

March. 1900.

I, Daniel W. Myers make John M. Waters my Executor of the above which is my last will and testament, this 14th day of February 1899.  
Attest.

John M. Waters  
D. W. Raubus.

Daniel W. Myers

Will of L. M. Parsons-

L. M. Parsons, to make and publish this as my last will and testament, hereby making void all others made before this date.

First. I direct that my funeral expenses and all other debts be paid as soon after my death as possible out of any money I may die possessed of or may first come into the hands of my Executor.

Second: I give and bequeath to my niece Ida Bell McCoalbin all of my real estate consisting of one tract and parcel of land situated lying and being in 2<sup>nd</sup> Civil District of Blount County Tennessee containing forty acres more or less and adjoining the lands of J. G. McConnell, Williamson heirs and others. One side saddle and one half of my household and kitchen furniture and one bay mare named Kit.

Third: I give and bequeath to my brother J. R. Parsons one dark bay mare named Reds and one yearling Colt named Foams and all my farming tools consisting of horses plow wagon &c.

Fourth: I give and bequeath to my sister Susan Thompson and my niece Cordelia Gideon <sup>on half</sup> shall be divided equally one half of my household and kitchen furniture.

Fifth: all other property not mentioned in the foregoing shall be sold and the money after all expenses shall be divided equally between J. R. Parsons Susan Thompson Cordelia Gideon and Ida Bell McCoalbin.

Sixth: I nominate and appoint J. B. Brown as my Executor witness whereof my hand this 15<sup>th</sup> day of February 1900.

Witnesses - W. M. Barr.  
J. B. Brown.

L. M. Parsons'

April 1900.

Will of Isaac A. Delozier,

I, Isaac Anderson Delozier, of Encodes in the County of Blount and State of Tennessee, farmer, being of sound and disposing mind and memory, do make, publish, and declare this to be my last will and testament, hereby revoking all former wills by me at any time heretofore made. And as to my worldly estate, and all the property real, personal or mixed, of which I shall die seized and possessed at the time of my death deceased, I devise and bequeath, and dispose thereof in the manner following to wit,

My will is that E. L. Pittsworth act as my Executor ~~without bond~~; and that all my just debts and funeral expenses shall, by my Executor herein named, be paid out of my estate, as soon after my decease as shall by him be found convenient.

And I further will and ask that Sonsoro Delozier be paid a fair and reasonable compensation for the time I have, or may live with her, or with whomever I may live, that they also be fairly paid for my living. Also after all the expenses of closing up my estate be paid; And should the suit now pending in Chancery Court, be given to me or into the hands of my Executor; Then should anything more of my estate be remaining. I want my niece Sallie Elizabeth Kelly of Rockwood to have fifty dollars (\$50<sup>00</sup>) also Mrs. Jessie Mc. Weekly fifteen dollars (\$15<sup>00</sup>) and Andrew M. Delozier twenty five dollars (\$25<sup>00</sup>). Also Cambie Delozier to have ten dollars (\$10. 00) and that the Prospect Baptist Church have five dollars (\$5<sup>00</sup>) and that Knob Creek Baptist Church have five dollars (\$5<sup>00</sup>).

I further will that my Executor purchase seven set of tomb stones on the style of my wife's tombstones. 1<sup>st</sup> my father and mother, Jessie Delozier and Anna Delozier. My bro Joe Delozier, his wife Delozier, Baldwin Delozier, Sallie Delozier and my own tomb stones; Should my Executor not have means enough in his hands to purchase all the above named tombstones. he shall only furnish my grave and the graves of my father and mother.

After all this is done should there be any monies on hand, I want Mary Ellen Thomas, Daughter of Jessie Thomas deceased to have twenty five dollars (\$25<sup>00</sup>) to be deposited into the bank, to come into hands at her marriage or when she comes to the age of