

NOVEMBER 1913.

Porter Kidd,

Last Will of Porter Kidd.

I, Porter Kidd, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking any will heretofore made by me.

FIRST,

I will and direct that all my just debts and funeral expenses be paid out of the first money that comes into the hands of my Executrix.

SECOND,

I will, give, bequeath and devise to my beloved wife, Lucinda Kidd, all of my property of every kind and description that I may die seized and possessed of, including my personal property and real estate, as well as all other property, hereby giving to my said wife full power and authority to sell any real estate that she may think best, and to make deeds to same, intending hereby to give her full possession and control of all the property that I may die seized and possessed of.

THIRD,

I hereby nominate and appointe my said beloved wife, Lucinda Kidd, as Executrix of this my last will, and relieve her from giving bond and making settlements with the Clerk of the County Court.

This the 7th day of November, 1913.

his  
Porter X Kidd,  
mark

We, A. M. Rule and Walker Johnson hereunto sign our names as witnesses to the signature of Porter Kidd to this his last will and testament. Signed at the request of the said Porter Kidd, and in his presence and in the presence of each other.

A. M. Rule,  
Walker Johnson

DECEMBER TERM 1913.

J. W. Steele.

Know all men by these presence that I John W. Steel of the State of Tennessee and County of Blount do make and publish this my last will and testament hereby revoking and making void all other wills by me at any time made heretofore made

first that I direct that my Funeral Expenses and all my Just debts be paid as Soon after my Death as Posabel out of any moneys that I may be possessed of or may first come into the hands of my Executors Secondly I give and bequeath to my beloved wif Elizabeth Steel my Homestead tract of Land situated in First Civil District of said Co Joining the lands of P. M. Steel on the East to have and to controle Her her lifetime thirdly, I, bequeath to my Grand Sone James E. Shurk after the deat of my Wife Elizabeth Steel to have the above described tract of land in fee to the Fourth Generation Fourthly, I. will that my two unmarried Daughters to-wit Recker S. Steel and Margret. L. Steel is to have ther Suport off of said Lands as long as they remane Single fifthly I do hereby in this my last Will I hav giv to my Sons James. A. Steel, C. C. Steel and Marion F. All that I intend to give in this my last. will lastly I do hereby nominate and appoint J. A. C. Steel and John Colwell my Executors in Witness I hernto make my Seal in the presance of these witnesses. this November 13th 1895.

J. W. Steele (L. S.)

Attest

Ira Stuart

Raleigh C. Vaden

I, J. W. Steel make this Cotisal to my above Will, I, Will to my wife have one half of the Barn that is near the line and partly on the line between me and Son M. F. Steel to have and to hold her lifetime and in the presance of same Witnesses Set my hand and cause my Seal to be made this 13th day of November 1895

J. W. Steel (L)

Attest

Ira Stuart

Raleigh C. Vaden