Sixth. . I give and bequeath to my two Grand-sons, John Edward Rorex and

Clyde Bays Rorex- sons of my son John Rorex- One thousand dollars each, to be paid to them when they attain the age of twenty one years respectively.

Seventh. The rest, residue and remainder of my estate, if any, I direct to

be disposed of by my executrix to the best advantage and the proceeds equally divided between my said wife and three children.

Eighth. I hereby nominate and appoint my wife, Noga Rorex, Executrix of this my last will and testament, and hereby release her from giving bond as said Executrix.

Given under my hand this the 27th day of June, 1905.

Witnesses

Samuel Rorex

Sam P.Rowan.

#

K A G L E Y.

I, William L. Kagley of the County of Blount and State of Tennessee, being of sound mind and memory, Declare this to be my last will and testament.

1st. I give and bequeath (equally) to three of my sons, William T. Kagley, and

John W.Kagley and Charles L.Kagley, the farm on which I now neside and known as apart of the P.L.Davis farm containing (75) Seventy Five acres or thereabouts.

- 2. I give and bequeath (equally) to my son David R.Kagley and two of my daughters, Lucy L.Tulloch and Matie E.Kagley a tract of land which I own being apart of the old homestead lying on the waters of Sixmile creek and joining the farm on which I now reside, contains 65 acres more or less.
- 3. I give and bequeath to my daughter Sarrah L.Best, wire of Jacob Best, \$100.00 one hundred dollars cash when collected.
- 4. I give and bequeath to my daughter Matie E.Kagley two beds and to my sons William T.and John W. and Charles L.one bed each, and the remainder of the household and kitchen furniture, is to be equally divided between these my four last named children.
- 5. My three sons William T. and John W. and Charles L. and my daughter Lucy L. Tulloch is to watch over and take care of my youngest child Matie E. Kagley untill she is 21 years old or till she marries.

6. I appoint my said son David R.Kagley Executor of this my last will and desire that he shall not be required to give and security for the performance of his duties. In witness whereof I have hereunte set my hand and seal this May 8.

A.D.1906.

W. L. Kagley . Seal

Attest. A.A.Kagley.

M.I. Kagley.

#

PRATE

In the name of God, Amen-

9. 61 Marie

I, Buck Prater of the town of Louisville, County of Blount, State of Tennessee. Being old and infirm of body, but of sound and disposing mind and memory; knowing the uncertainty of life, and the importance of settling as far as may be, my earthly affairs before death, do make and ordain and establish this my last will and testament: my body I consign to its mother earth; and will that it be decently interred—my Soul I commend to God who gave it and the blessed Saviour who redeemed it.

After my just and honest debts are fully paid- I will my wife Susan Prater our home property where we now live, also my lot known as the Spillman property also my house and lot near the mill pond which I purchased from Mrs.A.B.Cummins known as the Gus Warren property, to be here until her decease. After her decease I will half the home place where we now live to my step-son Charlie Easlay- I will the Spillman house & lot near the old Presbyterian Church to my son Willie Prater I also will my son Willie Prater, Twenty dollars to be paid by my step-son Charlie Easlay, to come out of my home place, that I have willed to my step-son Charlie Easlay. I will to my daughter Henrietta Murray the House and lot near the Mill-pond fronting on the Maryville road which I purchased from Mrs.A.B.Cumminsknown as the Gus Warren property. I will to my two grandchildren William Buckner and Henrietta Buckner children of my daughter Lauretia Buckner deceased Ten dollar apiece to paid by my daughter Henrietta Murray, to come of the house & lot usar the mill-pond which I have willed to my daughter Henrietta Murray.

1. Rebecca Law, knowing that by reason of age and health, that I shall live no

LAW.

great length of time, and being at my right mind I desire that my property and

First, to my son H.Law I will and bequeath my horse and buggy, wagon and two

cows, and eight head of hogs, and he is to pay to my son, J.O. Law, One Hundred and

Fifty (\$150.00) Dollars when he becomes 21 years of age, or when he should need

money in any other event. H.Law is to use his discretion, end that H.Law is to

And Secondly to my son J.O.Law I will and Bequeath a good bed outfit, his Father's

This is my last will and testament made this March 14th.1902.

JULY, 1 9 0 6.

Witnesses

Buck x Prater- Seal

. . .

A.B. Cummins.

Mrs.Barton Keller.

John T. Cummins.

State of Tennessee.)

County of Blount.) Personally appeared beofre me, John T. Cummins, a Not-

ary Public in and for said County, the within named affiant

Buck Prater with whom I am personally acquainted, and who acknowledged that he executed the within instrument for the purposes therein contained.

Witness my hand and official seal, at office in Louisville on this the day of March 14th, A.D. Nineteen Hundred and Two.

John T. Cummins.

Notary Public.

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A U G U S T , 1 9 0 6.

H T. C K M A N

Knowing the uncertainty of life and the certainty of death; I make this my last will and testament after all my just debts are settled I give and bequeath all my property; both personal and real, to my Brother Jesse Hickman and my twoomarried Sisters Mrs. Lavina Mauck, and Mrs. Phoeba Snelbaker Eeach to share alike

All the real property I am possessed of is in Harrisson County Indiana
I nominate and appoint Jacob Mauck Executor of this my last will and
tesament.

Given under my hand this the 6th day of June 1906.

Witneses.

Preston Hickman.

J.P. Wilson

W.A.Hill.

edged that see that all my expenses are paid.

and Mothers enlarged Picture, and his father's watch.

personal effects be disposed of as follows:

And Thirdly: To my two daughters Nancy Russell and Martha Davis I will and bequeath the remainder of my household furniture, and they are to divide to suit themselves.

And I name H.Law as Executor of this my last will and testament, signed this July 14th, 1906.

his Rebecca x Law.

Witnesses: Thos.L. Nuchols.

D. C. Webb.

SEPTEMBER. 1906.

RUSSELLL.

I Thomas Russell, of the County of Blount, & State of Tenn.being now of sound mind, & being fully persuaded in my own mind, of the mortality of my body & of the immortality of my soul. & as a consequence that the union of the two must eralong be dissolved by death, Do make this my last will & Testament.

lst. After my decesse, I desire that my funeral expenses, & all debte, of mine be paid in full, out of my personalty, & the remainder I bequeath to my beloved wife. Sarah Elisabeth Jane Russell.

2nd. I bequeath to my wife Sarah E.J.Russell, all of my lands & real estate, to hold during her natural life-time.

3rd. After, my wife's decease, I desire that my lands be divided between, Rehar