

OCTOBER TERM 1910.

JOHN H. PICKENS.

I, John H. Pickens, of Blount County, Tennessee, being of sound mind and disposing memory, do make, publish and declare this to be my last will and testament, hereby revoking and making void any and all former wills by me at any time made.

First, I direct that all my just debts and funeral expenses be paid by my Executor as soon after my death as practicable.

Second, I give, devise, and bequeath to my beloved wife, Eliza Jane Pickens, all of my property, real and personal, of every kind and description, for her support, maintenance and control, for and during her natural life; and at her death I direct that, if my two children Jennie Lee Pickens and Robert A. Pickens be living, one thousand dollars each be paid to them or to their guardian for them; And in case either of them should die before my said wife, then one thousand dollars to the survivor.

The rest, residue, and remainder of my estate I direct to be equally divided between all my children living at the time of the death of my said wife, share and share alike.

Third, I hereby appoint my brother Oliver C. Pickens, Guardian of my said two children, Jennie Lee Pickens and Robert A. Pickens, if they be living at the death of my said wife, or in the case of the death of one of them, then for the survivor.

Fourth. I nominate and appoint Oliver C. Pickens, Executor of this my last Will and testament.

Given under my hand this the 16th day of March, 1905.

Witnesses

J. H. Pickens.

W. M. Caldwell.

F. W. Hannum.

Minute Book 22, page 487.

OCTOBER TERM 1910.

JOHN T. HENRY.

I John T. Henry— of the County of Blount the state of Tennessee, Being of Sound mind. do avail my self of the present opportunity to set forth this my last will and testament— I will that my Farm containing 91 acres, in the 10 Dist of Blount County on the Tennessee River To be divided Equally between my daughter Lucy E. Henry & Samuel R. Henry, My Grand Son, to be agreed upon hereafter. Also a lot-Situated in the 10 Civil Dist, of Blount County, Tennessee on Lookkeys Creek. To be Equally divided between the parties as above named. My Personal Property including money notes & accounts, which remain and exist after my death, after paying---My Funeral Expenses & Doctor Bill. and all other debt- edness incurred there by- are settled. I will that they Lucy E. Henry & Samuel R. Henry share equally in the remainder of Personal Property.- I hereby appoint D. A. Henry Executor to carry out the provisions of This my last will & Testament. In this Will D. A. Henry need not be required to give bond.

This the 24th day of August 1910.

John T.                      his  
                                    X  
                                    mark                      Henry

Witnesses.

W. B. Lovingood

C. M. George.

Minute Book 22, page 487.