

JULY TERM 1919.

make such disposition between two said beneficiaries as to him seems just and right.

SEVENTH. I hereby nominate, constitute and appoint my Uncle, Clarence Lee Babcock as executor and trustee of this my last will and testament.

IN WITNESS WHEREOF, I, Levi Sherman Morehouse have to this will set my hand and seal, this 11th day of March, in the year of our Lord one thousand nine hundred and eighteen.

Levi Sherman Morehouse Seal

Signed, sealed, published and declared by the above named Levi Sherman Morehouse, Testator, as and for his last will and Testament in the presence of us who have hereunto subscribed our names at his request as witnesses thereto, in the presence of said Testator, and of each other.

Burley J. Pennington

W. Valentine Wilson.

#### WILL OF JOHN R. MURR.

I, John R. Murr, of Blount County, Tennessee, being of sound mind and disposing memory, and aware of the uncertainty of life, do make and publish this as my last will and testament, hereby revoking and making void all wills and codicils at any time heretofore made by me.

First. I direct that all my just debts, if any, including my funeral expenses be paid.

Second. It is my desire, and I hereby will and devise unto my children Annie, Donie, Charles, Luella, Jennie, Henry, Mattie and Fern, share and share alike, my home place on the Knoxville Road, being the house and about one acre of land where I now live.

Third. It is my desire, and I hereby will and devise to my wife Bertie Murr during her natural life, provided she does not re-marry, my house and lot at the foot of Washington Avenue on the Knoxville Road adjoining the property of Nealy Morton; and at the death of my said wife or on her remarriage I will and devise said house and lot to my

AUGUST TERM 1919.

daughter Jewell Wanedith Murr. In case my said daughter Jewell Wanedith Murr should die without issue before arriving at the age of 21 years, I will that said house and lot descend to my children Annie, Donie, Charles, Luella, I, Jennie, Henry, Mattie and Fern.

Fourth. It is my desire, and I hereby will and bequeath to my said daughter Jewell Wanedith Murr all my personal property of every kind and description.

Fifth. I hereby name and appoint John C. Crawford, executor of this my last will and testament.

In witness whereof I have hereunto set my hand and seal on this the 20th day of August 1915.

John R. Murr

Signed by the said John R. Murr, 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, have subscribed our names hereto as attesting witnesses on the day and date above written.

Walker Johnson

Roy E. Ammons.

#### WILL OF VANCE B. WALKER.

March the 14 1919.

I Vance B. Walker

of Walland Tenn Publish this as my last Will and Testament

first after Death I Bequeath my Farm to My Sons Spence and Oscar L. Walker, and value same at Five Thousand Dollars \$5000 and they are to pay to each of the other of my children the amount in money. so that Each child will receive the same proportion and after my death all of my Debts and Funeral Expenses is to be Paid out of my personal Property and a monument Put to my Grave and then if any thing is left it is to be divided between my six children equally. My daughter Elizabeth but in case there isn't enough to pay all of my debts out of my personal property then it is to be paid out of my Real Estate and Then the Balance to Be Equally divided between my children