

DECEMBER TERM 1933

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.

DECEMBER TERM 1933

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.

DECEMBER TERM 1933

Gippie and Lee Pryor to have two hundred and fifty (\$250.00) Dollars apiece to be paid by Floyd, James, Frank and Harvey Pryor.

Paid Sherman Pryor his part, amount Seven Hundred (\$700.00) Dollars.

Floyd and James Pryor to keep and control the farm as long as my wife Sarah Elizabeth Pryor lives.

Floyd and James Pryor to have all the personal property.

Signed: I. C. Pryor.

Witnesses: M. R. Kirk

A. L. Chambers

(Wrote by Walter Kirk)

JANUARY TERM 1934

LAST WILL AND TESTAMENT

J. H. WARREN.

I, J. H. Warren, of Blount County, Tennessee, being of sound mind and disposing memory do hereby make, declare and publish this as and for 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 of my just debts, if any, including my funeral and burial expenses be first paid by my executors out of my estate.

SECOND: It is my desire that One Hundred (\$100.00) Dollars out of my individual estate be set apart for the purpose of maintaining and keeping in good shape the Warren Lot in the Middle settlements Cemetery; and I hereby give to the Middle settlements Memorial Association \$100.00, which I bind them to keep safely invested, and they are to use the interest or income therefrom for the up-keep and improvement of the Warren Lot in said Middle settlements Cemetery, and whatever amount or income or interest therein above what is necessary for the keeping said lot in the proper shape I direct them to use on the up-keep of the Cemetery.

THIRD: I hereby will and bequeath unto my brother, M. J. Warren, Fifteen Hundred (\$1500.00) Dollars, which is to be paid to him by my executors out of my individual estate.

FOURTH: I hereby give, devise and bequeath unto my sisters, Delia Warren and Bessie Warren, in equal shares or parts all the rest and residue of my property, both real, personal and mixed of whatever kind or description, and wherever the same may be situated or located, to be theirs absolutely.

FIFTH: I hereby name and appoint my sisters, Delia Warren and Bessie Warren, joint executors of this my last will and testament and I hereby release them from making bond, reporting to or making settlement with any of the Courts.

Witness my hand and seal on this September 22, 1932.

J. H. Warren.

Signed, declared and published by the testator, J. H. Warren, as and for his last will and testament, in the presence of us the undersigned, who at his request and in his presence and in the presence of each other have hereto set our hands as attesting witnesses on this September 22, 1932.

John C. Crawford

Abbie Gregory.

MARCH TERM 1934

LAST WILL AND TESTAMENT

MALLIE DUNLAP.

I, Mallie Dunlap, of Friendsville, in the County of Blount, and State of Tennessee, being of sound mind, memory, and understanding do make my last will and testament in manner and form following.

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

SECOND: I give to my son Gus Dunlap, the account of around \$100. that he owes me, and to my son Ave Dunlap, I give the note of \$100.00 that he owes me, and to my son Jim Dunlap, I give the note of \$100. that he owes me, and to my daughter Lillie N Dunlap Wilcox I give the account that she and her husband owes me, which is over \$100.00.

THIRD: That the house and lot be sold by my Executor and divided equally between all the children as specified in the deed.

FOURTH: I give to my daughter Una Quillen, the remainder of my estate whether real or personal, including all my household and kitchen furniture, of whatsoever nature or kind.

FIFTH: I hereby appoint J. F. Ellis, the Executor to this my last will and testament without bond.

In witness whereof I Mallie Dunlap and testator have to this, my last will and testament set my hand and seal, this the 15th day of May, 1933. Hereby revoking any former will made by me.

Mallie Dunlap

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

G. C. Womack
Friendsville, Tenn.
O. L. DeFoe,
Friendsville, Tenn.

MARCH TERM 1934

LAST WILL AND TESTAMENT

HARRISON A. INGLE.

I, Harrison A. Ingle, of Maryville, Blount County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking any and all other wills by me at any time heretofore made.

FIRST: I direct that all my just debts and funeral expenses be paid out of my insurance at the time of my death.

SECOND: To my daughter Mrs. Raymond H. Davis, I will and bequeath the sum of Two Hundred and Fifty (\$250.00) Dollars to be paid to her out of my insurance.

THIRD: All the remainder and residue of my property and estate, of whatsoever kind and character, real, personal and mixed, and wheresoever located, I will, devise and bequeath unto my wife, Mary Carlein Ingle, for and during her natural life, or widowhood; and upon her death or re-marriage, all of my said property and estate shall belong to my son Albert E. Ingle, providing, he does stay with, provide for and properly care for my wife during her natural life, or widowhood; and if he should fail to carry out either of the aforesaid regulations, she can immediately sell or dispose of any of the aforesaid property and use for her proper care and provisions.

FOURTH: I hereby nominate and appoint my brother, S. W. Ingle as Executor of this my last will and testament.

In testimony whereof I have hereunto subscribed my name to this my last will and testament, at my home in the 12th District of Blount county, Tennessee, on this the 1st day of December 1930.

H. A. INGLE

Signed by the said testator, Harrison A. Ingle, as and for his last will and testament in our presence, and we, at his request and in his presence and in the presence of each other have hereunto subscribed our names as attesting witnesses.

W O. Householder.

J. A. McCulloch.

MARCH TERM 1934

LAST WILL AND TESTAMENT

BEN J. CUNNINGHAM.

I, Ben. Cunningham, of lawful age, and being of sound mind and disposing memory, do make, publish and declare this, my last will and testament, hereby revoking and annulling all other and former wills by me at any time heretofore made.

Item I

I direct that all my just debts and funeral expenses be paid out of the first money belonging to my estate which shall come into the hands and possession of my executor, hereinafter named.

Item II.

I give and bequeath unto my wife Lida Cunningham, all my personal property, including bank stock in the Bank of Blount County, in Maryville, Tennessee, to use as her support as long as she is my widow, and if she should marry, or at her death the remainder, if any, is to be divided equal between my heirs.

Item III.

I direct that my Executor, hereinafter named, shall sell or dispose of my farm near Armonia, Tennessee, to the best advantage of my heirs, and the proceeds to be divided equal between my heirs; namely, William Cunningham, Guy Cunningham, Mary Cunningham, Joe Cunningham, Lula C. Hitch, Gertrude C. Hitch, James Cunningham, and Roxie C. Lowe, as soon after my death as possible.

Item IV

I nominate and appoint, my brother, Harve Cunningham of Blount County, Tennessee, Executor of this, my last will and testament, and make settlement with the court, as required by law.

IN WITNESS WHEREOF I have hereunto signed my name this the 28th day of April 1923, A. D.

Ben J. Cunningham

This April 28th, 1923.

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

Ben Cunningham

A. C. Brakebill.

MARCH TERM 1934

LAST WILL AND TESTAMENT

C. W. ANDERSON.

In the name of God, I C. W. Anderson being of sound mind and memory, but knowing the uncertainty of human life, do now make and publish this, my last will and testament, this is to say:

That I desire my just debts paid if any, and that all property both real and personal shall go to my wife. I hereby appoint my wife Myrtle Metler Anderson, Executrix of this my will without bond. I hereby commend to the care and protection of my beloved wife my children, namely: Helen Anderson, Charles M. Anderson, and Thomas E. Anderson.

C. W. Anderson (Seal)

Signed, sealed, published and declared by the said _____ the testator, as, and for his last will and testament, and we, at his request, and in his presence, and in the presence of each other, have hereto subscribed our names as witnesses thereto this day of Feb. 15, A. D. 1910.

John William Wethered

W. A. George.

LAST WILL AND TESTAMENT

W. M. BORING.

I, William M. Boring, being of sound mind and disposing memory, do publish and declare this as my last will and testament, hereby revoking and making void any former will or wills, heretofore made by me.

FIRST: I direct that all my debts if any be paid out of the first moneys coming into the hands of my Executrix.

SECOND: I give and bequeath to my daughter Beekie Russell the sum of Five (\$5.00) Dollars.

THIRD: I give and bequeath to my daughter Mary Russell all the residue of my property of every kind and description, whether, real personal or mixed.

FOURTH: I hereby name and appoint Mary Russell as Executrix of this will and excuse her from making bond or making settlement with any of the Courts of the state.

IN witness whereof, I do to this my Will, set my hand on this the 16th day of March, 1931.

His

W. M. X Boring
Mark

MARCH TERM 1934

Signed and published in our presence, and we have subscribed hereto in the presence of the testator and at his request and in the presence of each other.
 March
 This 15, 1931.

Ira Abbott
 Geo. D. Roberts.

LAST WILL AND TESTAMENT

I. M. LOWRY.

I, I. M. Lowry, being of sound mind and disposing memory do make and publish this as my last will and testament;

I.

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

II.

I Will, bequeath and give unto my beloved wife, Maude H. Lowry, the sum of Eighteen Hundred (\$1800.00) Dollars, in money and also give to her Seven Hundred (\$700.00) Dollars in Bonds in the Tennessee Electric Power Company and making the total amount given to her Twenty-five hundred (\$2500.00) Dollars. And I direct that my son, Roy Lowry, pay to her One Hundred (\$100.00) Dollars of this amount and my son, Donald Lowry, pay to her Nine Hundred (\$900.00) Dollars and my son, Cory Lowry, pay to her Eight Hundred (\$800.00) Dollars. Said amounts to be paid to her for at least Two Hundred (\$200.00) Dollars per year, and the balance may be paid when it suits the convenience of the boys.

III.

I will, bequeath and give unto my two sons, Donald Lowry and Cory Lowry, my farm consisting of about one hundred acres and situated in Loudon County Tennessee, where I formerly resided and well known as the J. D. Morris farm. Each party is to have a one-half undivided interest in said farm, except that Cory shall Two Hundred (\$200.00) Dollars more as his share in the farm, than Donald. This money to be paid him on the sale of the farm, or arranged between them as they may see proper.

IV.

I Will, bequeath and give to my son, Cory Lowry, all of my stock and farming tools and personal property of every kind left at that time of my death, after all indebtedness has been paid. I also give to him one bed and bed clothing. I also give my said son the One Hundred (\$100.00) Dollars, which I invested in Minnec Coal & Timber Company and all profits of same, if any there be.

MARCH TERM 1934

V.

I will, bequeath and give to my son, Donald Lowry, Fifty (\$50.00) Dollars of oil stock to be disposed of as he may see fit.

VI.

I will, bequeath and give to my daughter, Mae Lowry, and to my son, Roy Lowry, the house and lot situated in the Town of Friendsville, Blount County, Tennessee, which I just recently purchased from Elmer Ellis and which is well known as the Tom Herron Property. My said daughter, Mae Lowry, is to have a three-fourths interest in said house and lot and my son Roy Lowry, is to have one-fourth undivided interest in said house and lot. I also direct, that my said daughter shall hold her said three-fourths interest in said property free from any claims of any husband she may have, or may hereafter have.

VII.

I hereby appoint my sons, Roy Lowry and Cory Lowry, Executors of this my last will and testament and release them from making any Bond as said Executors.

Witness my hand this the 1st. day of February, 1928.

I. M. Lowry.

We, Thos. N. Brown and Sam Johnson, have signed our names to this the last will and testament of I. M. Lowry, at his request and in his presence and in the presence of each other. He being of sound mind at the time of signing same.

This the 1st. day of February, 1928.

Thos. N. Brown

Sam Johnson,

CODICIL

I. M. Lowry does make and publish this as a Codicil to my Will heretofore made.

I.

In second item of said Will, I desire to change so as to say that my beloved wife shall have the sum of Thirteen Hundred (\$1300.00) Dollars in money and also the Seven Hundred (\$700.00) Dollars in bond in the Tennessee Electric Power Company; making a total amount given to her Two Thousand (\$2,000.00) Dollars.

II.

I desire to change the third item of my Will, so as to give to my son, Cory, One Thousand (\$1,000.00) Dollars more as a share in the farm described in said item, than his brother Donald, making the sum of One Thousand (\$1,000.00) Dollars, instead of Two Hundred (\$200.00) Dollars, as originally given in my will.

MARCH TERM 1934

MARCH TERM 1934

I make this as the Codicil to my Will, this the 10th, day of March, 1928.

I. M. Lowry.

We, Thos. N. Brown and Mrs. Eden Morton have signed our names to this a Codicil to the last will and Testament of R. M. Lowry, at his request and in his presence and in the presence of each other; he being of sound mind at the time of signing same.

This the 10th day of March, 1928.

Thos. N. Brown

Mrs. Eden Morton.

LAST WILL AND TESTAMENT

D. A. HUFFSTETLER.

February 20, 1933

I, D. A. Huffstetler being of sound mind and usual good health make this my last will and testament revoking all former wills.

I want my grand daughter Verna Huffstetler asks to have \$50.00 Fifty dollars, I want the seven children of my daughter Ellen Carpenter deceased to have twenty dollars (\$20.00) each. I want my son W. J. Huffstetler deceased two children to have fifty dollars (\$50.00) each.

I gave my daughter Bama Costner (\$300.00) three hundred dollars in 1923. I went to my daughters Bama Costners home in 1931 and stayed their twenty two and half (22½) months and worked all the time, I think I am entitle to five dollars (\$5.00) a month over and above my board. I gave her a (\$120.00) hundred and twenty dollars more about Dec. 20, 1932. I still hold a (\$50.00) fifty dollar note being borrowed money. I want my daughter Bama Costner to have this \$50.00 note at my death and nothing more of my estate.

I want my daughter Lume Martin to have a (\$300.00) three hundred dollar note I hold against her husband Dillard Martin at my death and nothing more.

I want my grandson Firmond Carpenter and his wife Beulah Carpenter to have my home containing one acre and a half at my death provided they stay with me and take care of me and be good to me until my death. Said Firmond Carpenter and Beulah Carpenter is to pay my funeral expenses should they not do this, this property fall back to my estate. Should they comply with this I want them to have my bed clothes, chickens, pigs and wearing clothes if I should have any.

I hold a \$300.00 note against my daughter Mollie Carpenter and at my death I want her to have \$200.00 credit on note.

I want the Executor to collect the balance of my estate and divide it equally between my son R. A. Huffstetler and daughter Mollie Carpenter and my daughter Minnie Mynatt, Should R. A. Huffstetler, Mollie Carpenter and Minnie Mynatt should die before my death I want their part to be divided equally between their children. I appoint my son R. A. Huffstetler as Executor, should he need ^{any} assistance I want My grandson Raymond Carpenter to help.

His
D. A. Huffstetler
Mark

Signed in the presence of

G. F. Hannah

Stella Carpenter

*This Book Closed
See will Book No. 4.
B. A. Walker
Mark*