

J U N E , 1 9 0 6 .

H E N R Y .

I A.C.Henry of the County of Blount and the State of Tennessee, am of a sound mind and fully capable of the disposition of my real estate and personal property and feeling that my race in life is nearly run and my pilgrimage on earth must soon end. I therefore set forth this my last will and testament, the distribution of my property among and to the best interest of my children and their Heirs, I will and bequeath to Guy O. Henry and his Heirs, that portion of the farm, known as the James Henry farm, situated in the 10th. Civil District of Blount County Tennessee lying on the North side of the Louisville and Lowes Ferry Public road, bounded on the East by Jeffries, on the West by Griffiths, and on the North by that portion of the farm consisting of sixty six acres twenty six acres of which was sold to James A. Cox, and the remainder forty acres was set apart to Mollie E. Cox his wife, my daughter, as her part of the paternal estate, all as set forth in the deed I made and executed to them. That Guy O. Henry shall execute his note to B.P. Henry, for three hundred dollars, payable in two years after my disease. I will and bequeath unto John J. Henry that portion of the above said farm on the South side of the Louisville and Lowes Ferry Public road bounded on the East by Shipwash, on the Southwest by Gourleys and Prater, and on the Northwest by Griffiths, John J. Henry shall execute his note to Mrs. Anna Henry, and her Heirs widow of G.A. Henry, for three hundred dollars, payable in two years after my disease, these notes shall bear date from the probaton of this will. I give and bequeath to my two sons John J. Henry and Guy O. Henry all my household and kitchen furniture, which shall be divided between them as they may agree, I further direct that all personal property, farm implement, stock, and rents, that I may be in possessions of at death be sold by the executor of this my will, at public or private sale as he shall elect, and pay my funeral expenses and all other expenses that may have accrued and the remainder of money, if any be divided equally among my four Legatee's.

I hereby constitute and appoint John J. Henry my legal Executor, who shall be privileged to execute this my last will and testament without giving bond.
March 23rd. 1906.

A. C. Henry.

Witnesses, W.M. McReynolds.

N. L. George.

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J E F F R I E S .

Bank, Tennessee, December, 26, 1905.

I, Hugh C. Jeffries of the 13th civil district of Blount County and State of Tennessee, who am of sound mind realizing that my earthly life will soon terminate make the following disposition of my worldly effects.

1st I want my wife Harriett to have the home and its belongings her natural life, then I want Samuel to have the land, stock and farming tools at her death.

In case my soon dies without legal heirs, I want the farm sold and the proceeds divided among my legal heirs.

I also want my girls to have a home here as long as they stay single.

I want my married daughter Rachel Bohanan to have Twenty Dollars in cash. In case the girls do not choose to make this their home during their unmarried life, I will each one not satisfied Ten Dollars.

In the case of my son James L. I have furnished money on his schooling.

his
Hugh C. Jeffries X
mark.
J. W. Duggan (Witness)
Bruse Bohanan (Witness)
J.R. Clabaugh.

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R O R E X .

I, Samuel Rorex, of Blount County, Tenn. being of sound mind and disposing memory, but realizing the uncertainty of this life, do make, publish and declare this to be my last will and testament, hereby revoking and making void all former wills by me at any time made.

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

Second. I give and devise to my son, John Rorex, for and during his natural life and at his death to his children and heirs at law, the following tracts of land, to wit: First, A tract of land in the 12th civil district of Blount County, Tenn., and bounded as follows: Beginning on a rock on the north bank of Little river- two hickory pointers, thence N. 2-1/2 E. 7-18/50 chs to a stake on Frank Wolf's line; thence with the same N. 84° W. 11-6/10 chs to a stone formerly a white oak; thence N. 19-4/10 chs to a stake in the river; thence with the river up the meanders thereof S. 37° W. 14 chs to the north end of the large island; thence S.

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61-3/4 W.5-1/2 chs to a stake; thence S.74 W.13-18/50 chs to a stake; thence S 83° W.7-28/50 chs to a stake; thence N.88-3/4° W.14 chs to a stake; thence N.63° W.13-4/10 chs to a stake; thence N.46-1/4° W.15-3/10 chs to a stake; thence N.65° W.21 chs. to a stake; thence N.78° W.2-6/10 chs to a stake at the waters edge; then crossing the river about 6 chs, running in all about 8-3/10 chs to a rock on the West bank of the river, formerly a spanish oak; thence S.32° W.9 chs. to a stone; thence S.20° W.15 chs. to a stone; thence S. 9° W.5-6/10 chs. to a Black oak; thence S.6° W.22-5/10 chs to a stake; thence S.49° W.22 chs to a stake on Kinnamons line; thence with same S.29° E.9-1/2 chs to a stone; thence S.47° W.33-1/2 chs to a stone; thence S.2-1/2° W.12 chs to a stone; thence S.27-1/2° W.7-7/10 chs to a stone; thence S.5-1/2° E. 5-6/10 chs to a sycamore on the edge of the branch; thence S.24-1/2° W.5-3/10 chs to a bend in the branch; thence S.30-1/2° W.12-6/10° chs. to a stake and walnut pointers; thence S.16-1/2° W.1 ch to a stone on the East side of the branch on Wm Haggard's line; thence with same S. 43° E.5-3/10 chs to a stone in Haggard's field, formerly a post oak; thence N.43° E.7-1/2 chs. to a stone in the south edge of the road; thence S.46-3/4 E.3-3/10 chs. to a stone, formerly black oak stump near school house; thence N.65° E.8-3/10 chs. to a stone; thence S.25-1/2 E.4-4/10 chs. to a stone; thence S.25-1/2° E.4-4/10 chs. to a stone, formerly a post oak; thence S.34-3/4° E.53-4/10 chs to a stone on the south east side of the public road; thence N.30-3/4 E.86 chs to a stone and pointers; thence N.34-1/4° W.52-7/10 chs. to a stone, crossing papermint branch at 36 to 37 chs; thence N.32-3/4° E.12-43/40 chs to a black walnut; thence N.34-1/2° E.4-13/50 chs to a stone and mulberry pointers; thence N.73° E.4-9/10 chs to a sycamore just above the mouth of the branch; thence N.79° E.6-1/2 chs to a sweet gum on the north bank of the river; thence up the same with the meanders thereof S.46° E.13 chs. to a bend; thence S 77-1/2° E.5-9/10 chs. to a bend; thence N.56° E.7-1/2 chs to a bend; thence N. 70° 13 chs to a stake; thence S.29-1/2° E.4 chs into the river; thence up the south fork of the river, leaving the small island or tow-head and an other larger island to the north or big island side, including all the islands in the survey; thence S.89-1/2° E.19-1/2 chs to a bend; thence N.79-3/4° E. 12-6/10 chs to a bend; thence N.61-1/2 E. 5 chs to a bend; thence N.30-1/2° 6 chs to a bend; thence N.79° E.11-7/50 chs to a bend; thence N.2-1/2° E. (about) 3 chs to the beginning, and containing 282-1/2 acres. Second, a tract of land in the 12 civil district of Blount County, Tenn., lying on the North side of Little river, and bounded as follows: Beginning on a stone on a

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line of Wm. Goddard and corner to Samuel Rorex (colored), thence with same N.55° W. 10-1/2 chs. to a small red oak; thence N.59° W.12-47/50 chs to a post oak; corner to C.B. Lord; thence with same N.67-1/2° W. - say N.70-1/2° W. - 10-1/10 chs to a stone, corner to Mrs. Dyche; thence with same S.45-1/2° W.46-18/50 chs to a stone in hollow; thence up the hollow S.62-3/4° 8-1/2 chs to a stone and pointers; thence S.27-1/2° E.14-1/2 chs to a chestnut; thence S.65° E.26-47/50 chs to a stone and pointers on Wm Goddard's line; thence with the same N.22-1/2° E.48-4/10 chs to the beginning and containing 52-3/4 acres.

Third. I give and devise to my wife Noga Rorex, for and during her natural life the following tracts of land, to wit; the home place where I now reside, and including all the lands on the north and north-west side of the Sevierville road not embraced in the boundary of the tract of land herein devised to my son John Rorex and his heirs. Also the tract of land in the 12th civil district of Blount County, adjoining the lands of R.P. Chandler and others, beginning on a post oak corner to Wm Haggard and on a line of R.P. Chandler, thence with Chandler S. 47-1/2° E.59-3/10 chs to a stone corner to Chandler and Will Davis; thence with Davis N.34-1/2° E. 33 chs to a post oak, corner on Davis' line; thence N. 37° W. 65-42/50 chs to a stone; thence S.30-3/4° W.17-7/10 chs to a stone on the south east edge of the public road, corner on line of Wm Haggard; thence with same S. 34-3/4° E.3 chs to a stone, corner to Wm Haggard; thence S.37° W.22-1/10 chs to the beginning and containing 55 acres. I also give and bequeath to my said wife all my money not herein disposed of, all my stock and personal property of every kind and description to use and dispose of as she may see fit.

Fourth. I give and devise to my daughter, Mary E. Cox, and her heirs the two tracts of land herein devised to my wife for life. Said land to go to my said daughter or her heirs at law, subject alone to the life estate of my said wife.

I also give and bequeath to my said daughter, Mary E. Cox, Five Hundred dollars in money, to be paid to her by my Executrix out of any money on hands belonging to my estate.

Fifth. I give and devise to my daughter, Cora Brabson, for and during her natural life and at her death to her children and heirs at law, the tract of land lying on the west side of Little river and known as the McCamy farm, except the 52-1/2 acres herein devised to my son John Rorex and his heirs.

I also devise to my said daughter Cora for life and at her death to her children and heirs at law all the land lying on the south-west side of the river and south of the Sevierville road except the 58-1/2 acres herein devised to my wife and daughter Mary Rorex.

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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
)	
J.N. Badgett.)	
Sam P. Rowan.)	

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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 reside 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, containing 65 acres more or less.

3. I give and bequeath to my daughter Sarrah L. Best, wife 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.

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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 any security for the performance of his duties. In witness whereof I have hereunto set my hand and seal this May 8. A.D. 1906.

W. L. Kagley . Seal

Attest. A.A. Kagley.

M.I. Kagley.

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P R A T E R .

In the name of God, Amen-

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 hers until her decease. After her decease I will half the home place where we now live to my step-son Charlie Easley- 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 Easley, to come out of my home place, that I have willed to my step-son Charlie Easley. 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. Cummins- known as the Gus Warren property. I will to my two grandchildren William Buckner and Henrietta Buckner children of my daughter Lucretia Buckner deceased Ten dollars apiece to be paid by my daughter Henrietta Murray, to come of the house & lot near the mill-pond which I have willed to my daughter Henrietta Murray.