

A P R I L , 1 9 0 5.

subscribed my name on this the 26 of October 1901

Jane Wear

Attest

N.W. Proffitt.

N.O. Lowry

#

R O B E R T S O N.

I, Callie E. Robertson, do make and publish this my last will and testa-

ment, hereby revoking and making void all others heretofore made by me.

1. I desire and direct that my executor shall see to the proper completion of the contract already made for the construction of my house in Maryville, Tenn., and that he shall make any such other necessary improvements as shall be necessary for comfortable occupation of same at as small expense as practical, and that he shall pay all other just and provable claims against my estate.
2. I will that all my personal property shall be divided equally among my three children, Nellie, Frank and Grace Robertson.

That part to which Frank Robertson shall be entitled, I place in the hands of my executor to be held by him for the use and benefit of said Frank Robertson until said Frank Robertson shall arrive at the age of twenty-three years, paying to him the income from his part of the same at all times for his support and maintenance, and allowing and paying to him such amount of the principal of said personalty as the executor may deem advisable after he arrives at the age of twenty-one years and that he may need for business purposes and investment, not exceeding one half of the total amount due to him.

3. That part to which Grace shall be entitled to in said personalty shall be held by the Executor during her minority, paying to her for her support only the income from the same.

4. All my real estate I will and bequeath to my executor in trust for my said three children equally, hereby authorizing and empowering him to sell, convey and execute deed for the same, if in the opinion of the executor the best interests of the said three children demand the sale of said property.

This trust shall not continue for a longer time than the arrival of the youngest child (Grace) at the age of twenty-one years, and if said property shall then be in the hands of my executor, his trust interests shall cease and the property revert to my living children equally or their heirs.

5. I hereby nominate and appoint O.L. White my executor, to act under bond of

A P R I L , 1 9 0 5.

this my last will and testament.

Witness my hand and signature to this my last will and testament on this the 28th day of February, 1905.

Callie Robertson.

Signed and published in our presence as the last will of Callie E. Robertson and we in her presence and in the presence of each other hereto sign as witnesses of the same.

G. W. Huffstetler.

Jennie A. Russell.

#

L A W S O N.

I, D.B. Lawson of Cades Cove Blount County Tennessee, do hereby, by this my last Will and Testament, dispose of all my property—both real and personal and mixed, hereby revoking any and all other wills heretofore made by me—

Item 1st.

I direct my Executors to pay all my just debts and my funeral expenses out of the first money belonging to my estate, which may come into their hands.

Item 2

I will and devise to my two unmarried daughters, Mary Catherine Lawson and Leannah Lawson, for and during the period of their natural life, the following ~~lands~~ lands and real estate viz 150 acres of my home farm lying in Cades Cove Blount Co. Tennessee being my "Cable" tract and 30 acres of West side my "Shields" tract also two entries of Mountain land adjoining my home farm, known as the "Tipton and Wear" entries containing about 220 acres, except 70 acres to be cut off the East side of said Entries—which 70 acres I hereinafter otherwise dispose of; also my two tracts of land lying on the North side of the said Cades Cove—known as my "Rorex" and "Brown" tracts, except 80 acres to be taken off the West side of said tracts, which 80 acres I hereinafter dispose of; the interest in remainder in fee in said lands (after the termination of the said life estate of my said daughters) I hereby give and devise to their children—the child or children of each daughter taking the mother's share in fee.

Should either of my daughters die without issue in the life time of the other, then the survivor shall take and hold her deceased sister's share or interest during her life; and should both of my daughters die without issue children and issue capable of inheriting, then I direct that said lands shall vest in fee in the brother and sisters of my said two daughters or their