

JULY TERM 1922.

STATE OF FLORIDA
COUNTY OF MANATEE. SS.

I, Cary B. Fish, sole Judge and ex-officio Clerk of the County Judge's Court in and for Manatee County, Florida, the same being a Court of law and Record and having jurisdiction of Probate Matters, do hereby certify that the signature attached to the above certificate purporting to be that of Cary B. Fish, is his genuine signature; that at the time thereof he was sole and presiding Judge of the County Judge's Court, duly elected, qualified and commissioned, and that all his official acts as such are entitled to full faith and credit.

IN TESTIMONY WHEREOF, I have herewith set my hand and affixed the seal of said Court at Bradentown, Manatee County, Florida, this 11th day of July, A. D. 1922.

(Seal)

Cary B. Fish,
County Judge and ex-officio Clerk.

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WILL OF S. M. MORTON.

I S M Morton of Maryville Blount County Tennessee, Being of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament; as to my worldly estate and all the property, real, personal or mixt of which I shall die seized and possessed or to which I shall be intitled at the time of my decease; I devise, bequeath and dispose thereof, in the manner as following, To Wit,

My will is, that all my just debts and funeral expenses shall by my executor hereafter named be paid out of my estate so soon after my decease as shall by him be found convenient I give, devise and bequeath to my wife Margaret L. Morton all of my household furniture, and my house and lot located on Parham St near the L. & N. Railroad and appurtenances thereto belonging also all outstanding debts notes & money to be giving to her by my executor hereafter named along as she may need same after my decease to have and to hold the same to her. I also give her all of my real estate & Personal property of what ever it may consist for her support during her the term of her natural life or so long as she remained single and wears my name I further devise and bequeath and after the decease of my wife or remaining, all that all that is left after the decease of My wife the rest and residue of my estate, real, personal and mixed of which she may die seized and possessed or which she may be entitled out of my said estate at her death I give devise and bequeath to be equally divided between my said three sons Joseph C. Morton Ed L. Morton & Ben H Morton; and lastly I nominate my son Ben H Morton to be the executor of this my last will and Testament, In witness whereof I the said S. M. Morton ~~has~~ to this my last will and testament, consisting of two sheets of paper Subscribed my name this 30 day of Oct 1919

-S. M. Morton-

Further it is my will and request for my Executor to sell my House and Lot on Parham Street and pay all my Just debts with the proceed also do the necessary necessary repairs on the House I now live in on the corner of Knoxville Ave & Tennessee Ave. also add two rooms to said house, out of said sale of said House on Parham Street. Then it is my will and request for my Son Ben Morton & wife to occupie said House and see after my wife the said Margaret L Morton. But my wife is to the sole owner of said property during her natural life and this shall be her home and she shall have choice of saidrooms in said House. It is further my will and request if ther should be suficiency means and not needed by my said wife I want her or my executor to buy a Lot on some convenient place and give to my Son Edd Morton But this shall be as an advancement on his share in the division of my said estate there shall I hereby nominate and appoint Ben H. Morton Sole executor of this my Last will and testament and excuse him from making bond and settlement with with any of

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the Courts of this State
in witness whereof I have hereunto set my hand and seal on this the
6 day of May 1922

S. M. Morton

Signed by the said S. M. Morton, as and for his Last will and
Testament in the presence of us the undersigned, Who at his request
and in his sight and presence and in the presence of each other, ~~having~~
have hereunto subscribed our names as attesting witnesses the day and
date above written

WILL OF JOHN ALEXANDER McTEER.

IN THE NAME OF GOD --- AMEN.

I, John Alexander McTeer, being of sound mind and disposing
memory, realizing the uncertainty of the length of life and the
certainty of death, and being a single man without issue, and desiring
that whatever I may leave of this world's goods when my departure shall
come shall be disposed of without contentions or disputes among my
relatives, do make, ordain and publish this my last will and testament,
that is to say:-

1. It is my will that all just debts, including the expenses of
my last sickness and funeral ~~expenses~~ be paid as soon as possible from
any moneys or effects which may be on hands at the time of my decease.

2. After the payment of all just debts and expenses as provided
in the first clause of this will, I give, bequeath and devise all the
rest, residue and remainder of all personal property, real estate, choses
in action and all other effects to my four nephews, the sons of my
brother Andrew J. L. McTeer, to wit, Ira McTeer, William Arthur McTeer,
Ed McTeer and Carl McTeer, to be owned, held and controlled by them
equally, to their heirs and assigns forever, and in the event of the
death of either of them before the probate of this will, then the
survivors of the brothers to take the entire estate, to them and their
heirs and assigns forever, subject, however, to the provisions of the
next clause of this will.

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3. This devise and bequest is made with the following conditions, that
is, that a home and ample support shall be provided by my said nephews for my
sister Ellen McTeer during her natural life, in case she shall not marry, and in
case of her marriage, then so long as she may remain single.

4. I hereby constitute and appoint my brother, Andrew J. L. McTeer,
as Executor of this my last will and testament, and it is my desire that he may
qualify and discharge the duties without giving bond as required by law.

In witness whereof, I here declare this to be my last will and testament
and hereunto affix my signature, on this 9th day of June, 1905.

John A. McTeer

The foregoing instrument was signed in our presence, and in the presence of each
other, by John A. McTeer, with whom we each are personally acquainted, and the
same was declared by him to be his last will and testament, and at his request
we sign our names hereto as attesting witnesses, on this 9th day of June, 1905.

Will A. McTeer

Andrew Gamble

STATE OF TENNESSEE
BLOUNT COUNTY.

Personally appeared before me, the undersigned authority, M. H. Gamble,
who makes oath in due form of law that Andrew Gamble, one of the subscribing
witnesses to the paper writing purporting to be the last will and testament
of John A. McTeer, deceased, is now dead, and further that he was personally
acquainted with the said Andrew Gamble, and well acquainted with his hand writing
and has seen him sign his name during his life time and that his signature
appearing with the signature of Will A. McTeer, as attesting witnesses to said
paper writing is the true and genuine signature of said Andrew Gamble as he
verily believes.

(Seal)

M. H. Gamble.

Sworn and subscribed to before me,
this 22nd day of September, 1922.

Geo. D. Roberts, CLERK.