

APRIL TERM 1927.

EIGHTH. I hereby nominate and appoint Margaret Taylor Simmons and R. R. Kramer as executors of this Will, they to give bond for the faithful execution of the provisions hereof.

In witness whereof I hereunto set my hand and seal, this the 7th day of June, 1923.

Bert Gifford Simmons.

The foregoing will was signed, executed and published in our presence and we have subscribed our names hereto as witnesses at the request of the testator and in his presence and in the presence of each other.

This June 4th 1923.

Erie Feesell.

C. F. Pat Quinn.

LAST WILL AND TESTAMENT OF

B. H. DUNLAP.

Friendsville, Tenn.

March 19th 1926.

I, B. Houston Dunlap of Blount County, Tenn. being of sound mind and disposing memory do declare this my last Will and Testament.

I direct that after my demise my Executrix pay off burial expenses, and further proceed to pay all just claims against my estate.

I give and bequeath to my four sons, William Leonidas, Henry Franklin Beemie Abbie and Theodore Roosevelt Dunlap and to my daughter Stella Marsh, my good will.

I give to my younger son David Houston Dunlap my realty known as the ("Nancy Ann" tract) Should he not attain to twenty - one years of age, then the same to go to my original heirs, above mentioned. Said tract in 4th Dist. Blount County, Tenn. I give to my wife Belia Ann Dunlap my personal property after my debts have been canceled. Her claim on realty to cease at death or remarriage. I hereby appoint my wife Belia Ann Dunlap my Executrix releasing her from bond or security.

Witness my hand and seal this the 19th day of March 1926.

Witnesses.

B. H. Dunlap. (Seal)

Signed in the presence of and in the presence of each other.

Allen Endsley. (Seal)

J. H. Or. (Seal)

APRIL TERM 1927.

W. C. GARLAND LAST WILL AND TESTAMENT.

North Carolina,
Swain County.

In the Superior Court
before the Clerk.

The paper writing hereto attached and purporting to be the last will and Testament of W. C. Garland, deceased is exhibited before me the undersigned Clerk of the Superior Court of Swain County, North Carolina, by Ed Garland, one of the legatees therein named, and thereupon the following proof thereof is taken by oath and examination of J. H. Birchfield and J. N. Procter, the subscribing witnesses thereto as follows-

North Carolina,
Swain County.

J. H. Birchfield and J. N. Procter being duly sworn depose and say and each for himself deposes and say:

That he is a subscribing witness to the said paper writing now shown him, purporting to be the last will and testament of W. C. Garland, and that he saw W. C. Garland execute this writing as his last will and testament, and that this affiant attested it in the presence of and at the request of the said W. C. Garland, deceased and that at the time of its execution the said W. C. Garland was in affiant's opinion of sound mind and disposing memory.

J. H. Birchfield,
J. N. Procter.

Sworn to and subscribed before me this 19th day of January 1924.

S. B. Smiley, Clerk Superior Court.

And thereupon it is considered and adjudged by the court that the said paper writing and every part thereof is the last will and testament of the said W. C. Garland and it is ordered that the same with the foregoing examination and the certificate be recorded and filed.

This the 19th day of January 1924,

S. B. Smiley, Clerk Superior Court.

November 15th, 1923.

To home this concerns.

I, W. C. Garland now lives in Swain County, N. C. Beaten of a sound mind is make my will, I have a pece of land in Cades Cove Tenn. and in the Co. of Blount, residing in the 16th Civil District. This land goes to my wife as long as she lives and have the full centrel of it as long as she lives but have no write to sell the land to any ons, and at her deth Miria Garland this parabel of land I now own in Tenn. in Cades Cove which is as One hundred and Seventy Five Ackers more or less. And at my wifes deth Miria Garland this land I have minchen in this will Ed Garland & W. B. Garland & Homer a Grand Child this land I will to this three Ed Garland & W. B. Garland and Homer a Grand Child of W. C. Garland and his wife

Miria Garland, and I will Alvin Garland and Carlin Fry her are and Hamp Garland. ^{and Harry Garland} and Jack Garland ^{and James Garland}, & Mary Harmon and Martha Myers & Joe Garland ^{and Betty Harmon} & Doshay Harmon her are three of them Pegey Harmon ^{and Mamie Harmon} I will them One Dollar which is ther part, .I will them.

If Ed Garland or W. B. Garland or Omer Fry don't take care of W. C. Garland and wife as long as they both live and don't treat them write either one of thes 3 three boyes which is Ed Garland, & W. B. Garland and Homer Fry, fail to do this its part goes to the other two or one that does take care of them.

W. C. Garland (X)
Maria Garland (X)

Witnesses to this will,

I. B. Sawyer.
J. H. Birchfield,
J. E. Proctor
Porter Anderson,
Dillard Garland,
Sherman Myers.

Ed Garland or W. B. Garland or Homer Fryhas write to have this will put on reckerd at W. C. Garland and his wife Miria Garland deht.

Filed for record January 19th, 1924 and recorded February 2, 1925.

S. B. Smiley, Clerk Superior Court.

North Carolina,
Swain County,

I, V. A. Browning Clerk Superior Court of Swain County, North Carolina, hereby certify that the foregoing is a true copy of the Last Will and Testament of W. C. Garland as appears of record in my office,

In testimony whereof I have hereunto affixed my name and the seal of this Court, on this the 20th day of April. 1927.

V. A. Browning
Clerk Superior Court, of Swain
County, North Carolina.

LAST WILL AND TESTAMENT

JOHN H. MITCHELL.

I, JOHN H. MITCHELL, of Maryville, Bleunt County, Tennessee. do now publish and declare this to be my last will and testament:

1. It is my will, and I do hereby direct, that all of my just debts, including funeral expenses, to be paid out of the first monies belonging to my estate which may come into the hands of my Executrix, hereinafter named.

2. It is my will, and I do hereby bequeath and devise unto my beloved wife, Myrtle George Mitchell, all of my estate, real, personal and mixed, of every kind and character and wherever situated; and this disposition of my property I know to be agreeable to and in accordance with the wishes of our son, Marvin Mitchell.

3. In order to facilitate in such a way as may be proper the administration of my estate, and particularly the payment of my indebtedness which my wife and son know to be a first charge upon all that I possess, I do hereby clothe my Executrix, hereinafter named, with full power, authority and right to make any and all conveyances and transfers of any part of my estate, real or personal, in as full and the same manner as I could if living, and in as full and same manner as she may be being the sole devisee of my property, subject to my indebtedness.

4. I do hereby nominate and appoint my beloved wife, Myrtle George Mitchell, to be the Executrix of my last will and testament, and I do hereby release her from giving bond or making settlements in the County Court as otherwise she might be required to do under the laws of the State of Tennessee.

IN TESTIMONY WHEREOF I do hereby sign my name to this, my last will and testament, on the 25th day of April, Nineteen Hundred and Twenty-seven.

John H. Mitchell.

We do hereby certify that the foregoing will was signed by the Testator, John H. Mitchell, in our presence and that he acknowledged the same to us to be his last will and testament and, at his request, we do hereby subscribe our names as witnesses to said will in the presence of said Testator and in the presence of each other on this the 25th day of April, 1927.

Chas. T. Cates Jr.

Earl C. Knabo.

MAY TERM 1927.

J. M. ROSE

LAST WILL AND TESTAMENT.

STATE OF TENNESSEE,
BLOUNT COUNTY.

I, J. M. Rose, age 87 years, Past office, Meadow, Tennessee, being of sound mind, but considering the uncertainty of my earthly existence, do make and declare this my last will and testament:

FIRST: - I declare myself a Cherokee Indian by blood as per official record now on file with the Secretary of Interior Department at Washington, D. C., and believe myself and my legal heirs to be entitled to all lands, moneys and other properties that I may now, or hereinafter be entitled to from the United States Government as such.

SECOND: - My Executor, hereinafter named, shall give my body a decent burial at the time of my death, and to pay all of my funeral expenses.

THIRD: - It is my will that my beloved daughters, Iva Rose Blankenship and Hattie Rose Blankenbeckler, of Meadow, Tennessee, and Maryville, Tennessee, respectively, and my children shall each share equally in all the property that I may be possessed of at the time of my death in excess of the items mentioned in the second paragraph of this instrument; and that any and all property of each and every description accruing to my estate from the United States Government by reason of my connection with the eastern Emigrant Cherokee Nation or otherwise shall be equally distributed between my children, Willie Rose Blankenship, Chattanooga, Tenn. Eagle Rose, Tapoco, N. C., Lizzie Rose Lawson, Townsend, Tenn., Iva Rose Blankenship, Meadow, Tenn., Hattie Rose Blankenbeckler, Maryville, Tenn., Rebecca Rose Blankenship, Meadow, Tenn., Mae Rose Broome, Meadow, Tennessee, and the children of George Rose, my son, deceased, now living at Calderwood, Tennessee.

FOURTH: - That my beloved daughters, Iva Rose Blankenship and Hattie Rose Blankenbeckler, shall act as my lawful Executrices to all intents and purposes, to execute this my last will and testament, according to the true intent and meaning of the same, and every part and clause thereof hereby revoking and declaring utterly void and other wills and testaments by me heretofore made.

FIFTH: It is my will that my said daughters, Iva Rose Blankenship and Hattie Rose Blankenbeckler shall not be required to make any bond for the faithful discharge of their duties as executors of this my last will and testament.

IN WITNESS WHEREOF, I, J. M. Rose, do hereunto set my hand and seal, this the 13th day of May, 1925,

Witnesses:

A. C. Brakebill.

J. M. Rose.

C. A. Harmon.

MAY TERM 1927.

STATE OF TENNESSEE,
BLOUNT COUNTY.

Personally appeared before me the undersigned Notary Public in and for the aforesaid State and County, J. M. Rose, the maker of the foregoing instrument, and upon oath declared the same to be his last will and testament.

Also appeared at the same time and place A. C. Brakebill and C. A. Harmon who after being duly sworn say, that they saw the said J. M. Rose subscribe his name to the foregoing instrument after having read the same and declaring the same to be his last will and testament.

This the 13th day of May, 1925.

My Commission expires Jan. 14th, 1928. H. C. Jett.
Notary Public.

H. C. Jett.

MARY J. HOUSER

LAST WILL AND TESTAMENT.

I, Mary J. Houser, of Knox County, State of Tennessee declare this to be my last will and testament.

I give and bequeath, to my sister Harrietta Simerly to be hers her life time 14 acres, more or less, of land, said land being in 8th district of Blount Co Tenn. being part of the farm known as the Green Cupps farm, said farm being bounded by the lands of Cupp, Wilkerson & others

At the death of my sister Harrietta Simerly the land above described I give and bequeath to Charley Cupps to be his forever.

This the 9th day of Feb. 1924.

Mary J. ^{her} Houser.
Mark

Witness T. N. Ellis.

Subscribed by the testator in the presence of each of us and at the same time declared her to us to be her last will and Testament.

This Mar. 9, 1924.

W. F. Cupp.

Maud Cupp.

CONF

MAY TERM 1927.

MRS. M. J. CRAIG

LAST WILL AND TESTAMENT.

STATE OF TENN. |

December 17, 1919.

BLOUNT COUNTY. |

I Mrs. M. J. Craig of the State and County afore Said. do this day Make and publish this My last Will and testament hereby revoking all Wills by me heretofore Made: and to carry out this will I have Appointed E. E. Scott As executor of the Same. And that he Serve With Bond :-

1st I Direct Iris Scott have My Library Table:

2nd. I direct that S. A. Craig his Fathers Bed. And trunk. One Small Dining Table one extension table and one Cupboard:

3rd I Direct that Nellie Scott, have my Wash Stand With Glass on top of it.

4th I Direct that Sister Ellen. Scott have My little Table.

5th I direct that Fannie, Sparks have Mine and Sams. pictures.

6th I direct. that Jesse. Craig have the Cow. And Corn and feed at the barn.

7th I direct that Harry Scott have My bed.

8th I direct that My executor E. E. Scott. As Soon after My death as practicle Sell my real Estate. Either public. or private As he in his Judgement seems best. And after paying all My indebtedness.

I direct that he pay Jesse Craid (\$25.00) Twenty five dollars.

Also Sister Ellen Scott \$25.00 Twenty five dollars, and have the remainder of the proceeds of the Sale of Said land for his Services.

9th I further direct he E. E. Scott have all my Books including Sam. Scotts Bible Also Fathers And Mothers picture. Also one Memorial Card.

We the undersigned Witness do hereby certify that we were present and Saw M. J. Craig Sign the forging instrument and that the Same was read to her before Signing

M. J. Craig (Testator.)

Witness

I C. T. Jenkins.

I H. D. Kidd.

JUNE TERM 1927.

W. K. WEBB.

LAST WILL AND TESTAMENT.

THE LAST WILL & TESTAMENT OF W. K. WEBB.

I, W. K. Webb, being of sound mind and disposing memory, do hereby make and publish this my last Will and testament, hereby revoking and making void all others made by me at any other time.

1.

I hereby will and bequeath to my wife, Electia Webb, full charge and control of all my property, both personal and real-estate, and all income from all my property, to be used by her for her support, during her natural life time or as long as she remains single. At the death of my wife or at any time that she may re-marry, she is to immediately relinquish possession of all property now owned by me, both personal and real. She is not at any time to dispose or sell any of the property, but is just to have control of and the income from same during her natural life or as long as she remains single, and at her death or at any time that she may re-marry, all my property is to be divided among my two children Minnie Webb Raulston and Willie Cam Webb, as here-in-after set forth:

11.

To my daughter Minnie Webb Raulston, I will and bequeath all of my land East of the following division line: Beginning on a planted stone on the line of W.K. Webb and Henry Webb, said stone being located N 82 E 11 poles, 8 links from old original black oak corner; thence S 4 30 E 53 poles 19 links to iron stake; thence off-set three feet west to center of lane; thence S 6.45 E 25 poles 20 links to point in center of road; thence S 7.15 East 40 poles to river; thence eastward with river to W. K. Webb's beginning corner; thence with W. K. Webb's line to beginning, same being all of the land owned by W. K. Webb east of the aforementioned divisional line.

111.

To my Son Willie Cam Webb, I hereby will and bequeath all of my land West of the divisional line as follows: Beginning at Black Oak corner, thence N 82 E 11 poles 8 links to planted stone on divisional line; thence S 4.30 E 53 poles 19 links to iron stake; thence off-set three feet west to center of lane; thence S 6.45 poles 20 links to point in center of road; thence S 7.15 East 40 poles to river; thence down river to W. K. Webb's corner; thence northward with W. K. Webb's line northward to beginning black oak corner. Same being all of my land lying West of said divisional line.

JUNE TERM 1927.

IV.

There is to remain a twelve foot lane or road extending the entire length of the above divisional line, six feet on each side of said line, and this road to be for the use of both Willie Cam Webb and Minnie Webb Raulston. Also Willie Cam Webb is to have road or right of way up the bank of the river over the property willed to Minnie Webb Raulston.

V.

The six acre timber of land that I own, I hereby will and bequeath to my two children Minnie Webb Raulston and Willie Cam Webb, same to be divided equally between them.

VI.

In case I should survive my wife and should at any time after her death, I hereby agree to immediately relinquish possession of the property herein described and same to be divided among my two children as set forth in this will.

VII.

I also hereby appoint as Executors and Administrators of this my last Will and Testament, my two children Minnie Webb Raulston and Willie Cam Webb, they to carry the terms of and execute this my Last Will and testament, and appoint them without bond.

In witness whereof, I have hereunto set my hand and seal, this 28th day of April, 1927.

W. K. Webb (SEAL)

Signed in the presence of

M. L. Tipton.

A. K. Gregory.

E. M. Ogle.

JUNE TERM 1927.

SAMUEL McJUNKINS,

LAST WILL AND TESTAMENT.

STATE OF TENNESSEE,

BLOUNT COUNTY.

I, Sam B. McJunkins, do make and publish this as my last ^{and only} will, hereby making void all other expressions made by me at any time.

I Give, bequeath and devise to my wife, Mrs. Evielena McJunkins, at my death, in complete and perfect ownership, for her upkeep and personal pleasure, all my rights and property of every kind and nature, whether real, personal, or mixed, wherever situated, and appointing her executrix of my estate without bond, and giving her seisin thereof.

But it is my desire that whatever remains of said estate, at her death, shall be equally divided among my children, or their estates, if they be not living.

Witness my hand at Maryville, Tennessee, this the 26 day of March 1927.

Sam B. McJunkin Signed.

Witnesses: W. Roy Shelton.

L. B. Sutton.

James Law.

JULY TERM 1927.

G. T. THOMPSON

LAST WILL AND TESTAMENT.

I, G. T. THOMPSON, of Blount County, Tennessee, being of sound mind and disposing memory, and at this time enjoying reasonably good health, but mindful of the uncertainty of the length of life and the certainty of death, do make, ordain and publish this my last will and testament, that is to say,

FIRST:- It is my will that all my just debts, including the expenses of my last sickness and funeral, be paid as soon after my decease as possible.

SECOND:- I give and bequeath to my two sons, S. B. Thompson and O. T. Thompson, and to my daughter Mrs. Belle Kiser, one dollar each, to be paid from any money or effects of my estate by executor.

THIRD: - Since the death of my late wife my younger son, F. B. Thompson, has staid with me, attended to my wants and administered to my necessities, and has been a great comfort to me in the time of trouble and gloom, and promises to continue to do so during my life.

I therefore give, bequeath and devise to him all my real estate, of whatever kind or nature, together with all the household and kitchen furniture, stock, and other personal property, subject to the other provisions of this will.

FOURTH:- In the event that I shall hereafter re-marry, it is my will, and I hereby direct, that my wife, in case she survives me, shall have all the money I may have on hand at the time of my death, and that she shall have all the property and effects which she may bring into my home, together with all the household property and effects that she and I may bring into the home during our married life.

FIFTH:- I hereby constitute and appoint my son, F. B. Thompson, as Executor of this my last will and testament.

In witness whereof I hereunto affix my signature on this the 16th day of September, 1908.

G. T. Thompson.

The undersigned, being personally acquainted with G. T. Thompson, the testator, were present and saw him sign his name to the foregoing instrument and at the same time he declared it to be his last will and testament, and at his request we subscribe our names hereto as attesting witnesses in his presence and in the presence of each other, on this, the 16th day of September, 1908.

W.Y.C. Mannum.

Will A. McTeer.

JULY TERM 1927.

J. L. CLARK.

LAST WILL AND TESTAMENT.

I, J. L. Clark, being of sound mind and disposing memory, do make and publish this as my last Will and Testament.

FIRST: I will and direct that my funeral expenses and all my just debts be paid.

SECOND: I will, give, bequeath and devise to my beloved wife, Minnie L. Clark, all of my property both real and personal and all of my Estate of every kind and description, notes, accounts and choses in action and everything else belonging and appertaining to my said Estate. It being my will and desire that she get everything that I own at the time of my death.

THIRD: I hereby appoint my wife, the said Minnie L. Clark, Executrix of this my last will and testament and she is hereby expressly released from giving any bond and from making inventory report and settlement of any kind with the clerk of the County Court. She is to have the absolute and exclusive ownership and contrroll of my said property and Estate at my death.

Witness my hand on this the 5th day of September 1895.

J.L. Clark.

Signed and sealed in our presence and in the presence of each other as the last will of J. L. Clark and at his request we witness the same.

This the 5th day of September 1895.

Thos. D. Brown.

J. W. CULLEN.

COMP

JULY TERM 1927.

LINDA BLAIR

LAST WILL AND TESTAMENT.

I, Linda Blair of Bleunt County, Tennessee, being of sound mind and disposing memory, hereby make and publish this, my last will and testament, hereby revoking all other will by me heretofore made and published.

1. As soon after my death as is practical, I desire that my executor hereinafter mentioned shall pay all my debts including my funeral expenses, out of my estate.

2. I will and bequeath to my son, Comma Blair of Bleunt County, Tennessee a certain tract of land situated in the 18th. Civil District of Bleunt County, Tennessee consisting of 57 acres more or less and being the same lands conveyed to me by Dave Ward and others in the year 1913, said tract of land is bounded on the North by Little River Railroad Company; on the East by Wade Blair; on the South by Little River Railroad Company and on the West by Ascar Walker. For a full description of said tract of land, reference is made to the deed to same which is on record in the Register's office for Bleunt County, Tennessee.

The duty is hereby charged upon the said Comma Blair to support me and my husband Abe Blair and Hazel Blair during their natural lives, but he is only charged with the care and support of the said Hazel Blair as long as she is a single woman. But in case of the death of the said Abe Blair and the marriage of the said Hazel Blair, after my death, the absolute title to said tract of land is to vest in the same Comma Blair. But if he should die before the death of said Abe Blair and the marriage of the said Hazel Blair, then I desire and bequeath said tract of land to all my children, they to share alike in the ownership of said tract of land.

I, having full faith in the integrity of my son Comma Blair, hereby nominate and appoint the said Comma Blair, as my executor to carry out the provisions of this my last will and testament; but the said Comma Blair as such executor is hereby released from the duty of executing bond as such executor.

Witness my hand this December 9th. 1926

Linda Blair

Signed as attesting witness on the day and date above written, at request of the testator, who in our presence and in the presence of each other signed said will, as her last will and testament.

Mafford Cusick.
Chas. C. Jackson.

AUGUST TERM 1927.

ELIDA P. MOOKE

LAST WILL AND TESTAMENT.

I, Elida P. Mooke of the County of Bleunt and State of Tennessee, do make and publish this my last will and testament and by it revoking all others by me at any time made,

1st. I desire that my funeral expenses with any other debts that may be, be paid as soon after my decease as may be practicable,

2nd. I desire that a small marker be placed at my grave,

3rd. I desire that \$100. be placed in the Bank of Bleunt County on certificate of deposit, interest to be used each year for beautifying and keeping in good condition the two Mooke Lots in Magnolia Cemetery,

4th. I give and bequeath to my brother Rev. R. H. Mooke D.D. (\$100.) one hundred dollars,

5th. I give and bequeath to my sister in law Mrs. A. M. Mooke (\$100.) one hundred dollars,

6th. I give and bequeath to my sister Mrs. Ada A. Swan (\$300.) three hundred dollars,

7th. I give, all the remainder of my estate, both real and personal of whatever it may consist, to my sister Arena A. Mooke,

8th. I nominate and appoint my sister Arena A. Mooke Executrix of this my last will and testament,

Bond being waived, and settlements with the courts also waived, I witness where of I hereunto set my hand and seal, This November 12th. 1923.

Elida P. Mooke

Signed and published by the testator as her last will in the presence of us the undersigned, who at her request have signed our names hereto as attesting witnesses in the presence of the testator and in the presence of each other on the date above mentioned.

Jno. C. Crawford.

C.C. Vincent.

AUGUST TERM 1927.

MAGNOLIA GARNER

LAST WILL AND TESTAMENT.

NOVEMBER 1st. 1926.

KNOW all men by these present, that I, Magnolia Garner (wife of Lewis Garner) being of sound mind and disposing memory, do declare this to be my last will and testament, It is my will.

Item 1. That my executor as soon as practical after my death pay my debts incittent to my sickness death and funeral.

Item 2. I am seized and possessed of $\frac{1}{2}$ undivided interest in 12 acres of land situated in the 11th. civil District of Blount CO. which I now live on and my sister Ella Badgett owns the other half. I bequeath this one half interest in this 12 acres of land to my beloved husband (Lewis Garner) this parcel of land lays on the East side of the Wrights Ferry Road, including said road, and joining Andrew hitch and Ed Jinks this being the same tract of land given to my sister and I by our father W.P. Singleton, deceased.

Item 3. Will my sewing machine and other articles to numerous to mention to my sister Ella Badgett

Item 4. It is my will and desire that my beloved husband Lewis Garner and my sister Ella Badgett and her husband William Badgett, provide a comfortable living for Gladys Singleton until her marriage. After her marriage it is my desire that they advise her and give her such house hold articles as any parent would give to a daughter.

Item 5. AS THE PRESENT ROAD INTO THIS 12 ACRES IS THE ONLY WAY TO get into and out of this property, I desire that this present road remain as it is now located.

Item 6. It is my desire and request that if my beloved husband (Lewis Garner) should see fit to dispose of the $\frac{1}{2}$ interest in said property described in Item two, that he sell it to my sister Ella Badgett and her husband William Badgett.

Item 7. I nominate and appoint William Badgett executor to my will

Witnessed

James M. Maddox.
D.D. Maddox.

Signature

Magnolia Garner.

Nov. 1st. 1926.

AUGUST TERM 1927.

MARTHA ADNEY

LAST WILL AND TESTAMENT.

I, Martha Adney, being of sound mind and a disposing memory, but understanding the uncertainty of the duration of life, do make, publish and declare this as and for my last will and testament, hereby revoking all former wills by me at any time made.

I.

I, direct all of my just debts including my funeral expenses and Doctor's bills, to be paid out of the first money coming into the hands of my Administrator, and that my Administrator hereinafter appointed erect small tomb-stones to the grave of my deceased husband, and to my own grave.

II.

I give to Mrs. Caldonia Evans, my sister-in-law, one cow.

III.

I give to my brother, Jehn Evans, the two-horse wagon on the farm and his choice of a team of horses or mules. The remaining team I give my brother, Oscar Evans.

All the remaining stock, farm tools and machinery and house-hold goods, I give to my brothers, Jehn Evans and Oscar Evans in equal shares, and if said brothers can not mutually agree upon a division of said property, I direct that my Administrator hereinafter appointed, appoint two disinterested parties to make the division.

IV.

I give to my sister, Mrs. A. J. Hunter, the sum of Two hundred (\$200.00) Dollars.

V.

I give to my nephew, Clarence Moore, son of my sister Mrs. Fannie Moore One hundred (\$100.00) Dollars.

VI.

All the rest and residue of my property, whether real, personal or mixed, but which consists chiefly of bank certificates, I give to my sister, Mrs. Fannie Moore, niece Mrs. Macie Baker, daughter of my sister, Fannie Moore, and Miss Macie Evans, my niece, who is the daughter of my brother, Oscar Evans, in equal shares and I direct that my Executor divide said property as soon as practicable after my death.

VII.

The share going to my niece, Macie Evans, I direct that Sam Johnson attorney-at-law of Maryville be appointed guardian and that the share given to her be turned over to the said guardian, after he has qualified and given bond for said fund.

AUGUST TERM 1927.

I direct that said guardain pay the accumulated interest on said fund less the expense for settlements and the expense of guardain, every six months to Oscar Evans father of my said neice and I request that the said Oscar Evans use the money for the benefit of my said neice.

After my neice, Macie Evans arrives at the age of Ten years, I direct that said guardain pay out of the principal from time to time, certain sums in addition to the interest, but not to reduce the principal sum below One Thousand (\$1000.00) Dollars.

Should my neice take an interest in education, I direct my guardain to pay all interest and other sums to her after she gets into high school, and as soon as she comes to the age of Twenty-one years, I direct that all said money be turned over to her by my said guardain.

VIII.

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

Martha Adney.

We, Sam Johnson, and Mrs. E.R. McRphew who signed our names as witnesses to the foregoing will, sign same to the request of Martha Adney, and that said Martha Adney acknowledged same to be her last will and testament and she signed same in our presence and in the presence of each other on this Thirtieth day of June, 1927.

Sam Johnson
Mrs. E.R. McRphew.

CODICIL.

I, Martha Adney, being of sound mind and disposing memory, but understanding the uncertainty of life do make and declare the following as a codicil to my will made on the 30th. day of June, 1927.

In part 6, I make the following changes: I give to my sister Mrs. Fannie Moore a lot I purchased from Davis which is located in Vestal and direct that if the house I have contracted with-----Reed to build on said lot is not completed and paid for at the time of my death that the same be paid by my Executor Thomas N. Brown. The house and lot is all that I give to my said sister and all the other property that I have remaining after the said house and lot is paid for, I direct that same be divided between Masie Baker and Masie Evans.

All of this to effect no interest except the three mentioned in

part 6, of my Will.

Wit. Sam Johnson

her
Martha Adney.
mark

AUGUST TERM 1927.

We, Sam Johnson and M.H. Hannah do sign our names as witnesses to the foregoing codicil, signed same at the request of Martha Adney. That the said Martha Adney acknowledged same to be her codicil to her last will and signed same in our presence and in the presence of each other.

This the 8th. day of August.

Sam Johnson.
M.H. Hannah.

WILL OF S.C. WRIGHT.

I, S.C. Wright being of sound mind and disposing memory do make and publish this my last will and testament revoking any and all wills by me heretofore made.

FIRST: It is my desire that all my funeral expenses and any and all debts be first paid by my executor.

SECOND: I will and bequeath my household and kitchen furniture in the house I now live in to Frank Brown, or so much as he wants.

THIRD: I will and bequeath all my clothe to my sisters Mrs. Sam Wright and Martha Deal.

FOURTH: I will, give and desire all the remainder Of my property of whatever character or whenever located to be sold by my executor herein after named either at public or private sale as he may deem best, and to be is directed to, and is authorized to make and execute deeds of conveyance transferring said property to the purchasers.

The proceeds from sale of said property and all other moneys shall be divided into seven shares and shall be divided equally between the following: Mrs. Sam Wright; Joe McPadden; Martha Deal; The heirs of Mary Chenowith; The heirs of Andrew McPadden; Marley McPadden; and Frank Brown.

FIFTH: I hereby appoint Homer A. Goddard executor of this my last will and testament.

In witness whereof I have hereunto set my hand and seal this August 27, 1927.

S.C. Wright.

Signed by the said S.C. Wright as and for her last will and testament in the presence of us the undersigned, who at her request and in her sight and presence and in the presence of each other signed as attesting witnesses hereto.

John Badgett
L.B. Sutton.

SEPTEMBER TERM 1927.

WILL OF W. P. HOOD.

I, William P. Hood, being of sound mind and disposing memory, do hereby make, publish and declare this as my last will and testament, hereby revoking and making void all other wills at any time heretofore made by me.

Item 1.

I hereby direct that all just debts owing by me at the time of my death, as well as funeral expenses, be paid by my Executor as soon as practicable after my death and out of the first monies coming into its hands.

Item 2.

I hereby will and bequeath unto my uncle, John E. Hood, Five hundred (\$500.00) Dollars, in cash, and my father's watch now in hope Brothers safe in Knoxville, Tennessee, and at the death of my said uncle, John E. Hood, it is my will, and I so direct, that said watch be given to John Wm. Hood, son of John E. Hood.

Item 3.

I hereby will and bequeath unto my sister, Mrs. Lucy Wilson, of Bristol, Tennessee, that certain large portrait of my deceased father now located in my residence at Maryville, Tennessee.

Item 4.

I hereby will and bequeath unto my sister, Mrs. Grace L. Sanders, that certain large portrait of my deceased father, now located in my residence near Maryville, Tennessee, being the one given me by Mr. E.E. McMillan, former President of Third National Bank of Knoxville, Tennessee.

Item 5.

I hereby will and bequeath unto my niece, Louis Livingston Sanders, of Knoxville, Tennessee, my diamond pin, formerly owned by my father; said diamond, however, to be deposited for safe keeping in the vault of the Fidelity Trust Company, of Knoxville, Tennessee, and kept therein until said Louis Livingston Sanders becomes twenty-one (21) years of age, at which time said diamond shall be turned over and delivered to her by the said Fidelity Trust Company, my Executor, hereinafter appointed.

Item 6.

I hereby will and bequeath unto my personal friend, W.E.M. Neal, One Thousand (\$1000.00) Dollars in cash,

Item 7.

I hereby will and bequeath unto my sister, Mrs. Lucy Wilson, a certain walnut bed-room suite, including bed, dresser, washstand and book case, formerly belonging to my father, and I hereby will and bequeath all of the remainder of my furniture and household goods in my residence near Maryville, Tennessee, to my housekeeper, Mrs. Otah Boone.

SEPTEMBER TERM 1927.

Item 8.

It is my will that the following persons shall receive from my estate five (5%) percent annually on the sums hereinafter set opposite their respective names for and during their natural lives, and in order to create said trust fund, I hereby will and bequeath unto the Fidelity Trust Company of Knoxville, Tennessee, as Trustee, for the use and benefit of the following named persons the sum of Forty Thousand (\$40,000.00) Dollars, to be invested by said Trustee in non-speculative securities. Five (5%) percent of the annual income therefrom shall be disbursed by said Trustee to the following persons and in the following amounts and for their respective natural lives, to-wit:

My sister, Mrs. Lucy M. Wilson, 5% on-----	\$10,000.00
My sister, Mrs. Grace L. Sanders, 5% on-----	\$10,000.00
My niece, Mary Wilson Hood, 5% on-----	\$ 2,500.00
My niece, Margaret Wilson, Reuter, 5% on-----	\$ 2,500.00
My nephew, Edward Wilson, 5% on-----	\$ 2,500.00
My nephew, Peter Wilson, 5% on-----	\$ 2,500.00
My niece, Louise Livingston Sanders, 5% on-----	\$ 2,500.00
My niece, Margaret Hood Sanders, 5% on-----	\$ 2,500.00
My namesake, Kieffman Hood Reuter, 5% on-----	\$ 2,500.00
Mrs. Herman Reuter, 5% on-----	\$ 2,500.00

Said income shall be paid to said respective parties in two semi-annual installments each calendar year for and during their respective natural lives.

Item 9.

I hereby devise and bequeath all the rest, residue and remainder of my estate, of every kind and character, unto the Fidelity Trust Company of Knoxville, Tennessee, as Trustee, for the use and benefit of my housekeeper, Mrs. Otah Boone. Said Trustee shall receive, manage and hold said estate; invest and keep the same invested in non-speculative securities, and shall pay the income therefrom to the said Mrs. Otah Boone in semi-annual installments during her natural life.

Item 10.

I hereby devise and bequeath the remainder interest in the trusts herein created, after the death of the beneficiaries of the life interests therein, unto Maryville College located at Maryville, Tennessee.

Item 11.

It is my will and I hereby direct that my Executor hereinafter named, shall within ninety (90) days after my death, convert all of my estate, including real, personal and mixed, with the exception of the special bequest of jewelry and household goods above named, into cash, and I hereby authorize my Executor and confer upon it full authority and right to sell, either at public or private sale, any real estate of which I may be seized and possessed, as said Executor may deem advisable, and in its discretion, to make, acknowledge and deliver to the purchasers thereof good and valid deeds for same, and after said estate has been converted into cash, which shall be done within ninety (90) days after my death, said Executor shall, after paying my said debts and said special bequests, deposit with my said Trustee the residue of my estate for the purpose of creating the trust herein provided.

Item 12.

I hereby nominate and appoint the Fidelity Trust Company, of Knoxville, Tennessee, as executor of this my last will and testament, and also hereby nominate and appoint the Fidelity Trust Company, of Knoxville, Tennessee, as Trustee of the Trusts herein created.

IN WITNESS WHEREOF, I have hereunto affixed my signature in the presence of witnesses in Knoxville, Tennessee, on this the 17th. day of August 1927.

W.P. hood.

We, the undersigned, have this day subscribed our names as attesting witnesses to the foregoing last will and testament of Wm. P. hood and we hereby certify that the said Wm. P. hood executed said will in our presence and that we, at his request and in his presence and in the presence of each other do hereby subscribe our names as attesting witnesses thereto.

Done in Knoxville, Tennessee this 17th day of August 1927.

Samuel E. Brown
S.A. Ogden
Marie Simcox.

CODICIL TO THE WILL OF W.P. hood.

I, W.P. hood, Maryville, Tennessee, having heretofore made and published my last will and testament, which bears date of August 17, 1927, do make and declare this as a codicil thereto, to-wit:

FIRST. It is my desire and will and I hereby direct the executor, Fidelity Trust Company, named in my last will and testament of August 17, 1927, to purchase and have erected to my grave a suitable monument, the same to be similar to the one which marks the grave of my father, R.N. hood. Located in the Old Gray Cemetery in Knoxville, Tennessee, the same to cost a round One Thousand (\$1,000.00) Dollars

SECOND. It is my desire that this codicil be attached to and become part of my last will to all intents and purposes.

IN WITNESS WHEREOF I have hereunto set hand and seal to this codicil to my last will and testament on this the 26th day of August 1927.

W.P. hood.

We, the undersigned, have this day subscribed our names as attesting witness to the foregoing codicil to the last will and testament of W.P. hood, and we hereby certify that the said W.P. hood executed said codicil in our presence, and that we at his request and in his presence, and in the presence of each other do hereby subscribe our names as attesting witnesses thereto.

Done in Maryville, Tennessee this the 26th day of August 1927.

W.M. Gamble
Grace Goddard.

LAST WILL AND TESTAMENT OF J.B. PHELPS.

STATE OF TENNESSEE
BLOUNT COUNTY.

I, J.B. Phelps here in Make my last will and testament Revoking all former wills or writings that may have bin made by me heretofore as we have sold our House & lot for the sum of 500.00 it Being Equally divided Between my wife Nella Phelps, and J.B. Phelps by the Hand of Hedge Marsh in the office of dun & Jackson on the 13 day of September. 1927, C.H. Woodsley & Jack wallace Bein witnesses to the divide this Being all the Estate I possess

Now I will give Nella \$2.00 after my death if there be anything to divide after all My Expenses are Paid and as Pearlle Chambers & My daughter haint ever rec. anything out of my estate I Give to Her 20.00 I Give Ina Haven 5.00 out of that she owes to Me & J.O. 5.00 and C.A. 5.00 Phelps will pay off my Burreal expenses out of my money Before any divide is made as I may be insolvent all that is left that I Have & will Go ye J.O. & C.A. Phelps.

I direct that M.L. Kinser and J.O. Phelps will be My Executors without Bond and all settlement be made without cost and that I be Burried in a Plain casket that these Sanders conduct services at wheresoever I may be as McCammon will Have chage of My Beddy

J.B. Phelps J.B. Phelps

This 27 day of Sept. 27 1927

Witnesses

Roy Young

J.R. Hood.

THE LAST WILL AND TESTAMENT OF ROBERT C. JONES.

I, Robert C. Jones, of Maryville, Tennessee being of sound Mind and disposing memory do make and publish this my last will and testament, hereby revoking all other wills by me at any time heretofore made, First, I direct that all my just debts if any be paid by my executor hereinafter named.

Second, I hereby will and bequeath to my beloved wife Jessie Magill Jones all my property of every kind and description and wherever located or situated, both personal, real or Mixed, to her absolutely.

Third, It is my will and hereby nominate and appoint my wife Jessie Magill Jones Sole executrix of this my last will and I excuse her from making bond or Settlements with any of the Courts of this State.

This April 18th. 1924

Robert C. Jones

NOVEMBER TERM 1927

We, the undersigned at the request of Robert C. Jones and in his presence and in the presence of each other sign our names as attesting witnesses to the Signature of Robert C. Jones on this April 18, 1924

Hattie P. McIlvane
Joe C. Gamble.

STATE OF TENNESSEE
BLOUNT COUNTY.

Personally appeared before me the undersigned authority, M.H. Gamble who makes oath in due form of law that he has examined the paper of writing consisting of two written pages purporting to be the last Will and Testament of Robert C. Jones, deceased. Said paper writing is dated April 18, 1924 and signed "Robert C. Jones" and is witnessed on the 2nd. page thereof by Hattie P. McIlvane and Joe C. Gamble. Affiant states that he has examined the signature of the attesting witness, Joe C. Gamble and that it is the true and genuine signature of the said Joe C. Gamble. Affiant further states that he is well acquainted with the signature of Joe C. Gamble who is the son of the Affiant. The affiant further states that he was present and saw the Will executed by Robert C. Jones and attested by Hattie P. McIlvane and Joe C. Gamble, witness thereto. And further that said Joe C. Gamble is temporarily out of the State.

M. H. Gamble

Sworn and subscribed to before me, this the 28th. day of

November 1927.

Geo. L. Roberts, Clerk.

NOVEMBER TERM 1927.

LAST WILL AND TESTAMENT OF W.R. HARMON.

STATE OF TENNESSEE, BLOUNT COUNTY.

I, W.R. Harmon, being of sound mind and of disposing memory, hereby make and publish this my last will and testament, hereby revoking all former wills by me made.

FIRST: I will that all my just debts and funeral expenses be ^{paid} out of any personal property that I may have at the time of my death, and if there be any personal property left that it be equally divided between the following of my children or their heirs, Charlie A., Mary Elizabeth, Lula, Beatrice, and Maud.

SECOND: I will that my wife shall have the use and benefit of the house and lot where I now live as long as she shall live, and at her death that it shall go to my son James Edward Harmon in fee.

THIRD: I hereby appoint Joe H. Gamble sole executor of this my last will and testament.

W.R. Harmon.

We the undersigned witness hereby certify that the foregoing will was signed by the testator in our presence and in the presence of each other, on this the 20th day of December 1926.

D.O. Waters

G.R. Henry.

LAST WILL AND TESTAMENT,
SAMUEL DUNLAP.

Knew all men by these present, that I Samuel Dunlap, of Friendsville Blount County, Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking all former will made by me.

First, I direct that my funeral expenses and all just claims against my estate, ^{be paid} out of my personal property, and that all lawful claims due my estate be collected in due time.

Second, To the bedily heirs of my brother A.T. Dunlap, Bell, Fannie, Daniel, Fred, Emma and Robert Dunlap, also to the bedily heirs of my brother I.

W. Dunlap, Anna, Lewis, Susie, and J. Stekely Dunlap, I extend my good will, ^{to me} to my Third, I direct that my realty be held in conjunction with the realty ^{bequeathed} by my

Father James D. Dunlap for the care of parents and two sisters Martha E. and Sarah E. Dunlap, to meet that requirement, so long as either shall live. And I direct that my personalty, in deer and out be at the disposal of my sisters Martha and Sarah. Fourth, I direct that after the death of these my two sisters Martha and Sarah, that realty be sold, and that Two Hundred Dollars be paid to my brother J.T. Dunlap if living, if not living this clause be void. I further direct that the remainder be equally divided with W.A. Dunlap, and E.H. Dunlap, if they be living otherwise to their bedily heirs, allowing that the heirs of Louise Jeffries share equally.

DECEMBER TERM 1927.

one part.

Fifth, I hereby appoint E.H. Dunlap, and Josephine Dunlap, jointly or severally the executor or executrix to this my last will and testament, hereby releasing them from bond,

In witness I have hereunto set my hand and seal ^{this the} 22nd. day of November 1927.

Samuel Dunlap

We the undersigned witnesses at the request of the testator and in his presence and in the presence of each have subscribed our names as witnesses to this the last will of said testator.

J.F. Peters

L. Hank Gregg.

E. HITCH, LAST WILL AND TESTAMENT.

I, E. Hitch of Bleunt 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 other wills by me at any time made.

FIRST: I direct that all my just debts, if any, including my funeral expenses be paid out of their personal property of which I may die seized and possessed.

SECOND: I do hereby desire and I hereby devise to my beloved wife Leu Hitch during her natural life the home farm or tract of land where I now live, commonly called the Smider place, located in the 14th. Civil District of Bleunt County, Tenn. provided she does not remarry, but if she should re-marry, then I direct that she receive a child's part of all my property instead of the property above devised to her.

THIRD: I bequeath to the Trustees of Carson and Newman College at Jefferson City, Tennessee, and to their successors, one-tenth (1-10) ^{of all my} ~~property except the home farm which I have willed to my wife during her natural life; and~~ at her death I direct that one-tenth (1,10) of the value of this farm whatever it might be at that time be given to the Trustees of Carson Newman College and their successors in office. Said money is to be kept safely invested and the interest only to be used to pay the tuition of worthy boys and girls desiring to attend Carson and Newman College and not being financially able to do so.

DECEMBER TERM 1927.

But is is made a condition of this bequest that any boy or girl receiving aid herefrom, must be honest, clean mouthed, must not swear, use tobacco, or drink intoxicants, must be of good repute, and must comply with any other conditions the Board of Trustees may impose. And should from any cause, Carson and Newman College cease to be, this fund is to be transferred to some Baptist College situated in the Allegheny Mountain Region in the Southern States.

FOURTH: I have already advanced to my son, J.W. Hitch \$5,000.00. This amount shall be considered as an advancement and deducted out of his share or interest.

I have already advanced to my son, Moses A. Hitch \$1,000.00. This amount shall be considered as an advancement and deducted out of his share or interest.

I have already advanced to my daughter, Ellen M. Hitch Coulter \$1,000.00. This amount shall be considered as an advancement and deducted out of his share or interest.

After these advancements are considered and deducted, it is my Will and desire, and I direct that all my property not hereinbefore disposed of be divided equally, share and share alike, among my four children, viz: J.W. Hitch, Moses Hitch, Ellen Hitch Coulter and Mary F. Hitch Davis.

FIFTH: I hereby nominate and appoint my wife, Leu Hitch sole Executrix of this my last will and hereby release her from giving bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this the 3rd. day of July 1926.

E. Hitch.

Signed by the said E. Hitch, 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, the day and date above written.

M. H. Gamble
Grace Goddard.

DECEMBER TERM 1927

CODICIL NO. 1 TO THE WILL OF E. HITCH.

I, E. Hitch of Blount County, Tennessee having heretofore made and published my last will and Testament which bears date of July 3rd. 1926 do make and declare this as a Codicil thereto to wit:

It is my will and desire and I hereby revoke and annul and render void and of no effect the bequest as contained and set out in the THIRD Section of my will dated July 3rd. 1926, the same being a bequest to the Trustees of Carson and Newman College at Jefferson City, Tennessee.

It is my will that the bequest set out in Section Three and which bequest is hereby revoked be distributed among my wife and children as set out in the remaining Sections of my Said Will of July 3rd. 1926 and to which this is attached as a Codicil thereto.

In witness whereof I have hereunto set my hand this July 7, 1927.

his
E. Hitch
mark.

Signed by the said E. Hitch as and for a Codicil to his last Will in the presence of us the undersigned ~~attest~~ at his request and in his sight and presence and in the presence of each other have subscribed our names hereto as attesting witnesses the day and date above written.

M.H. Gamble
A.M. Coulter.

DECEMBER TERM 1927.

LAST WILL AND TESTAMENT.

ROBERT H. WILSON.

I Robert H. Wilson a farmer of Mint, Tenn. being of sound mind and disposing memory do hereby make this my last will and testament hereby Revoking all former wills by me made at any time My will is first that all my just debts ^{as Doctor Bell and funeral expenses by my request} be paid and a monument be placed at the grave of me and my wife Elvina Wilson

2 I will and bequeath to my wife Elvina Wilson all my Real Estate and personal property of whatever it may consist of so long as she lives or remains unmarried And at her death or ~~marriage~~ that all remaining Real Estate and personal property be divided equally between my children, to-wit.. Ida Kagley Lillie Kagley.. Jess Wilson Dave Wilson,, Bertha Kidd,, Ella Hammentree. Maud Patten Robert Wilson,, Earl Wilson, Grace Wilson, Mame Clabeugh. After My Grandson, Fred Lee Wilson be paid one third of what each of My children shares. But I am Security on Note for Ernest Patten for 25.00 and I am on a work house Bond for Clyde Kidd about 25.00 And if I pay this Note and bond off I want this amt. deducted out of their wives shares. And last I appoint My son David Wilson as My Executor.

This Feb. 7, 1926

Robert H. Wilson.

Signed sealed and delivered in the presence of us as witnesses in the presence of us as witnesses in his presence and at his Request.

This Feb. 7, 1927

A.C. Robbins
Myrtle Harrison.

DECEMBER TERM 1927.

LAST WILL AND TESTAMENT

LUCY RAY.

Oct. 19, 1927

I want what money I have get divided equally among my brother and sister Kate and Edd and I want \$100 of Kate's part to be put on interest for Eva to have. I want Eva to have my least featherbed two pillows, 5 quilts and two sheets and also I want my clothes worked over for Eva. The rest of my bedding to be divided equally among my brother and sister. And I also want Eva to have my big trunk.

Signed Lena Ray
Lucy Ray.

Witnesses.

Obediah Ray,
Lena Ray
Lucy Ray.

LAST WILL AND TESTAMENT

MINNIE RAY KENNEDY.

I Minnie Ray Kennedy do make and publish this as my last Will and testament hereby revoking and making void all others made by me at any time.

First:- I direct that my funeral expenses and all my just debts be paid out of or from any monies or property that I may die possessed and seized at as early a time as can be conveniently done.

Second:- I give and bequeath to my beloved husband Houston Kennedy all my property both real and personal that I may die possessed including all household and kitchen furniture.

Second:- I hereby constitute and appoint my husband Houston Kennedy my Executor, without bond and direct that he wind up my estate soon as possible and out of court if possible.

In witness whereof I do to this my last will and testament set my hand this the 21st. day of July 1909.

Minnie Ray Kennedy

JANUARY TERM 1928.

We the undersigned being well and personally acquainted with Minnie Ray Kennedy the testatrix, were present and saw her sign her name to the foregoing will and testament, and at the time she declared the same to be her last will and testament, and at her request, and in her presence, and in presence of each other we hereunto affix our signature as attesting witnesses, on this the 21st. day of July 1909.

Andrew Gamble
John A. Gamble,

LAST WILL AND TESTAMENT

WILLIAM ALLISON.

I, WILLIAM ALLISON being of sound mind, do make and publish this as my last Will and testament hereby revoking all others made by me at any time.

First: I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any money or notes that I may die possessed of, or may come into the hands of my Executor.

Second: I direct that my Executor sell all of my property real or personal not here in after mentioned that I may die possessed of, at either public or private sale.

Third I will and bequeath to my Grand daughter Grace Irwin, one tract of land known as the Hugh Hammon tree tract, and deeded to me by him. Noted in Note book D. page 253 and recorded in book of Deeds Vol. 77 page 25 deeded to me Jan. 7, 1914 by Hugh Hammon tree.

Also another tract of land deeded to me by Hugh Hammon tree on Feb. 1. 1917 noted in Note book E. page 67 and recorded in book of Deeds Vol. 85 page 39 for reference. I also will and bequeath half of my household and kitchen furniture with the exception of one sewing machine to Grace Irwin.

Fourth: I will and bequeath to my grand daughter Geneva Irwin half of my household and kitchen furniture including one sewing machine. Also one tract of land deeded to me on Dec. 15, 1921 by J.R. Crisp and wife and lying and being in the seventeenth district Blount County, Tennessee and noted in Note Book E. page 363 and recorded in book of deeds Vol. 93 page 343 and the remainder of the money in the hands of my Executor after all my debts are paid.

Fifth: I will and bequeath to my daughter Sallie Allison the sum of one Dollar.

Sixth: I will and bequeath to my son J.B. Allison the sum of one Dollar.

JANUARY TERM 1928

Seventh: I will and bequeath to my son W.G. Allison two purchase Money Notes of Two Hundred dollars each. Which I held against him ~~dated~~ dated October 11, 1924 ~~and dated October 11, 1930~~ and October 11, 1932.

Eight: I will and bequeath to my son Finty Allison the sum of One Dollar.

Nine: I will and bequeath to my daughter, Vina Needham the sum of One Dollar.

Tenth: I will and bequeath to my daughter ~~Ellye B. Irwin~~ ^{Ellye B. Irwin} the purchase Money notes of two hundred dollars each dated Oct. 11, 1924 and due October 11, 1929 and October 11, 1930 and given by W.G. Allison.

I nominate and appoint R.L. Belt Executor to my will with out bond. In witness whereof I do this my will set my hand and affix my seal.

This Sept. 19, 1927

William ^{his} Allison
mark

Signed and published in our presence and we have subscribed our names here to in the presence of the Testator. Sept. 19, 1927

Witness: Ova Lindsey

Witness: Alice Belt.

FEBRUARY TERM 1928

LAST WILL AND TESTAMENT

G.B. ROSS.

I, G.B. Ross of Blount County, Tennessee, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking and making void all other wills by me at any 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, devise and bequeath to Mrs. Hettie Simpson, the sum of One Hundred (\$100.00) Dollars.

THIRD: It is my desire, and I hereby will, devise and bequeath to my son, William A. Ross, all the remainder of my property, both personal, real and mixed, wherever same may be found.

FOURTH: I hereby nominate and appoint M.H. Gamble, Executor of this my last will, but in case anything should happen whereby M.H. Gamble cannot serve as such Executor, then it is my desire that John C. Crawford act as such Executor.

In witness whereof I have hereunto set my hand and seal this the 12th. day of July, 1919.

Gamble & Crawford to take charge one year
and after that Willie A. Ross to take
charge and & no Bond.

G.B. Ross

Signed by the said G.B. Ross, 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, the day and date above written.

Sam Everett

Sam Kidd.

FEBRUARY TERM 1928

LAST WILL AND TESTAMENT

J.T. MORTON.

I, J.T. Morton, now living in Blount County Tennessee, but formerly living in Loudon County, Tennessee, do hereby make, publish and declare this as 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.

First: I direct that my funeral and burial expenses be first paid out of my estate.

Second: It is my desire and I hereby give, devise and bequeath to my nephew A.M. Morton and his wife Jessie Morton all of my property, both real and personal of every kind and description, wherever the same is situated or located, to be theirs absolutely.

Third: Since I have made a gift to my grandson Leon Morton whereby he is to get the funds belonging to me from the Arma Gretto, which is all I intend him to have, I do not give him anything under my last will and testament.

Fourth: I hereby name and appoint G.A. Morton sole executor of this my last will and testament, and I release him from giving bond.

In witness whereof I have hereunto set my hand and seal this January 17, 1927

his
J. X T. Morton
mark

Witnesses

Jno. C. Crawford

Peter Rule.

Signed published and declared by the above named testator, J.T. Morton as his last will and testament in our presence, and at his request we have hereunto set our hands as attesting witnesses thereto on the date hereinabove named in his presence and in the presence of each other.

Jno. C. Crawford.

Peter Rule

MARCH TERM 1928

LAST WILL AND TESTAMENT.

MARGARET ISABELLA WILLIAMS.

I, MARGARET ISABELLA WILLIAMS, being of sound mind and disposing memory, do hereby make, publish and declare this to be my last will and testament:

1. It is my will and I do hereby direct all my debts and funeral expenses to be paid out of the first moneys coming into the hands of my Executor.

2. It is my desire to be buried in the cemetery at Mount Olive; and I do hereby direct my Executor to erect a suitable monument over my grave.

3. If my husband, L.E. Williams, should survive me, it is my will that all of my property of every kind, character and description, be taken by him; and in such event I do hereby will, bequeath and devise my said property to him.

4. If I should survive my husband, it is my will that all of my property should go to my friends W.W. Mullendore and wife Cera Mullendore; and in such event, all of my said property is willed, bequeathed and devised to them.

5. I do hereby appoint my friend W.W. Mullendore to be the Executor of this my last will and testament, and he is hereby excused from executing bond or filing and making reports in the office of the Clerk of the County Court.

IN TESTIMONY WHEREOF, I do hereby execute this my last will and testament by signing my name thereto on this the 11th. day of October, 1924.

I Margaret Isabella Williams.

We, Edith Bradbury and Annie S. Macdonald, do hereby certify that the testatrix, Margaret Isabella Williams, signed the foregoing will in our presence and declared the same to be her last will and testament; and that we, at her request and in her presence, do hereby sign our names as witnesses to her said signature and to her execution of said will, on the day and date above stated.

Edith Bradbury

Annie S. Macdonald.

MARCH TERM 1928.

LAST WILL AND TESTAMENT OF JACOB T. BLAISER.

I, Jacob T. Blaiser, being of sound mind and memory, to make and publish this my last will and testament, hereby revoking any and all former wills by me at any time made. I am a resident of Knox County, Tennessee.

I hereby appoint and designate and vest full power and authority in Fred Jennings Brown, my grandson, to act as my executor to carry the terms set out in this instrument.

I hereby request my Executor to pay all my just debts and funeral expenses as soon after my death as possible.

I hereby bequeath and devise to my daughter, Mrs. Susie Ann Blasier Brown, the sum of One Thousand (\$1000.00) Dollars. *I hereby bequeath and devise to my nephew, Morris B. Blais, the sum of \$500.00 (Five Hundred Dollars)*
I hereby bequeath and devise to my nephew, Carl Blasier, the sum of \$500.00 (Five Hundred Dollars).

I hereby bequeath and devise to my granddaughter, Ruth Brown, the sum of \$500.00 (Five Hundred Dollars).

The entire remainder of my Estate, of whatever it may consist of, including all my real estate, moneys, notes, furnitures and fixtures, bonds and any other property that I may have an interest in at my decease, I bequeath and devise to my beloved wife, Mrs. Lorretta Blaiser, for and during her natural life, and at her death this entire remainder of my Estate above set out shall go to my grandson, Fred Jennings Brown, to be held by him in fee. What I mean in this bequest set out herein, is that my wife shall have full benefit and income of the balance of my Estate after the above bequests are made, as long as she shall live, and the income derived from said remainder of my Estate shall be paid to her quarterly.

In Witness whereof, I have hereunto set my hand and seal at the City of Knoxville, Tennessee, on this the 5th. day of April 1924.

Jacob T. Blasier.

We, the undersigned, subscribe our names as witnesses to the foregoing instrument at the special request of the above testator, and in his presence and in the presence of each other, after having heard him declare the same to be his last will and testament.

Witness our hands at Knoxville, this April 5, 1924.

A.A. Schmid

A.G. Wilson.

MARCH TERM 1928.

LAST WILL AND TESTAMENT

MARY COULTER.

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

SECOND:

I will give bequest and devise to my sister Sallie Coulter all of my the property, real personal and mixed of every kind and that I may be seized and possessed of at the time of my death. She to have the use and benefit and profits of same during her natural life, but at her death I will and direct that same go to and be the property of Fred Coulter to be his entirely and in fee.

THIRD:

I name and appoint my said sister, Sallie Coulter Executrix of this my last will and excuse her from giving Bond and settling with County Court.

Mary Coulter

This Feb. 24, 1923

~~We have signed our names as witnesses to this the last will and testament of Mary Coulter at her request and in her presence and the presence of each other.~~

This Feb. 24, 1924

Jennie Brown Coulter

Thos. N. Brown

APRIL

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JONAS

LAST WILL AND TESTAMENT

K. P. JONES

I, K.P. Jones, of Maryville, Blount County, 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 wills heretofore made by me.

ITEM NO. 1

I hereby direct that my Executor hereinafter names pay all debts due and owing by my estate as soon as practicable out of the first monies coming into its hands. Whereas my wife and self have executed certain notes hereinafter more fully described and known as Estates Notes payable at our death or sixty days thereafter, without interest, namely, one note for \$5000.00 in favor of University of Chattanooga at Chattanooga, Tennessee, one note for \$5000.00 in favor of Pine Breeze Sanitarium, Chattanooga, Tennessee, and one note for \$5000.00 in favor of C.L. Marshall of Johnson City, Tennessee; therefore, I hereby declare said notes to be the bona fide obligation of my estate and direct my Executor to pay the same when they become due and payable as debts of my estate, and I also hereby make and give to my Executor the same instructions as to any other notes of like character that I may execute hereafter at any time before my death.

ITEM NO. 2

I hereby devise and bequeath unto the Fidelity Trust Company of Knoxville, Tennessee, as Trustee, all the rest and residue and remainder of my estate of every kind and character, including real, personal and mixed for the use and benefit of my beloved wife, Susie Maitland Jones, and the other relatives hereinafter designated. Said Trustee shall as soon as practicable after my death and after it has come into possession of said property, convert the same into cash. Said Trustee is hereby given express authority and instructions to sell and stocks, bonds, choses in action, real estate and in fact all of said estate coming into its hands, and execute all such necessary assignments, deeds, transfers, indorsements and to do all acts that are necessary and proper in the conversion of the said trust estate into cash. Said Trustee is hereby directed to invest the entire trust estate hereby created in either first mortgage bonds or notes or Federal and State, County or Municipal Bonds. The entire income derived from said trust estate shall be paid quarterly by said Trustee to my beloved wife, Susie Maitland Jones, as long as she shall live. At the death of my beloved wife the entire corpus of said trust estate shall be distributed as follows, and I devise and bequeath the remainder interest in said trust estate to the following parties in the following manner, to-wit:

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- 1st: To Mrs. Mary C. Turner, my sister of Pueblo Colorado, a one fourteenth undivided interest.
- 2nd: To Ira R. Sherwin, son of my deceased sister Anna, a one-fourteenth undivided interest.
- 3rd: To D.P. Soliday, son of my deceased sister Helen, of Oklahoma City, Okla. a one-fourteenth undivided interest.
- 4th: To the children of my deceased brother, W.A. Jones, of Canton Ohio, a one-fourteenth undivided interest, said children as a class taking a one-fourteenth undivided interest.
- 5th. To MRS. H.H. Finnegan, daughter of my deceased sister, Emma, of Munheim, Pa. a one-fourteenth undivided interest.
- 6th. To the children of my deceased brother, I.B. Jones, as a class a one-fourteenth undivided interest.
- 7th. To the children of my deceased brother, J.H. Jones, of Chicago Ill. as a class a one-fourteenth undivided interest.
- 8th. To Mrs. J.S. Craft, of Knoxville, Tennessee a sister of my beloved wife, a one-fourteenth undivided interest.
- 9th. To Mrs. J.B. Brooks, of Knoxville, Tennessee, daughter of Mrs. J.S. Craft a one-fourteenth undivided interest.
- 10th. To John Porter Brooks, son of Mrs. J.B. Brooks, a one-fourteenth undivided interest.
- 11th. To Lloyd Craft, of Knoxville, Tennessee, son of Mrs. J.S. Craft a one-fourteenth undivided interest.
- 12th. To George M. Craft, of Helena, Ark. son of Mrs. J.S. Craft, a one-fourteenth undivided interest.
- 13th. To Mrs. Virginia Malone, of Helena Ark. daughter of George M. Craft, a one-fourteenth undivided interest.
- 14th. To Margaret Lee Craft, of Helena Ark., daughter of George M. Craft, a one-fourteenth undivided interest.

Lastly, I do hereby nominate and appoint the Fidelity Trust Company, of Knoxville, Tennessee, as Executor of this my said Last Will and Testament and as Trustee of the Trust estate herein created.

IN WITNESS WHEREOF, I have executed this Will in Knoxville, Tennessee, on the third day of October, 1924, in the presence of subscribing witnesses.

K.P. Jones.

We, the undersigned, do hereby certify that K.P. Jones executed the foregoing will in our presence and that we in his presence and at his request and in the presence of each other have hereunto signed our names as subscribing witnesses thereto.

Knoxville, Tennessee, October 3rd, 1924.

Nona Davis
S.A. Ogden.

APRIL TERM 1926

last will and testament
R.H. HOOKE.

Maryville, Tenn.

I, R.H. Hooke residing in the County of Blount State of Tennessee, being of sound mind do make and publish this my last will and testament, and by it revoking all other by me at any time made. First

First, I direct that my funeral expenses, doctors, and nurses bill (if any) be paid as soon after my decease as may be practical.

Second, I hat a stone like marks my wife's grave be placed at mine.

Third, I give and bequeath to my sister Mrs. Ada Swan the sum of Five (\$5.00) Dollars.

Fourth, I give and bequeath to my sister in law S.C. Hooke the sum of Five (\$5.00) Dollars.

Fifth, I give and bequeath to my sister Arena A. Hooke all monies or bonds that may be left after all my debts are paid, also all personal effects

Sixth, I nominate and appoint my sister Arena A. Hooke, executrix of this my last will and testimony, bond being waived and settlements with the Court also waived.

In witness whereof I hereunto set my hand and seal this June 23, 1927.

R.H. Hooke

Signed and published by the testator as his last will in the presence of the undersigned who at his request have signed our names hereto as attesting witnesses. In the presence of the testator and in the presence of each other on the day above mentioned.

M.S. McAdams

Alice McAdams

APRIL TERM 1926

LAST WILL AND TESTAMENT
MATT PATE.

I, Matt Pate of Blount County, Tennessee, being of sound mind and disposing memory and aware of the uncertainty of life do hereby make, declare 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.

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

SECOND: It is my desire and I hereby give, bequeath and devise unto my son Carl Pate, all of my property both real and personal and mixed of every kind and description wherever the same may be situated or located, subject alone to the provisions hereinafter named.

THIRD: It is my will and I hereby direct that my wife Nannie Pate shall have the use of my home, as a home, during her life time.

FOURTH: It is my will that my little grand daughter, Theta Pate, shall be taken care of and provided a home by son, Carl Pate, until she should marry or become old enough to earn a living and care for herself. If possible, it is my wish that she be given an education.

FIFTH: It is not my intention to restrict my son, Carl Pate, and his mother from selling said property if at any time they may consider it best to do so; and my said son and wife hereby have the power and authority to at any time sell and make deed to my real property at any time they may deem it advisable to do so.

SIXTH: I hereby name and appoint my son, Carl Pate, sole Executor of this my last will and testament, and I hereby release him from giving bond, reporting to, or making settlements with any of the Courts.

In witness whereof I have set my hand and seal on this January 20, 1926.

Matt Pate.

Sealed, declared and published by the said Matt Pate to be his last will and testament in our presence, and we at his request and in his presence and in the presence of each other have hereunto set our hands as attesting witnesses the date hereinabove written.

Jno. C. Crawford

Grace GODDARD.

LAST WILL AND TESTAMENT
WILLIAM PORTER.

I, William Porter of Binfield in the County of Bleunt and State of Tennessee (Farmer) declare this to be my last will and testament.

First:

I give and bequeath to my brother R.A. Porter all my farming tools house hold and kitchen furniture.

Second:

I give and bequeath to my sister Mary Johnson. Five Dollars.

Third:

I give and bequeath to the heirs of my sister Sarah Hammer Five Dollars.

Fourth:

And I give and bequeath to my brother Jack Porter and James Porter the remainder to be equally divided between them.

Sixth:

I hereby appoint J.C. Taylor and A.C. Robbins the sole Executors of this my last will and testament revoking all former will by me made.

In testimony whereof I have hereunto set my hand and seal this 28th. day of March 1919.

William Porter

This is to certify that the signed foregoing instrument consisting of two pages was at the date thereof signed published and declared by William Porter the testator as and for his last will and testament in the presence of G.A. Griffiths and Margaret Porter who in his presence and at his request and in the presence of each other have subscribed our names as witnesses:
Margaret Porter
G.A. Griffiths.

LAST WILL AND TESTAMENT OF P.M. MISER.

I, P.M. Miser, being of sound mind and disposing memory, but realizing the uncertainty of life and 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 the expenses of my last illness and my burial expenses be paid.

SECOND: I give, devise, and bequeath to my niece, Mrs. L.P. Hutton, and my great niece, Elizabeth Hutton (daughter of Mrs. L.P. Hutton), all my interest same being an undivided one-third interest in the farm known as the Sam P. Hudson farm, which farm consists of approximately 240 acres and is located in 5th. civil district of Bleunt County, Tenn.

THIRD: I give, devise and bequeath and undivided one-half interest in my old home place where I now reside and which farm consists of approximately one hundred twenty-four acres and is located in the 5th. civil district of Bleunt County, Tenn. to the following children and heirs at law of my deceased brother Geo. W. Miser, this one half interest to go to them jointly: H.A. Miser, Sara Miser Haffley, Hannah P. Bolland Martha Miser Richmond, B.P. Miser, J.H. Miser and G. Luther Miser.

FOURTH: I direct that the other undivided one-half interest in my home place located in the 5th. civil district of Bleunt County, Tenn. shall go to the following kinemen in the proportion set opposite their respective names:

F.P. Dyer- a one-ninth, Lou P. Dunlap- a one ninth, James H. Dyer- a one-ninth, D.M. Dyer- a one -ninth Katherine Hazelton- one ninth, the children of Nancy Dyer French, Deceased one-ninth, Will A. Dyer- one ninth. Fifth The children of Henry Dyer, Deceased- one ninth W.P. Brickell- one ninth.

FIFTH: I direct all my debts be paid out of my personal property as provided in the first section of this will and any personal property left after the payment of debts shall go one-half to the children and heirs of law of my deceased brother, George W. Miser, being a one-fourteenth to each child named in this section of will, and one-half to the legatees mentioned in fourth section of this will, being a one-eighteenth to each person named in said section, the children of Nancy Nancy French taking their mother's eighteenth and the children of Henry Dyer taking their father's eighteenth.

SIXTH: I hereby nominate and appoint my great-nephew, C.A. Hutton executor of this will and expressly release him from making bond in the settlement of this estate.

In witness whereof I hereunto set my hand and seal this 19th. day of May 1922, to this will which consists of three pages.

P.M. Miser

The foregoing will was signed in our presence by P.M. Miser, at whose request and in whose presence we sign as witnesses on this May 19, 1922.

A.P. Long

R.R. Kramer.

APRIL TERM 1928.

LAST WILL AND TESTAMENT.

JANE M. SIMMONS.

I, Jane M. Simmons of Maryville, Tennessee being of sound mind and memory do make, publish and declare this to be my last will and Testament.

After all my lawful debts are paid and discharged, I give, devise and bequeath absolutely and in fee simple, all of my property, real, personal or mixed wheresoever situated which I now own or may here after acquire and become seized to my son Bert Gifford Simmons, his heirs and assigns forever.

But in case my son does not survive me, I give devise and bequeath all of my property, real and personal as above mentioned absolutely and in fee simple to his wife Margaret T. Simmons, her heirs and assigns forever.

I constitute and appoint my son Bert Gifford Simmons executor of my last will and testament without bond for the performances of his duty as such or in case he does not survive me I appoint his wife executrix without bond.

Witness my hand this 7th. day of September A.D. 1906.

Jane M. Simmons.

Signed published and declared by the above named testatrix Jane M. Simmons as and for her last will and testament in the presence of the undersigned who in her presence and at her request in the presence of each other have signed our names as subscribing witnesses thereto.

Joseph Burger
Lizzie M. Burger

CODICIL.

I, Jane M. Simmons desire to and do hereby add the following Codicil to my will, which will was made on the 7th. day of September, 1906, making this codicil or change because Margaret T. Simmons, wife of my son Bert Gifford Simmons has died since I made my will.

FIRST. In case my son Bert Gifford Simmons should die before I do, I give, devise and bequeath all of my property real, personal, and mixed to the same devisees and legatees whom said Bert Gifford Simmons has heretofore or may hereafter name in his last will and testament as beneficiaries of his estate, said devisees and legatees to take in the same manner and proportion and under the same terms and conditions as specified in his will.

SECOND. In case my said son Bert Gifford Simmons should not survive me I name and appoint R.R. Kramer as Executor of this will, he to give proper bond for the faithful execution of the provisions of this instrument. However, if said Bert Gifford Simmons survives me he is to act as Executor of this will as hereinbefore provided.

In witness whereof I hereunto set my hand and seal on this 31st. day of December, 1921.

JANE M. SIMMONS.

APRIL TERM 1928.

The foregoing codicil was signed, executed and published in our presence and we have subscribed our names hereto as witnesses at the request of the testatrix and in her presence and in the presence of each other.

This December 31st. 1921.

Luly ^{Mallett} Mallett
R.R. Kramer.

ARTHUR G. WELBON, Last will and
TESTAMENT.

I, Arthur G. Welbon, of Maryville, Blount County, Tennessee, being of sound and disposing mind and memory, realizing the uncertainty of life and that death is inevitable do make and publish this my last will and testament, hereby expressly revoking and making void any and all wills including the codicils, if any, thereto by me at any time heretofore made.

I.

I will and direct that all my just debts including my funeral expenses be paid as soon as practicable after my death.

II.

I will and bequeath to my son, Henry G. Welbon the sum of FIVE THOUSAND (\$5,000.00) Dollars; to my daughter, Barbra Welbon, the sum of FIVE THOUSAND (\$5,000.00) DOLLARS; to my daughter, Mary Eleanor, the sum of FIVE THOUSAND (\$5,000.00) DOLLARS; and to my son, Charles P. Welbon, the sum of FIVE THOUSAND (\$5,000.00) DOLLARS.

III.

I hereby will and bequeath to the Board of Foreign Missions of the Presbyterian Church in the United States of America the sum of TEN THOUSAND (\$10,000.00) DOLLARS.

IV.

I will and bequeath to the Board of Trustees of Macalester College located at St. Paul, Minnesota, the sum of FIVE HUNDRED (\$500.00) DOLLARS.

MAY TERM 1928.

V.

I will and bequeath to San Francisco Theological Seminary located at San Anselmo in the State of California the sum of ONE THOUSAND (\$1,000.00) DOLLARS.

VI.

I will, devise and bequeath to my four (4) children namely: Henry G., Barbra, Mary Eleanor, and Charles P., ten (10) acres of land each, located in San Bernardino County California near Victorville. *The (10) acres hereby willed and devised to each of them is according to a map ^{or plat heretofore made and marked, which such} now in my possession, and which said location of the ten acres my said children know and understand.*

VII.

At this time my four (4) children heretofore named from inheritance from their mother, Sarah Nourse Welbon, are the owners of the the equity in a house and lot located on Court Street in the Town of Maryville, Tennessee. There is resting upon this property a mortgage to secure a note of Four thousand (\$4,000.00) Dollars due the Directors of Maryville College. It is the desire and the plan of me and my said children to give this property to the Directors of Maryville College, as a memorial to my wife, Sarah Nourse Welbon, deceased, and the mother of my said four children. The income from which to be used as set out in a certain declaration of trust or contract made with the Directors of Maryville College. It is my purpose to raise by gift from certain of my friends a sufficient amount of money to pay the Four Thousand (\$4,000.00) Dollars note, but in the event I fail to raise a sufficient sum by gift aforesaid then I will and bequeath to the Directors of Maryville College Four Thousand (\$4,000.00) Dollars, or so much thereof as has not been given before my death to liquidate said Four Thousand (\$4,000.00) DOLLAR note. I give and bequeath this, as herein directed, so as to make said house and lot a gift and memorial unincumbered to the Directors of Maryville College as hereinabove set out.

VIII.

All the residue or remainder of my estate not hereinabove devised and bequeathed, I will and bequeath as follows: One-half ($\frac{1}{2}$) to the Board of Foreign Missions of the Presbyterian Church in the United States of America, and the other one-half ($\frac{1}{2}$) to be divided equally among my four (4) children to-wit: Henry G., Barbra, Mary Eleanor, and Charles P.

MAY TERM 1928.

IX.

It is my desire and I hereby direct, authorize and empower my Executor hereinafter named to sell my real estate wherever located, either publically or privately, at such time and in such manner as in his judgement he may deem best for the interest and welfare of my estate, and I hereby give him full power and authority to make, acknowledge and deliver all necessary deeds therefor.

X.

I hereby nominate, constitute and appoint my son, Henry G. Welbon, sole Executor of this my last will and testament, clothed with all the power and authority given in Section Nine (IX) of this my last will.

IN WITNESS WHEREOF, I, Arthur G. Welbon, do hereby publish and declare this to be my last will and testament, and I have hereunto set my hand this the 19th day of September 1925.

ARTHUR G. WELBON.

Signed by the said Arthur G. Welbon, 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, have signed our names hereto as subscribing witnesses this the day, month and year first above written.

M.H. GAMBLE

Maryville, Tenn.

Grace Goddard

Maryville, Tenn.

MAY TERM 1928

LAST WILL AND TESTAMENT

J.R. HAIR.

I, John R. Hair of Binfield Tennessee do make and publish as My last will and Testament I direct that all my debts be paid by my Executor as soon ~~and~~ after my Death as possible after my death ~~and~~ I direct that My daughter Ruth Hale, Grace Hair and Nellie Andersen I give Ruth Hale Grace Hair my personal and Real Estate that I possess at My Death jointly.

I give Nellie Anderson in cash the amount due me by note at my death Each shares equal in cost of monument not to exceed tha of my wife's. That I ~~shall~~ hold all ~~right~~ and title and suport the Remainde of My life.

I appoint my Brother J.A. Hair as Executor of My will

This July 5, 1917

J.R. Hair

Therforegoing will as signed by the testator in our Presence and we Attested the same ~~in his Presence and we attested the same~~ in his Presence and ~~at~~ at his request.

This July 5, 1917

Ernest Hair

Eva Hair.

MAY TERM 1928

LAST WILL AND TESTAMENT

JOSEPH CLEMENS.

I Joseph Clemens of Lawful Age And being of sound mind and disposing memery, do make and publish and declare this, my last will and testimony hereby revoking and annulling all other and former wills by me at any time hereto fore made.

Item 1st.

I direct that my Just debts and funeral expenses be paid out of the first moneys belonging to my estate which shall come into the hands and possession of my executor, hereinafter named and I direct that the sum of or a reasonable amount be appropriated and expended from my estate in giving me a proper burial, exclusive of, and in addition to, the expense of erecting the monument or tombstone over my grave, provided for in item (2) below.

Item (2)

I direct that my executor, hereinafter named have erected over my grave a suitable monument or tombstone for me to cost a reasonable amount as executor may direct.

Item (3)

I give and bequeath unto my daughter Florence Dearmond in cost to paid out of my estate Six hundred dollars (\$600.00) the funeral expenses to paid out of the residue of my estate herein directed in item (4).

Item (4).

I give, devise and bequeath unto my two boys or sons and heirs of Hugh Clemens, (Deceased) the remainder of my estate to be divided equal among the three sons (viz) H.C. Clemens, S.P. Clemens and Hugh Clemens heirs, the expenses of funeral and tombstone to be paid out of the estate direct by my executor, the estate of H.C. Clemens, S.P. Clemens and heirs of Hugh Clemens deceased

Item (5)

I nominate and appoint Virgil E. Grant of Blount County and State of Tennessee as my executor of this, my last will and testament and require that he give bond and make settlement with the County Court, as required by law.

In witness whereof I have hereunto signed my name or make my mark this 5 day of February 1925

his
Joseph K Clemens
mark

W.D. Breeden

M.S. Grant

Witnesses as to mark of Joseph Clemens.

MAY TERM 1928.

Signed and executed by the testator and declared by him to be his last will and testament in our presents, and signed by us as subscribing witnesses in his presents at his request and in the presence of ~~the~~ other. This 5 day of February 1925

W.D. BREEDEN

M.A. Grant.

LAST WILL AND TESTAMENT

JAMES A. JEFFRIES:

In the name of God Amen. I, James A. Jeffries of Maryville in the County of Blount and State of Tennessee. Being of sound mind and memory (Blessed be almighty God for the same) do make and publish this my last will and testament I desire that all my debts (if any) Dr. bills and funeral expenses shall first be paid

I give and bequeath to my grand daughter Rena May Jeffries daughter of my son Charley Jeffries the sum of fifty dollars. I give to the Trustees of the Middlesettlements Company the sum of twenty five dollars. I give to the estate of my son George Jeffries (Deceased) the sum of five dollars.

The remainder of my property both real and Personal (if any) I give and bequeath to my three children in equal shares, M.E. Jeffries, B.A. Jeffries and Susanna Hitch and their heirs. If either of my said children die without issue before the division of my property then said property is to be divided equally between my children then living, after the payment of the aforesaid debts and legacies.

The fifty dollars bequeathed to Rena May Jeffries is to be held in trust by the executor of this will untill the said Rena May Jeffries marries or becomes twenty-one years of age, and in case she dies before such marriage or maturity then this fifty dollars is to be divided equally between my children then living.

I do nominate and appoint my son B.A. Jeffries, to be the sole executor of this my last will and testament.

In testimony whereof I hereunto set my hand and seal and publish this as my last will and testament, in the presence of the witnesses named below this 14th. day of May 1919.

JAMES ^{his} JEFFRIES
Mark

Signed, sealed, declared and published by the said James A. Jeffries as and his last will and testament, in presence of us, who, at his request and in his presence and in presence of each other, have subscribed our names as witnesses hereto.

May 14. 1919

J.R. KENNEDY LOUISVILLE, TENN

L.R. HARPER MARYVILLE, TENNESSEE

AUGUST TERM 1928.

W.B. AMMONS,

LAST WILL AND TESTAMENT.

I, W.B. Ammons of Blount County, Tennessee, being of sound mind and a disposing memory do make and publish this as and for my last will and testament hereby revoking and making void all other wills or codicils thereto by me at any time heretofore made.

I.

It is my will and I direct that all my just debts, if any, including my funeral expenses be paid, as soon as practicable after my death.

II.

It is my desire and I hereby will, devise and bequeath to Lucreta Clemens Bomar a one-fifth of the proceeds of all the property of which I may die seized and possessed; and to Mary Bell Seddard a one-fifth of all the proceeds of the property of which I may die seized and possessed; and to Abbie Goddard a one-fifth of the proceeds of all the property of which I may die seized and possessed; and to Georgia E. Long a one-fifth of all the proceeds of all the property of which I may die seized and possessed; and to Lois Everett, Lennis ^{Lucretia and Harold Everett, children of my deceased daughter} Rosa Everett, jointly a one-fifth of the proceeds of all the property I may die seized and possessed.

My property at this time consists of a farm of about 76 acres located in the 12th. Civil District of Blount County, Tennessee, and personal property, money etc.

It is my desire and I hereby direct my Executor hereinafter named to sell at private or public sale the farm above referred to and to make, acknowledge and deliver a deed therefor. And as soon as the farm is sold and the moneys, if any, are collected in and the personal property, if any, sold I direct my Executor to divide and distribute the net proceeds thereof as above set out, except as to the share of the children of my deceased daughter Rosa Everett.

It is my desire and I hereby direct my Executor hereinafter named to be and to become and act as Trustee of the funds which I have directed to go to the three children of my deceased daughter Rosa Everett until the youngest of said children is twenty-one years old, at which time it is my desire and I hereby direct my said Trustee to turn over to the three children their one-fifth share, and share and share alike. If any one or more of the three children of my deceased daughter Rosa Everett should die without children it is my desire that its share go then to the survivor or survivors thereof. If either should marry and have children of its own before its death then its share to go to its children.

AUGUST TERM 1928.

III.

I hereby nominate and appoint James O. Goddard Executor of this my last will and testament.

It is also my desire and I hereby name and appoint James O. Goddard Trustee, to handle the share going to Lois Everett, Lennis Everett and Harold Everett until the youngest thereof become twenty-one years of age. And I hereby direct him to loan this money on good security so as to keep the same safe for them until that time, and I hereby direct him to use the interest therefrom for their support and education.

IV.

In case I die before my wife Rebecca Ammons, it is my desire and I hereby direct that she have a support from my estate as long as she lives, and that her expenses and funeral bills be paid out of my estate.

IN WITNESS WHEREOF I have hereunto set my hand and seal this September 1, 1927.

His
W.B. Ammons
mark

Signed by the said W.B. Ammons 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 the day and date above written.

Rey E. Ammons
M.H. Gamble.

SEPTEMBER TERM 1928.

LAST WILL AND TESTAMENT
S.A. (TONY) MOOK).

I, S.A. (Tony) Meek being of Sound mind and disposing memory do hereby make publish and declare this to be my last will and testament hereby revoking any and all wills and Codicils made by me heretofore.

First, I give and bequeath to my Son John William Meek and my daughters Kate Meek and Mrs. Lester Cargile my house and lot where I now reside being a part of the same property which I purchased from J.N. Badgett et al which deed is of record in Blount County, Tenn. Book of Deeds Volume 51, page 502. This lot is located in the City of Maryville, Tennessee in the Second ward and in the Ninth District of Blount County, Tennessee. The other part of this property which I purchased from J.N. Badgett et al was given to John Thomas Meek as his share of my estate and which he accepted as such. This property is to go in equal parts to my children John William Meek, Kate Meek and Mrs. Lester Cargile. On the death of either of these three children the share owned by that child goes to the other children in equal amounts.

Second, I hereby will and bequeath to my Son John William Meek all of my tools of any description. The balance on my personal property I will and bequeath to my son John William Meek, and my daughters Kate Meek and Mrs. Lester Cargile in equal amounts the property to be so divided that each will receive one third of the value of the total value.

Third, I direct that all my just and honest debts be paid before any property is disposed of by my heirs John William Meek, and my daughters Kate Meek, and Mrs. Lester Cargile.

Fourth, I hereby nominate and appoint my Son John William Meek as executor of this my last will and Testament.

In witness whereof, I have hereunto set my hand and seal this April 11th. 1928.

S.A. (Tony) Meek.

The above instrument consisting of two legal Cap pages and fifty three lines was on the day of the date thereof declared and acknowledged to us by S.A. (Tony) Meek the testator therein mentioned to be his last will and Testament, and we were present and saw the said S.A. (Tony) Meek sign and seal the same, and we at his request and in his actual presence, and in the presence of each other, do sign our names as attesting witnesses to said will and we verily believe the said S.A. (Tony) Meek to be of sound mind and Memory.

WITNESSES.

Mrs. J.C. Culveyhouse
711 Knox. Ave. Maryville,
Tenn.

Mrs. Bee Burns
711 Knox. Ave. Maryville,
Tenn.

Will A. McTeer
Rockford, Tenn.