

FEBRUARY TERM 1930.

IN RE: SALENA TURNER
LAST WILL AND TESTAMENT.

I, Salena Turner, of Blount County, Tennessee, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking and making void any and all former wills by me at any time made.

FIRST: It is my desire that all my just debts including my funeral expenses be paid out of the first moneys coming into the hands of my Executor.

SECOND: I will, give, and bequeath, to my daughter, Gloria Turner Ashwander, all of the household goods and kitchen furniture, of every kind and description, that I may die seized and possessed of.

THIRD: I will, give, and bequeath all of the remainder of my Estate, both real, and personal, or mixed, of every kind and description, wherever located, unto my six children, Maude Turner Carrell, J. H. Turner, J. C. Turner, A. K. Turner, Ruth Turner Wells, and Gloria Turner Ashwander, share and share alike.

FOURTH: I hereby appoint J. C. Turner, Executor of this my last will and testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this the 4th day of February, 1929.

SALENA TURNER.

Signed, acknowledged, and published, by the said Salena Turner, 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 the presence of each other have subscribed our names hereto, as attesting witnesses on this the 4th day of February, 1929.

G. R. MILLER

MARY MILLER.

FEBRUARY TERM 1930.

IN RE: A. K. HARPER,
LAST WILL AND TESTAMENT.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE.

BY THE JUDGE OF SAID COURT:

COMMISSION TO TAKE DEPOSITIONS.

TO J. C. Gamble, Notary Public, Court House, Maryville, Tennessee.

KNOW YOU, that having confidence in your prudence and integrity, we have appointed and by these presents give unto you full power and authority in a certain matter pending before our County Judge of Pinellas County, Florida, sitting as a Court of Probate, of a testamentary writing alleged to be the last will and testament and codicils thereto of Andrew K. Harper, deceased, late of the County of Pinellas, State of Florida, to call before you at a day certain and place by you to be appointed J. A. Cox, and J. C. Tucker, subscribing and attesting witnesses, to said last Will and Testament dated October 28, A. D. 1920, marked exhibit "A", Codicil dated January 15, A. D. 1921, Marked exhibit "B", Codicil No. II dated October 20, A. D. 1923, marked exhibit "C", Codicil No. 3, dated October 7, A. D. 1924 marked exhibit "D", Codicil No. 4 dated October 19, A. D. 1926, marked exhibit "E", Codicil dated November 8, A. D. 1927 marked exhibit "F", Codicil No. 6 dated September 16, A. D. 1929 marked exhibit "G" to prove the signature of the testator to said will and six codicils, and then and there examine the said J. A. Cox and J. C. Tucker on their respective oaths or affirmations, touching the premises and reducing their testimony to writing and when you shall have done so, you shall send the same to the County Judge of Pinellas County at Clearwater, the county seat of said County, together with the interrogatories and answers thereto, under your hand and seal.

Witness my hand and seal of said Court at the Court House in Clearwater, Pinellas County, Florida, this 7th day of January, A. D. 1930.

HARRY R. HEWITT,

County Judge.

(COUNTY JUDGE'S SEAL).

KNOW ALL MEN BY THESE PRESENTS That I, Andrew K. Harper, of Blount County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this as my last will and testament hereby revoking all other wills by me

at any time heretofore made.

I.

I hereby direct that all my just debts and funeral expenses be paid by my Executrix out of the first moneys that shall come into her hands.

II.

It is my desire, and I hereby direct, that my Executrix shall liquidate as soon as practicable any business that I am engaged in at the time of my death, it being my intention to relieve my Executrix of the burdens and responsibilities of conducting any such business.

III.

I hereby give and devise to my beloved son, Ed F. Harper, that certain lot and store house located thereon situated in the Third Ward in the town of Maryville, Tennessee, and fronting twenty-five feet on Main Street, and running back one hundred sixty-five feet to Harper Alley, and adjoining the Bank of Maryville building on the north, the building of Mrs. K. P. Jones on the South, and being the same lot conveyed to me on September 8th, 1913, by the Bank of Maryville, by deed recorded in Volume 74, page 508, in the Register's Office of Blount County, Tennessee.

I further will and bequeath to my beloved son, Ed F. Harper, the sum of Ten Thousand (\$10,000.00) Dollars, Five Thousand (\$5,000.00) Dollars of which shall be paid to him by my Executrix within six (6) months after my death, without interest, and the remaining Five Thousand (\$5,000.00) Dollars shall be paid to him within twelve (12) months after my death, without interest.

IV.

I hereby give and bequeath to the Fidelity Trust Company of Knoxville, Tennessee, as Trustee, the sum of Five Thousand (\$5,000.00) Dollars for the use and benefit of Jean Harper, widow of my son M. L. Harper, deceased; said Five Thousand Dollars to be paid by my Executrix to said Trustee within twelve (12) months after my death. I hereby direct that said Fidelity Trust Company, as Trustee, shall invest said sum of Five Thousand Dollars, and shall pay to said Jean Harper out of said fund the sum of One Thousand (\$1,000.00) Dollars per annum, and the accumulated interest on said fund shall be paid to said Jean Harper semiannually. Provided, however, that said Jean Harper shall receive no interest on said fund until the same has been paid by my Executrix to said Trustee. In the event said Jean Harper should die before receiving any or all of said fund, then, in that event, I direct that said Trustee shall pay out of

said fund to the Executor or Administrator of the said Jean Harper the sum of One Thousand (\$1,000.00) Dollars, to be used in the payment of her medical and funeral expenses, and for the erection of a monument for her grave; and the balance of said fund and accumulated interest shall be paid by said Trustee to the Directors of Maryville College at Maryville, Tennessee, said fund to be known as the "Lieutenant M. L. Harper Memorial Fund."

V.

I hereby will and bequeath to Elsie Harper, widow of my son, Fred K. Harper, deceased, the sum of Twenty-Five Hundred (\$2500.00) Dollars, which shall be paid to her within twelve (12) months after my death, without interest.

VI.

I hereby will and bequeath to the Fidelity Trust Company of Knoxville, Tennessee, as Trustee, for the use and benefit of my beloved granddaughter, Margaret Radcliff Harper, the daughter of my son, Fred K. Harper, deceased, Six Thousand (\$6,000.00) Dollars; said fund to be paid to said Trustee by my Executrix within twelve (12) months after my death. Said Trustee is hereby directed to invest said Six Thousand Dollars trust fund, and to pay the interest derived therefrom semiannually to the regularly appointed, qualified and acting guardian of said Margaret Radcliff Harper for her proper maintenance and education and support, until she shall have reached the age of twenty-one years, at which time said fund of Six Thousand Dollars and accumulated interest thereon, if any, shall become the absolute property of Margaret Radcliff Harper, and shall be paid to her by said Trustee. In the event said granddaughter, Margaret Radcliff Harper, should die before arriving at the age of twenty-one years, without leaving issue, then, in that event, I direct that the said Trustee pay out of said fund of Six Thousand Dollars to the Executors or Administrators of said Margaret Radcliff Harper the sum of One Thousand (\$1,000.00) Dollars to be used in the payment of her medical and funeral expenses, and for the erection of a suitable monument over her grave; and out of the remaining Five Thousand (\$5,000.00) Dollars of said fund, my Trustee, shall pay to the Directors of Maryville College, at Maryville, Tennessee, the sum of Four Thousand (\$4,000.00) Dollars, and to the Orphans Home of Blount County, Tennessee, the sum of One Thousand (\$1,000.00) Dollars. In the event said Margaret Radcliff Harper should die before reaching the age of twenty-one years, but leaving issue, then, in that event, said Trustee shall pay said entire fund of Six Thousand (\$6,000.00) Dollars to her children or to their guardians.

VII.

I hereby will and bequeath to the Fidelity Trust Company of

Knoxville, Tennessee, as Trustee, for the use and benefit of my sister-in-law, Mrs. Mollie L. Autry, of Phoenix, Arizona, the sum of One Thousand (\$1,000.00) Dollars, Said Trustee is hereby directed to invest said fund, and to pay to the said Mollie L. Autry therefrom the sum of Two Hundred (\$200.00) Dollars, per annum, and the interest derived from said fund semiannually as collected. In the event said Mollie L. Autry should die before receiving any or all of said fund, then, in that event, said Trustee shall pay the balance of said fund to the Executor, Administrator, or personal representative of the said Mollie L. Autry, to be used in the payment of her medical and funeral expenses, and for the erection of a monument over her grave.

VIII.

I hereby give and bequeath to my sister-in-law, Mrs. Dixie L. Crandell, of Estelline, Texas, the sum of Five Hundred (\$500.00) Dollars to be paid to her by my Executrix within six (6) months after my death.

IX.

I hereby give and bequeath to Fidelity Trust Company of Knoxville, Tennessee, as Trustee, for the use and benefit of the Methodist Episcopal Church, South, at Maryville, Tennessee, of which church the Reverend French Wompler is now pastor, the sum of One Thousand (\$1,000.00) Dollars. My said Trustee is hereby directed to invest said fund, and to pay to the minister of said Church, whoever he may be, the sum of Fifty (\$50.00) Dollars, and all interest derived from said fund, every six (6) months, until said fund shall have been extinguished.

X.

I hereby give and bequeath to the Fidelity Trust Company, of Knoxville, Tennessee, as Trustee, for the use and benefit of the First Baptist Church of Maryville, Tennessee, the sum of Five Hundred (\$500.00) Dollars, which sum shall be invested by said Trustee, and from the same there shall be paid to the minister of said First Baptist church, whoever he may be, the sum of Fifty (\$50.00) Dollars and all interest derived from said fund every six (6) months until said fund shall have been consumed. This bequest is made as a memorial to my former beloved wife, Jennie F. Walker Harper, deceased.

XI.

I hereby give, bequeath and devise to my beloved wife, Dora Harper, all the rest, remainder and residue of my estate, of every kind, character and description, including real, personal and mixed, to be her sole and absolute property, free from control, custody, or debts of any husband or husbands that she may hereafter have.

XII.

I hereby confer upon my Executrix the power to sell and dispose of any or all the real estate that I may die seized and possessed of, hereby conferring upon her the discretion to do that which may seem best for the interest of my estate and the beneficiaries under this, my will. I hereby authorize her to make all necessary and proper deeds in order that she can perfect the sales of any real estate made by her.

XIII.

I hereby nominate and appoint the Fidelity Trust Company of Knoxville, Tennessee, as Trustee of the Trust Funds hereinbefore created, having confidence in the integrity of its officers and Directors, and in the strength of its resources, and hereby expressly excuse it from giving bond as Trustee.

XIV.

Lastly, I hereby nominate and appoint my beloved wife, Dora Harper, as Executrix of this my last will and testament; and I hereby expressly release and excuse her from giving bond as Executrix, having full faith and confidence in her judgment and integrity.

IN WITNESS WHEREOF, I hereunto set my hand this 28 day of October, 1920.

ANDREW K. HARPER.

We, the undersigned, do hereby certify that Andrew K. Harper executed the foregoing will in our presence, and that we, in his presence, and in the presence of each other, and at his request, have subscribed our names as attesting witnesses.

Witness our hands in Maryville, Blount Co., Tennessee, on this 28th day of October, 1920.

J. A. COX

J. C. TUCKER.

CODICIL

I, ANDREW K. HARPER, of Blount County, Tennessee, do hereby declare the present writing to be a Codicil to my Last Will and Testament bearing date on or about the 28th day of October, 1920.

I.

WHEREAS, By Paragraph 3 of my said Will I gave and bequeathed to my beloved son, Ed F. Harper, the sum of \$10,000.00, payable to him within one year after my death; now, I do hereby give and bequeath to my said son, Ed. F. Harper

further the sum of \$10,000.00, in addition to the said sum of \$10,000.00 so bequeathed to him ~~as aforesaid~~, which said two sums make a total sum of Twenty Thousand Dollars (\$20,000.00), which shall be paid to him by my Executrix as follows: Ten Thousand Dollars (\$10,000.00) within six (6) months after my death; Five Thousand Dollars (\$5,000.00) within twelve (12) months after my death; and Five Thousand Dollars (\$5,000.00) within eighteen (18) months after my death, without interest, provided, however, that in the event my said son, Ed F. Harper, shall die before receiving any or all of said funds, then in that event I direct that my Executrix pay the same to the Fidelity Trust Company of Knoxville, Tennessee, as Trustee, for the use and benefit of my beloved grand-daughter, Elizabeth Harper, and daughter of said son, Ed F. Harper, and said Trustee will invest the same in first mortgage real estate notes and will pay the interest earned by said fund, together with the principal sum of Five Hundred Dollars (\$500.00) per annum to said grand-daughter until said fund shall be extinguished.

II.

I hereby further give and bequeath unto Mrs. Lou Thompson, of Knox County, Tennessee, wife of Robert A. Thompson, the sum of Five Hundred Dollars (\$500.00) to be paid to her six (6) months after my death, without interest.

IN WITNESS WHEREOF, I hereunto set my hand, this the 15 day of January, 1921.

A. K. HARPER.

We, the undersigned, do hereby certify that Andrew K. Harper executed the foregoing Codicil in our presence, and that we, in his presence and in the presence of each other and at his request, have subscribed our names hereto as attesting witnesses.

Signed in Maryville, Tennessee, this the 15th day of January, 1921.

J. A. COX

J. C. TUCKER.

CODICIL No. II.

I, ANDREW K. HARPER, of Blount County, Tennessee do hereby declare the present writing to be a Codicil to my last will and testament, bearing date, the 28th day of October, 1920.

FIRST:

Whereas, by Paragraph IV of my original will, I gave and bequeathed to the Fidelity Trust Co. of Knoxville, as Trustee, the sum of five

thousand dollars (\$5,000.00) for the use and benefit of Jean Harper, widow of my son, M. L. Harper, deceased, and I hereby will, desire, give and bequeath to said Fidelity Trust Co., the additional sum of one thousand dollars (\$1,000.00) for the use and benefit of said Jean Harper, widow of my son, M. L. Harper, deceased, under the same conditions and to be paid out in the same manner as is provided in said original legacy and contained in Paragraph IV.

SECOND:

In Paragraph V. of my said original will, I gave and bequeathed to Elsie Harper, widow of my son, Fred K. Harper, deceased, the sum of twenty-five hundred dollars (\$2500.00) providing that said amount be paid to her within twelve months after my death, without interest. I desire here, now, to state that it is my will and intent that this \$2500.00 as provided in Paragraph V. is all of my estate that I intend the said Elsie Harper to have, in any event or under any circumstances.

THIRD:

In Paragraph VI. of my original will, above referred to, I gave and bequeathed to Fidelity Trust Co. of Knoxville, Trustee, for the use and benefit of Margaret Radcliff Harper, the daughter of my son Fred K. Harper, deceased, the sum of six thousand dollars (\$6,000.00) under the terms and conditions of said paragraph VI of my will. Now, I desire to state that it is my will and desire and intent that this \$6000.00 is all of my estate that I intend the said Margaret Radcliff Harper to have, in any event or under any circumstances.

In witness whereof, I hereunto sign my hand, this the 20th day of Oct. 1923.

ANDREW K. HARPER.

We, the undersigned, do hereby certify that Andrew K. Harper, executed the foregoing Codicils, in our presence and that we, in his presence and in the presence of each other, and at his request, have subscribed our names hereto as attesting witnesses.

J. A. COX.

J. C. TUCKER.

CODICIL NO. 3.

I, Andrew K. Harper, of Blount County, Tennessee, do hereby declare the present writing to be a Codicil to my last will and testament, bearing date on or about the 20th day of October, 1920.

FIRST:

Whereas, by paragraph number 1, of the codicil to my original will, I gave to my son, Ed F. Harper, an additional ten thousand dollars (\$10,000.00)

providing that if he should die before getting said legacy, that same should be placed in the Fidelity Trust Company of Knoxville, Tennessee, for the benefit of his daughter, Elizabeth Harper, now I wish and desire in this codicil to give to my said son, Ed F. Harper, an additional amount of five thousand (\$5,000.00) dollars, making the total amount willed to my son, Ed F. Harper, the sum of twenty-five thousand (\$25,000.00) dollars; provided, however, that in the event that my said son, Ed F. Harper, shall die before receiving any or all of said fund, then in that event, I direct and will that my Executrix pay said sum of twenty-five thousand (\$25,000.00) dollars to the Fidelity Trust Company of Knoxville, Tennessee, as Trustee, for the use and benefit of my two beloved grand-daughters, to-wit: Elizabeth Harper, and Sarah Jennie Harper, to be equally divided between them share and share alike, and said trustee will invest the same in first mortgage real estate notes, and will pay the interest earned by said fund, together with the principal sum of one thousand (\$1,000.00) per annum, to my said grand-daughters, Elizabeth Harper and Sarah Jennie Harper, to be equally divided between the two until said fund shall be extinguished.

SECOND:

Whereas, I have heretofore given to Jean Harper, widow of my son, M. L. Harper, deceased, the sum of six thousand (\$6,000.00) dollars, I do hereby will, give and bequeath to the said Jean Harper, the additional sum of one thousand (\$1,000.00) dollars, making the total sum to be paid to her seven thousand (\$7,000.00) dollars. Said amount to be given to her and disposed of in the same manner as provided for in paragraph four of my original will: that is, said sum shall be paid to her if she be living at the time of my death. If not, said sum of one thousand (\$1,000.00) dollars to be paid to the Executive Administrator of Jean Harper estate for the purposes of her medical and funeral expenses and a suitable monument for her grave, as directed in said original will and the balance of the fund and accumulated interest shall be paid by said trustee to the Directors of Maryville College, Maryville, Tennessee. Said fund to be known as the M. L. Harper Memorial Fund, as provided in section four of said original will.

THIRD:

Whereas, I have heretofore given to Dixie Crandell the sum of five hundred (\$500.00) dollars, I here and now will and bequeath to the said Dixie Crandell the additional sum of five hundred (\$500.00) dollars to be paid to her by my Executrix within twelve months after my death.

In witness hereto I have hereunto set my hand this the 7th day of October, 1924.

ANDREW K. HARPER.

We, the undersigned, do hereby testify that Andrew K. Harper, executed the foregoing codicil in our presence and that we in his presence and the presence of each other, and at his request, have subscribed our names hereto as attesting witnesses and that the said Andrew K. Harper was of a sound mind at the time he signed said codicil.

J. A. Cox

J. C. Tucker.

CODESIL No. 4.

I, Andrew K. Harper, of Blount County, Tennessee, to hereby declare the present writing to be the codicil to my last will and testament, bearing date on or about the Twentieth day of October, 1920.

1st. Whereas by paragraph One of said Codicil Number 3, I gave to my son, Ed F. Harper, the additional sum of Five Thousand (\$5,000.00) Dollars, making the total amount willed to my son, Ed F. Harper, the sum of Twenty-five Thousand (\$25,000.00) Dollars, providing, however, that at the death of my son Ed F. Harper, before receiving any or all of said funds, that the said sum of Twenty-five Thousand (\$25,000.00) Dollars was to be paid to the Fidelity Trust Company, of Knoxville, as Trustee for use and benefit of my two beloved grand-daughters, to-wit: Elizabeth Harper, and Sarah Jennie Harper, to be equally divided between them share and share alike.

Now, for reasons satisfactory to myself, I hereby change the codicil to read that in case the said Ed F. Harper, should die before receiving any or all of said legacy, that said sum of Twenty-five Thousand (\$25,000.00) Dollars should be paid to the Fidelity Trust COMPANY OF Knoxville, Tennessee, as Trustee, for the use and benefit of my two beloved grand-daughters, to-wit: Elizabeth Harper and Sarah Jennie Harper, the said Elizabeth Harper to have only Fifteen Hundred (\$15,000.00) Dollars of said amount, and the said Sarah Jennie Harper is to have the balance of the Twenty-five Thousand (\$25,000.00) Dollars, it being my will and desire that said Elizabeth Harper should only receive the sum of Fifteen Hundred (\$15,000.00) Dollars.

The said Elizabeth Harper having since intermarried with Arthur Ruble, and her name is now Elizabeth Harper Ruble, and this is all of my estate that I desire said Elizabeth Harper Ruble should obtain.

If they should obtain the legacy herein provided for them and should they die without issue, then in that event the portion belonging to the said Elizabeth Harper Ruble and the portion belonging to Sarah Harper, in case that either or both should die, should then be paid into the Fidelity Trust Company

above mentioned, and prorate in the following manner, to the different objects herein mentioned, to-wit: The Presbyterian Church of Maryville, the sum of Twenty-five Percent, Maryville College, the sum of Twenty-five Percent, A Children's Park for Maryville, the sum of Twenty-five Percent, and Twenty-five Percent to an Orphan's Home for Children of Blount County. And these respective funds should be known as the Elizabeth Harper Ruble Memorial Funds, and as the Sarah Jennie Harper Memorial Funds.

In witness whereof, I have hereunto set my hand this the Nineteenth day of October, 1926.

A. K. HARPER.

We, the undersigned, do hereby testify that Andrew K. Harper, executed the foregoing codicil in our presence, and that we in his presence, and in the presence of each other, and at his request, have subscribed our names hereto, as attesting witnesses, and that the said Andrew K. Harper was of sound mind at the time signed said codicil.

J. A. Cox

J. C. Tucker.

I hereby direct and authorize T. N. Brown, as my attorney to take said will to the state of Florida if necessary, and have said properly probated and put on record.

CODICIL

I, A. K. Harper, temporarily residing at Maryville, Tennessee, but permanent residence is in St. Petersburg, Pinella County, Florida, have heretofore made and published my last will and testament which bears date of October 28, 1920, which also has a codicil attached bearing date of January 15, 1921, do make and declare this as a codicil thereto to-wit:

FIRST: It is my desire and will to change and modify section six (6) of my will dated October 28, 1920, as follows: In the event my grand-daughter, Margaret Radcliff Harper, should die before she reaches the age of twenty-one years without issue, then I direct the Trustee named in my will to pay the sum of Four Thousand (\$4000.00) Dollars to the Directors of Magnolia Cemetery of Maryville, Tennessee, instead of to the Directors of Maryville College as provided in said will. This fund of Four Thousand (\$4000.00) to be placed by the Directors of said Magnolia Cemetery to the Endowment Fund thereof, and to be known as the "Fred K. Harper Endowment Fund". In all other respects said section six (6) is to remain as provided therein.

SECOND: It is my desire and will and I hereby devise and bequeath

to my niece, Jennie Harper, daughter of my brother John Harper, the sum of Five Hundred (\$500.00) Dollars to be paid to her within twelve months after my death without interest. I make this bequest to my niece because of my appreciation of her kindness to me and her waiting upon me at Montvale Springs in Blount County, Tennessee.

THIRD: It is my desire and I hereby revoke and render void and of no effect section two of the codicil of my will dated January 15, 1921. This section in said codicil bequeaths to Mrs. Lou Thompson of Knox County, Tennessee, the sum of Five Hundred (\$500.00) Dollars. Since the writing of said Codicil Mrs. Lou Thompson has died and has left plenty to care for all her debts, funeral expenses, tomb stones, etc., and for this reason I am revoking this section of said Codicil.

FOURTH: It is my desire that this Codicil be attached to and become a part of my said last will to all intents and purposes, changing and modifying only the parts mentioned in this Codicil.

WITNESS MY HAND and seal this the 8th day of November 1927.

A. K. HARPER

Signed by the said A. K. Harper, as and for a Codicil to his last will and testament in the presence of us, the undersigned, who, at his request and in his sight and presence, and in the presence of each other, have subscribed our names hereto as attesting witnesses on the day and date above written.

J. A. Cox

J. C. Tucker

CODICIL NO. 6.

I, A. K. Harper, have heretofore made and published my last Will and Testament which bears date of October 28, 1920, which also has attached thereto a codicil dated January 15, 1921; and a second Codicil dated October 20, 1923; and a third Codicil dated Oct. 7, 1924; and a fourth codicil dated Oct. 19, 1926; and a fifth codicil dated November 8, 1927, now I make, declare, and publish the following as a codicil thereto and is the Sixth Codicil thereto, to-wit:

Whereas by Section in paragraph IV of my original Will I gave and bequeathed to the Fidelity Trust Company of Knoxville, Tennessee, the sum of Five Thousand (\$5,000.00) DOLLARS for the use and benefit of Jean Harper, widow of my son, M. L. Harper, deceased, with certain directions, conditions, and limitations which section or paragraph is here referred to for the particulars therein contained, and

Whereas by "Codicil No. II" and by paragraph "First" hereunder I gave and bequeathed to the Fidelity Trust Company the additional sum of ONE THOUSAND (\$1,000.00) DOLLARS for the use and benefit of Jean Harper, widow of my son M. L.

FEBRUARY TERM 1930.

Harper, deceased, under the same conditions and to be paid out in the same manner as is provided in said original will and in section or paragraph "IV" thereof, and

Whereas by "Codicil No. 3" and paragraph "Second" thereof I gave and bequeath Jean Harper, widow of my son M. L. Harper, deceased, the additional sum of One Thousand (\$1,000.00) Dollars, making the total sum to be paid to her under the provision and conditions of section "IV" of my will Seven Thousand (\$7000.00) Dollars.

Now it is my desire and I will to change and modify Section "IV" of my will dated October 20, 1920 and "Codicil No. II" paragraph "First" and "Codicil No. 3", paragraph "Second" thereof as follows: I hereby will, devise and bequeath to the Fidelity Trust Company of Knoxville, Tennessee, the sum of Two Thousand (\$2,000.00) Dollars, for the use and benefit of Jean Harper, widow of my son M. L. Harper, deceased. Said Two Thousand (\$2,000.00) Dollars to be and is the full amount the said Fidelity Trust Company is to receive for the use of JEAN Harper, and the full amount Jean Harper, widow of my son M. L. Harper, deceased, is to receive the use and benefit of from my estate. Said sum of Two Thousand (\$2,000.00) Dollars is to be received, used and administered under the same conditions and manner as is provided in paragraph "IV" of my original will, the only change being as to the amount devised for the use and benefit of Jean Harper.

It is my desire that this codicil be attached to and become a part of my said Will to all intents and purposes, changing and modifying only the parts mentioned in said codicil.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 16 day of September 1929.

ANDREW K. HARPER.

Signed by the said A. K. Harper as and for a codicil to 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 sight and presence of each other have hereunto as attesting witnesses, have subscribed our names on the day and date above written.
J. A. Cox.
J. C. Tucker.

Filed Jan. 7 1930

Recorded Jan. 15 1930

Wills # 8, Pages 216-225

HARRY R. HEWITT, County Judge

By: Alice Dillard, Clerk.

FEBRUARY TERM 1930.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY, SITTING

AS A COURT OF PROBATE.

IN RE ESTATE OF

ANDREW K. HARPER,

Deceased.

STATE OF TENNESSEE

COUNTY OF BLOUNT.

Before me, the undersigned authority, duly authorized to administer oaths and take acknowledgments, personally appeared, J. C. GAMBLE, Notary Public, heretofore appointed commissioner by the Judge of the County Judge's Court of Pinellas County, Florida, to take the depositions of J. A. Cox and J. C. Tucker, subscribing witnesses to the last will and testament and codicils thereto of Andrew K. Harper, deceased, and the said J. C. Gamble, on oath, says that he is not related by blood or marriage to the said Andrew K. Harper, deceased, or Dora Harper, the Executrix named in said will, neither is he interested directly or indirectly as a beneficiary or otherwise in the estate of the said Andrew K. Harper, and that he is not the agent or the attorney of the said Dora Harper, and that he will faithfully perform the duties of the commissioner aforesaid.

J. C. GAMBLE.

Sworn to and subscribed before me, this 11th day of January, A. D. 1930.

HOMER A. GODDARD,

My Commission expires April 6, 1931.

Notary Public.

(NOTARIAL SEAL)

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY,

SITTING AS A COURT OF PROBATE.

IN RE ESTATE OF

ANDREW K. HARPER,

Deceased.

Interrogatories to be propounded to and answered by J. A. Cox, a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper, the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. A. Cox, Age 35, Residence, Maryville, Tennessee.

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: I have known him in Maryville for the past 20 years.

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "A", and state whether or not you recognize said paper as the original Last Will and testament of the said Andrew K. Harper.

ANSWER: Yes.

FOURTH INTERROGATORY: Did the said Andrew K. Harper, sign, publish and declare said paper writing as his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: Yes.

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is.

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: Yes.

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper writing in your presence and in the presence of the said Andrew K. Harper, and at his request.

ANSWER: He did.

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is.

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Will of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was.

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: Nothing more.

J. A. Cox.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY,
SITTING AS A COURT OF PROBATE.

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. C. Tucker a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper, the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. C. Tucker, Age 60, Residence, Maryville, Tenn.

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so,

state where and when did you know him?

ANSWER: For 35 years at Maryville Tennessee

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "A", and state whether or not you recognize said paper as the original Last Will and testament of the said Andrew K. Harper

ANSWER: I do.

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: He did.

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is.

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: I did.

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper writing in your presence and in the presence of the said Andrew K. Harper, and at his request.

ANSWER: He did.

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is.

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Will of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was.

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: Nothing more.

J. C. TUCKER.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY,
SITTING AS A COURT OF PROBATE.

IN RE ESTATE OF

ANDREW K. HARPER,

DECEASED.

Interrogatories to be propounded to and answered by J. A. Cox, a witness

to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper, the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. A. Cox, Age 55, Residence, Maryville, Tennessee.

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: At Maryville for past 20 years

THIRD INTERROGATORY: Look at the paper hereto attached marked exhibit "B" and state whether or not you recognize said paper as the original Codicil dated 15th day of January, 1921, to original Last will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 15th day of January, 1921, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: Yes.

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: Yes.

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: Yes.

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request.

ANSWER: Yes

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: Yes

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: Yes.

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories here in?

ANSWER: Nothing More

J. A. COX.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY

SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER,

Deceased.

Interrogatories to be propounded to and answered by J. C. TUCKER, a witness to be procured, sworn or affirmed, and examined in the about matter in behalf of Dora Harper, the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. C. Tucker, age 60, Residence, Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: For 35 years at Maryville, Tennessee

THIRD INTERROGATORY: Look at the paper hereto attached marked exhibit "B", and state whether or not you recognize said paper as the original Codicil dated 15th day of January, 1921, to original Last will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish, and declare said paper writing as a Codicil dated 15th day of January, 1921, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: HE did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper, and at his request.

ANSWER: He did.

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness, the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: HE was.

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. C. Tucker.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY,
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. A. Cox a witness

to be procured, sworn or affirmed, and examined in the above matter in behalf of Dera Harper the executrix named in said will. FIRST INTERROGATORY: State your name, age, and place of residence.

ANSWER: J. A. Cox, Age 55, Residence, Maryville, Tenn.

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: At Maryville for past 20 years

THIRD INTERROGATORY: Look At the paper hereto attached, marked exhibit "C", and state whether or not you recognize said paper as the original Codicil dated 20th day of October 1923, to original Last Will and testament of the said Andrew K.

Harper

ANSWER: YES

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 20th day of October, 1923, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: Yes

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: Yes

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper, and at his request and in the presence of the other subscribing witness?

ANSWER: Yes

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper, and at his request.

ANSWER: YES

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the

genuine signature of the other person purporting to sign the same?

ANSWER: Yes

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: Yes

TENTH INTERROGATORY: Do you know of any ^{other} matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: Nothing More

J. A. Cox

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY,

SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. C. Tucker, a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dera Harper, the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. C. Tucker, Age 60, Residence Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: At Maryville for past 35 years

THIRD INTERROGATORY: Look At the paper hereto attached, marked exhibit "C", and state whether or not you recognize said paper as the original Codicil dated 20th day of October, 1923, to original Last Will and testament of the said Andrew K. Harper.

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper, sign, publish and declare said paper writing as a Codicil dated 20th day of October, 1923, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: He did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper, and at his request and in the presence of the other

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subscribing witness ?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request .

ANSWER: HE did.

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same ?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing ^{mind} memory and understanding, and over the age of twenty-one years?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein ?

ANSWER: Nothing More

J. C. TUCKER.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY,
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. A. Cox, a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. A. Cox, Age 55, Residence Maryville, Tenn.

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him ?

ANSWER: At Maryville for past 20 years

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "D", and state whether or not you recognize said paper as the original Codicil dated 7th day of October, 1924, & original Last Will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 7th day of October, 1924, to his last will and

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testament in your presence and in the presence of the other subscribing witness ?

ANSWER: He did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature ?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness ?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper And at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same ?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years ?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: Nothing More

J. A. COX

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. C. Tucker a witness, to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. C. TUCKER, Age 60 Residence, Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him ?

ANSWER: At Maryville, for past 35 years.

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "D" and state whether or not you recognize said paper as the original Codicil dated 7th day of October, 1924, to original Last will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 7th day of October, 1924, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: HE did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: HE was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. C. TUCKER.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. A. Cox, a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. A. Cox, Age 55, Residence Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so,

state where and when did you know him?

ANSWER: At Maryville for past 20 years

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "E", and state whether or not you recognize said paper as the original Codicil dated 19th day of October, 1926, to original Last Will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 19th day of October, 1926, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: He did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature? ANSWER: It is.

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper, and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said _____, at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. A. COX

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. C. Tucker, a

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 7th day of October, 1924, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: HE did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: HE was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. C. TUCKER.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. A. Cox, a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. A. Cox, Age 55, Residence Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so,

state where and when did you know him?

ANSWER: At Maryville for past 20 years

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "E", and state whether or not you recognize said paper as the original Codicil dated 19th day of October, 1926, to original Last Will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 19th day of October, 1926, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: He did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature? ANSWER: It is.

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper, and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said _____, at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. A. COX

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. C. Tucker, a

witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. C. Tucker Age 60, Residence Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: At Maryville for past 35 years

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "E", and state whether or not you recognize said paper as the original Codicil dated 19th day of October, 1926, to original Last Will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 19th day of October, 1926, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: He did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. C. TUCKER

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS County

SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased

Interrogatories to be propounded to and answered by J. A. Cox a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. A. Cox, Age 55, Residence Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: At Maryville for past 20 years

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "F", and state whether or not you recognize said paper as the original Codicil dated 8th day of November, 1927, to original Last will and testament of the said Andrew K. Harper.

ANSWER: It is

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 8th day of November, 1927, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: He did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: It did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. A. Cox

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be prepondered to and answered by J. C. Tucker a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. C. Tucker, age 60, Residence Maryville, Tennessee.

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: At Maryville for past 35 years.

THIRD INTERROGATORY: Look At the paper hereto attached, marked "R", and state whether or not you recognize said paper as the original Codicil dated 8th day of November, 1927, to original Last Will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 8th day of November, 1927, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: He did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. C. TUCKER.

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased

Interrogatories to be prepondered to and answered by J. A. Cox, a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. A. Cox, Ag 55, Residence Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: At Maryville for past 20 years

THIRD INTERROGATORY: Look at the paper, hereto attached, marked exhibit 2g", and state whether or not you recognize said paper as the original Codicil dated 16th day of September, 1929, to original Last will and testament of the said Andrew K. Harper

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 16th day of September, 1929, to his last will and testament in your presence and in the presence of the other subscribing witness?

ANSWER: He did

FIFTH INTERROGATORY: Is your name appearing upon said writing in your own handwriting and is it your signature?

ANSWER: It is

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of the said Andrew K. Harper and at his request and in the presence of the other subscribing witness?

FEBRUARY TERM 1930.

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. A. COX

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY,
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

Interrogatories to be propounded to and answered by J. C. Tucker a witness to be procured, sworn or affirmed, and examined in the above matter in behalf of Dora Harper the executrix named in said will.

FIRST INTERROGATORY: State your name, age and place of residence.

ANSWER: J. C. Tucker, Age 60, Residence Maryville, Tennessee

SECOND INTERROGATORY: Did you know Andrew K. Harper, now deceased, and if so, state where and when did you know him?

ANSWER: At Maryville for past 35 years

THIRD INTERROGATORY: Look at the paper hereto attached, marked exhibit "G", and state whether or not you recognize said paper as the original Codicil dated 16th day of September, 1929, to original Last Will and testament of the said Andrew K. Harper.

ANSWER: I do

FOURTH INTERROGATORY: Did the said Andrew K. Harper sign, publish and declare said paper writing as a Codicil dated 16th day of September, 1929, to his last will and testament in your presence and in the presence of the other subscribing witness?

FIFTH INTERROGATORY: Is your name appearing on said writing, in your own handwriting, and is it your signature? ANSWER: It is.

FEBRUARY TERM 1930.

SIXTH INTERROGATORY: Did you sign said paper writing as a witness in the presence of said Andrew K. Harper, and at his request, and in the presence of the other subscribing witness?

ANSWER: I did

SEVENTH INTERROGATORY: Did the other subscribing witness sign said paper, writing in your presence and in the presence of the said Andrew K. Harper and at his request.

ANSWER: He did

EIGHTH INTERROGATORY: Is the signature of the other subscribing witness the genuine signature of the other person purporting to sign the same?

ANSWER: It is

NINTH INTERROGATORY: Was the said Andrew K. Harper at the time of the execution of said Codicil of sound and disposing mind, memory and understanding, and over the age of twenty-one years?

ANSWER: He was

TENTH INTERROGATORY: Do you know of any other matter or thing which might be material herein, and if so, state the same fully and at length, as if a part of the interrogatories herein?

ANSWER: No

J. C. Tucker

IN COURT OF COUNTY JUDGE, STATE OF FLORIDA, PINELLAS COUNTY
SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, Deceased.

I, J. C. Gamble, Notary Public, Commissioner, appointed in and by the attached order to take the depositions of the witnesses named in said order, do hereby certify that I did on the 11 day of Jan. A. D. 1930, cause to come before me the following named witnesses, J. A. Cox and J. C. Tucker, to the Last Will and testament and codicils thereto, of Andrew K. Harper, deceased, and that the said witnesses were duly sworn and gave their respective testimony in writing as set forth above, touching the said matter.

I further certify that I am not related by blood or marriage to the said Andrew K. Harper, deceased, and that I have no interest of a personal nature in the matter aforesaid, and am not related by blood or marriage to the beneficiaries named in said Will, and am not a creditor of said estate, and that said examination was made in a fair and open manner, and without deceit or fraud.

In Witness whereof, I have hereunto set my hand and seal this 11th day of January, A. D. 1930.

(NOTARIAL SEAL)

Filed Jan. 15, 1930

Recorded Jan. 15, 1930, in Wills #8 Pages 225-240

HARRY R. HEWITT, County Judge

By: Alice Dillard, Clerk.

J. C. GAMBLE,

Commissioner.

FEBRUARY TERM 1930.

IN COURT OF COUNTY JUDGE, I.
PINELLAS COUNTY
STATE OF FLORIDA.

ESTATE OF
ANDREW K. HARPER, Deceased.

TO THE HONORABLE HARRY R. HEWITT, JUDGE OF SAID COURT:

The petition of Dora Harper, respectfully sheweth that she is a resident of Pinellas County, State of Florida, that on the 24th day of December, A. D. 1929, Andrew K. Harper, of St. Petersburg in said Pinellas County, departed this life at St. Petersburg, leaving a last will and testament and 6 codicils duly signed and attested, as your petitioner believes, which she now presents to your Honor for probate; that said testator in said will nominated your petitioner, Dora Harper, executrix thereof; that said deceased left property and effects as follows: Personal property of the approximate value of \$75,000.00. Real property of the approximate value of \$25,000.00. That said deceased left him surviving Dora Harper, his widow, Ed. F. Harper, his son, and Margaret Radcliff Harper, his granddaughter, his only heirs at law; that your petitioner resides at St. Petersburg, Florida and is willing to accept and undertake the trust confided to her in said will.

Wherefore, your petitioner prays that the said will and codicils may be admitted to probate, and Letters Testamentary thereon may be issued to your Petitioner, Dora Harper after proper hearing and proof, and that all other orders necessary may be made.

Dora HARPER

STATE OF FLORIDA,
COUNTY OF PINELLAS.

SS.

Dora Harper being duly sworn, says that the foregoing petition by her subscribed is true.

DORA HARPER.

Sworn to and subscribed before me this 7th day of January, A. D. 1930.

HARRY R. HEWITT,

(COUNTY JUDGE'S SEAL)

County Judge

FEBRUARY TERM 1930.

IN COURT OF COUNTY JUDGE,
PINELLAS COUNTY,
STATE OF FLORIDA.

ESTATE OF
ANDREW K. HARPER, Deceased.

BY THE COUNTY JUDGE OF SAID COUNTY:

The said Last Will and Testament and Codicils thereto, having been duly established by the sworn testimony of J. A. Cox and J. C. Tucker, subscribing and attesting witnesses thereto, as being the true Last Will and Testament and Codicils thereto of the said Andrew K. Harper, and no objection being made to the probate thereof, and it appearing to the County Judge of said County by due proof that the said Andrew K. Harper died on the 24th day of December, A. D. 1929.

It is therefore ordered, adjudged and decreed, that the said Last Will and Testament, bearing date 28th day of October A. D. 1920; Codicil bearing date 15th day of January 1921, Codicil No. II bearing date 20th day of October, 1923; Codicil No. 3 bearing date 7th day of October, 1924; Codicil No. 4, bearing date 19th day of October, 1926; Codicil bearing date 8th day of November, 1927, and Codicil No. 6 bearing date 16th day of September, 1929, and attested by J. A. Cox, and J. C. Tucker, as subscribing witnesses thereto be, and the same is hereby admitted to probate according to law, as and for the true Last Will and Testament and Codicils thereto, of said Andrew K. Harper, deceased, and that the same, with the proof thereof, be duly recorded in the Book of Wills.

Given under my hand and seal, at Clearwater, in
said County, this 15th day of January,
A. D. 1930.

HARRY R. HEWITT,

(COUNTY JUDGE'S SEAL)

County Judge.

IN COURT OF COUNTY JUDGE,
PINELLAS COUNTY,
STATE OF FLORIDA.

IN RE THE ESTATE OF
ANDREW K. HARPER, DECEASED.

BY THE JUDGE OF SAID COURT:

The Last Will and Testament and Codicils thereto of Andrew K. Harper, having been duly admitted to probate and record in this Court, on the

FEBRUARY TERM 1930.

15th day of January, A. D. 1930, and it appearing by the said Last Will and Testament that Dora Harper was named therein as executrix thereof; and the said Dora Harper having prayed the Court to grant Letters Testamentary thereon to her to act as such executrix and no objection being made thereto:

IT IS ORDERED, ADJUDGED AND DECREED, That upon taking the oath prescribed by law, Letters Testamentary as aforesaid, under seal of this Court, be granted to said Dora Harper as executrix of said Last Will and Testament and Codicils thereto.

WITNESS my name as Judge aforesaid, and the seal of said Court, at Clearwater, in said County, this 15th day of January, A. D., 1930.

HARRY R. HEWITT,

(COUNTY JUDGE'S SEAL)

County Judge.

IN COURT OF COUNTY JUDGE,
PINELLAS COUNTY,
STATE OF FLORIDA.

IN RE THE ESTATE OF

ANDREW K. HARPER, Deceased.

Before me, E. C. Watson, Notary Public State of Florida at Large, personally appeared Dora Harper, who, being by me first duly sworn, says that Andrew K. Harper late of the County of Pinellas and State of Florida, died on the 24th day of December, A. D. 1929, leaving his Last Will and Testament and Codicils and that she, the said dependent Dora Harper was named therein as Executrix thereof. That she will faithfully discharge the duties of Executrix aforesaid; well and truly perform the said Last Will and Testament and Codicils; pay the just debts in which the said Andrew K. Harper stood bound, so far as the assets will extend and the law direct; render to and file in the County Judge's Court of said County of Pinellas a just, true and perfect inventory and account of all and singular the estate of said Andrew K. Harper deceased, and of her administration thereof when thereunto required.

DORA HARPER

Sworn to and subscribed before me this 15th day of January, A. D. 1930.

E. C. Watson,

Notary Public, State of Florida, at Large,

My Commission expires May 22, 1931.

(NOTARIAL SEAL)

FEBRUARY TERM 1930.

IN COURT OF THE COUNTY JUDGE,
PINELLAS COUNTY,
STATE OF FLORIDA.

IN RE THE ESTATE OF

ANDREW K. HARPER, DECEASED.

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS, Andrew K. Harper, late of the County aforesaid, died on the 24th day of December, A. D. 1929, leaving his Last Will and Testament and six Codicils thereto, which, having been satisfactorily proven, was, on the 15th day of January, A. D. 1930, duly admitted to probate and record in this Court. And as by said Last Will and Testament it appears that Dora Harper was named therein as executrix thereof; and the said Dora Harper, having prayed the Court to grant Letters Testamentary thereon to her as such executrix and having, in due form of law, taken the prescribed oath, and performed all other acts necessary to her legal qualification as such executrix.

NOW, THEREFORE, KNOW YE, That I, Harry R. Hewitt, County Judge in and for the County aforesaid, by virtue of the power and authority by law in me vested, do hereby declare the said Dora Harper, duly qualified by the laws of said State to act as executrix of said Last Will and Testament and six Codicils thereto with full power, by the provisions of law and by virtue of these presents, to administer all and singular the goods, chattels, rights, and credits of said Andrew K. Harper, and to ask, demand, sue for, recover and receive the same; to pay the debts in which the said Andrew K. Harper stood bound, so far as the assets shall extend and the law direct, and duly entitled to have and hold, for the purposes directed in and by the said Last Will and Testament and six Codicils thereto, all the estate of said Andrew K. Harper during the legal continuance of her administration, until the same shall expire by virtue of the provisions of said Last Will and Testament and six Codicils thereto, or until the power of authority hereby granted shall be duly revoked according to law.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the seal of the County Judge's Court of the County aforesaid, at Clearwater, Florida, this 15th day of January, A. D. 1930.

HARRY R. HEWITT,

County Judge.

(COUNTY JUDGE'S SEAL)

FEBRUARY TERM 1930.

IN COURT OF COUNTY JUDGE
STATE OF FLORIDA, PINELLAS COUNTY, SITTING AS A COURT OF PROBATE

IN RE ESTATE OF

ANDREW K. HARPER, DECEASED.

STATE OF FLORIDA,

COUNTY OF PINELLAS.)

I, Harry R. Hewitt, sole Judge and ex-officio Clerk of the County Judge's Court within and for the county aforesaid, sitting as a Court of Probate, and custodian of the records and files thereof, do hereby certify the attached and foregoing to be a true and correct transcript of the Will and six codicils and proof; application for probate and record; order admitting will and six codicils to probate and record; order for letters testamentary; oath of executrix and letters testamentary issued to Bora Harper as executrix of the estate of Andrew K. Harper, deceased, as the same appears from the records and files of this Court.

I further certify that said Will was duly executed, proved and admitted to probate and record in strict conformity with the laws and usages of said State of Florida in such cases made and provided.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court at Clearwater in said County of Pinellas, this 25th day of January, A. D. 1930.

HARRY R. HEWITT,
County Judge and Ex-Officio Clerk.

(SEAL)

STATE OF FLORIDA,

COUNTY OF PINELLAS, s. s.:

I, Harry R. Hewitt, sole Judge of the County Judge's Court within and for said County, the same being a court of law and record, do hereby certify that the signature attached to the above certificate, purporting to be that of Harry R. Hewitt, is his genuine signature, and that at the time thereof he was Ex-Officio Clerk of said County Judge's Court, and as such, full faith and credit are due all acts, and that the attestation of said Clerk is in due form of law and by the proper officer.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court at Clearwater in said County of Pinellas, this 25th day of

FEBRUARY TERM 1930.

January, A. D., 1930.

HARRY R. HEWITT,

County Judge.

(SEAL)

STATE OF FLORIDA,

COUNTY OF PINELLAS, s. s.:

I, Harry R. Hewitt, sole Judge and Ex-Officio Clerk of the County Judge's Court within and for the County of Pinellas, State of Florida, do hereby certify that Harry R. Hewitt, whose genuine signature appears to the foregoing certificate, is now, and was at the time of signing the same, sole and presiding Judge of said Court, duly elected, Commissioned and qualified and that all his official acts as such are entitled to full faith and credit.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court at Clearwater in the County of Pinellas, this 25th day of January, A. D. 1930.

HARRY R. HEWITT,
COUNTY JUDGE AND EX-OFFICIO CLERK.

(SEAL)

EXEMPLIFIED TRANSCRIPT OF WILL
AND OTHER PROBATE PROCEEDINGS,
IN RE ESTATE OF:

ANDREW K. HARPER, DECEASED.

Filed Feb. 8, 1930.

GEO. D. ROBERTS,
Clerk.

FEBRUARY TERM 1930.

IN RE: ELYDA MYERS,
LAST WILL AND TESTAMENT.

I, Lydia Myers, of Townsend, Blount County, Tennessee, do make and publish this as my last will and testament, hereby revoking any and all wills by me heretofore made. I direct that providing Tracy Myers ^{and wife Martha Myers,} (my son) takes care of me during the remainder of my life as they have been doing, and pay debts derived during my life,

also pay the funeral expences at my death, and pay to my daughter, Mrs. Hasll Burns, the sum of fifty dollars (50.00)

Also Erecting Tomb stones to My and My husband Graves

I give to them all my real estate,

This July 5th, 1929.

ELYDA MYERS.

The foregoing will was signed by the above-named Lydia Myers in our presence and we attested the same in her presence, and at her request.

This July 5th, 1929,

J. E. JENKINS

J. M. MYERS.

MARCH TERM 1930.

EMMA L. DOAK,
LAST WILL AND TESTAMENT.

KNOW ALL MEN BY THESE PRESENTS:

That I, Emma L. Doak, being of sound mind and disposing memory and realizing the uncertainty of human life, do hereby make and execute this my last will and testament, hereby revoking all former wills.

FIRST: I order and direct my Executor to pay out of the assets of my estate all of my just debts, the same to be paid as soon as practicable after my decease. In case there is not sufficient money on hand at my death to pay said debts, my Executor is hereby directed to sell at public or private sale, whichever he may deem best, sufficient of my personal property to secure money to pay my just indebtedness.

SECOND: I hereby give, devise, and bequeath unto my sister Sepha S. Doak, and to my brother William L. Doak, all of my estate, real, personal, and mixed, after the payment of my debts as provided for in the first section of this will.

It is my will and desire that said Sepha S. Doak and William L. Doak hold the property herein willed to them as tenants in common so long as they may deem best, but they are hereby granted full right, power, and authority to sell and convey the same at any time they should so desire.

THIRD: I hereby appoint my brother, William L. Doak, Executor of this my last will and testament. The Executor herein appointed is expressly relieved from giving bond, from filing any inventories and from making any settlement with the Court.

In witness whereof, I have hereunto set my hand and affixed my seal, this eighteenth day of April, 1916.

EMMA L. DOAK.

Signed, sealed and published in our presence and we hereby affix our signatures as witnesses to this will at the request of Emma L. Doak in her presence and in the presence of each other.

This April 18, 1916.

ALICE A. KRAMER.

R. R. KRAMER.

MARCH TERM 1930

IN RE: D. W. TROTTER,

LAST WILL AND TESTAMENT.

I, D. W. Trotter, of Maryville, Blount County, Tennessee, being of sound mind and disposing memory, hereby make, publish and declare this to be my last will and Testament, hereby revoking all other Wills and codicils by me heretofore executed.

- 1- I direct that my mortal remains be buried beside my first wife in Logan's Chapel Cemetery, near Wildwood.
- 2- I direct that all my just and honest debts be paid as soon as practical after my death.
- 3- I direct that the following persons, Mrs. Mary Crittendon, Mrs. Anna Belle Weber, daughter of Sarah Trotter Crittendon, Eugene Smoker and Raymond Smoker, sons of Minnie Trotter Smoker, Estelle Wynn, daughter of Lilly Trotter Wynn, I. A. Trotter, J. C. Trotter, W. A. B. Trotter, who are my heirs, share in my estate as hereinafter set out.

- 1- To Mrs. Mary Crittendon I hereby devise and bequeath a one seventh (1/7) and 1/2 of another 1/7 interest in my estate both real and personal.
- 2- To Anna Belle Weber, I hereby devise and bequeath a one-sixth (1/6) interest in the rest and residue of my estate, both real and personal.
- 3- To Eugene and Raymond Smoker, I hereby devise and bequeath a one-sixth (1/6) interest in the rest and residue of my estate, both real and personal. This one-sixth interest is to be divided equally between Eugene Smoker and Raymond Smoker.
- 4- To Estelle Wynn, I hereby devise and bequeath a one-sixth interest in the rest and residue of my estate, both real and personal; however, there is to be deducted from this one-sixth interest \$250.00 on account of money already advanced to Estelle Wynn.
- 5- To I. A. Trotter, I hereby devise and bequeath a one-sixth interest in the rest and residue of my estate both real and personal; however, there is to be deducted from this one-sixth interest \$500.00 on account of money already advanced to I. A. Trotter.

MARCH TERM 1930

- 6- To J. C. Trotter, I hereby devise and bequeath a one-sixth interest in the rest and residue of my estate, both real and personal.

- 7- To W. A. B. Trotter, I hereby devise and bequeath a one-sixth interest in the rest and residue of my estate both real and personal; however, there is to be deducted from this one-sixth interest \$200.00 on account of money already advanced to W. A. B. Trotter.

4- I suggest that my various parcels of real estate be divided among my heirs so that each heir will receive his or her proportionate share, without a sale of the real estate.

5- I direct that my life Insurance of \$1000.00 with the Mass. Mutual Life Insurance Company be collected by my executors and distributed according to the terms of this will; however, this policy is less than \$1000.00 due to a loan I have from them; I also direct that my Life Insurance of \$1000.00 with the New York Mutual Life Insurance Company be collected by my executors and distributed according to the terms of this will.

6- I direct that my executors purchase and erect a suitable monument, not to exceed \$200.00 in cost, to the graves of myself and my first wife in Logan's Chapel Cemetery. I direct that \$100.00 be set aside toward a suitable monument for my 2nd wife, Mary McTeer Trotter, in Woodlawn Cemetery.

7- I hereby nominate my sons, I. A. W. A. B., and J. C. Trotter, as executors of this my last Will and Testament, and suggest that they confer with Will A. McTeer, Attorney, Maryville, Tennessee, in regard to my legal matters in winding up my estate.

In witness whereof, I have hereunto subscribed my name and affixed my seal, this 2 day of January, 1930.

D. W. TROTTER.

The above instrument was on the day of the date thereof declared and acknowledged to us, by D. W. Trotter, the testator therein to be his last will and Testament. We were present and saw the said D. W. Trotter 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 D. W. Trotter to be of sound mind and memory.

W. C. TRIPPETTER,

MRS. DOROTHY MARSHALL.

APRIL TERM 1930.

IN RE: CHARLES H. ALLEN
LAST WILL AND TESTAMENT.

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

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

Second: I hereby give, devise, and bequeath, unto my sister, Bertha Allen Armstrong, all of my property both real, personal, and mixed, including my house and lot situated in the 9th. Civil District of Blount County, Tennessee, which is recorded in Book of Deeds, Volume 72, Page 423, in the Register's Office for Blount County, Tennessee; together with any and all other property I own of every kind and description, wherever situated or located, to be hers absolutely.

THIRD: I hereby name and appoint my said sister, Bertha Allen Armstrong, sole Executrix of this my last will and testament, and I excuse and release her from making bond, reporting to, and settling with any of the Courts of the State or County.

Witness my hand and seal, on this July 20, 1927.

CHARLES H. ALLEN.

STATE OF TENNESSEE,
BLOUNT COUNTY.

We, the undersigned, hereby set our hands hereto, as attesting witnesses on the date above named at the request, of the testator, who signed his name hereto, in our presence, and we signed our names hereto as witnesses in the presence of the Testator, and in the presence of each other. The said testator declaring and publishing this as his last will and testament.

Hugh R. Crawford.

Mrs. Vesta Shipnough.

APRIL TERM 1930.

IN RE: CALSB CARPENTER,
LAST WILL AND TESTAMENT.

I, Caleb Carpenter of Happy Valley, in the Third District in Blount County, Tennessee, being of sound mind and disposing Memory, do hereby make and publish and declare this my last will and testament, hereby revoking any and all other Wills at any time heretofore made by me.

First: I will and Devise that all my Just debts. and obligations be paid by my Executor.

Second: I will and beqeth to my Son in law A. G. Heron, and his Wife, My daughter, Tenia Heron, my home farm in fee the same be the farm of 80 Achars more or less, upon which I am my Wife now resid lying and being in the third district of Blount Co., Tennessee, and Joining the land S. P. C. Burchfield, and W. W. Boring, and others, I devise to my Soning law A. G. Heron and his wife, Tenia Hearen, is and is made Expressly upon condishiens that they care for and Provide fare and properly Supperot me and My Wif Isabel An Carpenter, During our natural lif time and that our home be and remain at our present dweling place on the aforesaid 80 achar tract of land

I will and devise to my Soninlaw, A. G. Heron and Wif Tenia Heron, my tract of land of 29 $\frac{1}{2}$ achars perchest by me from Jerry Heron, and allse the Wm. Boring tract of land from Sarah Heron's East corner then with a condishinal line to J. L. Boring's South West corner then Said J. L. Boring's line to his East corner. Said two tracts of of land to hold and to own by said A. G. Heron and his Wife Tenia Heron.

Third: I Will and Devise that A. G. Heron pay to Marth Hameltens heirs the some of forty Dollars \$40.00, and James R. Carpenter Twenty-five Dollars \$25.00 and to my daughter Susan Moore, Wife of I. W. Moore, heirs the some of Fifty Dollars \$50.00, and to my Daughter Sarah Whitehead, Wife of D. K. Whitehead, the some of Seventy five Dollars \$75.00.

Fourth ; I will and beqeth to my Soinlaw, A. G. Heron, all my Horses, cattle, and Sheep, and all my personal property .

Fift: I will and beqeth to A. G. Heron, the some of forty dollars \$40.00, Paid in hand for which I direct that the Said A. G. Heron Erect White Marble Tomb Stones to Mine and my Wife Isabell An Carpenter graves.

Sixt: My son G. A. Carpenter gets his Shear of my property in real estate deeded to him by me therefore, I make no further provisions for him.

Seventh: I hereby nominate A. G. Heron, Executrix of this my last will and Testament.

APRIL TERM 1930.

Witness my hand and seal, this December the 17th, 1919.

CALEB CARPENTER (SEAL)

Published in the presence of us, as

sutch,

WITNESSES:

Henry Wilson

E. Buchanan

Jeff Hearn.

MAY TERM 1930.

IN RE: LAST WILL & TESTAMENT

OF JOHN H. WHITEHEAD, DECEASED.

I, JOHN H. WHITEHEAD, of Blount County, Tennessee, being of sound mind and disposing memory, do make and publish this as and for my last will and testament, hereby revoking and making void any and all other wills by me at any time heretofore made.

FIRST: I direct that all my just debts, if any, including my funeral expenses be paid as seen as practicable after my death.

SECOND: It is my desire and I hereby will, devise, and bequeath, to my ten children, to-wit: Pearl Whitehead, Thomas W. Whitehead, ^{Deak} Deak Whitehead, Lucy Whitehead, Fred Whitehead, George Whitehead, Ethel Whitehead, Alice Whitehead, Denel Lee Whitehead, and Howard Whitehead, jointly the sum of One Thousand Dollars, to be divided equally among them, that is, share and share alike.

THIRD: It is my desire and I hereby will, devise, and bequeath all the residue and remainder of my property of every kind and description, both real personal, and mixed, consisting of the two farms, household and kitchen furniture, stock of goods, farming tools, and machinery, live stock, moneys, notes, accounts, certificates and bank deposits and any other profits of which I may die seized and possessed, to my beloved wife, Sarah J. Whitehead, during her natural life, or so long as she remains my widow, and at her death or remarriage, to be distributed, as directed in the Fourth Section of this, my Will.

FOURTH: After the death of my wife, Sarah J. Whitehead, or upon her remarriage, if such an event should occur, it is my Will and I hereby direct my Executor hereafter named, to sell my two farms at public or private sale, make, execute, acknowledge for registration, and deliver to the purchaser, deeds conveying the same. I also direct my said Executor to collect all moneys due my Estate, convert any other property then belonging to said Estate, into money or cash, and divide the said moneys derived from all of said sources equally among my said ten children, named in Section Two of this Will. And if one or more of said children should die before said division, leaving children, the child or children, of said deceased child, is to receive his or her share of said Estate.

FIFTH: I hereby nominate and appoint M. H. Gamble, of Maryville Tennessee, Sole Executor of this my last Will and Testament.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, on this the 12th day of March, 1930.

JOHN H. WHITEHEAD.

MAY TERM 1930.

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

MRS. CAMPBELL DAVIS.

WILEY HATCHER.

JUNE TERM 1930.

IN RE: W. F. PIERCE,
LAST WILL AND TESTAMENT.

WILL.

I, W. F. Pierce of Greenback, R. F. D. 4, Blount County, Tennessee, Being of Sound Mind, Memory, and understanding do make my last will and Testament, in manner and form following-

FIRST: I give to my wife, Lucinda Pierce, my entire real estate and personal property of whatsoever nature and kind at the time of my death, to be hers her natural life, and at her death to go to My son Floyd Pierce, with the understanding that Floyd Pierce Pay My son, Arthur Pierce the sum of Two Hundred Dollars. It is also requested that Floyd Pierce farm my land and care for his Mother, Lucinda Pierce, her Natural li fe-- and a failure to do so, will so alter this Will at his Mother's Discretion.

SECOND: I hereby appoint my Wife, Lucinda Pierce, Executrix to this My last will and testament, without bond. And it is My desire that this estate be settled out of Court.

IN WITNESS WHEREOF, I, W. F. Pierce, the Testator, have to this my last will and testament set my hand, This the 4th day of April, 1930.

W. F. PIERCE.

We, the undersigned witnesses to the last will and testament of the testator, W. F. Pierce, have affixed our names as Witnesses at his Request and in his presence, and in the presence of each other.

L. HOUK GREGG.

Friendsville, Tenn.

O. L. DeFOE,

Friendsville, Tenn.

JUNE TERM 1930.

MRS. ANNIE SATTERFIELD.

LAST WILL AND TESTAMENT.

MAR. 10-26.

This is my last Will. I would like to have a nice burial. Flowers enough to cover my grave, then a nice monument. IT matters little where I am buried. Then if I have any money left I want it equally divided between my Sisters Mary Disheran, Drusie Akin, Mead Jr. Warren, Kathryn Warren, Elizabeth Warren. I want my fancy work (if I have any) also divided among the same persons mentioned. I want the money the Warren children get to be spent in music, and for an education. I hope this can be carried out, as it is the way I want my things to go.

SIGNED BY

MRS. ANNIE SATTERFIELD.

MRS. MEADE WARREN.

JULY TERM 1930.

S. A. STERLING

LAST WILL AND TESTAMENT.

I, S. A. Sterling, being of sound mind and disposing memory do make and publish this my last will and testament, hereby revoking any and all wills heretofore made.

FIRST:

It is my will that all my just debts, if any, including my funeral expenses be paid by my Executrix hereinafter named as soon as possible out of my Estate.

SECOND:

I will, give, devise, bequeath all of my property, both real, personal and mixed, of every kind and description wherever located to my wife Martha Ida Sterling, to have and to use as she may deem necessary and proper.

THIRD:

I hereby nominate and appoint my wife, Martha Ida Sterling, Executrix of this my last will and testament, and I excuse her from making bond settlement with the Courts in so far as I can under the laws of the State of Tennessee.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, this the 7th day of July, 1927.

S. A. STERLING.

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

DR. J. L. PRATER.

HOMER A. GODDARD.

AUGUST TERM 1930.

DANIEL A. HENRY
LAST WILL AND TESTAMENT.

I, Daniel A. Henry, do make and publish this as my last will and testament, hereby revoking and making void all others by me at any time made.

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

Second: I hereby will and bequeath all of my property of every kind and description, both personal, real or mixed to Ida Holland and Otha A. Porter to be theirs absolutely, and in fee simple, share and share alike.

Third: I hereby nominate and appoint Andy Holland sole executor of this my last will and testament.

This July 18, 1928.

Daniel A. Henry.

We, the undersigned at the request of Daniel A. Henry and in his presence of each other sign our names as attesting witnesses to the signature of Daniel A. Henry to his last will and testament on this July 18, 1928.

Joe H. Gamble,

D. C. Waters.

LAST WILL AND TESTAMENT

MRS. M. E. J. CRAWFORD.

I, M. E. J. Crawford, of Blount County, Tennessee, being of sound mind and disposing memory do hereby make and publish this as my last will and testament.

FIRST: I direct my just debts, if any, be paid.

SECOND: It is my will, and I hereby give and bequeath unto my daughter Jenny F. Crawford TEN (10) shares of my Bank Stock in the Bank of Maryville. The remaining shares of my Bank Stock I give and bequeath to my other children, viz: John, Stella, Hugh, Dennis and Earl.

THIRD: It is my will, and I direct my children to each of them select whatever books they and each of them may desire out of my library; and whatever books they do not desire to keep, I wish to be given to the College or some Public Library as my children may deem best. I give my watch to my son Dennis. I desire my daughter to make such division and distribution of my personal and household effects and goods as she may decree best.

AUGUST TERM 1930.

FOURTH: All Of the rest and residur of my estate both personal, including my home place in the 9th Civil District of Blount County, Tennessee. I give and bequeath unto my six children, namely, John C. Crawford, Mary Estelle Montgomery, Hugh R. Crawford, Dennis W. Crawford, Jenny F. Crawford and Samuel Earle Crawford in equal shares or parts.

FIFTH: I hereby name and appoint my sons Hugh R. Crawford and Samuel Earle Crawford sole executors of this my last will and TESTAMENT, and I hereby excuse them from giving bond, reporting to or settling with any of the Courts of the State.

In witness whereof I have set my hand and seal on this June 30, 1930.

M. E. J. Crawford.

Signed, declared and published by the testator as and for her LAST Will and TESTAMENT in the presence of us the undersigned, who at her request and in her presence, and in the presence of each other have hereunto set our hands as attesting witnesses on the date hereinabove written.

Mrs. Ella Wilson

Edward Montgomery.

LAST WILL AND TESTAMENT

ANDY HITCH.

I, Andy Hitch being of sound mind and disposing memory, but understanding the certainty of death do make, publish and declare this as and for my last will and testament hereby revoking any wills heretofore made by me.

FIRST:

I direct that all my debts including that of my last sickness and funeral expenses be paid out of the first moneys that come into the hands of my Executors hereinafter named.

SECOND:

I heretofore give to my sons, Roy Hitch, John Hitch and Raymond Hitch, the Cusick farm, and made them deed for same.

Owing to the fact that I had to pay-off considerable indebtedness for them and assumed a mortgage against said farm, I had the same deeded back to me.

I give said farm known as the Cusick farm, and located in the eleventh Civil District of Blount County, Tennessee, adjoining the lands of Glasgow, Clark, McCulley, Cusick and Kidd and Gayne, to my sons T. J. Hitch, B. B. Hitch, Paul Hitch and Wilson Hitch, on condition that they pay off whatever indebtedness