

## WILL OF MARTHA REBECCA PATTON.

I, Martha Rebecca Patton, being of sound mind and disposing memory, do make and publish this as my last will and Testament, hereby revoking any Will that I may have heretofore made.

FIRST: I direct that all of my just debts be first paid out of any moneys or personal property that maybe on hands at the time of my death, including the funeral and burial expenses.

SECOND: I do hereby give and will to my daughter, Ruby Patton, the piano which I have at present in my home.

THIRD: All the remainder of my property, both real and personal, I give and bequeath to my lawful heirs in equal shares.

FOURTH: I direct the Executors of my will after my death, to sell the property, either at private or public sale, as they deem best, and divide the same among my heirs, as the law directs, or the same maybe partitioned in kind or any part thereof, if it can be agreed to among the heirs, or any one representing them.

FIFTH: I hereby nominate and appoint T. F. Broady and Sam Johnson, of Maryville, Tennessee the Executors of this my last Will and Testament, and hereby give and confer upon the Executor the full power, authority and right to make a Deed to any real property that he may sell at a private sale, in as full a manner as I could do if living.

Mrs. Martha R. Patton

We hereby sign our names as witnesses to the above Will, at the request of Martha Rebecca Patton, and in her presence, and in the presence of each other. She, the said Martha Rebecca Patton, acknowledging this to be her last Will and Testament.

Thos. N. Brown

Sam Johnson

This January 22, 1919.

WILL OF H. G. TARVIN.

I, H. G. Tarvin, being of sound mind and disposing memory, but realizing the uncertainty of life and the certainty of death do hereby make, execute and publish this as my last Will and Testament.

FIRST.

I direct that all my just debts be paid out of the assets of my estate as soon as possible after my decease. In addition to the other funds I may have on hand at the time of my death I have considerable life insurance and I request that my Executrix use the proceeds of the Life Insurance, or so much thereof as may be necessary, toward clearing up any indebtedness I may leave at the time of my death, and especially any funds owing by me to any bank or banks.

SECOND.

I have at present approximately \$20,000.00 in notes due me from the sale of certain timber lands to the Tallahassee Power Company, and it is my intention to use the proceeds, or so much thereof as may be necessary, from these notes at the time the same are paid off, to clear up the indebtedness I now owe on the business building I own on Main Street known as the "Tarvin Building". In case these notes are not paid off before my death I direct that my Executrix apply so much of the proceeds of said notes as may be necessary to pay off the indebtedness against said building.

THIRD.

I give, devise and bequeath all the personal property of any kind whatsoever, that I may have at the time of my death, after the payment of my debts as aforesaid, to my beloved wife, Pearl Tarvin.

FOURTH.

I give, devise and bequeath to my beloved wife, Pearl Tarvin, our home, situated on Cunningham Street in the City of Maryville. This property my wife is to have exclusive use and control of during the period of her natural life and at her death the same shall go to our daughter, Clara Tarvin.

FIFTH.

My beloved wife, Pearl Tarvin shall receive the entire income from my Business house on Main Street in Maryville until our daughter, Clara Tarvin, becomes 21 years of age. After our daughter, Clara Tarvin, becomes 21 years of age, she and her mother shall share equally the income from said building. Upon the death of either my wife, Pearl Tarvin, or our daughter Clara Tarvin, the survivor shall receive the entire income therefrom. The up-keep and taxes on said building, shall of course be paid first out of the income therefrom.

However, should my beloved wife, Pearl Tarvin, re-marry either before or after our daughter, Clara Tarvin, becomes of age, the entire income from said building shall go to our said daughter, Clara Tarvin.

SIXTH.

The Main Street business property in Maryville, known as the "Tarvin Building," shall not be sold during the life time of my wife, Pearl Tarvin, or the life time of our daughter, Clara Tarvin, but upon the death of both my said wife and daughter, said property shall go to the issue of the body of our daughter, Clara Tarvin. However, should she die without issue then said property shall go to the descendants of my three sisters, Lucy Morris, Sammy Morris, and King Williams, the descendants of each sister being entitled to a 1/3 interest therein.

SEVENTH.

I give, devise and bequeath to my beloved wife, Pearl Tarvin, all other real estate that I may own at the time of my death.

EIGHTH.

I nominate and appoint my beloved wife, Pearl Tarvin, executrix of this will and in case of her death before our daughter, Clara Tarvin, becomes 21 years of age, my Brother, W. H. Tarvin shall become Executor of this will. I expressly release either of the Executors that may be appointed under this will from making bond or settlement with the Court.

In witness whereof I hereunto set my hand and seal this 30 day of July, 1920.

H. G. Tarvin

The foregoing will was signed, executed and published in our presence by H. G. Tarvin, on this 30 day of July, 1920 and we hereunto set our hands as witnesses at his request and in his presence as well as in the presence of each other.

Pat Quinn

R. R. Kramer

FEBRUARY TERM 1923.

## WILL OF W. H. FARR.

I, W. H. Farr, being of sound mind and disposing memory but realizing the uncertainty of life and the certainty of death, do hereby make, execute and publish this as my last will and testament.

FIRST. I direct that all my just debts including any doctor bills and funeral expenses be paid as soon after my decease as possible.

SECOND. I give, devise and bequeath all of my property, real, personal, and mixed, wheresoever located to my niece, Mrs. Laura Simerly who has cared for me and looked after my interests and welfare during recent years. In making this bequest I have not overlooked or forgotten my children nor any of them but I feel that this woman who has cared for me should be paid in this manner for her trouble with whatever property I may own at the time of my death.

THIRD. I hereby nominate and appoint R. R. Kramer as Executor of this will and testament.

In witness whereof I hereunto set my hand and seal on this 12th day of September, 1922.

his  
W H X Farr  
mark

Attest: Will A. McTeer  
Erie Pezzell.

The foregoing instrument was signed, sealed and published in our presence and we hereunto sign our names as witnesses at the request of the testator, W. H. Farr and in his presence and in the presence of each other.

This September 12th, 1922.

Will A. McTeer  
Erie Pezzell.

FEBRUARY TERM 1923.

## WILL OF CARSON CALDWELL.

## LAST WILL &amp; TESTAMENT

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CARSON CALDWELL

I, CARSON CALDWELL, being of sound mind and disposing memory, do hereby make and publish this as my last Will and Testament, hereby revoking any will heretofore made by me.

I.

I will, desire and direct that all my just debts and funeral expenses be first paid out of any money that shall come into the hands of my Executor.

II.

I will, desire, and bequeath unto my beloved wife Rachel J. Caldwell, all the stock and farming tools and the one-fifth interest in the telephone line. It is my will and desire that she have all the stock, horses, cattle, hogs and all other farming appliances. I also give and bequeath to her my stock in the First National Bank of Maryville, to be hers during her natural life - she to have the use of all the dividends and profits from same during her life.

I also give, devise and bequeath to my beloved wife all of the land that I now own and am seized and possessed of at date of my death situated in the 14th Civil District of Blount County, Tennessee, To be hers during her natural life, she to have the use and benefits of same, except a small tract of land containing about four acres, more or less, which is hereinafter devised and disposed of.

III.

I will give, devised and bequeath to my Son Elmer Caldwell, the tract of land containing four acres, more or less, situated near the Pleasant Grove Church and in the 14th District of Blount County, Tennessee and fronting on the pike and joining my land, J. M. Williams and others - on which is situated a dwelling house and other outhouses.

IV.

At the death of my beloved wife Rachel J. Caldwell, I will and devise to my Son Elmer Caldwell, three shares of my stock in the First National Bank of Maryville and I give to my daughters, to-wit: Maude Caldwell, Lola J. Caldwell and Sarah Martha Caldwell, one share each of said Bank stock.

V.

I will, give, and bequeath to my daughter May Caldwell Haggard, the sum of <sup>Eight</sup> ~~Five~~ Hundred (\$500.00) Dollars, to be paid to her at ~~my~~ <sup>her</sup> death ~~of my~~ <sup>of her</sup> beloved wife Rachel J. Caldwell; and I further direct that said sum of money be paid to a Trustee, to be named by the Judge of the County Court, who shall hold said money in trust and put same out on interest and pay it to the said May Caldwell Haggard as her necessities may require, but to be free from all claims of her husband and of his debts and used exclusively for the use and benefits of said May Caldwell Haggard, and in such amounts as the Trustee may think best in his judgment.

FEBRUARY TERM 1923.

## VI.

At the death of my beloved wife Rachel J. Caldwell, I will, devise and bequeath unto my Son Elmer Caldwell and to my daughters Lola J. Caldwell, Maude Caldwell and Sarah Martha Caldwell, all of the lands which I have above devised to my beloved wife Rachel J. Caldwell, to be there property share and share alike.

## VII.

I further, will and devise to my beloved Son Elmer Caldwell, all of the stock, farming tools that may be on hands at the death of my beloved wife Rachel J. Caldwell, for the reason that he is working the farm and making a living for the family and, hence, think he should have some what the advantage of the other children.

I hereby appoint and designate Thos. N. Brown, Executor of this my last will and testament.

The charges in ink were made before signing.

Witness my hand, this the 30th day of September, 1921.

Carson Caldwell.

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We hereby sign our names to this last will and testament as witnesses, at the request of Carson Caldwell and sign in his presence and in the presence of each other.

This the 30th day of September, 1921.

Thos. N. Brown

Jno. F. Brown

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FEBRUARY TERM 1923.

WILL OF E. L. ENDSLEY.

Will of Ephraim Lee Endsley

Known all men by these presents, that I, Ephraim Lee Endsley, being of sound mind and feeble body, do make this my will and testament concerning all my real estate, which now lies in the 4th District of Blount County.

Firstly, I want all the above-mentioned real estate sold by the executors and all my just debts paid.

Secondly, I will and bequeath from the proceeds of the aforesaid sale of all my real estate, after all just debts have been paid, to Myrtle Endsley and Pearl Endsley twenty dollars each. Myrtle and Pearl are the daughters of Alexander Ramsey Endsley the son of Alexander Endsley.

Thirdly, I will and bequeath all the remainder, after all foregoing provisions of this will have been fulfilled, to the five children of Frank Endsley herein named, each share and share alike. The children of Frank Endsley are Genevive, Eugene, Herbert, Richard and Hester.

Fourthly, I constitute and appoint my nephews Eugene and Herbert Endsley as executors of this my last will and testament. In witness whereof I have hereunto set my hand and seal this 29 day of May 1919

E. L. Endsley Seal

Signed and acknowledged in our presence.

Witness L. H. Gregg

Witness H. G. Tener

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F E B R U A R Y      T E R M      1 9 2 3 .

WILL OF GEORGE W. POWELL.

## LAST WILL AND TESTAMENT OF GEORGE W. POWELL :

I, George W. Powell of Blount County, Tennessee do, hereby make and publish this my LAST WILL AND TESTAMENT, revoking and making void all other Wills and Codicils, heretofore, by me at any time made.

## I.

I give and bequeath to my Daughter Harriet Powell Myers all the property of which, I may die seized and possessed, during her natural life; and at her death I will that all the residue and remainder of my property to my Grandson, George Washington Myers, except that, I will and bequeath to my Grand Daughter, Jane Crisp the sum of Five Dollars (\$5.00) to be paid out of any money on hands at the time of my death, or subsequent thereto; and to my Grand Daughter, Bessie Birchfield the sum of Five Dollars (\$5.00) to be paid out of any money on hands at the time of my decease, or subsequent thereto.

George W. Powell

We, the Undersigned witnesses to the foregoing Instrument acknowledge that, we signed the same, at the solicitation of the Testator, in his presence, and in the presence of each other; and that the Testator signed his name to the foregoing in our presence, and in the presence of each other.

This, the 7th day of May, 1919.

R. D. Burchfield    ) Witnesses.  
John W. Oliver        )

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M A R C H      T E R M      1 9 2 3 .

WILL OF G. A. TOOLE.

## LAST WILL AND TESTAMENT OF G. A. TOOLE.

I, G. A. Toole, being of sound mind and disposing memory do make this as my last will and Testament.

FIRST. I direct that all of my just debts be paid first out of any property that comes into the hands of my Executor.

SECOND: I give, will and devise unto Mary P. Toole the house and lot where I now live situated in the 9th District of Blount County, Tennessee, and located on an alley running North and South fronting the L. & N. Railroad Company depot property and property of the said G. A. Toole, being just in the rear of the Post office of Maryville and fronting on the Alley running North East and South West between the Post office and the Maryville Bank Building. To be her property absolutely with the power to dispose of the same in any manner she may see fit, provided the said Mary P. Toole should survive myself, but in case the said Mary P. Toole should die before I do then I direct that said property shall be given to and belong to my son Wallace O. Toole, to be his absolutely.

THIRD: I also give and bequeath unto said Mary P. Toole all of my household and kitchen furniture to be hers absolutely.

FOURTH: I hereby nominate and appoint Wallace O. Toole as executor of this my last will and Testament.

Witness my hand this 28th day of January, 1921.

G. A. Toole

We have hereunto signed our names to this the Last will and Testament of Geo. A. Toole, at his request and in his presence and in the presence of each other.

Witness our hands this 28th day of January, 1921.

Thos. N. BrownSam Johnson

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MARCH TERM 1923.

WILL OF NANCY H. N. JONES.

I, Nancy H. N. Jones of the 11th District of Blount County Tenn. do make and publish and declare this to be my last will and testament hereby revoking and making void any will that I may have heretofore made.

First I direct that after <sup>my</sup> death that my remains shall be buried beside that of my husband in our family grave yard.

Second I direct that my funeral expenses and any just debts that I may owe shall be paid as soon as possible after my death out of any money that I may die possessed of.

Third I direct that my Executrix shall collect all moneys, notes and effects due me from all sources and after collecting same shall pay to my daughter Sarrah Rule the amount of \$1.00 (One Dollar) and to my daughter Daisy Wrinkle one dollar. and to my son William Jones one dollar, and to my son John Jones one dollar, to my son Bascom Jones one dollar and to my son Lep Jones one Dollar and to my son Bud Jones one Dollar, to my son Arthur Jones one Dollar. This being the amount I devise, give and bequeath to each one named above.

Fourth I direct that after the collection by my Executrix of all moneys from all sources and after the payment of the foregoing bequests I direct that of the remainder my Executrix shall divide equally between my daughters Rosa Jones and Bertha Jones of the 11th Dist. of Blount Co. Tenn.

Fifth I give devise and bequeath unto my daughters Rosa Jones and Bertha Jones in addition to the foregoing bequests all my house hold goods and furniture also all my personal property including stock and farm tools.

Sixth I nominate and appoint my beloved daughter Rosa Jones my Executrix without bond.

Seventh: I direct that my son John Jones shall live on the lower Neally place and have it as his home as long as he lives and then it goes to Rosa Jones and Bertha Jones.

In testimony whereof I have hereunto subscribed my name in the presence of witnesses to this my last will and testament at the residence of my son Arthur Jones in the 11th District of Knox Co. Tenn.

This 8th day of November 1907.

(Signed) Nancy H. N. Jones

We the undersigned signed our names as witnesses to the instrument and the testator Nancy H. N. Jones declared the same to be her last will and testament and we signed our names as witnesses to her signature and at her request and in

MARCH TERM 1923.

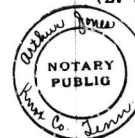
her presence and in the presence of each other at the residence of Arthur Jones in Knox Co. Tenn.

Witnesses } Mamie E. Jones  
                  } Arthur Jones

Personally appeared before me a Notary Public of Knox Co Tenn. the within named testator, Nancy H. N. Jones, with whom I am personally acquainted and who acknowledges that she signed the within instrument for the purpose therein expressed.

Arthur Jones (Notary Public )  
Genoard Tenn.

(L. S.)



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APRIL TERM 1923.

NATHANIEL GODDARD

LAST WILL AND TESTAMENT.

Maryville, Tenn.,  
January 14, 1922.

Will and Testament of Nathaniel Goddard

I, Nathaniel Goddard of Blount County, Tennessee, being of sound mind and disposing memory, and aware of the uncertainty of life, do make and publish this as my last will and testament, hereby revoking and making void any and all wills and codicils thereto at any time made by me.

First:- I will my whole farm consisting of about two hundred acres, lying in the eighth civil district, Blount County, Tenn., approximately two miles from Maryville, to my son, Volta F Goddard under the conditions that the said Volta F Goddard pay to my daughter Mrs. Laura B McGinley Two Thousand Dollars, to my daughter Mrs. Lou Henry Two Thousand Dollars, to My son Roscoe Nathaniel Goddard two Thousand Dollars, and to my son Huddle J. Goddard Two Thousand Dollars.

Second: If my wife, Dorcas Elizabeth Goddard, survive me, my estate shall be held in tact and she shall get the income thereof. If the income of my estate is not sufficient for her care, she may draw from the estate.

Third: My personal property which includes livestock, machinery, notes, bonds, monies, etc etc shall be sold at private sale. After my funeral expenses and the funeral expenses of my wife Dorcas Elizabeth Goddard are paid from the proceeds of

APRIL TERM 1923.

my personal property, the remainder shall be divided equally among my five children, to wit; Laura B McGinley, Lou Henry, Rosco Nathaniel Goddard, Hurdle J. Goddard and Volta P. Goddard.

Fourth; If any of my children object to this my will they shall be forever debarred from sharing as a beneficiary in my estate.

Fifth: I will that after my death and my wife's death that suitable monuments be put to our graves.

(Continued page two)

Page two, Will and Testament of Nathaniel Goddard.----

Sixth; I hereby nominate and appoint my son, Volta P Goddard as executor and administrator of this my last will and testament. I hereby excuse and relieve him from giving bond or otherwise qualifying under the law.

Witness my hand and seal to this my last will and testament

Nathaniel Goddard

Witnesses;

Charlie Cupp

Margaret Cupp

#### WILL OF MARY C. JONES

I, Mary C. Jones of the Town of Friendsville in the county of Blount and State of Tennessee. Being of sound mind, memory and understanding, do make my last will and testament in manner and form following

First I give, devise and bequeath to Mattie McConnell H. S. Jones and Mrs. Mayne McConnell Brown, equally, all of my real and personal property of whatsoever nature and kind at the time of my death with the understanding that they pay all my just and honest debts at the time of my death and bear my funeral expenses - Also pay Dr. W A Greer of Knoxville Tenn. Two Hundred Dollars for his kindness in treating me in sickness without charge.

I hereby appoint H. S. Jones of Friendsville Executor of this my last will and testament without Bond.

In witness whereof I Mary C Jones the testator, have to this my last will and testament set my hand and my seal, this the 15th day of Feby - 1923 -

Mary C Jones

APRIL TERM 1923.

Signed, sealed, published and declared by the above named Mary C Jones, as and for her last will and testament; in the presence of us, who have hereunto subscribed our names at her request, as witnesses thereto, in presence of the said testator and in the presence of each other

Mattie McConnell

Friendsville Tenn

O. L. DeFoe

Friendsville Tenn.

#### WILL OF W. H. EDMONDSON;

I, W H Edmondson make this my last will and testament and revoke all others made by me at any time made. First I direct that all my debts and funeral expenses be paid out of the first money that comes in to my Executors hands. -Second - I direct that my house and lot lying and being in the 19th Dis Bleunt Co. Tenn. Adjoining the lots of King, Davis, Martin and McFadin If my executor or Executors to sell the above property and make Deed to same if they think best to sell it and my beloved Wife Alice Edmondson shall have proceeds of said for her own use If living at my Death.

-Third- I direct that the one who keeps my wife if still living at my death shall be amply paid for it.

-Fourth- If there be any thing left it shall be equally divided between my legal heirs J. L., J. M. F. M. - L. O. - W. S. and H. A. Edmondson.

-Fifth- I appoint and nominate J. L. - and L. O. Edmondson my Executors with out bond.

This the 18 day of Sept 1912.

W H Edmondson

Witnesses: J. H. Jones

Ignatius Jones.

Maryville, Tennessee Dec 27 1913.

To whom it may concern -

We W. H. Edmondson & Alice Edmondson want to pay out of our estate at our death the following Jo Edmondson 52.00 John Edmondson 60.00 Leon Edmondson 52.00 Mrs. Clellie Edmondson 52.00 all the above to draw interest at 4% from Sept 3 1913 then the balance of the estate to be equally divided between Jo. John. Leon. Walter. Herbert and Glen.

Any other indebtedness that any of the Boys may be out in the way of expenses toward either of us to come out of the Estate and add to their part.

This is a codicil to will

Witnesses

W H Edmondson

APRIL TERM 1923.

## WILL OF DAVID A. WILSON.

## Last Will and Testament of David A. Wilson.

I, David A. Wilson, of Maryville, Tennessee, being of sound mind and disposing memory do hereby make and publish this my last will and testament, hereby revoking and making void any and all other wills or codicils thereto by me at any time heretofore made.

1st. I direct that all of my just debts, including my funeral and burial expenses be paid.

2nd It is my will and I hereby give, bequeath and devise unto my daughters Ella Jones and Bertha Wilson in equal proportions all of my property, both real and personal of every kind and description, wherever the same is situated or located, to be theirs absolutely.

3rd. As I have heretofore given to each of my sons all that I intend them to have, I make no further provision for them.

I have recently given my son Lloyd Wilson two hundred dollars which shall go as a credit on the note for five hundred dollars which he holds against me.

4th I hereby name and appoint A. J. Wilson sole Executor of this my last will and Testament.

In witness whereof I have hereunto set my hand and seal on this April 13th 1923.

his  
David A. \* Wilson  
mark

Signed and published by the said David A. Wilson as and for his last will and testament in the presence of us the undersigned, who at his request and in his presence and in the presence of each other have hereunto set our names as attesting witnesses on the day and date herein above mentioned.

W. P. Wilson

Jno. C. Crawford.

MAY TERM 1923.

## WILL OF D. G. CAUGHRON.

I, D. G. Caughron, of Blount County, Tennessee, being of sound mind and disposing memory, and aware of the uncertainty of life and the certainty of death, do make and publish this as my last will and testament, hereby revoking and making void all others or any codicils thereto, by me at any other time made.

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, give, and bequeath unto my wife M. P. Caughron whatever personal property I may own or possess at my death.

THIRD, It is my desire, and I hereby will, give and devise unto my said wife M. P. Caughron my old home place, being the farm deeded to me by my father S. D. Caughron, containing 100 acres, more or less, and also about 11 acres adjoining said home place, at her death it is my wish, and I hereby give, will and devise said farm unto my children by my wife M. P. Caughron, if there be any living. If there be no living children of my wife M. P. Caughron by me at her death, it is then my desire that my said farm go to the children and heirs at law of my son Samuel Caughron, after the death of my wife said M. P. Caughron, and I so will my said farm, in the event there are no living children of mine by my wife M. P. Caughron at the time of her death.

FOURTH, I have heretofore provided for my two sons Clark and Samuel, and I have given both of them the portion of my estate I desire them to have. Having thus made provision for them, I will that the estate I now have and may have and possess at my death be disposed of as hereinabove directed.

FIFTH, I hereby nominate and appoint my friend ~~Joseph Hatcher~~ (known as "Joe-Bad") *William McNelly* sole executor of this my last will and testament, and I hereby ~~release him from taking oath and giving bond.~~ *said McNelly to make bond as the devise in such cases*

In witness whereof, I have hereunto set my hand and affixed my seal on this the 17th day of July 1911.

D G Caughron

Signed by the said D. G. Caughron 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 subscribed our names hereto as attesting witnesses on the day and year above written.

Jno. C. Crawford

M. H. Gamble.

MAY TERM 1923.

I, S. L. Susong of Walland, Tennessee, being duly sworn makes oath in due form of law that I am a practicing physician of Blount County, Tennessee, and that on July 17, 1911, I was a practicing physician of Blount County, Tennessee, and that I am well acquainted with D. G. Caughron, and that I was well acquainted with said D. G. Caughron on July 17, 1911, and even before that date.

At that time I was his family physician and have been since, and our relationship was such that I saw him frequently. And at the time he executed his will under date of July 17, 1911, he was a man of sound mind and disposing memory, He was mentally and physically able and capable of attending to his business properly and of executing any wills, deeds, or other papers.

S. L. Susong, M. D.

Sworn and subscribed to before me this the 26th day of March 1921.

(Seal)

Jno. C. Crawford,

NOTARY PUBLIC.

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#### WILL OF ELIZABETH PEERY.

Be it known, that I Elizabeth Peery of Blount County, Tennessee and the widow of the late William W. Peery, now deceased, now of sound mind and disposing memory and remembering that the length of life is uncertain, and death is sure do hereby make, ordain and publish this my last will.

First: It is my will and I hereby direct that all just debts outstanding against me, from any property or effects of which I may have at my deceased

Second, I hereby give, bequeath and devise to my daughter Kathryn McKelly and to Della Trotter my grand daughter, all the rest residue and remainder of my estate, real, personal and mixed, to be owned and held by them equally.

I hereby constitute and appoint Isaac A. Trotter as executor of this my last will and testament, and hereby relieve him from making bond, or settlement with the Clerk of the County Court.

In witness whereof I hereunto affix my name on this 16 day of May 1922.

Elizabeth Peery.

We the undersigned being present when the foregoing will was read and signed by her and declared to be her last will and testament and at her request, in her presence we hereunto affix our names as attesting witnesses on this day of May 1922.

J. O. Mountain

C. L. Kirby.

MAY TERM 1923.

#### JOHN T. BUCKLEY

I John T. Buckley being of sound mind do hereby make, execute, and publish this as my last will and testament.

First: I direct that all my just debts be paid.

Second: I give devise and bequeath all my property of every kind and description to my two daughters Effie J. Goddard and Stella Bennison equally.

Third: I hereby nominate and appoint my said daughters Effie J. Goddard and Stella Bennison executrices of this will and release them from giving bond and making any settlement with the court.

In witness whereof I hereunto set my hand and seal on this 12th day of May, 1923.

John T. Buckley.

The foregoing will was signed by J. T. Buckley in our presence and we sign the same as witnesses at his request and in his presence.

This May 12, 1923.

Mrs. Lula M. Kerr

Mrs. Alice A. Kramer

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#### WILL OF JOHN CAYLOR.

I John Caylor of Townsend County of Blount and State of Tennessee Being of sound mind and memory Do make Publish and Declare this to be my last will and testament to-wit

First all my just debts and funeral expenses shall Be fully paid. Second I give Devise and Bequeath to my Daughter Sarah S. Cotter a tract of land being a part of my farm that House and Barn ar on. Beginning on a Rock corner on out side line of me and Buchanan oposite a willow tree and Running westernly to a Rock near pond, thence Northwardly to a Rock on James Feezells line and running with same Easterly to a rock of Fox and Feezell, thence southwardly with Fox and Buchanan to Beginning.

Third. I Give and Bequeath to my Daughter Sarah S. Cotter another Tract of land on the West end of my farm. Beginning on Rock corner to me and Levi Caylor line and Running Southwardly to a Sourwood, thence Eastwardly to Black oak, thence Southwardly to poplar on a line of James Burns, thence westwardly with Burns line to Corner of Clifford Cotter thence Northwardly with Cotter and Morris lines to a corner of E. H. Caylors and others thence Eastwardly and with E. H. Caylor and Levi Cay line to Beginning.

MAY TERM 1923.

Fourth. I give and Bequeath to my son E. H. Caylor all the balance Residue and Remainder of my land or Real estate. to have and hold to them my son and Daughter and to their Heirs and assigns forever.

Fifth - My son E. H. Caylor will Pay to My Daughter Mrs. Mary J. Headrick the some of Two Hundred and Fifty Dollars.

Sixth - and my Daughter Sarah S. Cotter will pay To Ella Headrick the sum of Two Hundred and Fifty Dollars.

Seventh - and my Son and Daughter E. H. Caylor and Sarah S. Cotter will look after me and my wife Marcy Caylor and they will see that we both are taken care of in our sickness and need so long as we Both shall live.

Eight - and at me and my wife Death I give all my personal Property to my four Children to Be eqaly Divided Between them.

9th. I nominate and appoint to be the executor of this my last will and testament Hereby revoking all former wills by me made.

In witness whereof I have hereunto set my hand and seal

This 1 Day of May A. D. 1919

his  
John X Caylor  
mark

Signed sealed Published and Declared as and for this last will and testament By the above named testator in our Presence who have at his Request and in his Presence and in the Presence of each other Signed our names as witnesses thereto

Wm Lane  
E. M. Buchanan

JUNE TERM 1923.

WILL OF W. R. HORNER.

I, W. R. Harmon being of sound mind, though weak in body, and being of disposing memory and remembering the uncertainty of life and the certainty of death hereby make, execute and publish this as my last will and testament, hereby revoking any and all other wills at any time heretofore by me made.

FIRST. I direct that all my just debts including the expense of my last illness and of my burial be paid just as soon as can be conveniently done out of the assets of my estate.

SECOND. I give, devise, and bequeath to my son Charles N. Horner One Dollar.

THIRD. I give, devise, and bequeath to my beloved wife, Dora Horner one-half of all money, notes, and bank certificates which I may have on hand or in bank at the time of my death (after the payment of the debts and the bequest above mentioned), this one-half to be hers so long as she may remain my widow and she to have the right to use the income from said one-half or the principal if she deems it necessary for her support and up-keep. Should any of this one-half of the money, notes, and bank certificates be on hand at the time of her death or at the time of her re-marriage (if she should re-marry) the same shall go to my daughter Myrtle Horner Taylor.

FOURTH. I give, devise and bequeath to my daughter Myrtle Horner Taylor to be hers absolutely and without condition or restriction the other one-half of all money, notes and bank certificates that I may have at the time of my death.

FIFTH. I give, devise and bequeath to my beloved wife, Dora Horner the house where I now live for and during the period of her natural life, the same being located North of Maryville and one block off of the Knoxville Pike. However, should my said wife, Dora Horner re-marry then said house and lot shall at the date of her re-marriage go to my daughter Myrtle Horner Taylor, In case my said wife does not re-marry then at her death said property shall go to my daughter Myrtle Horner Taylor in fee simple.

SIXTH. I give, devise and bequeath to my beloved wife, Dora Horner and my daughter Myrtle Horner Taylor jointly and equally the house and lot I now own and which is located across the street from where I now live. If at any time my said wife and daughter may desire, they are given the right to sell said property and make a deed conveying the same in fee simple. In case they do sell the property the proceeds shall be divided equally between my said wife and daughter, my wife having the right to use her part of the proceeds in the same manner and under the same limitations and with the same provisions with reference to her death and re-marriage that are set out in the third section of this will.

In case they do not sell the property and my said wife should re-marry then all her right, title, and interest in said property shall at the date of said re-marriage go to my said daughter Myrtle Horner Taylor and in case said property should not be sold and my said wife should not re-marry then at the death of my said wife her undivided interest in said property shall go to my said daughter Myrtle

AUGUST TERM 1923.

## WILL OF WILLIAM EDGAR GRAHAM.

Potoskey, Mich. September <sup>19th</sup> 1913.

I, William Edgar Graham, being of full age and of sound mind, do hereby make and execute this my last will and testament, as follows:

First, I do hereby appoint Bertha A. Graham, my beloved wife, the executrix of this will.

Secondly. I do hereby devise and bequeath to the said Bertha A. Graham, all of my estate of every nature, name and description.

In witness whereof I have hereunto subscribed my name, this the <sup>19th</sup> day of September, A. D. 1913.

William Edgar Graham.

William Edgar Graham, the above named testator, did on the <sup>19th</sup> day of September, 1913 subscribe his name to the foregoing instrument in the presence of us, as witnesses, and acknowledges said instrument to be his, and we, the undersigned, not being interested therein, at the request of said William E. Graham, and in his presence, and where he could see us sign our names, did, on the above named day, subscribe our names hereto as witnesses.

Leon Chichester of Potoskey Michigan

Chas. A. Andrews of Potoskey, Michigan.

AUGUST TERM 1923.

## ELI PORTER WILL.

I, Eli Porter, of Bleunt County, Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament hereby revoking and making void any and all other wills by me at any time made.

First. I will that all my just debts and funeral expenses be paid as soon after my death as practicable out of any property I may have on hands or due me at that time.

Second: I will & Bequeath to John Porter, Stephen Porter, Eliza Wilson, Minnie Means, and Lissie Ramsey, my children, each, the sum of Ten Dollars,

Third: I will and bequeath to the heirs of my deceased son James Porter, Ten Dollars,

Fourth, I will, devise and bequeath to my three daughters, Ida Porter, Florence Porter and Mary Porter, all the rest and remainder of my personal and real estate, including my home place, situated in the 12th Civil District of Bleunt County, Tennessee, containing thirty four acres, & bounded by the lands of Charles Ott, Jas. Wilson, Dick Henry and perhaps others. This bequest is made with the understanding that my said three daughters shall continue to live with and take care of me, during the remainder of my natural life.

In the event either of my three daughters Ida, Florence or Mary Porter shall leave me and fail to continue to help support & care for me then the one or ones leaving me shall have only the sum of Ten Dollars each as willed to my children mentioned in Items two and three of this my will, and the remaining ones who stay with me shall have all the property mentioned in this section.

In witness whereof, I have hereunto set my hand and seal this October 15, 1907.

his  
Eli X Porter  
mark

Signed, sealed and delivered in our presence by the testator, at whose request we sign this instrument as witnesses, and said instrument is acknowledged by him to be his last will and testament.

John T. Andersen

Carson Caldwell



AUGUST TERM 1923.

## WILL OF NATHAN MCCOY

I, Nathan McCoy, of Bleunt County, Tennessee, being of sound mind and disposing memory, realizing the uncertainty of life and certainty of death do make and declare this to be my last will and testament, hereby revoking any wills by me at any time here-fore, that is to say,

First: I desire that all my just debts including the expenses of my last sickness and funeral be paid as soon as convenient after my decease from any funds or effects of which I may be seized.

Second: I give and bequeath to my brother, George McCoy, all the personal property, real estate and whatever effects of which I may be possessed, on condition that he pay to my daughter, Helen McCoy, five hundred dollars to be paid to her when she is sixteen years of age.

Third: I hereby constitute and appoint Pat Quinn to be Executor of this my last will and testament.

In witness whereof I hereunto cause my name to be affixed, on this 21st day of August, 1923

Nathan McCoy

The foregoing will was signed and executed by the testator and declared by him to be his last will testament on the date above given, and at his request and in his presense, we affix our signatures hereto in his presense, and the presense of each other on this 21st day of August, 1923.

J. Walter McMahan.

Will A. McTeer.

AUGUST TERM 1923.

## WILL OF JAMES M. HARRIS.

## "LAST WILL AND TESTAMENT OF JAMES M. HARRIS"

I James M. Harris being of a sound <sup>mind</sup> and realizing the uncertainty of "life" and the certainty of "death": do make this as my last will and testament <sup>expenses</sup>  
It is my "Will" that my funeral and all just debts be paid out of my estate as seen as circumstances will permit.

It is my "Will" that my <sup>wife</sup> L. C. Harris shall hold and keep my farm in her possession as a home, "only" for her self (and not another) for her life time, provided she remains my "widow"

It is also my will, for my wife L. C. Harris to use the proceeds, or as much there of, as the farm may produce, and it shall require to make her comfortable, during her life time, as my widow

It is also my "Will" that my farm be managed and controlled by my wife L. C. Harris assisted by the "Executor" of my estate, to be here in, after named. If after my wife is comfortably cared for, the remaining proceeds of the farm (if any) shall go into my estate and be equally divided among the "heirs"

It is also my "Will" that my wife L. C. Harris retain as much of my house hold and kitchen furniture added to her own furniture as it shall take to make her comfortable.

It is also my "Will" that if from any cause my wife L. C. Harris should cease to be my widow that any part or parcel of my personal property in her possession shall be retained on the farm which she has no control over or part in, in such case

It is also my will, that my "Executor" as soon as convenient dispose of all surplus "Personal" "Property" on hands.

It is also my "Will" that the proceeds of my personal property be equally divided between my legal "heirs" which are Will T. Harris' children. Mary Maude Brakebill. Blanche Kidd Charlie Cates Chipman, daughter of C. A. Harris. and J. Frank Harris.

It is my will that when my "Real Estate" is sold and before division is made that "J. Frank Harris" shall have \$400.00 Four Hundred Dollars whis justly due him

It is also my "Will" that 302.75 Three Hundred and two dollars & 75/100 shall be deducted from Mary Maud Brakebills share of the estate, for cash paid by I James M. Harris security debt for her husband Chas. Brakebill.

It is also my will that \$100.00 One Hundred Dollars be disposed of by my executor as follows. 1st I will \$15.00 to the trustees of Mt. Meriah Cemetery for up keep of same, and \$10.00 to the trustees of Legan Chapel Cemetery for up keep of same, and \$25.00 to the trustees of Clark Grove Cemetery for up keep of same and opening up new road or street leading North East from church to Knoxville Pike, and also \$50.00 Fifty and no/100 Dollars, to the trustees of Clark Grove C. P. Church to be

AUGUST TERM 1923.

used for the improvement of the improvement or enlargement of the building.

I hereby appoint, J. A. Cox as "Executor" of this my Last Will and Testament, and request that he be not required to make bond.

I here afix my hand and seal this the 16th of Moh 1923

G. M. Harris

Witnesses

A. B. McTeer

Geo. E. Williams

WILL OF AGNES BULLARD.

I, Agnes Bullard, of Maryville, Blount County Tennessee, being of sound mind and disposing memory, do hereby make and publish this as my last Will and Testament, hereby revoking and making void any and all wills by me at any time made.

First: I will and direct that any debts that I may owe at the time of my death, be paid out of any monies I may have or that may come into the hands of my Executor, this to include all my funeral expenses and a proper marker to my grave. about a \$10.00 marker.

Second: Whatever remains if anything, after paying the cost of Executorship, I will and direct that it be paid to my son William Byers. and wife as Executor thinks best

Lastly: I hereby nominate and appoint R. S. Kithcart of Maryville, Tennessee as Executor of this my will.

Signed and Sealed, this the 1st day of October, 1915.

Agnes Bullard

We the undersigned witnesses do hereby sign our names at the request of the Testator, in her presence, and in the presence of each other. This the 1st day of October, 1915.

Georgie Hannum.

A. J. Weir.

SEPTEMBER TERM 1923.

WILL OF JOHN S. HATCHER.

Walland Tenn.

May 12 - 1923.

I John S. Hatcher Do will all my land one-hundred acres (100) to James H. Hatcher and A. A. Hatcher my two sons.

At my death.

The road just remains where it is. and all the farming tools and all the stock and that is left falls to Muse & Anderson Hatcher at my death. Beginning on a corner tree shestnut tree with Caldwell's land and running between the Heme house and Davis house and on a Southern course to a pair of bars on the hill and what money is left after my death goes to Marth - Ann and Luceal Hatcher and also the house whole and kitchen furniture to be divided with them.

John S. <sup>his</sup> Hatcher  
mark

This is my will and Testament.

This the 12<sup>th</sup> day of May 1923

John S. <sup>his</sup> Hatcher  
x mark

Witnesses

C. C. Anderson

W. C. McGinley  
(his x mark)

AUGUST TERM 1923.

## WILL OF NATHAN MCCOY

I, Nathan McCoy, of Blount County, Tennessee, being of sound mind and disposing memory, realizing the uncertainty of life and certainty of death do make and declare this to be my last will and testament, hereby revoking any wills by me at any time here-fore, that is to say,

First: I desire that all my just debts including the expenses of my last sickness and funeral be paid as soon as convenient after my decease from any funds or effects of which I may be seized.

Second: I give and bequeath to my brother, George McCoy, all the personal property, real estate and whatever effects of which I may be possessed, on condition that he pay to my daughter, Helen McCoy, five hundred dollars to be paid to her when she is sixteen years of age.

Third: I hereby constitute and appoint Pat Quinn to be Executor of this my last will and testament.

In witness whereof I hereunto cause my name to be affixed, on this 21st day of August, 1923

Nathan McCoy

The foregoing will was signed and executed by the testator and declared by him to be his last will testament on the date above given, and at his request and in his presence, we affix our signatures hereto in his presence, and the presence of each other on this 21st day of August, 1923.

J. Walter McMahan.

Will A. McTeer.

AUGUST TERM 1923.

## WILL OF JAMES M. HARRIS.

## "LAST WILL AND TESTAMENT OF JAMES M. HARRIS"

I James M. Harris being of a sound <sup>mind</sup> and realizing the uncertainty of "life" and the certainty of "death": do make this as my last will and testament <sup>expenses</sup>  
It is my "Will" that my funeral, and all just debts be paid out of my estate as seen as circumstances will permit.

It is my "Will" that my <sup>wife</sup> L. C. Harris shall hold and keep my farm in her possession as a home, "only" for her self (and not another) for her life time, provided she remains my "widow"

It is also my will, for my wife L. C. Harris to use the proceeds, or as much there of, as the farm may produce, and it shall require to make her comfortable, during her life time, as my widow

It is also my "Will" that my farm be managed and controlled by my wife L. C. Harris assisted by the "Executor" of my estate, to be here in, after named. If after my wife is comfortably cared for, the remaining proceeds of the farm (if any) shall go into my estate and be equally divided among the "heirs"

It is also my "Will" that my wife L. C. Harris retain as much of my house hold and kitchen furniture added to her own furniture as it shall take to make her comfortable.

It is also my "Will" that if from any cause my wife L. C. Harris should cease to be my widow, that any part or parcel of my personal property in her possession shall be retained on the farm which she has no control over or part in, in such case

It is also my will, that my "Executor" as soon as convenient dispose of all surplus "Personal" "Property" on hands.

It is also my "Will" that the proceeds of my personal property be equally divided between my legal "heirs" which are Will T. Harris' children. Mary Maude Brakebill. Blanche Kidd Charlie Cates Chipman, daughter of C. A. Harris. and J. Frank Harris.

It is my will that when my "Real Estate" is sold and before division is made that "J. Frank Harris" shall have \$400.00 Four Hundred Dollars which is justly due him.

It is also my "Will" that 302.75 Three Hundred and two dollars & 75/100 shall be deducted from Mary Maud Brakebills share of the estate, for cash paid by I James M. Harris security debt for her husband Chas. Brakebill.

It is also my will that \$100.00 One Hundred Dollars be disposed of by my executor as follows. 1st I will \$15.00 to the trustees of Mt. Meriah Cemetery for up keep of same, and \$10.00 to the trustees of Logan Chapel Cemetery for up keep of same, and \$25.00 to the trustees of Clark Grove Cemetery for up keep of same, and opening up new road or street leading North East from church to Knoxville Pike, and also \$50.00 Fifty and no/100 Dollars, to the trustees of Clark Grove C. P. Church to be

AUGUST TERM 1923.

used for the improvement of the improvement or enlargement of the building.

I hereby appoint, J. A. Cox as "Executor" of this my Last Will and Testament, and request that he be not required to make bond.

I here affix my hand and seal this the 16th of Mch 1923

J. M. Harris

Witnesses

A. B. McTeer

Geo. E. Williams

WILL OF AGNES BULLARD.

I, Agnes Bullard, of Maryville, Blount County Tennessee, being of sound mind and disposing memory, do hereby make and publish this as my last Will and Testament, hereby revoking and making void any and all wills by me at any time made.

First: I will and direct that any debts that I may owe at the time of my death, be paid out of any monies I may have or that may come into the hands of my Executor, this to include all my funeral expenses and a proper marker to my grave, about a \$10.00 marker.

Second: Whatever remains if anything, after paying the cost of Executorship, I will and direct that it be paid to my son William Byers, and wife as Executor thinks best.

Lastly: I hereby nominate and appoint R. S. Kithcart of Maryville, Tennessee as Executor of this my will.

Signed and Sealed, this the 1st day of October, 1915.

Agnes Bullard

We the undersigned witnesses do hereby sign our names at the request of the Testator, in her presence, and in the presence of each other. This the 1st day of October, 1915.

Georgie Hannum.

A. J. Weir.

SEPTEMBER TERM 1923.

WILL OF JOHN S. HATCHER.

Walland Tenn.

May 12 - 1923.

I John S. Hatcher do will all my land one-hundred acres (100) to James H. Hatcher and A. A. Hatcher my two sons.

At my death.

The road just remains where it is, and all the farming tools and all the stock and that is left falls to Huse & Anderson Hatcher at my death. Beginning on a corner tree shestnut tree with Caldwell's land and running between the Heme house and Davis house and on a Southern course to a pair of bars on the hill and what money is left after my death goes to Marth - Ann and Luceal Hatcher and also the house whole and kitchen furniture to be divided with them.

John S. <sup>his</sup> <sub>x</sub> Hatcher  
mark

This is my will and Testament.

This the 12<sup>th</sup> day of May 1923

John S. <sup>his</sup> <sub>x</sub> Hatcher  
mark

Witnesses

C. C. Anderson

W. C. McGinley  
(his x mark)

SEPTEMBER TERM 1923.

WILL OF A. T. BOLING.

State of Tennessee

County of Blount.

August 11th 1923

I Alfred Taylor Boling of the County of Blount and State of Tennessee, being of sound mind, memory & understanding do hereby make and publish my last will and testament in manner and form following

I give, devise and bequeath to my wife Nancy S Boling, all Real Estate and personal property of every nature that I may own at the time of my death.

All this Real Estate & personal property to be her's during her natural life, to have & to hold & to dispose of according to her will.

At and after her death, I will & decree that any and all Real Estate and personal property that she may be possessed of be divided among my 8, children (6 girls & 2 boys) equally except to Oda R Boling, said Oda R Boling to receive \$500.

less than the other children, he having heretofore received about \$500. of me.

I direct that my Funeral expenses & all other just debts that I owe first be paid from my Property.

I hereby appoint Joseph B. Tipton of Blount County Tennessee executor of this my last will & testament, & direct him to see to it that my desires are complied with

In the event that said Tipton shall for cause fail to act as executor I direct that E. P. Ballard of Blount County be executor of this will.

Signed - A. T. Boling.

Witnesses W. P. Wilson

" J. W. Findley

this 11th day of August 1923.

OCTOBER TERM 1923.

WILL OF MARY C. CAYLOR.

Blount County Tennessee

June 26, 1923.

I Mary C. Caylor do make and publish this as my last will and testament, hereby revoking and making void all others by me at any time made, First, I direct my funeral expenses and all my just debts be paid as soon after my death as possible out of any moneys that I may die possessed of or may first come into the hands of my executor. Secondly I give and bequeath \$10.00 Ten Dollars to George Caylor, Thirdly I give and bequeath \$10.00 Ten Dollars to John Caylor, Fourthly I give and bequeath \$1.00 One Dollar to Lumb Caylor. Fifthly I give and bequeath the remainder of all my possessions after I am through with it to R. S. Hargis for his life time.

Lastly, I do hereby nominate and appoint L. M. Ross, my executor, In Witness whereof I do this, my will, set my hand, this, the Twenty Sixth day of June, One Thousand Nine hundred and Twenty Three.

X Mary C. Caylor  
her Mark.

Signed and published in our presence, and we have subscribed our names hereto in the presence of the testator, this the 26th day of June 1923.

Jim Downey

W. S. Allison

SEPTEMBER TERM 1923.

WILL OF A. T. BOLING.

State of Tennessee

County of Blount.

August 11th 1923

I Alfred Taylor Boling of the County of Blount and State of Tennessee, being of sound mind, memory & understanding do hereby make and publish my last will and testament in manner and form following

I give, devise and bequeath to my wife Nancy S Boling, all Real Estate and personal property of every nature that I may own at the time of my death.

All this Real Estate & personal property to be her's during her natural life, to have & to hold & to dispose of according to her will.

At and after her death, I will & decree that any and all Real Estate and personal property that she may be possessed of be divided among my 8, children (6 girls & 2 boys) equally except to Oda R Boling, said Oda R Boling to receive \$500.

less than the other children, he having heretofore received about \$500. of me.

I direct that my Funeral expenses & all other just debts that I owe first be paid from my Property.

I hereby appoint Joseph B. Tipton of Blount County Tennessee executor of this my last will & testament, & direct him to see to it that my desires are complied with

In the event that said Tipton shall for cause fail to act as executor I direct that E. P. Ballard of Blount County be executor of this will.

Signed - A. T. Boling.

Witnesses W. P. Wilson

" J. W. Findley

this 11th day of August 1923.

OCTOBER TERM 1923.

WILL OF MARY C. CAYLOR.

Blount County Tennessee

June 26, 1923.

I Mary C. Caylor do make and publish this as my last will and testament, hereby revoking and making void all others by me at any time made, First, I direct my funeral expenses and all my just debts be paid as soon after my death as possible out of any moneys that I may die possessed of or may first come into the hands of my executor. Secondly I give and bequeath \$10.00 Ten Dollars to George Caylor, Thirdly I give and bequeath \$10.00 Ten Dollars to John Caylor, Fourthly I give and bequeath \$1.00 One Dollar to Lumb Caylor. Fifthly I give and bequeath the remainder of all my possessions after I am through with it to R. S. Hargis for his life time.

Lastly, I do hereby nominate and appoint L. M. Ross, my executor, In Witness whereof I do this, my will, set my hand, this, the Twenty Sixth day of June, One Thousand Nine hundred and Twenty Three.

X Mary C. Caylor  
her Mark.

Signed and published in our presence, and we have subscribed our names hereto in the presence of the testator, this the 26th day of June 1923.

Jim Downey

W. S. Allison

NOVEMBER TERM 1923.

## WILL OF T. J. AMMONS.

I T. J. Ammons being of sound mind and memory, and considering the uncertainty of this life do make and declare this to be my last will and testament, First after my lawful debts are paid, I give and bequeath to my beloved sons, Roy and Earl Ammons my house and lot in East Maryville near the K & A. Railroad each to share equal.

To my oldest son J. D. Ammons I have already given his share of my estate in money.

In Witness whereof, I have hereunto subscribed my name, and affixed my seal this 27<sup>th</sup> day of Jan. 1910.

T. J. Ammons

Witnesses:  
Joe H. Gamble  
H. B. McCall.

NOVEMBER TERM 1923.

## WILL OF A. C. DAVIS.

I, A. C. Davis being of sound mind and memory but understanding the uncertainty of life do make, publish and declare this as and for my last will and testament, hereby revoking any former wills by me made.

First: I direct that all my just debts, including my funeral expenses and the debts made during my last sickness be paid by my executrixes hereinafter by me named.

Second: I give to my daughters, Evelyn Davis, Elizabeth Davis and Emma Davis, \$2500.00 each.

Third: I give to my daughters Polly Davis Cunningham and Jennie Davis Delozier, \$1500.00 each.

Fourth: I give to my son, Hugh Davis, in addition to what I have already given him, the sum of \$500.00.

Fifth: I give to my grandsons, A. C. Delozier and Andrew Davis, the sum of \$500.00 each.

Sixth: All the rest and residue of my property whether real, personal or mixed I give to my beloved wife, Sarah C. Davis.

I hereby nominate and appoint my three daughters, Evelyn Davis, Elizabeth Davis and Emma Davis, executrixes of this my last will and testament and excuse them from giving bond.

Witness my signature, this the 17 day of Sept. 1923.

A. C. Davis.

We, Thos. N. Brown and Sam Johnson witnesses to the last will and testament of A. C. Davis, who signed same in our presence and in the presence of each other and who acknowledges the same to be his last will and testament.

Thos. N. Brown  
Sam Johnson.



## WILL OF JAMES McCAMY.

Be it known, That I, James McCamy, of the County of Blount and State of Tennessee, being of sound mind and disposing memory, and realizing the uncertainty of the length of life and the certainty of death, do make this, my last will and testament, to wit:

1. It is my will and I direct that all just indebtedness and liabilities against my estate at the time of my death, including the expenses of my last sickness and funeral, be paid by my executor as soon after my deceased as convenient.
2. It is my desire, and I hereby direct my funeral be conducted in a plain orderly manner, without any unnecessary expenses or demonstrations.
3. It is my will and I hereby empower and direct that my executor herein-after named, shall sell and make conveyances, if it shall become necessary, to such portion or part of the land as may be required to complete the payment of any outstanding indebtedness against the estate which may not be paid from the personal property and effects, he to select such parts and amounts as will least effect or depreciate the value of the remaining lands, he to make the sale in such manner and terms as he may deem for the best interest of the estate.
4. I desire, and it is my will, so far as may be congenial, that my children, Ella McCamy, Sallie McCamy, John McCamy, and Magnolia McCamy, continue to live together as a family, each bearing an equal part of the expense of living; but that John shall have the management and control of the farm, and conduct the business, for which he shall be entitled to and receive twenty five per cent of the income and profits as compensation while they remain together on the farm. If a partition of the land is made between them or the same is sold for division of the proceeds, then and in that event John shall have a reasonable compensation for his services in the management and control of the business, after which the remainder will be divided equally between my four children above named.
5. In the event that it may become necessary from any cause or from the desire of my said children to sell the land, my Executor is authorized and directed to make advertisement in the manner provided by law for the sale of real estate under the decrees of court in partition cases, and sell the same on such terms as to him may appear for the best interest of the estate and all the beneficiaries under this will; and he is hereby authorized and empowered to make conveyances to the purchasers, fully vesting title therein.
6. I hereby constitute and appoint my son, John McCamy, as Executor of this my last will and testament, and in the event of his death or for any reason that he is incapacitated from serving as such, I desire and direct, that the survivors of the legatees shall select some competent person, and request the County Court to appoint the same as Administrator with the will annexed, who, when qualified shall have all the powers and be under the same obligations as herein given to the Executor.

In witness whereof, I hereunto affix my signature, on this 20th day of May, 1922.

James McCamy.

We, the undersigned being well acquainted with James McCamy, the above named present, and being present saw him sign his name to the foregoing instrument, and declare the same to be his last will and testament, and at his request and in his presence and the presence of each other, we hereunto affix our signatures, as attesting witnesses, on this 20 day of May, 1922.

D. W. Trotter

I. A. Trotter

## WILL OF J. P. ANDERSON.

## LAST WILL AND TESTAMENT OF

J. P. Anderson he being of sound mind and disposing memory do make and Publish this as my last Will and testament hereby Revoking all other Wills by me heretofore made.

I

First I direct that all my just debts be paid as soon as possible out of my Personal Property or moneys that I may die seized and Possessed of

II

I will devise and bequeath unto my three children Roy D. Lela M. Clarence M. Anderson all my Real Estate and Personal Property Except my two Daughters Clara A. Miller and Nora I. Kinamon shall have five dollars Each

III.

I direct that my wife Bettie E. Anderson shall have a good and lawful support out of my Real Estate and Personal Property

I nominate and appoint M. T. Bailey of this my last will and Testament and with out bond he is authorized to Proceed sell or Dispose of Said Property according to the Provisions of Said Will

In Witness whereof I have hereto affixed my signature on this the 17 day of Sept 1920

J. P. Anderson

Witnesses

M. T. Bailey

I. N. Cauley.

## WILL OF D. U. WEAGLEY.

I, David U. Weagley, of Blount County, Tennessee, being in feeble health, but of sound mind and disposing memory, realizing the uncertainty of the length of life and the certainty of death, do make, ordain and publish this my last will and testament, hereby revoking and making void any will by me heretofore made.

First: It is my will and I hereby direct that all just debts that may be outstanding against me at the time of my death be paid as soon as convenient.

Second: I give and bequeath the house in which I reside to my son, Lawrence Kidd Weagley, but require him to pay all the expenses of my last sickness and funeral with as little delay as possible. The house herein bequeathed is situated on a lot in the Fifth Ward of Maryville, the title of which is vested in my sister Mrs. Babcox and her husband.

Third: I desire and direct that all debts that may be due my estate be collected by my Executor and that all funds so collected together with any and all other funds be used by him in the discharge of my legal and just obligations outstanding, and all amount remaining to be given to my son Lawrence K. Weagley and he is required to take charge of and support and care for my wife.

Fourth: I hereby constitute and appoint my son, Lawrence K. Weagley, as Executor of this my will, and he is hereby relieved from making bond and settlement with the Clerk of the County Court.

Witnesses:

David U. Weagley<sup>his</sup>  
mark

Wm. M. Greer

Will A. McTeer.

We, the undersigned, being personally acquainted with David U. Weagley the testator, were present when he executed and declared the above to be his last will and testament, and at his request, and in his presence and the presence of each other we sign the same as attesting witnesses on this 26 day of October, 1923.

Wm. M. Greer

J. E. King

Will A. McTeer.

## WILL OF J. H. BRYANT.

I, J. H. Bryant, while of sound mind, memory and discession, do make and publish this my last will and testament, hereby revoking and making void all others by me at any other time made.

## FIRST.

I will and bequeath to my beloved wife Annie Jane Bryant, \$1000.00, to be paid to her in cash, and all household goods now in our home. And in addition my said wife is to have her home in the residence where we now live, as long as she desires, or during her natural life.

## SECOND.

I will to my son, Abe Bryant \$500.00 to be paid in cash; and to Susie McCampbell \$300.00 to be paid in cash.

## THIRD.

I will and bequeath to my two grand children Paul Fritts and Grace Fritts \$100.00 each, to be paid to them in cash.

## FOURTH.

I will and bequeath to my son John Bryant, 20 acres of land on the Northeast side of my farm, to Charlie Bryant, 30 acres more or less off the Northwest, to Claude Bryant 30 acres, more or less off the Southwest, as now understood to be divided.

## FIFTH.

All other property on my farm, at my death, will be sold and divided among the boys on the farm, and if there is any money left after all the heirs are paid off as herein willed, the same will be divided equally among my children.

## SIXTH.

I hereby nominate and appoint my Son John Bryant, the Executor of this my last will and testament, to carry out the provisions of this will.

Witness my hand this the 5th day of January 1924.

J. H. Bryant. X

We, the undersigned, witnesses to the foregoing will of J. H. Bryant do hereby certify that we were present, and heard him acknowledge the same to be his last will and testament, and saw him make his mark and acknowledge his signature thereto, that we signed same in his presence and in the presence of each other, and at his request.

Witness our hands, this the 5th day of January 1924.

J M Handley

W M McCampbell

MARCH TERM 1924.

## WILL OF R. P. McREYNOLDS.

I R. P. McReynolds 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 debt and funeral expenses be first paid out of the first money that comes into the hands of the Executors of this Will.

## Second:

I will and direct that each one of my Seven Sons and daughters be charged up with the Several amounts that I have heretofore paid to each one of them. The receipts from each one of them is in an envelope in my safety Box in the Bank of Maryville, in which I have made each one of my children Equal up to this time: I do not want this Settlement changed or interfered with.

## Third:

I will direct and desire that My Home farm - the Island farm, the Davis farm and the Maryville Town property be sold by my Executors either at public or private sale - as they may deem the best way to sell and to the best interest of my Estate. My said Executors are hereby given full power authority and right to sell and make deeds to all of my Real Estate. And I will and give bequeath and devise that the proceeds of the sale of my land and real Estate shall be divided equally between my Seven children, to with Mrs Annie Griffith, Mrs Beula French, Mrs Nelly Newman, Stephen W. McReynolds, Edgar McReynolds - Victor McReynolds and Mrs Johnny Pflanze to share and share alike.

I further will and direct that all of my personal property of Every Kind and character be Equally divided between my Seven children whose names are given above to share and share alike.

## Fourth:

I hereby nominate and appoint Stephen W. McReynolds, Robert Edgar McReynolds and Victor McReynolds as Executors of this my last will and release them from making any Bond as such Executors. This Feby 7th 1924.

R. P. McReynolds.

We have hereto Signed our names as witnesses to this as the last will of R P McReynolds at his request and in his presence and in the presence of each other, he being of sound mind and understanding.

This Feby 7th 1924.

Thos N. Brown

Johnie M. Pflanze.

MARCH TERM 1924.

## WILL OF E. B. YOUNG.

I, E. B. Young of Maryville, Tennessee, being of sound mind and disposing memory do hereby make and publish this my last will and testament, hereby revoking and making void any and all other wills or codicils heretofore made.

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

SECOND: It is my desire and I hereby give, bequeath, and devise all of my property both real, personal and mixed of every kind and description, ~~except~~ and my household belongings, to my eight (8) sons ~~and my wife Nellie Young~~, in equal shares or proportions. Except one thousand I bequeath to my wife Nany Young

THIRD: It is my desire and I hereby direct that my Executor, after my death shall sell the house and lot and after all my bills are paid he shall divide the remainder equally between my eight (8) sons ~~and my wife Nellie Young~~, and I hereby authorize and empower my Executor to execute and deliver all necessary deeds and papers of conveyances therefor.

FOURTH: I hereby direct that my household belongings be divided equally among my eight (8) sons.

FIFTH: I hereby name and appoint my son, D. F. Young, sole Executor of this my last will and testament, and I hereby release him from giving bond, reporting to or making settlement in any of the Courts of this State.

IN WITNESS WHEREOF I have set my hand and seal on this the 3 day of September  
April 1923

his  
E. B. X Young  
mark

Signed and published by the said E. B. Young as and for his last will and testament in the presence of us the undersigned, who at his request and in his presence and in the presence of each other have hereunto set our names as attesting witnesses on the date above mentioned.

Burl Carpenter  
Robert C. Jenkins

APRIL TERM 1924.

## WILL OF JAMES L. HACKNEY.

I, James L. Hackney, of Friendsville, Blount County Tennessee, being of sound mind, memory and understanding, do make publish and declare this my last will and testament in manner and form following.

First, I give devise and bequeath unto my wife Mattie Hackney all my personal property and real estate of whatsoever nature and kind at the time of my death after my just and honest debts have been paid, and it is my desire that this estate be settled out of court.

Second, I hereby appoint my wife Mattie Hackney Executor of this my last will and testament with out bond.

In witness whereof I have James L. Hackney the testator have hereunto set my hand and seal this the 8th day of March 1924.

W. H. Endsley, witness to mark. <sup>his</sup>  
X James L. Hackney  
mark

At the request of James L. Hackney the testator we the undersigned have subscribed our names as witnesses to this his last will and testament in the presence of the Testator and of each other.

Mike Griffitts

C. I. Goddard.

APRIL TERM 1924.

## WILL OF LETTY ENDSLEY.

I, Letty Endsley, of Friendsville Blount County Tennessee, being of sound mind and memory, and understanding do make my last will and testament in the manner and form following:

First, I give, devise and bequeath to my daughter Mary Brackett my One Fourth interest in the old home farm, where Allen S. Endsley now resides.

Second, After my just and honest debts, funeral expences, have been paid out of my personal property, whatever amount is left, if any is to be divided among the Childred, Share and share alike.

Third, I hereby appoint Mary Brackett as Executor to this my last will and testament, without bond.

In witness whereof I Letty Endsley the testatrix have to this my last will and testament have set my hand and seal, this the 14th day of November, 1921.

her  
Letty x Endsley  
mark

Signed sealed published and declared be the above named Letty Endsley as and for her last will and testament, in the presence of us who have hereunto subscribed our names at her request, as witnesses thereto, in the presence of the said testatrix and of each other.

W. E. McConnell  
Friendsville, Tenn.

O. L. DeFoe  
Friendsville, Tenn.

## WILL OF SAMUEL P. STEPHENS.

I, Samuel P. Stephens being of sound mind and memory, do make and publish this as my last will and testament.

## 1st.

I will and direct that all of my just debts be first paid out of any money that may come into the hands of my Executors.

## 2nd.

I will give and bequeath to my beloved wife, Mary Ann Stephens, all of my personal property and the use of my home farm where we now live, also the farm bought of J. J. Whetsell and the farm bought of Huse Nichols during her natural life, provided she does not marry another man. My said wife to have the use and benefit of all the personal property, and also to have the use and profit and benefit of the home tract of land during her natural life, provided she does not marry again. In the event that she does marry again, then she is not to have any of my property and it is to then, go, as hereinafter directed.

## 3rd.

I will give and bequeath to my six younger children, by my present wife, all of the personal property that may be on hands at the death of my wife, Mary Ann Stephens, to be equally divided between the said Charles, Oscar, Bertha, Ross, Albert and James Stephens.

## 4th.

I will, give, bequeath and devise to my son, Richard S. Stephens, the tract of land situated in the 8th District of Blount County near Forrest Hill School House and known as the "Gardner place", and containing forty four acres more or less, to be his property in fee and being all the property that I intend him to have, for the reason that I have already given him some property.

## 5th.

I desire and will to my four sons, Charles, Oscar, Albert, and James, the home farm upon which I now live and situated in the 8th District of Blount Co. Tennessee. I have divided said farm into four lots of thirty seven and one half acres each more or less and have numbered the lots respectively 1 - 2 - 3 - 4.

## 6th.

I will and bequeath and devise to my son, Charles Stephens, lot number 1 of the home place, being the portion of the home place on which he now lives, and contains thirty seven and one half acres more or less. This running down to the corner of Wilkinson's field, then running a S.E. course to a corner of Manson Everetts farm.

## 7th.

I will, bequeath, and devise to my son, Oscar Stephens, lot number 2, it adjoining lot number 1 and contains thirty seven and one half acres more or less. This beginning with a branch on Wilkinson's line and running with the branch down to a picket fence, then running with the picket fence up to a gate, then running to a corner on Gamble's line. I also bequeath in this one two horse cultivator.

## 8th.

I will and devise to my son, James Stephens, lot number 3. That being the lot on which my home is located, and contains thirty seven and one half acres more or less. This beginning with a corner at McConnell's line, then running with a wire fence to a corner to Gamble's line.

## 9th.

I give, will and devise to my son, Albert Stephens, lot number 4. The remainder of the farm which I now live on, containing thirty seven and one half acres more or less.

## 10th.

I will, give and devise to my son, Ross Stephens, a certain tract of land situated in district number 3 Blount Co., Tennessee that I have recently bought of J. J. Whetsell et al. containing between ten and eleven acres. Adjoining J.J. Whetsell, William Thompson, John Goddard et al.

## 11th.

I will, give and devise to my daughter, Bertha Spangler and her heirs, a tract of land situated in district number 9. of Blount Co., Tennessee, Situated near the Union School house and is part wood land, and is the same tract of land that came off of the W.L. James farm and contains four and one half acres more or less. This land to be her own separate estate and to be her's in fee.

I hereby appoint my sons, Charles and Oscar Stephens as the Executors of this my last will and testament.

This the 18th day of March 1919.

P. S. Stephens.

We hereunto sign our names as witnesses to this will at the request of Samuel P. Stephens and done in his presence and in the presence of each other.

J. T. McConnell.

E. L. Wilkinson.

JUNE TERM 1924.

## WILL OF ELIZABETH S. HUDDLESTON.

I, Elisabeth A. Huddleston, being of sound mind, though frail in body, knowing the uncertainty of life and the certainty of death, do this eleventh day of May 1915 make my last will and testament. To my beloved husband Hiram P. Huddleston I leave my entire property both real and personal to dispose of in any way he may think for the best, with the exception of the few articles herein mentioned.

To my dear brother Brother I leave our Mothers bible trusting that he may find with in its pages, the help and comfort she found there. To my neice and name-sake M. Elisabeth Stanley I leave my diamond ring, also to my Grand daughter and name sake Elisabeth T. Huddleston my watch and chain. not to be given to either until she is eighteen. The personal property consisting of my clothes and jewelry to be divided among my children as my husband thinks best. My husband to be made executor of my estate.

Signed

Elisabeth S. Huddleston.

Witnesses Elisabeth A. Hall.

Witness Emily Hall Safford.

JUNE TERM 1924.

## WILL OF ELIZABETH S. HUDDLESTON.

I, Elisabeth A. Huddleston, being of sound mind, though frail in body, knowing the uncertainty of life and the certainty of death, do this eleventh day of May 1915 make my last will and testament. To my beloved husband Hiram P. Huddleston I leave my entire property both real and personal to dispose of in any way he may think for the best, with the exception of the few articles herein mentioned.

✓ To my dear brother Brother I leave our Mothers bible, trusting that he may find with in it pages, the help and comfort she found there. To my neice and name-sake Elisabeth Stanley, I leave my diamond ring, also to my Grand daughter and name sake Elisabeth T. Huddleston my watch and chain. Not to be given to either until she is eighteen. The personal property consisting of my clothes and jewelry to be divided among my children as my husband thinks best. My husband to be made executor of my estate.

Signed

Elisabeth S. Huddleston.

Witness Elisabeth A. Hall.

Witness Emily Hall Safford.

(Copied twice - see opposite page)



JUNE TERM 1924.

J. R. DAVIS

## LAST WILL AND TESTAMENT.

I J R Davis 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 of my just debts and funeral expenses be paid by my Executor out of the first money that shall come into his hands:

Second: I wish, desire will and direct that all of my life Insurance that is made payable to my Estate shall be collected by my Executor and be applied upon the debts against my Estate.

Third: Having full faith in my beloved wife M. V. Davis and having full confidence in her saving qualities and believing that she will take care of my Estate and will treat our children fairly in caring for their best interests, I hereby will give bequeath and devise to my said wife all of the property that I may die seized and possessed of - Real, personal and mixed, It being my desire and intention that she shall have all of my property of every kind and description and she to have the right to dispose of same as she may desire.

I hereby suggest to my wife and the Executor herein appointed that after my life Insurance has been applied on my debts that the merchantable timber on the farm be sold and applied on debts.

Fourth: I hereby nominate and appoint E. Hitch as Executor of this my last will and testament and he is released from giving Bond as said Executor. Said Executor is given full power to sell some portion of my land and to make deed to same as Executor, should it become absolutely necessary that same land be sold to pay debts, and I direct that all the stock and farming tools be left on the farm, sufficient to run the farm and that some portion of land be sold rather than the stock and farming tools and machinery in the event that it shall be necessary to sell and property to pay debts.

This the 13th day of February 1924.

J. R. Davis

We have signed our names as witnesses to this last will of J. R. Davis, at the request of said Davis and in his presence and in the presence of each other, he being of sound mind and disposing memory:

This Feby. 13th, 1924.

Thos W Brown

Carl Davis.

JUNE TERM 1924.

## WILL OF SAMUEL H. BEALS.

I Samuel H. Beals of the County of Blount and State of Tenn. being of sound mind and memory, do make public and declare this to be my last will and testament, hereby revoking all former wills by me at any time made.

As to my worldly estate and all the property, real and personal or mixed of which I shall die seized and possessed or which I shall be entitled to at the time of my decease. I devise bequeath dispose thereof in manner following, to wit:

1st. My will is that all my just debts and funeral expenses shall, by my Executrix and Executor hereinafter named, be paid out of my estate so soon after my decease as shall by them to be found convenient.

2nd. I give devise and bequeath to my daughter Mary Beals \$1000.00 one thousand dollars, before any division is made of my estate, with others, said amount to be paid to her as soon as convenient.

3rd. I give devise and bequeath to my daughter in law Elizabeth Beals a note of something over \$800.00 eight hundred dollars which is to be turned over to her at my death by my legal representative, which note I now hold against Elizabeth Beals but this is all that I intend for her to have of my estate.

4th. I give devise and bequeath to my son in law George Monroe \$100.00 one hundred dollars

5th. I give devise and bequeath to my grandson Joseph Duncan, Beals 1/2 one half share of my estate that is to say that he is to receive one half as much as a son or daughter

6th I give devise and bequeath to my son John C. Beals and daughters Mary Beals and Emma Beals Allen the residue of my Estate Share and Share a like but any note I may hold at my death against any heir of my estate becomes a part of my estate and shall be accounted against the heir on whom said note is drawn and shall be a part of his or her legacy.

7th. I constitute and appoint Mary Beals my Executrix giving her full power to sell and transfer and execute proper deeds for all the realty which I now possess or may possess at time of my death

In witness I have hereunto set my hand and seal on this 16th day of Sixth month 1919.

Samuel H. Beals.

Subscribed, published and declared by the said Samuel H. Beals as for his last will and testament in the presence of us who at his request and in his presence, have

Subscribed our names as witnesses thereto.

B. S. Brown

Eugene E. Hackney.

at Kiser Tenn.



JUNE TERM 1924.

J. R. DAVIS

## LAST WILL AND TESTAMENT.

I J R Davis 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 of my just debts and funeral expenses be paid by my Executor out of the first money that shall come into his hands:

Second: I wish, desire will and direct that all of my life Insurance that is made payable to my Estate shall be collected by my Executor and be applied upon the debts against my Estate.

Third: Having full faith in my beloved wife M. V. Davis and having full confidence in her saving qualities and believing that she will take care of my Estate and will treat our children fairly in caring for their best interests, I hereby will give bequeath and devise to my said wife all of the property that I may die seized and possessed of - Real, personal and mixed, It being my desire and intention that she shall have all of my property of every kind and description and she to have the right to dispose of same as she may desire.

I hereby suggest to my wife and the Executor herein appointed that after my life Insurance has been applied on my debts that the merchantable timber on the farm be sold and applied on debts.

Fourth: I hereby nominate and appoint E. Hitch as Executor of this my last will and testament and he is released from giving Bond as said Executor. Said Executor is given full power to sell some portion of my land and to make deed to same as Executor, should it become absolutely necessary that same land be sold to pay debts, and I direct that all the stock and farming tools be left on the farm, sufficient to run the farm and that some portion of land be sold rather than the stock and farming tools and machinery in the event that it shall be necessary to sell and property to pay debts.

This the 13th day of February 1924.

J. R. Davis

We have signed our names as witnesses to this last will of J. R. Davis, at the request of said Davis and in his presence and in the presence of each other, he being of sound mind and disposing memory:

This Feby. 13th, 1924.

Thos W Brown  
Carl Davis.

JUNE TERM 1924.

## WILL OF SAMUEL H. BEALS.

I Samuel H. Beals of the County of Blount and State of Tenn. being of sound mind and memory, do make public and declare this to be my last will and testament, hereby revoking all former wills by me at any time made.

As to my worldly estate and all the property, real and personal or mixed of which I shall die seized and possessed or which I shall be entitled to at the time of my decease. I devise bequeath dispose thereof in manner following, to wit:

1st. My will is that all my just debts and funeral expenses shall, by my Executrix and Executor hereinafter named, be paid out of my estate so soon after my decease as shall by them to be found convenient.

2nd. I give devise and bequeath to my daughter Mary Beals \$1000.00 one thousand dollars, before any division is made of my estate, with others, said amount to be paid to her as soon as convenient.

3rd. I give devise and bequeath to my daughter in law Elizabeth Beals a note of something over \$800.00 eight hundred dollars which is to be turned over to her at my death by my legal representative, which note I now hold against Elizabeth Beals but this is all that I intend for her to have of my estate.

4th. I give devise and bequeath to my son in law George Monroe \$100.00 one hundred dollars

5th. I give devise and bequeath to my grandson Joseph Duncan, Beals 1/2 one half share of my estate that is to say that he is to receive one half as much as a son or daughter

6th I give devise and bequeath to my son John C. Beals and daughters Mary Beals and Emma Beals Allen the residue of my Estate Share and Share a like but any note I may hold at my death against any heir of my estate becomes a part of my estate and shall be accounted against the heir on whom said note is drawn and shall be a part of his or her legacy.

7th. I constitute and appoint Mary Beals my Executrix giving her full power to sell and transfer and execute proper deeds for all the realty which I now possess or may possess at time of my death

In witness I have hereunto set my hand and seal on this 16th day of Sixth month 1919.

Samuel H. Beals.

Subscribed, published and declared by the said Samuel H. Beals as for his last will and testament in the presence of us who at his request and in his presence, have

Subscribed our names as witnesses thereto.

B. S. Brown

at Kiser Tenn.

Eugene E. Hackney.

JUNE TERM 1924.

## THE LAST WILL OF J. S. JONES.

## The Last Will of J. S. Jones.

I, J. S. Jones, of Maryville, Blount County, Tenn. being of sound mind and disposing memory, do hereby make and publish this my last will and testament hereby revoking any and all wills and codicils thereto by me at any time heretofore made.

First: I will and devise and bequeath to my wife, Emma J. Jones, my home property, consisting of one house and two lots in the Willard addition to Maryville, and located on Pearl street and Maple Ave.

Second: I will and devise and bequeath the remainder of my estate, consisting of both real and personal property, to my six children; they to share and share alike in all the proceeds after my debts have been paid.

Third: I hereby request my son in law, Chas. O. ~~Warren~~ to act as executor of this will; and I so appoint him; and I further will that he be allowed to serve without bond.

In witness whereof I have hereunto set my hand and seal this the

J. S. Jones \_\_\_\_\_

Sept. 12 - 1923 \_\_\_\_\_

Signed by said J. S. Jones 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 subscribed our names hereto as attesting witnesses to this last will and testament of the said J. S. Jones the day and year above written

Ed P. Harper

Roy E. Ammons.

JUNE TERM 1924.

## WILL OF MARY ALICE STINNETT.

I Mary Alice Stinnett of Blount County State of Tennessee Dist. No. 15 declare this to be my last will and Testament

I give & devise to my husband Joseph Stinnett all my Real estate, personal property and everything belonging to me at my death said Joseph Stinnett ~~Stinnett~~ to pay my funeral expenses, and pay my daughter Artie King \$5.00 balance of my-her interest in my estate has been paid her in full

Witness whereof I Mary Alice Stinnett have hereunto set my hand and seal.

This May 9th 1924

Mary Alice Stinnett

X

Subscribed by the Testator

in the presence of each of us

at the same time, declared by

her to us as her last will & Testament.

Witness our hands This May 9th 1924.

Miss Rubye Gilbert

Mrs. M. A Gilbert.

JULY TERM 1924.

## WILL OF MARY JANE MURPHY.

I Mary Jane Murphy of Blount County Tennessee do make and publish this as my last will and testament hereby revoking all former wills by me at any time made

Item 1. I give devise and bequeath to my husband Jas. P. Murphy the tract of land whereon I now live including my residence to gether with as much of my household goods and furniture as he needs. So long as he shall remain single but if he should marry my will is that everything shall be sold and divided equally between my Five children by Jas. P. Murphy.

Item 2. I give and bequeath to each of my seven children to wit: William Pugh, Ella Hinton John Murphy, Margaret E. Wilson Lena Brown Ruel Murphy and Edwin Murphy's heirs, one Dollar Each.

lastly, I hereby nominate and appoint J. C. Murphy sold executor of this my last will and testament

In witness whereof I have hereunto set my hand this the 15 day of Nov. 1923

Signed Mary Jane <sup>her</sup> X Murphy  
mark

Signed by the said Mary Jane Murphy as and for her last will and testament in the presce of us the undersigned who at her request and in her sight and presence have subscribed our names hereto as attesting witnesses the day and date above written

Witnesses

A. C. Robbins  
Vivian Morton

JULY TERM 1924.

## WILL OF JOHN BLEVINS.

I, John Blevins, being of sound mind and disposing memory, but of feeble health and realizing the certainty of death, do make, publish and declare this instrument as and for my last will and testament, hereby revoking any former wills by me at any time made.

First: I direct that all my debts, including my funeral expenses and doctor bills of my last sickness be paid by my Executor, out of the first moneys that may come into his hands.

Second: I give my beloved wife Margaret A. Blevins, all of my property, real, personal and mixed, to be hers during her natural life; and at her death I direct that my Executor sell my real estate either at public or private sale and make the purchaser a deed therefor as Executor. And that all of my property after the death of my wife be divided equally among my children, Sarah Wilcox, Charley Blevins, William Blevins, Annie Blevins Chapman, Mary Blevins Miller, Eliza Blevins Wilson and Lucy Blevins Chapman. Said Lucy Blevins Chapman being now deceased, I direct that her share be divided equally among her children, Roy Chapman, Earl Chapman, Nellie Chapman Tulloch, John Chapman, Maude Chapman and Elmer Chapman.

Third: I further will that my wife have charge of, receive & use the rents and profits from my real estate in any manner that she may deem wise and proper. And that my Executor, after paying the debts out of my personal property may either loan the same out or keep the same on bank certificate and the interest on same shall, from time to time, be turned over to my wife; and should there be any repairs to make on either of my houses, I direct that said repairs be paid for out of the corpus of my estate.

Fourth: I hereby appoint Sam Johnson as the Executor of this my last will and testament.

Witness hand, this 3rd day of July, 1924.

John <sup>his</sup> x Blevins  
mark

Wit. to Mark

J. A. Dunlap  
Sam Johnson.

We, J. A. Dunlap and Geo. Stinnett, who have signed our names to this the last will and testament of John Blevins; said will which is written in typewriter on two sheets of legal cap paper; did sign our names at his request and in his presence and in the presence of each other. Said John Blevins acknowledged the same as his last will and testament at the time of signing same.

J. A. Dunlap

Geo. <sup>his</sup> x Stinnett  
mark

Wit.

Sam Johnson.

AUGUST TERM 1924.

d. A.  
WILL OF A. J. CRYE.

I, J A. Crye do make and publish this as my, last will and testament first, I direct my funeral expenses and all my debts be paid as soon after my death as possible out of any money I may die possessed of or personal property. Second, I give and bequeath to my Son S. H. Crye the part of my farm where I live beginning on a rock corner on line of S. H Hatcher near the bars close to said Hatcher's house. thence an east course by a cedar that is marked as a center tree a straight line to line of Carnal Rhynes my said Son S H Crye to receive all the land on North side of this line but I reserve a right of way <sup>along</sup> to be by said Carnal Rhynes land to road 18 ft wide for my sons W A Crye and G. L. Crye Third I give and bequeath to my sons W A and G L Crye all my land on South side of the above named line the <sup>oak</sup> timber land to be divided as near Equal with said W.A. and G L Crye as possible, the line between my said Sons W A and G L Crye to begin on a rock corner on line of Malissa Best with a cedar persimmon. sassafras and oak pointers to same thence a North course by a persimmon that is marked as a center tree to the land I have bequeathed to S. H. Crye all the land on East side of this line I bequeath to my Son W A Crye. with the  $\frac{1}{2}$  one half of above named timber I give and bequeath to my Son G. L. Crye all the land on west side of last named line. except one half of said oak timber which I have given to W A Crye. My Son G L Crye. to have a right of way 18 ft. wide along line of S H Crye to 1st named right of way right of way to be 18 feet wide. and one South side of S H Cryes line and given for benefit of both W A and G. L. Crye. also I reserve a right of way for W A Crye to get to his timber through land of G L Crye along line of S H Crye opposite Said W A Cryes timber. thence the best route for a road to said timber All of said rights of way to be 18 ft. wide. I hold a life estat on all above named land as long as I live and am to Receive  $\frac{1}{3}$  of all produced on farm and same applies to my wife Caroline Crye, until her death all of the above named land lies in Dist No. 1, Blount. Co. Tenn to the children of my daughter Alice Hatcher deceased, I give and bequeath the sum of \$1.00 one Dollar each in witness wh-reof I do to this my will Set my hand this April 29th 1919

his  
J. A. X Crye  
mark

Witness to Mark. G. W. Ross

Houston Crye.

Signed and published in our presence and we have Subscribed our names hereto in his presence the presence of the testator and at his request this the 29 of April 1919.

G W Ross

Houston Crye.

AUGUST TERM 1924.

WILL OF ISAAC W. DUNLAP.

MY LAST WILL AND TESTAMENT -

I, Isaac W Dunlap, of Friendsville, Blount county Tennessee, do make and publish this as my last will and testament.

1, I direct that all my debts be paid by my executor as soon after my death as possible.

2, I will and bequeath all my property, both personal and real to my wife Salina A Dunlap.

3, I appoint my wife, Salina A Dunlap, to be executor of this will without bond.

This Aug 1st 1924.

I. W. Dunlap

The foregoing will was signed by the testator in our presence and we attested the same in his presence and at his request.

Mike Griffitts

Samuel Dunlap