

JUNE TERM 1917

his presence and in the presence of each other, hereto subscribe our names as attesting witnesses, this 28th day of February 1913.

D. L. Bryan,  
Hugh M. Clark.

I hereby constitute and appoint J. E. Rowan as co-executor with John W. Martin in the room and stead of D. C. Martin above named who is relieved from the appointment.

September 9, 1913.

J. H. Martin,

Witness

Will A. McTeer.

Paul M. Kithcart.

JULY TERM 1917.

JAMES M. McNUTT.

Know all men by these presents, that I, James M. McNutt, of Blount County, Tennessee, being of a sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking all former wills by me at any time made.

1. I will that all my just debts and funeral expenses be paid by my executrix, hereinafter nominated, from my personal property, if sufficient.
2. I will devise and bequeath to my beloved wife, Mary Elizabeth McNutt, all of my property, personal, real or mixed, wherever found, with the exception of that designated in the following paragraph. The farm which I now own and which is located in the eleventh civil district of Blount County, Tennessee, and containing about thirty-eight acres more or less, together with a lot in South Knoxville near the Martin Mill Pike and in the Fords Addition, I give and devise to my said wife Mary Elizabeth McNutt.

All of my personal property consisting of live stock, farming implements and household and kitchen furniture and goods, together with what money I have on deposit in the bank, and any other personal property that I may die seized and possessed of, I give and bequeath to my said wife, Mary Elizabeth McNutt.

3. I will and devise to my sister, Mrs. Mary Pickle, and Annie McNutt, and my brothers, Alexander McNutt and Frank McNutt what interest I have in and to mountain lands in Virginia, located in Rockbridge and Augusta Counties, and now in litigation, as to the ownership, in the case styled Madie McNutt Pate et al vs. William H. McNutt, et al.

JULY TERM 1917.

4. I nominate and appoint Mary Elizabeth McNutt, my said wife, as sole executrix of this my last will and testament, and request that she not be required to execute bond.

Witness my hand this the twenty-ninth day of November, 1913.

Jas. M. McNutt

Signed by the said James M. McNutt as and for his last will and testament in the presence of us, the undersigned, who, at his request and in his presence, have subscribed our names hereto as attesting witnesses, the day and date above written.

O. L. White,  
A. M. Russell,  
S. O. Houston,  
J. C. Barnes.

G. R. MOORE.

In the name of God, Amen, I J. R. Moore of Friendsville, in the County of Blount, and State of Tennessee, being of sound mind and memory, and considering the uncertainty of this frail and transitory life, do therefore make, ordain, publish and declare, this to be my last Will and Testament; That is to say, First, after all my lawful debts are paid and discharged, the residue of my estate, real and personal, I give, bequeath, and dispose of, as follows, to wit: To my beloved wife, L. V. Moore, the land and appurtenances situated in the 5th Civil District of Blount County, Tenn. known and described as the Jack Smith farm together with all live stock wagon, buggy, harness household good and all other personal property of every kind character that I may own at my death.

Likewise I make, constitute and appoint my beloved wife L. V. Moore to be executrix of this my last and testament, hereby revoking all former wills by me made.

I further direct that my wife serve without bond and have a right to sell any part or all of said real estate or personal property at any time she may choose to do so.

In witness whereof, I have hereunto subscribed my names and affixed my seal, this sixth day of JULY in the year of our Lord One Thousand Nine Hundred and Seventeen.

J. R. Moore, (Seal)

JULY TERM 1917

Signed by the said Testator J. R. Moore as his last will in the presence of us who at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses,

J. A. Jackson,  
Ellis Henson.

IN RE W. D. BUCHANAN.

In the name of God Amen, I W. D. Buchanan of the 18th Civil District of the County of Blount, State of Tennessee, being of sound mind and memory blessed be Almighty God for the same, do make and publish this my last Will and Testament.

I give and bequeath unto my beloved father and C. B. Buchanan my real estate, said land be be said C. B. Buchanan at my beloved father's death I bequeeth unto my beloved father and Brother C. B. Buchanan all my personal property and my house and kitchen furniture. I also bequeeth unto my beloved father \$200.50 Two hundred and Fifty dollars in money, all so enough money to put tomb stone to my grave and to my beloved father's grave I bequeeth unto my beloved sister Francis Cooper \$15.00 Fifteen Dollars in money. I bequeeth unto my niece Lillie Buchanan \$25.00 Twenty five Dollars. C. B. Buchanan is to keep said \$25.00 Twenty Five Dollars till said Lillie Buchanan becomes 21 years of age, then said \$25.00 Twenty five dollars is to be paid over to her with the interest. I bequeeth unto my nephew Manasseh Buchanan one of my guns I bequeeth unto my brothers----- brothers and sister not here before mentioned the remainder of my money to be divided equal between them all my debts is to be paid out of what I may have at my death

I do nominate and appoint my beloved brother C. B. Buchanan sole executrix of this my last will and testament in testimony whereof I set my hand and seal and publish and declare to be my last Will and testament in the presents of the witnesses named below this the 16th day of March in year of our Lord One Thousand Nine Hundred and Fifteen.

Signed W D X Buchanan  
his  
mark

L. S.

JULY TERM 1917

Sined sealed and declared and published by the said W. D. Buchanan as and for his last will and testament in presents of us who at his request and in his presents and the presents of each other subscribe our names as witnesses hereto.

Residing at Walland Attest Gather Sellars  
Residing at Rasar Marget Cooper.

SEPTEMBER TERM 1917.

IN RE ROSA HARDEN.

I Rosa Harden (colored)- formerly the widow of Berry Padgett, dead. do make and publish this my Last Will and Testament, hereby also revoking any and all other wills or testaments heretofore made by me.

FIRST, I devise and bequeath to Lucy Henderson, Rachel Wilson (sister of Lucy Henderson, Eva Henderson- (daughter of Lucy Henderson), and to Padgett Carr- (son of George Carr, dead.) and to Rosa Carr (daughter of George Carr, dead.) in equal shares all my property real, personal and mixed absolutely; and in order that my Executor hereinafter named may be able to make the said equal disposition of my property, he is authorized and directed to convert my house and lot in Maryd lie Tenn into cash by a sale and conveyance thereof- the sale to be made by public auction to the highest bidder for cash in hand. Second.

I nominate and appoint Mr. John M. Clark Executor of this my Last Will and Testament; and I hereby release him from bond and security for the faithful performance of his trust as otherwise required by law, This Feby. 15th 1917.

ms/  
Rosa X Harden  
mark

The foregoing instrument was signed and executed in our presence by the Testatrix as her Last Will and Testament, the date above written.

C. T. Cates, Sr.  
J. L. Tweed.