

PLEASANT HENRY.

Signed, sealed, declared and published by the testator, Pleasant Henry, as and for his last will and testament in the presence of us the undersigned who at his request and in his presence of each other have hereto set our hands as attesting witnesses on this June 15, 1931.

John C. Crawford,
Arvia Gregory.

LAST WILL AND TESTAMENT

G. R. EMERT.

I, G. R. Emert, of Blount County, Tennessee, while of sound mind, memory and discretion, do make and publish this my last will and testament, hereby revoking and making void any and all other wills by me at any other time made.

1.

I will and bequeath to my son William McKinley Emert, the farm on the south side of the river in Tuckaleechee Cove, known as the Caughron Farm, and being the farm purchased by me from A. C. Caughron, and containing 190 acres, more or less, with the distance understanding that the center of Little River shall be the line between the said Caughron Farm and the farm owned by me on the north side of Little River, and known as the Cameron Farm. Said farm to be willed to to my said son William McKinley Emert for and during his natural life, and after his death, to pass to and become the property in fee simple of the lawful heirs of his body, namely, his children, free from any claims of homestead or dower, or any other claims whatsoever, except as hereinafter provided.

11.

I will and bequeath to my son Gilbert Russell Emert, Jr. my farm lying on the north side of Little River in Tuckaleechee Cove, and known as the Cameron Farm, and being the farm purchased by me from J. W. Cameron, and containing 350 acres, more or less. Same to be his for and during his natural life, and after his death, to pass to and become the property in fee simple of his lawful heirs. It being understood, that the center of Little River is to be the dividing line between said farm and the farm on the south side of the river, or the Caughron farm, but the said Gilbert Russell Emert, Jr. is to pay the sum of \$2,000.00 on my debts and any other expenses that may have accrued at the time of my death, subject to the following further conditions, that is, the support of my wife Mary Jane Emert.

111.

I will and bequeath to my daughter, Hettie Emert Norris, for and during her natural life, what is known as the Store Property in the City of Alcoa, same consisting of one store building and two dwellings, and other out buildings. Also two lots in the City of Alcoa, purchased by me from A. D. Dunn, with house and barn thereon, also another tract of land in the 9th Civil District of Blount County, Tennessee, containing five and one-half (5½) acres, more or less with house and barn, and other buildings thereon, and known as the Taylor place, having been bought by me from Frank Taylor, and after her death, to pass to and become the property of her lawful heirs. I also will and bequeath to my said

APRIL TERM 1932.

daughter Hattie Emert Morris, in fee simple, without any reservations or restrictions whatsoever, a farm in the 11th Civil District of Blount County, Tennessee, containing 40 acres, more or less, and being the farm purchased by me and known as the Ben Jeffries farm, and being a portion of the old Hitch Farm, all of said property being subject to the following conditions, namely, the support of my wife as hereinafter provided, but she is to pay to my estate to be equally divided among my heirs the sum of \$500.00.

IV.

The foregoing bequests are all made subject to the following conditions, that is to say, my wife Mary Jane Emert is to have the right to use and occupy any one of the buildings on said property that she may desire as a home, together with such truck patches and gardens as she may desire, for and during her natural life, and with the further condition, that each of my said children are to contribute each, one-third to the support of my said wife, in accordance with her station in life, as long as she may live.

V.

I hereby nominate and appoint my son Gilbert Russell Emert, Jr., the executor of this my last will and testament, and he is hereby excused from executing bond, making any inventory, report or settlement with any court or courts.

In witness, I have hereunto set my hand and seal, this the 5th day of August, 1931.

G. R. Emert.

We, the undersigned, witnesses to the foregoing will and testament certify, that we were present, and heard the testator G. R. Emert, declare the foregoing to be his last will and testament, and that he signed same in our presence, and that we signed same as such witnesses, at his request, in his presence and in the presence of each other.

Witness our hands, this the 5th day of August 1931.

S. E. Dunn

Chas. C. Jackson.

MAY TERM 1932.

LAST WILL AND TESTAMENT

W. H. WILLARD.

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

FIRST.

I wish and direct that all of my just debts and funeral expenses be paid out of the first money that comes into the hands of me Executrix.

SECOND.

I, give, devise and bequeath all of my property, real and personal, of every kind and description that I may die seized and possessed of to my beloved wife, Sarah E. Willard to be her property absolutely and unconditionally, feeling assured that she will make the best use of it for herself and her children. My wish and desire being that she shall have the free use and control of all my property to do with same as she wishes and pleases and that she be unhampered in the use and control of same.

THIRD.

I hereby nominate and appoint my said wife, Sarah E. Willard as Executrix of this my last will and release her from giving bond and making settlements with the Clerk of County Court.

Witness my hand and seal this July 24, 1906.

W. H. Willard.

We witness this instrument as the last will of W. H. Willard as his instance and in his presence.

Thos M. Brown,

S. M. Merten.

Should Frank Willard my only brother out live me, please give him my watch.

W. H. Willard.

MAY TERM 1932.

LAST WILL AND TESTAMENT.

J. L. BURNS.

I, J. L. Burns, being of sound mind and disposing memory, but realizing the uncertainty of life and the certainty, of death, do hereby make, execute and publish, this as my last Will and testament.

FIRST: I give, devise and bequeath to my son, Richard Burns, the following described tract of land, now owned by me and situated in the 15th Civil District of Blount County, Tennessee, to-wit:

Beginning on a rock on the line of Rambo and J. L. Burns and running thence in an Easternly direction to a corner known as a cedar; thence in a Northeasternly direction to a forked black oak on the bank of a ditch; thence with said ditch to the Richard Burns woodhouse; thence following the fence to the public road at the cemetery gate on the line of Nathan Headrick; thence with the line of Nathan Headrick in a Westernly direction to the corner of Headrick and Bud Burns; thence with the line of Bud Burns in a Westernly direction to the corner of J. L. Burns and Bud Burns; thence in a Southernly direction, crossing the road to a rock corner of J. L. Burns and Joe Walker; thence with the line of Joe Walker to the line of Rambo; thence with the line of Rambo in a Southernly direction to the beginning.

SECOND: I give, devise and bequeath to my son, T. L. Burns the following described tract of land situated in the 15th Civil District of Blount County, Tennessee, to-wit:

Beginning at a rock on the line of Rambo (on the old dowsery line) thence in a Southernly direction with the line of Rambo to the river; thence up the river in an Easternly direction to a rock on the old dowsery line corner to J. L. Burns and N. C. Burns; thence following the old dowsery line in a Northeasternly direction a short distance to a rock near the path; thence following the old dowsery line in a northernly direction to corner of J. L. Burns and N. C. Burns on a maple; thence with the foot of the hill in an easterly direction to a rock; thence, making a right angle, and running in a Northernly direction with the top of the hill to a black oak on the bank of the road; thence in a Westernly direction to a rock on corner of Nathan Headrick and J. L. Burns; thence in a Westernly direction with the line of Nathan Headrick to the point on the road at gate to the cemetery and being the corner of the tract given under this will to Richard Burns; thence following the lines of the tract given under this Will to Richard Burns to the woodhouse, the forked black oak, the cedar and on to the beginning corner.

THIRD: I give, devise and bequeath my woodland on the East side of the public road to my sons, Richard Burns and T. L. Burns. This land shall be equally divided in acreage by a competent surveyor chosen by the Executor, hereinafter named and the Eastern half of said Woodland when so divided shall go to T. Lawson Burns and the Western half of said woodland shall go to Richard Burns.

FOURTH: I hereby authorize and direct the Executor hereinafter named to employ a competent surveyor to survey out and plot the tracts of land referred to in the preceding three Sections of this will. The expense of said surveys shall be borne equally by said T. L. Burns and Richard Burns and the Executor is given authority to collect the expense of said surveys from said

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devises.

FIFTH: I give, devise and bequeath all the remainder of my real estate, including my home place and any other land I may own to my children, Ed Burns, Della Burns, Josie Burns, Lydia Burns and Zallia Burns Emert, as tenants in common.

SIXTH: I give, devise and bequeath all my household furniture and cattle, hogs and other live stock to my children, Della Burns, Josie Burns, Lydia Burns, Ed Burns and Zallia Burns Emert jointly.

SEVENTH: I direct that my sons, T. L. Burns and Richard Burns each pay to Bessie Law the sum of forty dollars and to Boyd Law the sum of Forty Dollars and that my son Ed Burns pay to Bessie Law the sum of Twenty Dollars and to Boyd Law the sum of Twenty dollars. The said Bessie Law and Boyd Law are the children of my deceased daughter, Mary Burns Law.

The Executor is hereby given whole authority to collect said amounts from said boys and pay the same over to the devisees named in this clause of the Will.

EIGHTH: I give, devise and bequeath all farming machinery, tools, wagons, harness, etc., owned by me at the time of my death to my three sons, T. L. Burns, Richard Burns and Ed Burns. They may divide this machinery, tools, etc., among themselves or should they desire that the same be sold, all or any one of them may request the Executor to sell the same at public auction and if so requested by any one of said boys, the Executor shall sell the same at public auction and divide the proceeds from said sale equally among the said three boys.

NINTH: I further direct that all debts that I owe at the time of my death shall be paid out of my estate and the Executor is given full authority to pay the same. These debts, as well as the expenses of the administration of this estate, however, shall be borne exclusively by the three sons, T. L. Burns, Richard Burns and Ed Burns. The said T. L. Burns to pay 2/5 of the same, Richard Burns 2/5 of the same and Ed Burns 1/5 of the same. I hereby create a lien on the property devised to these respective sons for the payment of said debts and expenses and also the bequests made to the Law children and should said sons fail to pay over to the Executor, within a reasonable length of time, the respective amounts necessary for the payment of these items, he is authorized to take such steps as may be necessary in order to force collection.

TENTH: I hereby nominate and appoint Peery Abbett as Executor of this Will and request him to consult with my Attorney, R. E. Kramer, in handling the affairs of this estate, in as much as R. E. Kramer has been my advisor and is familiar with my property and the reasons for the distributions being made in the

JUNE TERM 1932.

manner.

IN WITNESS WHEREOF, I hereunto set my hand and seal of
this 18th day of March, 1926.

J. L. Burns.

The foregoing Will was signed, sealed and published in our
presence by the Testator, J. L. Burns, and we hereunto set our hands as witnesses
at his request, in his presence and in the presence of each other.

R. R. Kramer,

Anna Belle Tedford.

LAST WILL AND TESTAMENT

D. L. SMITH.

Maryville, Tenn, RD 4
December, 1930.

I make my will today.

I want J. M. Smith to have the 80 acre tract of land in the
9th District except the Barnett lot. I want it to go with the 9 Acre tract where
the house is, I want Delie Shope to have the 9 acre tract for which I want said
Delie Shope to pay Mollie Brewer Two Hundred Dollars and I want her to pay the
Orphant Home One Hundred at Twenty-five Dollars a year for Christmas, and I want
her to pay the Home Mission Baptist Church One Hundred Dollars at Twenty-five
Dollars a year. There is a bed a piece for Delie Shope and Millie Brewer and
J. M. Smith the rest of the House plunder to be divided between Delie, Mollie
& Gum or sold and the proceeds divided.

I appoint J. M. Smith Administrator without bond or pay for
which I give him all my tools for his pay. I want him to wind this up just as
I have stated.

D. L. Smith.

Witness.

C. W. Harmon

Blimmie Smith.

JULY TERM 1932

LAST WILL AND TESTAMENT

MRS. I. B. McREYNOLDS.

Maryville, Tennessee

May 22, 1931.

I, Mrs. I. B. McReynolds of Blount County, Tennessee hereby
make and publish this my last will and testament, hereby revoking any
and all wills by me at any time heretofore made.

FIRST: I direct that a ll my just debts, if any, be paid out
of the first money that may come into the hands of my Executor herein after
named, including funeral and burial expenses.

SECOND: I give to S. W. Counts and Elisa Counts, his wife,
the land I now occupy their life time, after their death the land is to
pass to Walter B. Counts, Isaac Fisher Counts and Lester Counts, my nephews,
if Walter Counts and his children should die before the land passes to him
then his part of the land must go to Fisher and Lester Counts. Walter Counts
to have North East portion, the part purchased from the old Cox farm, Fisher
Counts to get the south east portion including the dwelling house he now
occupies, the dividin g line to begin at corner of fence on the old Cox line and
running up by orchid and with said fence to end of lane at pond, then with
present fence to pike read and across said road to Tolberts line. Lester
Counts to get the balance of my land including my dwelling house and barn.
After the land passes to the said boys as above set out, they are to pay
to my neices, Nannie E. Turner, Ada E. Lones and Bacy C. Richards, the sum
of Fifty (\$50.00) Dollars each, that is each one of the girls above named is to
receive Fifty Dollars, and is to be paid by the three boys above mentioned,
and making a total of \$150.00 to be paid. I give Fisher Counts all my house-
hold goods and personal property.

THIRD: I hereby appoint Isaac Fisher Counts as Executor of
this my last will and testament, and hereby excuse him from giving bond.

In testimony whereof I hereunto set my hand and seal, this
the 29th day of May 1931.

Mrs. I. B. McReynolds

We hereby sign our names as witnesses to above will, at the request of Mrs.
I. B. McReynolds, and in her presence, and in the presence of each other, on
the day and date above shown.

E. A. Walker

R. C. Parkins.

JULY TERM 1932.

LAST WILL AND TESTAMENT

POLLY SHIPWASH.

I, Polly Shipwash of Blount County, Tennessee, being of sound mind and memory, do hereby make and publish this, my last will and testament, revoking and making void all other wills and Codicils heretofore, by me at any time made.

I will each one of my children one (\$1.00) dollar to be paid to them by my Executor, herein after named, out of any money which I may have on hand or in Bank, at the time of my death.

II.

I give and bequeath to my daughter, Lena Shipwash all my household and kitchen furniture which I may have on hand at the time of my death.

III.

I will and bequeath to my Grandson, Ira Shipwash One (1) Mule and One (1) Cow which I have in my possession at this time - also, One Calf.

IV.

I will that, all the Notes in my name be turned over to my Grandson, Ira Shipwash, so that, he may have all the money for which the Notes call, to be owned and used by him. Also, all the money I may have in my name, at death.

V.

I hereby constitute and appoint my grandson, Ira Shipwash, my Executor of this my last will and testament, to serve without bond.

Her
POLLY X SHIPWASH
Mark

We, the undersigned certify that, we were called by the person whose name appears above, to witness her Signature to the above instrument, that, we saw her sign her name to the foregoing, in our presence and in the presence of each other, the 17th day of November 1930.

D. L. Bryan
M. D. Dorsey.

JULY TERM 1932.

LAST WILL AND TESTAMENT

A. C. ROBBINS.

I, A. C. Robbins of Blount County, Tennessee do make and publish this as my last will and testament hereby revoking all former wills by me at any time made.

FIRST: I direct that all my just debts including funeral and burial expenses and expense of administration be paid by my Executives out of the first moneys that may come into their hands.

SECOND: I give devise and bequeath to my wife Alice S. Robbins all the land I may die possessed of including my residence together with all my house hold goods and furniture all the stock, poultry, tools, moneys, bonds, notes, and every thing I die possessed of, so long as she remains my widow or as long as she lives, then at her decease every thing that she leaves to be divided equally between my two daughters Maggie M. Brooks and Grace L. Hammontree and if either one of them should die before them, then to their bodily heirs and if either one and her bodily heirs should all be deceased then the other one living and her bodily heirs to have all.

Lastly I hereby nominate and appoint Maggie M. Brooks and Grace L. Hammontree as Executives of this my last will and testament.

In witness whereof I have hereunto set my hand this the 27 of May 1924.

A. C. Robbins.

Signed by the said A. C. Robbins as and for his last will and testament in the presence of the undersigned who at his request and in his sight and presence have subscribed our names as attesting witnesses the day and date above written.

Grace Hammontree
P. E. Hammontree

JULY TERM 1932.

LAST WILL AND TESTAMENT

MARGARET BLEVENS.

I, Margaret Blevens, being of sound mind and disposing memory and understanding the uncertainty of the duration of life, do hereby make, publish and declare the following as and for my last will and testament hereby revoking any former wills by me at any time made.

FIRST: I direct that my funeral expenses, including the expenses of my last sickness, be paid out of any money coming into the hands of my Executor, hereinafter named.

SECOND: Owing to the fact that my daughter, Eliza Wilson has been good to me and has taken care of me in my old age, I give her all of my household and kitchen furniture of every description. This is given to her in addition to her sharing equally in the remainder of my property.

THIRD: I direct that my Executor, through the proper channels of the Court have all of my real estate sold and reduced to money and after paying the cost and expense of administration, that the same be divided equally among my children, Charlie Blevens, Willie Blevens, Sarah Wilcox, Mary M. Miller, Anna Chapman, Eliza Wilson and Lucy Chapman, Lucy Chapman being dead, I direct that the share that would go to her if living, be divided equally among her children or heirs at law, Earl Chapman, John Chapman, Elmer Chapman, Mrs. Maud Clark, Mrs. Nellie Tulloch and Roy Chapman. Roy Chapman being dead and leaving two children, Roy Chapman and Louise Chapman, I direct that the share which would go to him if living, go to Roy and Louise Chapman in equal shares.

I further direct that my executor allow my daughter Eliza Wilson to remain in the house where she now lives free of charge until same is sold.

I hereby nominate and appoint Sam Johnson as Executor of this my last will and testament.

Her
Margaret X Blevens
Mark

Wit: Mrs. Sam Johnson

Edythe Hull

We, Sam Johnson, Mrs. Sam Johnson, and Edythe Hull, who signed our names as witnesses to the foregoing will, saw Margaret Blevens sign same in our presence, and we signed as witnesses in her presence and in the presence of each other and heard her acknowledge the same to be her last will and testament.

Sam Johnson
Mrs. Sam Johnson
Edythe Hull

JULY TERM 1932.

LAST WILL AND TESTAMENT

RACHEL L. GODDARD.

I, Rachel L. Goddard, of Blount County, Tennessee do hereby make declare and publish this to be my last will and testament, hereby revoking and making void any and all wills or codicils thereto by me at any time heretofore made.

FIRST: I direct that all of my just debts, if any, including my funeral and burial expenses be first paid out of any cash or money in the bank I may leave at my death. And if there is no cash available for that purpose I direct that my three children equally bear the expenses of my funeral and burial.

SECOND: I hereby give and devise to my two sons Robert Frederick Linginfelter and Isaac Robertson Linginfelter in equal shares or interests my house and real estate, known as my home, situated in Dublin, Indiana being the property I purchased from Charles Gray, to be theirs absolutely in fee simple.

THIRD: I give and bequeath to my said son Robert Frederick Linginfelter all of the furnishings and effects in my room in my said house in Dublin, Indiana.

FOURTH: I give and bequeath unto my daughter Josephine E. Brown the two notes I held against her for \$718.00 and \$500.00 respectively, and I hereby direct and instruct my executors to cancel and deliver said notes to my said daughter Josephine E. Brown.

FIFTH: I also give and bequeath to my said daughter Josephine E. Brown all of my furniture and effects now in her home in Knoxville, Tennessee.

SIXTH: I hereby name and appoint my sons Robert Frederick Linginfelter and Isaac Robertson Linginfelter joint executors of this my last will and testament, and I hereby excuse and release them from giving bond, reporting to or making any settlements with the Courts.

IN WITNESS WHEREOF I have set my hand on this the 18th day of November 1931.

Rachel L. Goddard

Signed, declared and published by the said Rachel L. Goddard as 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 hereto set our hands as attesting witnesses on this November 18, 1931.

Blanche C. Fouche
John C. Crawford.

AUGUST TERM 1932.

LAST WILL AND TESTAMENT

JAMES M. CATES.

I, James M. Cates of Blount County, Tennessee, do hereby make, publish and declare this my last will and testament in manner and form following:

FIRST: I direct that all my just debts and funeral expenses be paid as soon after my decease as conveniently can be done.

SECOND: I give and bequeath to my wife, Neppie Hannum Cates, all my real estate which I may die seized and possesses of, or any other real estate which may come to me by the right of inheritance or in any other manner. I also give to her any and all personal property that I may die seized and possessed of. I also give to her all monies that will be paid to my estate from two life insurance policies, one of these policies is for \$2000.00, with the Mutual Life Insurance Company of New York; the other policy for \$5000.00 with the National Life Insurance Company of Chicago, Ill.

THIRD: I nominate, constitute and appoint my beloved wife, Neppie Hannum Cates of Blount County, Tennessee the Executrix of this my last will and testament, I also direct that she will serve without being required to make any bond, or make any settlement whatsoever with the courts.

IN WITNESS WHEREOF, I have hereunto subscribed my name in Maryville, Tennessee, in the presence of Grace Goddard of Maryville, Tennessee, and Eben R. Coulter of Maryville, Tennessee.

I have requested to become attesting witnesses hereto.

James M. Cates.

The foregoing instrument was subscribed, sealed published and declared by James M. Cates, as and for his last will and testament in our presence and in the presence of each of us, and we at the same time, at his request, in his presence, and in the presence of each other, hereunto subscribe our names and residences as attesting witnesses.

This the 25th day of October, 1918.

Grace Goddard, Maryville, Tennessee.

Eben R. Coulter, Maryville, Tennessee.

AUGUST TERM 1932.

LAST WILL AND TESTAMENT

J. A. BURNS.

I, J. A. Burns of Townsend, Tennessee, being of sound mind and memory do hereby make and publish this my last will and testament, hereby revoking and making void all others by me at any other time made.

FIRST: It is my desire and I so will that my wife, Susan Burns and have a decent christian burial.

SECOND: If I should die before my said wife, she the said Susan Burns is to have all of my property, both real, personal and mixed, to be used by her at will during her natural life. She is to have and remain so long as she desires, in the house in which I now live, and receive all the fruits of my estate during her natural life.

THIRD: After the death of myself and wife, that I will bequeath to my son Joe Burns all of my real estate of which I may die seized and possessed, to be his in fee simple, but out of my estate, my son Joe Burns is to pay to each of my children, Nora McBurn, the heirs of Alex Burns, to have jointly, Alice Greaser, Carry Burns, Martha Spurlin and Retta Burns, the sum of Five (\$5.00) Dollars each. I also will and bequeath to my son Joe Burns all the personal property of whatever kind or character, to be his absolute.

FOURTH: I her by nominate and appoint my son Joe Burns, Executor of this my last will and testament, without bond.

This January 26th 1923.

J. A. Burns.

We, the undersigned witnesses, do hereby certify that we were present and saw the testator J. A. Burns sign his name to, and acknowledge the foregoing to be his last will and testament, that he signed it in our presence, and that we signed same as such witnesses at his request and in his presence and in the presence of each other.

This January 26th 1923.

Chas. C. Jackson

S. H. Dunn.

LAST WILL AND TESTAMENT

MRS. L. V. DUNN.

I, Mrs. L. V. Dunn, being of sound mind and disposing memory and aware of the uncertainty of this life do hereby make, declare and publish this my last will and testament, hereby revoking and making void any and all other wills or codicils by me at any time heretofore made.

1.

It is my desire and I hereby give, and devise unto my friend, I. C. Williams, the undivided one-half interest which I own in a certain house and lot situated on Depot Street in the Third Ward of the City of Maryville, and being the house and lot which was formerly owned by me and my daughters and sold by my daughters to Dr. A. M. Gamble and being the same house and lot which Dr. A. M. Gamble conveyed to myself and I. C. Williams, said house being numbered 122 as numbered by the City of Maryville, and for further description reference is made to the Register's office for Blount County, at Maryville, Tennessee, to be his absolutely in fee simple.

In the event I should die before I have finished paying the indebtedness on my one-half interest of said property, it is my desire that whatever remains unpaid shall be paid by said I. C. Williams.

11.

I am making no disposition of any other of my property either real or personal that I may own except my one-half interest in the house and lot as hereinabove devised. It being my purpose and intention that all the rest and residue of my property shall be handled in accordance with the laws of distribution and descent.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this July 10, 1929.

MRS. L. V. DUNN.

Signed, sealed, declared and published by the Testatrix, Mrs. L. V. Dunn, as 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 herein above mentioned.

John C. Crawford

Grace Goddard.

LAST WILL AND TESTAMENT

RACHEL ROREX WILSON.

I, Rachel Rorex Wilson, a resident of Blount County, Tennessee, being of sound mind and disposing memory, do hereby make and declare this my last will and testament, hereby revoking and making void any and all wills heretofore made by me at any time.

1.

I direct that all of my just debts, including my funeral and burial expenses be paid as soon as practical after my death.

11.

It is my will and I hereby give, devise and bequeath to my daughter, Mary Burel Wilson, the home where I now live, fronting on Aluminum Pike one hundred feet and running back one hundred feet, the frontage to be measured equal distance on each side of the house. Also the store building and lot facing on Rankin Road and fronting fifty feet thereon and running back one hundred feet. Also three small dwelling houses and lots located on Rankin Road each lot fronting fifty feet thereon, and each lot running back one hundred feet. All of the above property is located in Alcoa, Blount County, Tennessee. Also one lot located on Chestnut Ridge in Knox County, Tennessee, this is the only lot which I own in Knox County.

111.

It is my will and I hereby give, devise and bequeath to my son, Raymond Wilson, what is known as the Garage building on Lincoln Road fronting one hundred feet thereon and running back one hundred and seventy five feet. Also what is known as the old Dancing Hall or Pool-room fronting on the L & N Right-of-way fifty feet and running back one hundred and seventy five feet. Also two lots with a three room house thereon located in what is known as the "Old Field", joining Rose Asbury and an alley. The above property is located in Alcoa, Blount County, Tennessee.

IV.

It is my will and I hereby direct all the remainder of my real estate located in Alcoa, Tennessee, not hereinabove specifically devised be sold at private sale and I direct my Executor hereinafter named to sell said property at private sale and make deeds therefor and deliver the same, and as this is done I direct my Executor hereinafter named to divide the money received therefor equally between my two children Mary Burel Wilson and Raymond Wilson, share and share alike.

V.

It is my will and I hereby give, devise and bequeath all the remainder of my property not hereinabove specified, both real and personal

SEPTEMBER TERM 1932.

to my two children Mary Burel Wilson and Raymond Wilson, to be divided between them equally, that is, share and share alike.

-VI-

I hereby name and appoint M. H. Gamble, Executor, of this my last will and testament.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 6th day of December 1929.

Rechel Rorax Wilson.

Signed, published and declared by the above named Testatrix, as and for her last will and testament, in the presence of us the undersigned, who, at her request and in her sight and presence and in the presence of each other, have hereunto set our hands and seals as attesting witnesses the date above mentioned.

Homer A. Goddard

Grace Goddard.

OCTOBER TERM 1932.

LAST WILL AND TESTAMENT

W. H. JOHNSON

This is the last will and testament of me W. H. Johnson made the 13th day of February 1930 in Maryville County of Blount, State of Tennessee as follows:

FIRST: I will and bequeath to my grand mothers children of my (Daughter Susie Cassels, Deceased) whose names are Mrs. Ruth Orth, Washington, Ills. Mrs. Margaret Geist, Mrs. Grace Clawson, Mrs. Dorothy Sans all of South Bend, Ind. The sum of one Dollar (\$1.00) each because I have already paid them in money what I am them to have.

SECOND: I will and bequeath to my niece Lucy Edmondson (wife of F. H. Edmondson) all the remainder of my property, I die possessed of both real and personal.

THIRD: I hereby appoint F. H. Edmondson, Executor without bond of this my last will and testament. I set my hand seal this the thirteenth day of February 1930.

W. H. Johnson.

Signed and sealed and acknowledged by said W. H. Johnson as his last will and testament in the presence of us who in his presence at his request have subscribed our names as witnesses.

J. L. Edmondson

Mertle Edmondson.

LAST WILL AND TESTAMENT

LOUISE SANDERS.

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

FIRST: I direct that all my just debts, including the expense of my last illness and my burial expenses be paid as soon after my death as practicable.

SECOND: I give, direct and bequeath all of the remainder of my property unto my brother-in-law, F. P. Sanders, and to my nephew, Oscar Jones. The said F. P. Sanders to receive three-fourths $\frac{3}{4}$ thereof, and Oscar Jones, one-fourth ($\frac{1}{4}$) thereof.

I have heretofore disposed of my real estate and I have provided in certain notes executed therefore that in case I die before all of said notes mature, the remainder of said notes which have not matured shall be cancelled. In making distribution of my estate under this will, the said notes are not to be taken into

OCTOBER TERM 1932.

consideration, nor are they to be charged against the moneys distributed hereunder to said F. P. Sanders.

THIRD: I hereby nominate and appoint F. P. Sanders as executor of this will and I expressly release him from making any bond in connection with the settlement of this estate.

In witness whereof I hereunto set my hand and seal on this 29th day of April, 1930.

Her
Louise X Sanders
Mark

The foregoing will was signed, sealed and published in our presence and we have hereunto set our signature at the request of the testatrix in her presence and in the presence of each other.

Witness our signatures this 29th day of April, 1930.

R. R. Kramer
W. P. Barnhill

LAST WILL AND TESTAMENT

SARAH McCALL

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

FIRST: That all my debts be paid as soon after my decease as possible by my Executor.

SECOND: I give to Arthur and Eulis McCall my sons all the stock and tools belonging to me of whatsoever nature and kind.

THIRD: I give to Horace McCall and Cara Burgin \$200.00 each to be paid by my executor.

FOURTH: I give to my three sons Arthur McCall, Eulis McCall and Horace McCall the Hudson Coach to be theirs equally.

FIFTH: After the above conditions have been met and \$25.00 given to the Baptist Church in Friendsville, Tenn. then I will that whatever is left with money notes or whatever it is and the House and Lot be sold and divided between all the children share and share alike, and that the house hold goods and furniture be divided among the children as they see fit.

SIXTH: I hereby appoint my son Eulis McCall, executor to this my last will and testament without bond and it is my desire that this estate be settled out of Court as far as possible.

OCTOBER TERM 1932.

In witness whereof I Sarah McCall the within named Testator declares this to be my last will and testament hereby revoking any former will made by me and does hereby set my hand and seal this the 8th day of September, 1932.

Witness to Mark;

O. L. DeFee,
Friendsville,
Nema Johnson,
Greenback, Tenn. R. 3.

Her
Sarah McCall
Mark

Signed in the presence of Sarah McCall as and for her last Will and Testament and in the presence of us who have signed this as witnesses in the presence of the testator and of each other:

O. L. DeFee
Friendsville, Tenn.
Nema Johnson
Greenback, Tenn.
R. 3.

NOVEMBER TERM 1932.

LAST WILL AND TESTAMENT

CHAS. LEE MCNUTT.

Maryville, Tenn.

May 31st, 1923.

Last will and testament of Chas. Lee McNutt of Maryvi lle, Tenn.
County of Blount. My present age is 50 years and I now reside on the
Morganton pike on the West side of the above mentioned city.

I do hereby will and bequeath unto my wife Blanche B. McNutt all
of my real estate and personal property that I may die possessed of during
her natural life and so long as she remain a widow. Upon the termination
of her widowhood an life the property then belonging to the said estate shall
be divided between the surviving heirs of Chas. Lee McNutt; except such notes
or contracts which may show that any one of the heirs may have been paid a
part of said estate; there being certain notes now in existence against Hugh
T. McNutt.

I do hereby appoint and make my wife Blanche B. McNutt, Executrix
of my will and delegate unto her power to pay any indebtedness that may exist
against said estate and sell and convey the real estate as she may deem
proper and right.

SIGNED: Chas. L. McNutt.

Witnessed:

J. H. Singleton

Mack Taffeteller.

NOVEMBER TERM 1932.

LAST WILL AND TESTAMENT

MARY ANN CALDWELL.

I, Mary Ann Caldwell, a single lady do make and publish
this as my last will and testament;
FIRST: I direct that all of my debts and funeral expenses be first paid out of
my estate.
SECOND: I will, give bequeath and devise unto my be-
loved sister Billa Caldwell, all the property that I own at the time of my
death, both real and personal- it being my intention that my said Sister shall
have all the property that I own at the time of my death, both personal
property and real estate.

This the 3rd day of November, 1922.

MARY ANN CALDWELL

We hereunto sign our names as witnesses to this the last
Will and Testament of Mary Ann Caldwell at her request and in her presence
and in the presence of each other.

James T. Gamble

Fannie Gamble.

DECEMBER TERM 1932.

LAST WILL AND TESTAMENT

MOLLIE KEY.

I, Mollie Key, of the Town of Townsend, Tennessee, in the County of Blount, declare this to be my last will and testament:

I give and bequeath to Nathan Everett, my Son in Law, and Belle Everett, my daughter all my property, including household goods etc. providing that Two Hundred (\$200.00) is paid to W. R. Wilson, and Thirty Five (\$35.00) paid to Robert Seaton, Attorney.

I hereby appoint Nathan Everett sole executor of this Will, revoking all former wills be me made.

MOLLIE KEY

WITNESS:

S. W. Henry

S. P. McNeill.

LAST WILL AND TESTAMENT

IGNATIUS JONES.

I, Ignatius Jones, I am of sound mind do make and publish this my last will and testament revoking all others by me maid.

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

SECOND: I give all of my real estate containing One Hundred and eighty acres more or less and all of my personal property, this property all being in the 5th civil district of Blount County, Tennessee to my son J. H. Jones on the condition that he takes care of my beloved wife Jane Jones as long as she lives and pays my daughter Ida Lewis Five Hundred Dollars the first One Hundred to be paid one year after my death the rest one Hundred each year., and if my son J. H. Jones should die before my wife dies his widow Cora Jones shall have her suport from the farm. I nominate and appoint my son J. H. Jones my Executor without bond.

This the 22 day of April 1912.

IGNATIUS JONES. (SEAL)

Signed in our presents:

J. L. Edmondson

S. H. Jones.

JANUARY TERM 1933.

LAST WILL AND TESTAMENT

S. T. LANE.

I, S. T. Lane, of Maryville, Blount County, Tennessee, being of sound mind and disposing memory hereby make, declare and publish this my last Will and Testament, hereby revoking and making void any and all other wills or codicils thereto by me at any time heretofore made.

FIRST.

I direct that all my just debts, if any, including my funeral and burial expenses be first paid by me Executors out of my estate.

SECOND.

It is my desire and I hereby give and bequeath unto my son William Earnest Lane Five Hundred (\$500.00) Dollars in cash.

THIRD.

It is my desire and I hereby give and bequeath to my son Fred Lane my Gold Watch, which he gave me, and which I prize very highly.

FOURTH.

It is my desire and I give, bequeath and devise unto my four (4) sons, namely: Fred Lane, Burl E. Lane, Charles C. Lane and William Earnest Lane, in equal shares, all the rest and residue of my property, both real, personal and mixed, wherever the same may be located or situated, to be theirs absolutely.

FIFTH.

It is my desire and I hereby name and appoint my sons, Fred Lane and Burl E. Lane, co-Executors of this my last will and testament.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 11th day of December 1928.

S. T. Lane.

Signed, declared and published by the said Testator, S. T. Lane, 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 set our hands as attesting witnesses on the date hereinabove mentioned.

John C. Crawford
Grace Goddard.

JANUARY TERM 1933.

LAST WILL AND TESTAMENT

J. H. BROWN.

I, J. H. Brown, being of sound mind and disposing memory do hereby make, declare and publish this my last will and testament hereby revoking any and all Wills and Codicils made by me heretofore.

1.

I direct that all my just debts be paid out of my estate as soon as practical after my death.

2.

I hereby devise, and bequeath to my wife Hannah Brown a life estate on 54 acres of land in the 11th Civil district of Blount County, Tennessee near Mt. Moriah Church and Graveyard, on the road leading from Rockford Station on the K & A. Rail Road to Singleton Station on the L & N. Rail road. She is to have absolute control over this land and the proceeds of it during her life time.

3.

I devise, and bequeath to my son Charles Brown and my daughter Naomi Brown my rest estate consisting of 54 acres as described in section 2 of this Will, provided, however the said Charles Brown and Naomi Brown are to pay to my sons Andrew, Cam, J. L., Robert and Ed Brown the sum of \$100.00 each at the end of 2 years from the date of my death or the death of my wife should she survive. I direct that if Charles Brown and Naomi Brown are unable to pay or refuse to pay the \$100.00 to each of the above children named, at the end of 2 years after my death or the death of my wife should she survive, that the real property consisting of 54 acres shall be sold and the proceeds divided in the following manner; Andrew, Cam, J. R., Robert, and Ed Brown are to receive \$100.00 each, and Charles Brown and Naomi Brown are to receive the remainder of the proceeds of said sale in equal amounts. In the event of the death of either Charles or Naomi Brown, the share to be received by the one dying shall go to the other. This section of this will is to take effect two years on and after the death of my wife Hannah Brown, should she survive.

I hereby nominate and appoint my son Charles Brown as Executor of this my last will and testament.

5.

I hereby devise and bequeath the rest and residue of my estate both real and personal of what ever nature, and wherever situate to my son Charles Brown and my daughter Naomi Brown.

JANUARY TERM 1933.

In witness whereof I hereunto set my hand and seal this November 10, 1930.

J. H. Brown.

The above instrument was on the day of the date thereof declared, and acknowledged to us by J. H. Brown the testator therein mentioned to be his last will and testament, and we were present and saw the said J. H. Brown sign and seal the same, and we at his request and in the presence of each other do sign our names as attesting witnesses to said will and we verily believe the said J. H. Brown to be of sound mind and memory.

This Nov. 10, 1930.

Will A. McTeer

Dorothy Marshall.

MARCH TERM 1933.

LAST WILL AND TESTAMENT

MARGIE ANN HALL.

I, Margie Ann Hall, a resident of Blount County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this my Last will and Testament, hereby declaring null and void any and all wills heretofore made by me.

I.

I wish that all my just debts and funeral expenses be paid by my Executor as soon after my death as may be reasonably done without sacrifice to my estate, but I do not wish to limit him to less than time the law allows for this purpose.

II.

I give and bequeath to the New Salem Methodist Church, located on the Martin Mill Pike, in the Fourteenth District of Knox County, Tennessee, about seven miles South east of Knoxville, the sum of Two Hundred (\$200.00) Dollars, to be used for purposes of the Church, in whatever way may be deemed best by the proper Church officials.

III.

I give and bequeath to the Cemetery Board, and its successors in office, of the New Salem Methodist Church Cemetery, which is located adjoining the New Salem Methodist Church, referred to in paragraph II above, the sum of Two Hundred (\$200.00) Dollars, the interest or income from which shall be used by said Board, and/or its successors, for the purpose of maintaining, improving, and beautifying said cemetery, in which a number of my relatives are buried, and in which I expect to be buried.

IV.

I give, devise, and bequeath all the rest and residue of my property of every character and description, and wherever located, to my brother, C. C. Hall. I am not forgetful of my sister, Mrs. Robert Sharp, or of my numerous nephews, nieces, great-nephews, great-nieces, and other relatives, but I have lived all my life in the same house with my brother, C. C. Hall, who has helped me to accumulate a good portion of what I have, and who has always been very kind to, and considerate of, me. I, therefore, desire that all the rest and residue of my property go to him after the above named bequests have been paid.

I nominate and appoint my brother, C. C. Hall, as my Executor under this Will, to settle my estate, and I excuse him from making or executing any bond as such Executor.

MARCH TERM 1933.

IN WITNESS WHEREOF, I have hereunto signed my name and have published and declared this as my Last Will and Testament in the presence of the subscribing witnesses hereto, and I have also at the same time signed my name on the margin of the preceding page, in Blount County, Tennessee, this the 27th day of January, 1933.

MARGIE ANN HALL.

The foregoing instrument was signed, sealed, published, and declared by the above named MARGIE ANN HALL, as and for her Last Will and Testament, in the presence of us, who have hereto subscribed our names as witnesses thereto at her request, in the presence of said testatrix, MARGIE ANN HALL, and of each other, this the 27th day of January, 1933.

Walter D. DeVault
John C. Cox.

LAST WILL AND TESTAMENT
REV. JOHN L. BURNS.

Maryville, Tenn.,

January 9, 1933.

REV. THE LAST WILL OF
REVEREND JOHN L. BURNS.

Having been brought face to face with the fact that I at some time must pass away that it is essential that I set my house in order spiritually, morally and materially, I, therefore, bequeath to my wife, Hattie Burns, all my property in which we are jointly interest in in connection with an adjoining the farm which she now holds, and also all cattle of whatsoever nature we jointly own, and also that E. L. Hatcher owns in partnership at the time of my death. I also bequeath to her all cattle and horse stock of every description that I might personally own at the time of my departure. I also bequeath to her all household plunder consisting of beds, stoves, chairs and all household furniture and bedding with the exception of my library and typewriter. I also bequeath to her the sum of One Hundred (\$100.00) Dollars to be taken out of my insurance. I bequeath to my baby boy, John Jr. Burns, One Hundred (\$100.00) Dollars. I bequeath to my daughter, Norma Bell Burns, One Hundred (\$100.00) Dollars. I set apart to be used exclusively and for

Margie Ann Hall

MARCH TERM 1933.

nothing else the sum of One Hundred Fifty (\$150.00) Dollars to purchase the casket and robe in which I am to be buried, the amount not to exceed this. I furthermore set aside the sum of Fifty (\$50.00) Dollars to defray the expenses of the transferring of my body to Jefferson City, Tennessee, that I may be buried beside the wife of my youth. I furthermore bequeath to Hable Burns Gibbons an undying affection and the sum of One Hundred (\$100.00) Dollars. I also bequeath to my poor and afflicted boy, Paul R. Burns, my library with all my books, notes, papers and desk with my typewriter, also typewriter table. I also bequeath to him, who has never had a square deal in my home as a son the sum of Two Hundred Fifty (\$250.00). The remainder, should there be any left after these expenses are defrayed, they are to go to my wife, Hattie Burns. I, therefore, appoint John Spears to act in conjunction with my wife, Hattie Burns, to execute and carry out the terms of this my last will, without bond.

Witness this my hand January the 9, nineteen hundred thirty-three.

John L. Burns.

STATE OF TENNESSEE }
BLOUNT COUNTY }

We, the undersigned, witnesses to the foregoing will and testament, certify that we were present and heard the testator declare the foregoing to be his last will and testament and that he signed same in our presence, and that we signed same as such witnesses at his special request, in his presence and in the presence of each other.

Witness our hands, this the ____ day of January, 1933.

J. M. Spear
Ed Burns.

MARCH TERM 1933.

LAST WILL AND TESTAMENT

JOHN R. KENNEDY, SR.

IN THE NAME OF GOD AMEN.

I, John R. Kennedy, Sr. of Louisville, Tennessee, being of sound mind and memory (Blessed be almighty God for the same) do make and publish this my last will and testament.

I give and bequeath to my beloved wife M. A. Kennedy all my property both personal and real after all my debts are paid and request that she put my insurance in a savings account in some solvent bank with the privilege of drawing on same as her needs may require. She may dispose of any or all of my property both personal and real in any way she thinks best and proper. It is my will that any of my property that is left at the death of my wife be equally divided among my children, Ella Prather, Anna Vineyard and John R. Kennedy, Jr. that is after any debts she may leave are paid. I do appoint my son John R. Kennedy, Jr. as the sole executor of this my will, to serve without bond.

In witness whereof I set my hand and seal in the presence of the witnesses named on the other side. This January 11, 1933.

J. R. Kennedy, Sr.

Signed, sealed and published by the said John R. Kennedy, Sr. and for his last will and testament in the presence of us, who at his request and in his presence and in the presence of each other, who have subscribed our names as witnesses here to.

Geo. W. King, Louisville, Tenn.
J. L. Harper, Louisville, Tenn.

LAST WILL AND TESTAMENT

ALLIE W. ROMIG.

IN THE NAME OF GOD AMEN.

I, Allie W. Romig of Huntington County in the State of Indiana, being of sound and disposing mind and memory do make publish and ~~bequeath~~ this instrument to be my last will and testament, hereby revoking all former wills made by me.

ITEM 1. I will and desire that all my just debts, expenses of my last sickness and funeral expenses be first paid out of my estate.

ITEM 2. I will devise and bequeath to my beloved husband Lewis E. Romig all of my property both real and personal of whatsoever kind, the same to be his absolutely forever; and in the event that my said husband should die prior to my own death, it is my will and desire that all the remainder of my property, shall be and become the absolute property of my beloved daughter Katherine E. McMurray.

ITEM 3. I hereby appoint my beloved husband my Executor of this my last will and testament; he to serve without bond and without being required to report to the Court; but should my husband's death occur prior to my own then and in that event, I desire that my son-in-law James H. McMurray shall act as such executor under the same conditions as mentioned above for my said husband.

In witness whereof I have hereunto set my hand and seal this 20th day of May 1910.

ALLIE W. ROMIG.

Signed and delivered by Allie W. Romig as her last will and testament in the presence of Burdge H. Hurd and John C. Altman who at her request and in her presence and in the presence of each other have subscribed their names as witnesses hereto on the date last above written.

Burdge H. Hurd) Witnesses
John C. Altman)

LAST WILL AND TESTAMENT

A. A. KAGLEY.

I, A. A. Kagley, being of sound mind and disposing memory do hereby make and publish this as my last will and testament hereby revoking all wills by me, at any time, heretofore made;

FIRST: I direct that my Executors hereinafter named shall pay all of my debts, including burial expenses out of the first moneys which shall come into his hands.

SECOND: I give and bequeath to my wife, Margaret I. Kagley, all of the right, title and interest in and to the real estate that I may have at my death.

THIRD: I give and bequeath to my wife, Margaret I. Kagley, all of the personal property that I may be possessed of at the time of my death.

FOURTH: In event that my said wife, Margaret I. Kagley, should not survive me, then I give and bequeath unto Len Kagley and wife, Nora Kagley the property upon which I now live, located in the Seventh Civil District of Blount County, Tennessee, and described as follows:

Beginning at a stake South of road corner to A. J. Gardner, thence with same South 35 E. 2 9/10 chains to a pine corner to A. J. Gardner, thence S. 10 1/2 E. 6 chains to a stake, thence S. 71 1/2 E. 3 chains to a stake, thence S. 22 1/2 E. 48 chains to stake at pointers on hillside in line of Brown land, thence with same S. 89 1/2 W. 53 8/10 chains to a stake on the hillside, thence with Brown and John Carver in part, N 1/2 W. 23 chains to a stake in the road corner to John Carver, thence N. 70 E. 2/10 chains to a stake in the road, thence N. 50 1/2 E. 6 chains to a stake and pointers, thence N. 62 E. 4 chains to a stake in road, thence N. 48 E. 8 chains to a stake by road, thence N. 25 1/2 E. 4 chains to a stake East of road top of ridge, thence N 35 1/2 E. 18 4/10 chains to the beginning. Being the tract of land which was conveyed to me by A. J. Gardner and wife, December 9, 1905, and of record in the Register's Office at Maryville, Tennessee, in Deed Book 62, page 27. But there is excepted out of the foregoing boundary 24 7/10 acres which was conveyed to the Knoxville Power Company, deed dated December 5, 1915, which is of record in the Register's Office at Maryville, Tennessee, in Deed Book 80, page 152.

I also give and bequeath to said Len Kagley and wife, Nora Kagley all of the household goods and all of the farming tools and implements of husbandry which I may own at that time. And also one milk cow if I should have one at that time.

FIFTH: In case my said wife should not survive me, I direct that

APRIL TERM 1933.

my Executor, as hereinafter named, shall sell in such manner as he shall deem to the best advantage, all my real estate and personal property not otherwise disposed of in this Will and from the proceeds thereof and the money I may have on hand, he shall pay the debts and funeral expenses, as hereinbefore provided, and the costs of the administration of the estate. The remainder of the case I may have at the time of my death and the proceeds of the sale of my real estate and personally shall be paid to the HOLSTON ANNUAL CONFERENCE OF THE METHODIST EPISCOPAL CHURCH to be applied by said conference to the PERMANENT ENDOWMENT FUND of the PREACHERS' AID SOCIETY of said Conference.

SIXTH: I hereby nominate and appoint J. T. Byrd as my Executor for the carrying out of the provisions of this will, and he is hereby released from giving bond or any other Statutory requirement.

In Witness whereof, I do to this, my will, set my hand, this the 28 day of March, 1930

A. A. Kagley.

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

W. C. Martin
Witness
D. H. Griffitte.
Witness.

MAY TERM 1933.

LAST WILL AND TESTAMENT

ANGELINE V. MARTIN.

Know all men, that I Angeline V. Martin a resident and citizen of Maryville, Blount County, Tennessee, do make, publish and declare this my last will and testament, hereby revoking any and all other wills or codicils heretofore at any time made.

FIRST.

I direct that all my debts and funeral expenses be paid by my executor out of the first money belonging to my estate which may come into his hands. I further instruct my Executor to direct my burial and see that I am put away in the same manner as was my husband J. H. Martin.

SECOND.

I will and devise to my sisters, Mrs. Nannie Wilson and Mrs. Lucy Armstrong and my nieces, Carrie Ray McCall and Marie Ray all my household and kitchen furniture of every kind and description, That is to say a one fourth part of each.

THIRD.

I will and devise to my sister Mrs. Nannie Wilson One Thousand Dollars.

FOURTH.

I will and devise to my sister Mrs. Lucy Armstrong One Thousand Dollars.

FIFTH.

I will and devise to nieces and nephews, children of my sister Cordie Ray (deceased) One Thousand Dollars, that is to say, to be divided between them share and share alike.

SIXTH.

I will and devise to my brothers, J. R. Lane and W. F. Lane Five Hundred Dollars each.

SEVENTH.

I will and devise to my brother Sam Lane Five Hundred Dollars if living at the time of my death, if he should not be alive at the time of my death then this bequest is void and shall be distributed to others as shall be hereinafter mentioned.

EIGHTH.

I will and devise to my brother Oscar Lane Five Hundred Dollars if living at the time of my death, if he should die before I do, then this bequest shall be void and shall be distributed as hereinafter mentioned.

NINTH.

I will and devise to my brother J. E. Lane Five Hundred Dollars, but direct my Executor to do out of this amount the principal and interest to the time of my death, of a note for (\$2.70) Eighty-Two Dollars and Seventy cents. Said

MAY TERM 1933.

note was given March 21, 1919 and was due twelve months after date with interest from date.

NINTH

I will and devise to my nieces and nephews, children of my brother Tom Lane (deceased) Five Hundred Dollars, to be divided as follows, One Hundred dollars each to Guy, Lorne and Berna Lane and Forty Dollars each to Ross, Lula, Anna Helen and Icie Lane.

TENTH.

If there remains any money or monies after the above bequests have been paid, I direct my executor to pay same to my brothers and sisters nieces and nephews a one ninth part each, that is to say Mrs. Nanie Wilson, Mrs. Lucy Armstrong, J. R. Lane, W. F. Lane, Sam Lane, Oscar Lane, J. E. Lane a one ninth part each and my nieces Carrie Ray McCall and Marie Ray and my Nephews, children of my sister Cordie Ray a one ninth part jointly. To my nieces and nephews, children of my brother Tom Lane a one ninth part jointly.

ELEVENTH.

I nominate, constitute and appoint J. E. Rowan, of Maryville, Blount County, Tennessee, Executor of this my last will and testament, and I hereby excuse my said Executor from giving the bond and security otherwise provided and required by statute in such cases.

Dated: March 1919.

Angeline V. Martin.

We the undersigned signour names as witnesses to and attest the execution of this will and testament by the testator at her request and in her presence and in the presence of each other.

J. A. McCulloch

S. E. Montgomery.

JUNE TERM 1933.

LAST WILL AND TESTAMENT

J. N. COKER, of the County of Blount and State of Tennessee, do hereby make, publish and declare this to be my last will and testament hereby revoking all former wills by me, at any time made.

July the first Nineteen hundred - thirty-one. Know all men that I, J. N. Coker do on this the first day of July in the year of our Lord Nineteen Hundred and thirty-one, make this my last will and testament as follows: I make will and bequest to my heirs all proceeds derived from the sale of my real and personal property after all cost and expense is paid, including funeral not to exceed \$100.00 also \$100.00 to the person that waits on me in my last sickness. The estate to be sold by me or my executors as a whole or subdivided the best bidder within twelve months and settlement made and the proceeds divided as follows: In consideration of my love and affections, I bequest to my son Raymond one-fourth of the proceeds; I bequest to my son Oscar one-eighth of the proceeds. I bequest to my son Horace one-seventh of the proceeds. I bequest to my daughter Laura one-seventh of the proceeds. I bequest to my son Erby one-twelfth of the proceeds also one strip of land adjoining him on the N. W. corner of farm as now fenced about one acre, also the face of one note staled and not renewed for the sum of five hundred dollars dated 3 November Nineteen and twenty is unpaid. I bequest to my daughter Sue, Blanche and Bessie the remainder of the proceeds divided equally between them so I appoint Oscar my son, Erby my son, Raymond my son and Walter Fouche my Executors, this July the first day Nineteen and thirty-one.

Witness my hand and seal.

J. N. Coker

Witness: Floyd Robinson

Witness: Jennie Robinson.

LAST WILL AND TESTAMENT

W. H. GAMBLE.

I, W. H. Gamble in the County of Blount and state of Tennessee being of sound mind and disposing memory do make, publish and declare this to be my last will and testament hereby revoking all former wills by me, at any time made.

My will is, that all my just debts and funeral expenses shall be paid out of my estate as soon after my decease as shall by them be found convenient.

JUNE TERM 1932.

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

I give devise and bequeath to my wife Mary Jane Gamble all my property real mixed or personal as long as she remains un-married.

And if she remarries then my will is that my property be divided equally among my children with the exception of Joe Gamble, he shall have five hundred (\$500.00) dollars less than each of the others.

And lastly, I do nominate and appoint J. E. Keener of Blount County to be the Executor of this my last will and testament.

In witness whereof, I the said W. H. Gamble have to this my last will and testament subscribed my name this 5th day of September in the year of our Lord one thousand nine hundred and thirty-two.

W. H. Gamble.

Subscribed, published and declared by the said W. H. Gamble and for his last will and testament, in the presence of us, who at his request and in his presence and in the presence of each other have subscribed our names as witnesses thereto.

Witnesses: Evelyn Davis, Seymour, Tenn.

Witnesses: Lawrence Pierce, Seymour, Tenn.

JULY TERM 1932.

LAST WILL AND TESTAMENT

S. H. BEALS.

- 1st. I, S. H. Beals make this my last will and testament.
- 1st. I direct that all my debts and funeral expenses be paid by me Executor.
- 2nd. I bequeath to my wife and son Herbert Beals all my real and personal property.
- 3rd. I feel that against my son Herbert Beals pay my debts and funeral expenses that he will be entitled to all I have.
- 4th. I nominate and elect my son Herbert Beals my Executor with out Bond.

This 19th day of July 1932.

Signed.

S. H. BEALS.

Witnesses;

J. H. Jones

W. R. Jones.

AUGUST TERM 1933

LAST WILL AND TESTAMENT

SADDIE SHEDDAN.

I, Sallie Sheddin being of sound mind, and disposing memory do hereby make, publish, and declare this to be my last will and testament, hereby revoking all wills, and codicils made by me heretofore.

1. I direct that all my just and honest debts be paid as soon as possible after my death.

2. I devise and bequeath my house and acre of land in 11 Civil District Blount County, Tennessee, where I now live to my niece Mollie Rogers.

3. I hereby devise and bequeath all my personal property including household goods to my niece Mollie Rogers.

4. I direct that my Insurance be collected by my executor, and apply on the payment of my funeral expenses and if there is any left after my funeral expenses are paid the rest goes to Mollie Rogers.

5. I here nominate and appoint my niece Mollie Rogers as Executor of this my Last will and Testament.

6. I direct that all the rest, and residue of my estate both real, and personal go to my niece Mollie Rogers.

In witness thereof I hereunto affix my signature this April 25, 1930.

Sallie Sheddin.

We, Will A. McTeer and Doroty Marshall in the presence of the Testatrix Sallie Sheddin saw her sign, and seal the above instrument, and we at her request, and in her presence, and the presence of each other sign, and seal as attesting witnesses to this her last will and testament. She acknowledged this to be her last will and testamnt, and we sign at her request, and we verily believe her to be of sound mind and disposing memory.

Will A. McTeer

Doroty Marshall

AUGUST TERM 1933.

LAST WILL AND TESTAMENT

ROBERT H. CLARK.

Maryville, Tenn. Dec. 1, 1927.

Last Will and Testament of
Robert H. Clark.

I, Robert H. Clark being of sound mind, do hereby will and bequeath my entire estate real and personal, at my death to Thomas E. Clark my brother his life time and empower him with the right to sell any or all of real estate and to deed or transfer same at his will and option. And at his death, my estate shall be equally divided between Harvey McNutt Clark and Charles Cowan Clark sons of Thomas E. and Lina B. Clark. It is also my will that my brother Thomas E. Clark be the "Executor" of my estate, without bond, and shall not be required to report to any court. I further will that if Harvey McNutt Clark and Charles Cowan Clark are twenty one years of age at the death of Thomas E. Clark, be their own "Executors" without "Bond" or without reporting to any Court.

Robert H. Clark.

Witnesses:

W. I. Hall

Jas. R. Hall.

SEPTEMBER TERM 1933

LAST WILL AND TESTAMENT

J. F. TAYLOR.

I, J. F. Taylor being of sound mind, and disposing memory hereby make, publish and declare this my last will and testament, hereby revoking any and all wills & Codicils made heretofore.

FIRST: After any and all just debts have been paid including my burial expenses and acc't of the store business. I devise and bequeath my interest in the home which was willed to me by my father, H. O. Taylor, to my mother, Lucy J. Taylor. I also will to her any and all my personal property of what ever nature it may consist.

SECOND: I hereby nominate & appoint my mother Lucy J. Taylor executrix of this my last will, and she is not required to make bond or settlement with the court.

I have made this will, of my own free will and have signed it in my own hand this the 21st day of May 1930.

J. F. Taylor

Witness to signature.

LAST WILL AND TESTAMENT

J. C. MERRITT.

I, J. C. Merritt, a resident of Blount County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking and making void any and all wills heretofore made by me.

1.

It is my desire and I hereby direct my Executor hereinafter named to pay all my just debts, if any, including my funeral expenses, as soon as practicable after my death.

11.

It is my wish that no elaborate amount be expended as funeral expenses. I do not desire this amount to exceed two hundred Seventy-five (\$275.00) dollars, unless I should be away from this county when I die and it becomes necessary to expend more to return my body to Blount County. It is my wish that I be buried in Magnolia Cemetery. It is my wish that McCammon & Ammons, Undertakers, have charge of my funeral if they remain in business at the time of my death. It is my will and I hereby direct my Executor hereinafter named to place proper lettering upon the tombstone now located on my lot in Magnolia Cemetery.

SEPTEMBER TERM 1933

111.

All the rest, residue and remainder of my property either real, personal or mixed, I will, devise and bequeath to Johnnie Armstrong Lowe to be her separate property, and free from any and all debts of her husband.

If the said Johnnie Armstrong Lowe should die before my decease then it is my will and I hereby will, devise and bequeath all the rest, residue and remainder of my property to her children, if any she has, share and share alike, and if said Johnnie Armstrong Lowe should die before my decease leaving no children surviving her, then it is my will and I hereby will, devise and bequeath unto Victor Lowe, the husband of Johnnie Armstrong Lowe, all the rest, residue and remainder of my property.

1V.

It is my wish and I hereby nominate and appoint M. H. Gamble, Executor, of this my last will and in case of his death before my death, or in case he is unable to serve for any reason whatsoever, then it is my desire that J. C. Gamble be Executor of my estate.

IN WITNESS WHEREOF I have hereunto set my hand and seal this the 30th day of June A. D. 1933.

J. C. Merritt.

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

Marilla Terfetteller, Maryville, Tennessee.

Grace Goddard, Maryville, Tennessee.

LAST WILL AND TESTAMENT

DOROTHY CATHERINE MCGRIDGE.

I, Dorothy Catherine McGrigge, of Blount County, Tennessee, while of sound mind, memory and discretion, do make and publish this my last will and testament, here by revoking and making void any other will made by me at any other time.

1.

It is my desire, and I so direct, that after my death, my executors pay all debts if any I owe at the time of my death, and all funeral expenses, out of the first money coming into their hands.

11.

I will and bequeath to my two sons William Fredrick Megrige and Frank John Megrige all the real estate of which I may die seized and possessed, of what ever kind or character, and wherever located, to be theirs in fee simple.

111.

I will and bequeath to my daughter Clara Elisabeth Megrige Farmer one note of \$1500.00 and all accrued interest thereon, said note being secured by deed of trust against lands owned by my said daughter and husband. This bequeath being and intending to be a cancellation of said note against said lands.

1V.

All the rest and residue of my estate, including household goods, stock, farming tools and implements, all money, shares of stock, and whatever kind or character of property I may own aside from my real estate, I will equally, to share and share alike, to my said three children namely William Fredrick Megrige, Frank John Megrige and Clara Elisabeth Megrige Farmer, to be divided by my executors, after my death.

V.

I do hereby nominate as the executors of this my last will and testament, my two sons William Fredrick Megrige and Frank John Megrige, and they are so appointed, without bond, or the necessity of making an inventory, report or reports to any court.

Witness my hand, this the 20th day of July, 1931.

Dorothy Catherine Megrige.

STATE OF TENNESSEE
BLOUNT COUNTY.

We, the undersigned witnesses to the foregoing will and testament of Dorothy Catherine Megrige certify, that we were present and heard the said testatrix declare the foregoing to be her last will and testament, and that we saw her sign her name thereto, that we signed same as such witnesses, in her presence, at her request, and in the presence of each other.

Witness our hands, this the 20th day of July 1931.

Anna Belle Tolson

S. H. Dunn.

LAST WILL AND TESTAMENT

ANDREW J. ISHAM.

I, Andrew J. Isham, being of sound mind and disposing memory do make this as my last will and testament, hereby revoking any will heretofore made by me.

FIRST: I direct that all my just debts and funeral expenses be first paid out of any moneys that shall come into the hands of my executor.

SECOND: I will, direct and give unto my beloved wife, Della Isham, Fifty Dollars, (\$50.00) per month, to be paid out of the rents of my property; to be paid to her so long as she may live.

THIRD: I will, give and bequeath unto my daughter, Willie Mae Isham, the sum of One Hundred (\$100.00) Dollars, per month, to be paid her monthly out of the rents of my property, and to be paid her as long as she may live.

FOURTH: I will, give and bequeath to Rev. J. A. McCammon, Five (\$5.00) Dollars per month or \$50.00 per year, to be paid him annually, while he may live.

FIFTH: I will, give and devise unto Rev. C. C. Cluck, Five (\$5.00) Dollars per month, to be paid to him while he may live, out of the rents of my property.

SIXTH: I will, give and devise to the Trustees of God's Revivalists, situated at Cincinnati, Ohio, the sum of Five Dollars (\$5.00) per month, to be paid so long as the proceeds of my property will warrant, after paying the legacies above mentioned.

SEVENTH: I will, give and bequeath to Pres. H. C. Morrison, of Wilmont College, of Kentucky, the sum of Five Dollars (\$5.00) per month, to be paid to him so long as his school continues to exist and operate.

EIGHTH: I give, will and bequeath unto my beloved wife, Della Isham, my home property at Townsend, Blount County, Tennessee, she to have the use and benefit of same during her natural life and I further will and direct that she may sell said property and make a deed to same if she should desire to invest it in other property somewhere else, where she would prefer to live. And in event said property is re-invested in other property, she is to have the use and benefit of said property during her natural life and at her death, this property is to go to my daughter, Willie Mae Isham.

NINTH: I will, give and devise to my beloved wife, Della Isham, and my daughter, Willie Mae Isham all of the personal property and estate of which I may die seized and possessed, they each to have one-half of said property.

TENTH: I will, devise and bequesth unto my said daughter, Willie Mae Isham, all of the property and real estate that I may own at the time of my death, not otherwise herein disposed of; but I direct that the Harriman property be held by her and rented out she to receive the rents and profits from same; but I direct that a sufficient amount of the rents shall be laid aside each year for the payment of the taxes on all of the property.

ELEVENTH: In case of the death of my daughter, Willie Mae Isham, without issue or child or children, I will and direct that in that event, the property herein given to her, shall go to and become the property of my brothers and sisters, to wit: Chas. D. Isham, M. P. Isham, Mrs. S. C. Ladd, and Mrs. Mattie Crabtree. I herein appoint W. B. Ladd of Kingston, Tennessee, Executor of this my last will and testament and release him from giving bond as said executor.

Witness my hand this the 7th day of April, 1924.

Andrew J. Isham,

We hereunto signed our names as witnesses to this the last will and testament of Andrew J. Isham, at his request and in his presence, and in the presence of each other, and we state that at the time of signing same, the said Andrew J. Isham, was of sound mind and disposing memory.

This the 7th day of April, 1924,

Thos N. Brown

Jasper Henry.

LAST WILL AND TESTAMENT

MRS. EVA RICHARDSON.

Maryville, Tenn.
May 25, 1928.

I, this day May 25, will and bequesth Twenty-Five Hundred (\$2500.00) dollars to the M. E. Church South Maryville, Tennessee the interest on that amount to be given to my brother L. S. Steele in case he is still living given quarterly for his own personal use after all debts are paid and a stone put up by T. B. Howard at J. B. Steeles grave in case there is not one, the remainder to go to the Mrs. J. B. Steele if she is still with me in case she marries or leaves me in that time it goes to the Church with the \$2500.00 all house hold goods and clothes goes to my sister-in-law Mrs. C. W. Steele and niece Mrs. Annette Long.

Mrs. Eva Richardson.

I Make J. A. Cox and Meade Warren administrator.

Witnesses Mead Warren

Mrs. Meade Warren.

November 28, 1928.

Want to add to my will with other things have mentioned want the funeral bill of J. B. Steele paid to Sam H. McCammon and grocery bill to T. C. Drake in case the bills are not paid and then what is left goes to the Church.

Mrs. Eva Richardson.

Wit: J. A. Cox
Jno. Badgett

IN RE: ROSA RUSSELL

LAST WILL AND TESTAMENT

I, Rosa Russell being in sound mind do make and declare this my last will and testament hereby revoking any and all wills made heretofore by me.

I hereby will all the property that I may die possess of to Huse Hodson and wife Lizzie Hodson of Kizer, Tennessee for the following consideration. The said Huse Hodson and Wife Lizzie Hodson shall support and care for me during my natural life and shall pay all my funeral expenses at my death.

I hereby appoint John Matlock as executor of this will.

Signed by me this 25th day of June 1933.

Witness her Mark J. L. Mitell

Her
Rosa X Russell
Mark

We the undersigned witnesses seen Rosa Russell sign this will and sign the same in each others presence.

This 25th day of June 1933.

Charles Mitell
Earl Mitell

LAST WILL AND TESTAMENT

J. G. PAYNE.

KNOW ALL MEN BY THESE PRESENTS, That I, J. G. Payne, a resident 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 wills heretofore made by me at any time.

I.

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

II.

It is my desire and I hereby will, devise and bequeath to my daughter, Ola Dell Goddard sixty-eight (68) acres of land to be cut off of my farm situated on the Niles Ferry Pike about nine miles from Maryville and in the First Civil District of Blount County, Tennessee, the same to be cut from the South West end of said farm by a line beginning on the line of G. W. Camper and running in a northwestern course crossing the Niles Ferry Pike to a stake on the line of the Orr place. This tract to include 68 Acres.

III.

It is my desire and I hereby will, devise and bequeath to my wife, Mattie J. Payne sixty-eight (68) acres of land off of the same farm described in section two above, the same to be surveyed off adjacent to the tract above willed to Ola Dell Goddard, the said 68 acres to be cut off by line beginning on the line of G. W. Camper and running in a northwestern course parallel with the line cutting off Ola Dell Goddard's share crossing the Niles Ferry Pike to a stake on the line of Berton.

I also will, devise and bequeath to my said wife Mattie J. Payne all the household and kitchen furniture owned by us at my death.

IV.

It is my desire and I hereby will, devise and bequeath to my daughter, Una V. Payne, one hundred and ten acres of land off the same farm described above, the same lying adjacent to the sixty-eight (68) acres willed to my wife Mattie J. Payne. Said one hundred and ten acres to be cut off by a line beginning on the line of Camper and running parallel with the line cutting off my wife's share in a northwestern course crossing the Niles Ferry Pike to a stake on Barton's line. I give Una V. Payne more acres because heretofore she has helped me when I was very much in need with her own money.

V.

It is my desire and I hereby will, devise and bequeath to my son Hugh Lee Payne all the remainder of said farm hereinabove described, the same extending

from the line of my daughter Una V. Payne's interest to the north eastern boundary line of said farm, containing about one hundred and nineteen (119) acres, but this is intended to give him the balance whether more or less. I also give, devise and bequeath to my son, Hugh Lee Payne, all the farm machinery.

VI.

It is my will and I hereby direct my Executrix hereinafter named to collect the Insurance of Two Thousand (\$2,000.00) Dollars, which I am carrying and also to collect any debts owing to me at my death, sell off any and all personal property, not hereinabove disposed of, either at public or private sale, and if I owe any debts, pay from this fund- all of said indebtedness, and if there be any remainder to divide it among my three children, Ola Dell Goddard, Una V. Payne and Hugh Lee Payne, and share and share alike.

If said insurance and personal property be insufficient to pay my indebtedness including my funeral expenses and a suitable double monument for me and my wife, then it is my desire and I hereby direct that each of said children contribute their proportionate part toward the payment of any balance which I may owe after the insurance and remaining personal property is exhausted.

VII.

It is my desire and I hereby nominate and appoint my daughter, Una V. Payne, sole Executrix of this my last will and testament, and I specifically excuse her from making any bond to any court in this State.

IN WITNESS WHEREOF I have hereunto set my hand and seal on this the 14th day of June 1930.

J. G. Payne.

Signed by the said J. G. Payne, the testator, and as for his last will and testament, in the presence of us, the undersigned, who, at his request, and in his sight and presence, have signed our names hereto as subscribing witnesses the day, month and year first above written.

Margaret T. Davis

J. C. Gamble

LAST WILL AND TESTAMENT

L. R. KIDD,

I, L. R. Kidd, of Blount County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this my last will and testament, hereby revoking any and all wills and codicils made by me heretofore.

I.

I direct that my funeral expenses and all other legitimate debts which I owe at my death be paid by me Executrix as soon as practical after my death.

II.

I devise and bequeath to my wife, Essie Kidd, a life estate in my house and $5\frac{1}{2}$ acres of land located in the 9th Civil District of Blount County, Tennessee, at the junction of the Old Knoxville and Maryville Pike and the pike road leading from the Knoxville and Maryville Pike via Brown's School House to the Sevierville Pike. My wife is to use this property in any way she sees fit.

III.

I devise and bequeath all of my personal property of whatsoever kind and wherever situate, to my wife, Essie Kidd, absolutely, and she is to have the free use and benefit of all of this property.

LV.

At the death of my wife, Essie Kidd, I direct that my said house and $5\frac{1}{2}$ acres of land located in the 9th District of Blount County, Tennessee, go to my children, L. R. Kidd, Jr., Harry Kidd in his own right and to Harry Kidd as Trustee for my son, Raymond Kidd, who I realize to be mentally incapable of handling his own affairs. It is my desire, and I so direct, that my son, Harry Kidd, have complete control of the property of Raymond Kidd, to be used for his use and benefit.

V.

I hereby nominate and appoint my wife, Essie Kidd, as Executrix of this my last will and testament.

VI.

All of my other property, either real or personal, which I own, wherever situate, I devise and bequeath upon the same terms and conditions as above set out.

Witness my hand on this 6th day of January, 1933.

L. R. Kidd

We, the undersigned, at the request of L. R. Kidd, saw him sign his name to the foregoing instrument, and he declared to us that it was his last will and testament, and we signed the same as attesting witnesses in his presence and in the presence of each other, and we verily believe him to be of sound mind and disposing memory.

This 5th day of January, 1933.

Will A. McTeer

Julien McTeer.

C. A. WOODS

LAST WILL AND TESTAMENT.

I, C. A. Woods being of sound mind, do make and publish this as my last will and testament hereby revoking and making void all others made by me at any time.

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

SECONDLY: I will and bequeath to J. N. Woods during his natural life my undivided interest in a tract of land which J. N. Woods and myself jointly own, and after the death of J. N. Woods I request that the land be sold and my undivided interest or share be given to Jonnie Mae Woods or her heirs.

THIRDLY: I will and bequeath to Jonnie Mae Woods or her heirs all the household and kitchen furniture that was in my possession at the time J. N. Woods married with the exception of the chairs and two iron bedsteads. Jonnie Mae Woods or her heirs is to be given possession of the household and kitchen furniture immediately after my death.

FOURTH: I will and bequeath to Jonnie Mae Woods or her heirs all money and proceeds of notes that I may have on hand at my death after all expenses are paid.

I nominate and appoint as Executors to my Will Cas. B. Woods and J. N. Woods without bonds.

In witness whereof I do this my will set my hand and affix my seal

This Sept. 29, 1927.

C. A. Woods.

Signed and published in our presence and we have subscribed our names hereto in the presence of the Testator

Sept. 29, 1927

Witness: Ova Lindsey

R. L. Belt.

LAST WILL AND TESTAMENT

JAMES HODGE.

I, James Hodge of Blount County and State of Tennessee, being of sound mind and memory do make publish and declare this to be my last will and testament, to-wit: FIRST: all my just debts and funeral expenses shall be fully paid.

SECOND: I give devise and bequeath all the rest residue and remainder of my estate both real and personal to my beloved wife Jane Hodge to have to hold to her my said wife until her death, and at my wife's death I bequeath my estate to my children, each to have a equal part as stated here in Susan Hodge to her and her heirs, Elva Hodge to him and his heirs, Robert Hodge to him and his heirs, Ivan Hodge to him and his heirs, Howard Hodge to him and his heirs, Gladys Hodge I make her my legal heir, and will to her an equal part of my estate the same as the other children. And to my son John Hodge I bequeath to him an equal part with the other children to have as long as he lives, and at his death I bequeath it to my other heirs and he no more has control thereof.

I witness whereof I have hereunto set my hand and seal this July the 5th 1932.

his
James X Hodge
mark

Signed, sealed published and declared as and for his last will and testament by the above named testator in our presence who have at his request and in his presence and in the presence of each other signed our names as witnesses thereto.

Jonah Headrick
Wm. Lane

I. C. PRYOR

LAST WILL AND TESTAMENT.

Maryville, Tenn.
Jan. 25, 1922

I. C. Pryor

This day Jan. 25, 1922. I do make my will. I want my wife Sarah Elizabeth Pryor to have her support as long as she remains my widow. James and Floyd Pryor to have the old home place down to the cattle barn from cattle barn to Wash Harleys line with the fence about thirty (30) acres and also the Dennis Farm.

Frank and Harvey Pryor to have the balance of the farm.