

JULY TERM 1911.

W. B. TAYLOR

I, W. B. Taylor, being of sound mind and disposing memory, do make and publish this as my last will and testament.

First;

I will and direct that all of my just debts and funeral expenses be first paid out of my Estate.

Second;

I will, give and devise to my two sons, Ray and Robert Franklin Taylor, all my House Hold and Kitchen Furniture and all of my stock and farming tools that I may own at the time of my death and all the rest and residue of my personal Estate of every kind and character.

Third.

I will, give and devise to my daughter Cassie McCall the following described tract of land containing forty acres more or less being a part of my home farm Situated in 11 District of Blount County Tennessee lying on the North West end of my farm and Beginning at the corner next to Charley Taylor and to run from that corner, with the line of Jeff Kidd to a stake on said line, Then to run a North West course across my farm to a stake on the line of Jeff Kidd on the East side of ^{line} my farm: Then running with the Kidd ^A back to the Charley Taylor corner and then with Taylor line back to the beginning corner. The first line from the beginning corner to run down with the Kidd line a sufficient distance to include forty acres within the boundary given. But case she dies without issue, the land is to go to my two boys Ray & Frank.

Fourth:

I will give and devise to my son Robert Franklin Taylor a tract of land containing fifty five acres the boundary to begin at the corner of the tract cut off for my daughter Cassie McCall as above described, on the West Lidd line and running from that corner down the Kidd line to a stake; then across my farm to a stake on the Kidd line on the East Kidd line; then with the Kidd line back to the Cassie McCall corner; then back with the Cassie McCall line to the beginning, the first line to run a sufficient distance from beginning corner to include fifty five acres in the tract as above described.

Fifth.

I will, give and devise the rest of my said farm to my son Ray

JULY TERM 1911.

Taylor, Except the dwelling Houses and out buildings and I will and give and devise them to my two Sons, Ray and Frank Jointly, but the rest of the farm, Except the Home building and ground upon which, they stand, is to be the property of Ray Taylor.

Sixth:

I further will and devise that in case either of my two Sons die without issue, the land above devised to each of them shall go to and be the property of the surviving brother. I appoint H. O. Taylor Executor of my will.

Signed and seal as my last will and testament on this the 18th day of February 1907

W. B. Taylor

Witnessed by us at the request of

Testator W. B. Taylor, in his presence.

Thos. N. Brown

H. O. Taylor

State of Tennessee Blount County.

To whom it may concern. I desire to say. That since the death of my daughter Cassie McCall and my late marage to my present wife Corra Taylor it is my will that she Corra Taylor have that portion of land designated for Cassie McCall in the foresaid will, together with a home interest in the buildings so long as she remains my widow and uses it as such. But in case of her death or marage the property falls back to Ray and Frank Taylor and their heirs as set fourth in the original will.

I write this with my own hand on this the 5th day of August 1908

W. B. Taylor

Attest

H. O. Taylor