

DECEMBER TERM 1920.

LAST WILL OF HENRY C. HINTON.

Knowing that life is uncertain and death is sure I make this my last will After my debts are all paid I will and bequeath unto my dear and affectionate wife Sallie Hinton all the personal property I may have I also will and bequeath to my dear wife Sallie Hinton my two third interest in farm in 7th Dist Blount County Tenn where we now live I want my wife Sallie Hinton to pay all my debts including funeral expense and should she decide to sell the farm if she so desires she can give my Son Ezekial Hinton One hundred dollars.

this 24th day of Oct 1919

H. C. Hinton

Witness M. H. Hinton

Cora Hinton.

I want my wife Sallie Hinton to act as executrix with our Bond.

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WILL OF S. R. KINNAMON.

I, S. R. Kinnamon, of Blount County, Tennessee, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking and making void any and all other wills and codicils thereto at any time made by me.

FIRST: I direct that all my just debts, if any, including my funeral expenses be paid.

SECOND: It is my desire and I hereby will, devise and bequeath to my daughter, Nola Hitch, One Thousand (\$1000.00) Dollars, to be paid in cash.

THIRD: It is my desire and I hereby will, devise and bequeath to my daughter, Bessie Irwin, One Thousand (\$1000.00) Dollars, to be paid in cash.

FOURTH: It is my desire and I hereby will devise and bequeath to my son, Samuel O. Kinnamon, One Thousand (\$1000.00) Dollars, to be paid in cash.

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FIFTH: I am not herein devising or willing to my son, R. H. Kinnamon any sum whatever, for the reason that I have heretofore advanced to him the sum of One Thousand (\$1000.00) Dollars, which is the amount I consider due him from my estate.

SIXTH: It is my desire and I hereby will, devise and bequeath unto my son J. B. Kinnamon all the residue of my estate, both personal, real and mixed of whatever kind or description and wherever found.

SEVENTH: In witness whereof I have hereunto set my hand and seal on this the 1st day of September, 1919.

S. R. Kinnamon.

Signed by the said S. R. Kinnamon, as and for his last will and testament in the presence of us, the undersigned, who, at his request and in his sight and presence and in the presence of each other have hereunto subscribed our names as attesting witnesses, the day and date above written.

M. H. Gamble.

Grace Goddard.

LAST WILL OF WILLIAM M. WALKER.

I, WILLIAM M. WALKER, being of sound mind and discretion, do make and publish this my last will and testament, hereby revoking and making void all others by me at any other time made.

1.

I will and bequeath to my wife, NANCY WALKER the farm of about 225 acres on which I now live, to the extent that she may have her support from my said farm. She is to live in the house in which we now live. After the death of my wife, NANCY WALKER, then I will that said farm revert to and become the property of DORA STINNETT, LILLIE STINNETT, MILLIE STINNETT and SALLIE STINNETT, provided they fulfil the following conditions, to-wit: They are to control said farm, rent or otherwise to the best advantage, they are to leave my wife NANCY WALKER in possession of the house where she now lives, and such land as is necessary for garden etc., but they are to care for and support the said NANCY WALKER from the proceeds of said farm during her natural life. I further request, but do not make it a condition, that the said DORA STINNETT, LILLIE STINNETT, MILLIE STINNETT and SALLIE STINNETT

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permit their brothers and sisters to live upon said farm as tenants, so far as is convenient, but this request is not binding, left only to the honor of the said DORA STINNETT, LILLIE STINNETT, MILLIE STINNETT and SALLIE STINNETT, and further, if either of the said four girls should die without issue, then their interest is to revert to the others, or those surviving. I also set apart, and dedicate as a cemetery, one half acre of land, where the small cemetery now is, to those who have relatives buried there, and I request, that those who have relatives buried there, or may hereafter have, to keep same fenced and properly cared for.

2.

I will, and direct, that the hundred acres of land that I own at what is known as the "Blow-down" be sold, if not sold at my death, and the proceeds received from same to be put to interest, and the interest, and so much of the principal thereof as is necessary, be used for the maintenance and support of my wife, Nancy Walker during her natural life, and at her death, then what ever there is remaining of said proceeds or fund, then same is to be divided among the lawful heirs of my body, upon the following conditions to-wit: My lawful heirs are to pay to Lula Hallway \$50.00 the three following children of James Moore, Jack Moore, Jennette Moore and Joseph Moore \$50.00 jointly, the lawful heirs of Harrison Moore and his present wife \$25.00 jointly, the heirs of Hester McCarter and her present husband, Newt McCarter \$25.00 jointly, the heirs of Grover Moore and his present wife \$25.00 jointly, the lawful heirs of Sherman Stinnett and his present wife \$25.00 jointly, then all my debts, if any, then the remainder one third to the heirs John B. Walker, one third to the heirs of Mary Jane (Walker) Stinnett, and the remaining one third to the heirs of Bettie Ann (Walker) Moore.

3.

All other personal property of whatever kind or character aside from the funds derived from the sale of the above described property to be, or to go to my wife, Nancy Walker to be used by her during her life, and if necessary, to be sold for her support, but whatever of said property there is left at her death, then I direct that same be divided between Dora Stinnett, Lillie Stinnett, Millie Stinnett and Sallie Stinnett. All the above funds and property to be

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and the terms of this will to be carried out by my executor S. H. Dunn, and I do hereby nominate and appoint, without bond, S. H. Dunn as my Executor, to carry out and execute this my last will and testament.

In witness whereof I have hereunto set my hand and seal, this the 4 day of December, 1918.

his
Wm. M. X Walker
mark.

We, the undersigned, witnesses to the foregoing will and Testament of Wm. M. Walker do hereby certify, that we were present and saw Wm. M. Walker make his mark to, and acknowledge the foregoing to be his last will and Testament, that he made his mark and acknowledged same in our presence, and that we signed same as witnesses in his presence, and in the presence of each other.

This the 4 day of December, 1918.

Jacob Farmer

J. W. Moore.

LAST WILL OF JOHN L. TIPTON.

I John L. Tipton of Blount County State of Tennessee Make this my last will and Testament hereby revoking any and all wills by me at any time heretofore made I hereby will bequeath and devise all the property of which I may die Seized and possessed both personal real and mixed of every kind and description to be divided equally between John N. Tipton the Heirs of Dorcas M. Rogers and John Garner of Elizabeth Garner first I will and bequeath unto John N. Tipton one Third 1/3 of my Entire Estate second I will and bequeath to John Garner or his Heirs 1/3 one third of my Entire Estate third and the remaining 1/3 one third to the heirs of Dorcas M. Rogers to be equal divided between the following Edna Boling Pickens Rogers Matison Rogers Wiley N. Rogers and Mamie A. Rogers this my last will and Testament this the 11 day of May in the year of our lord Nineteen Hundred and Eleven I hereby appoint W. M. Davis of George C. Davis Executor of my Entire Estate.

John L. Tipton

Witness W. H. Gamble

Witness J. B. Tipton.