. McTeer,