

January 1898.

either in kind or by sale as may suit them. The other remaining half in value to be equally divided in value between Joseph Alexander Endsley, James Patterson Endsley, Mary Endsley, William Henry Harrison Endsley, Allen Stalder Endsley and Dorothy Clara Endsley. Children by his second wife - said share and shares to be set apart and divided to each as directed for the children of his first wife.

Thirdly - I nominate and appoint S. L. Green my executor to execute this my last will and testament hereby revoking all former wills by me made.

In witness whereunto affix my hand and seal this the 4th day of the 8th month 1894

Signed in the presence of Joseph his X Jones ^{Seal}
 E. L. Endsley. mark
 F. M. Endsley. } Date above written.

Will of Jason W. Cuthbertson.

Chilhowee, Tenn., March 9, 1894.

I direct my executors herein named to pay all my just debts and funeral expenses.

I give and bequeath to my wife Mary Cuthbertson all my property real personal & mixed whereverever situated which I now own or may hereafter acquire and of which I shall die seized or possessed. I give devise & bequeath absolutely and in fee simple to my wife as above named to have & to hold same until her death - my property as above named, after the death of my wife Mary Cuthbertson, to go to the heirs of the deceased Alfred Dale as follows. One fourth of my entire property remaining after my wife's death to go to William Dale. One fourth to Nancy Bindles. One fourth to Jane Smiley. One fourth to Mandy Patten.

The above mentioned Jane Smiley is the divorced wife of Merrit Smiley. I now constitute and appoint my said

February, 1899.

wife Mary Cuthbertson, executrix of my last will and testament and I request that my executors be not required to give bond for the performance of her duty as such.

I give and bequeath to my wife as above mentioned full possession of all my chattel property to use and dispose of same as she may see fit.

Witness

Jason W. Cuthbertson.

Hay Cradley.

Rev. Mr. Powell

H. G. Powell

W. J. Powell

Dr. L. Smith.

D. G. Mathews.

Will of R. D. Phelps.

I, R. D. Phelps do make and publish this as my last will and testament hereby revoking and making void all others by me at any time made.

First: I give to my son D. A. Phelps the bed that now stands in the north east corner of the house and the chest that stands up stairs.

Secondly, I give to my son W. R. Phelps all of my lands lying in the 5 districts of Blount County Tenn. and bounded as follows East by J. P. Lane South by the Hudson River West by Ryle Maxwell North by G. T. Phelps twelve acres more or less and all of my personally property including a note of thirty dollars on N. A. Boatman my son W. R. Phelps is to pay my daughter S. J. Jones twenty five dollars and all of my debts and funeral expenses.

I do hereby nominate and appoint W. R. Phelps my executor without bond - in witness whereof I do to this my will as my hand this the fourth day of January one thousand eight hundred and ninety nine.

R. D. Phelps.

February 1899.

Signed in our presence and we have subscribed our names
in the presence of the testator, this the 4 day of Jan. 1899,

Ignatius Jones.
J. H. Jones.

Will of John A. Hart.

Riverside California, Sept., 20th 1898.

I, John Alexander Hart, being of sound mind &
knowing the uncertainty of life do hereby dispose of the following
monies & property to wit:- Whatever amount I may have at death
in Riverside Savings Bank & Trust Co., to be equally divided
between my brothers Samuel Steel Hart & William Anderson Hart,
or their heirs should either or both die before myself.

Also whatever amount of money I may die possessed of in Bank
of Blount Co., Tennessee, to be divided equally my beloved brothers
Samuel Steel Hart & William Anderson Hart, or their heirs should
either or both die before myself.

Also I wish my undivided 1/3 interest in farm known as the
Hart Homestead located in district No. 9 Blount Co., Tennessee
to be divided equally between my beloved brothers Samuel Steel
Hart & William Anderson Hart, or their heirs should either or
both die before myself. I appoint my brother Samuel Steel
Hart Administrator without bond.

Witnesses
C. W. Cravens
D. C. Boyd.

John A. Hart

March 1899.
Will of J. H. Cochran.

A statement showing the disposition I desire to be made
of my money and property after my death.
First - I want debts all paid.

March, 1899.

Second. I want my notes and accounts collected.

3rd I desire to have set apart \$250.00 for supporting at Big
Spring Church \$25.00 each year for ten years and provided there
is no pastor at Big Spring what remains made over to the Board
of the United Presbyterian Church. Then I want J. B. Cochran my
brother to have all the notes and accounts I hold against him
turned over to him free together with \$200.00 cash. I also want
my nephew J. H. Cochran to have a credit of \$1000.00 on the notes
I hold against him. Then after that done I want all my
money Land and whole estate to go to my sisters Mary, Nancy
N. and Esther A. Cochran for their use and to be disposed of
as they please. This 10th Feb., 1899.

J. H. Cochran.

Will of Martha Chandler.

April 1899.

I, Martha Chandler being of sound mind and memory make this
my last will and testament revoking all others. I bequeath to my
daughter Sarah Lorinda Badgett, my house and lot of land situated and
being in the 11th district of Blount County Tennessee, containing about one
acre and one fourth, being about one mile from the Rockford depot and
near the railroad being the property I purchased from Jacob L. Morris
to be her property at my death for her benefit and a home. This April
17th 1899.

Witnesses:
Allen Garner
F. M. Webb.

Martha ^{her} Chandler
mark

Will of Mrs. S. C. Jennings.

I, S. C. Jennings being of 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.