

LAST WILL AND TESTAMENT OF R. H. CANTRELL

I, R. H. Cantrell, being of sound mind and disposing memory, hereby make and publish this my Last Will and Testament.

I

As soon after my death as the law will permit I direct that my executors, hereinafter named, pay all of my just debts, doctor's bills, and funeral expenses, out of the personal property.

II

I hereby give, devise, and bequeath, unto my beloved wife, Cania Cantrell, for and during her natural life, all of my property, real, personal, and mixed, and of whatever kind and character, and wherever situated, subject to the trust hereinafter set forth.

III

Subject to the life estate hereinbefore given to my said wife in all of my real estate, and as a remainder interest therein, I hereby give and devise unto my son, Howard Cantrell, approximately 8 acres of my land, situated in the 9th Civil District of DeKalb County, Tennessee, and which land hereby devised is bounded and described as follows:

Beginning at the Students Home Road, where my land corners with the lands of Joe Tittsworth, and running thence with Joe Tittsworth's line in a Northward direction, to a corner between the lands herein devised and the lands of Joe Tittsworth; thence running in a Eastward direction with the Joe Tittsworth boundary line to a buried limestone rock in the boundary line between the lands herein devised and the lands of Joe Tittsworth; thence running in a Southward direction to another buried limestone rock at and near the Students Home Road; thence running in a Westward direction with the Students Home Road to the beginning corner, containing approximately 8 acres, and on which land is now situated a house and barn, and is the house in which Howard Cantrell now lives.

IV

At the death of my said wife, I hereby give and bequeath unto my said son, Howard Cantrell, all of my farming tools.

V

At the death of my said wife, I give, devise, and bequeath, to my daughter, Clara Mai Miller, the sum of Two Thousand (\$2,000.00) Dollars, which shall be the entire amount she shall receive in my said estate.

VI

At the death of my said wife, I hereby give, devise, and bequeath, all of the remainder of my land, excluding the aforesaid 8 Acres devised to Howard Cantrell, to my children, namely Howard Cantrell, Clyde Cantrell, Robert J. Cantrell, J. T. Cantrell and Alma Joe Jones, and I likewise give and bequeath to my said five children, namely, Howard Cantrell, Clyde Cantrell, Robert J. Cantrell, J. T. Cantrell, and Alma Joe Jones, all of my personal property that remains at the death

of my said wife, said five children to share equally in said land and said personal property.

VII

The life estate in my personal property hereinbefore given to my wife, Cania Cantrell, is enlarged to the extent of permitting the sale, expenditure, and use, of any and all of said property, to the extent of providing my said wife with the necessaries of life, and a comfortable living, for the remainder of her life, and at her death, the unused portion thereof, shall be divided among my said five children, as hereinbefore stated.

VIII

In view of the fact that my wife is in poor health, and is not able to look after the farming operations, sell and dispose of live-stock, and farm products, as same will have to be sold and disposed of during her lifetime, I hereby name and appoint my sons, Howard Cantrell and Clyde Cantrell, as joint-trustees, to manage, control, sell, and reinvest, the personal property of my estate, for the use and benefit of my said wife, and to expend from the proceeds thereof, or make available to her for such expenditures, sufficient money with which to provide for her necessaries of life, and a comfortable living during the remainder of her life.

IX

I hereby and nominate and appoint my two sons, Howard Cantrell and Clyde Cantrell, as joint-executors of this my Last Will and Testament, they to serve without bond for the execution of this trust.

IN WITNESS WHEREOF I hereunto affix my signature on this the ____ day of August 1956, in the presence of the subscribing witnesses to this instrument, they having been called by me to bear witness to this my Last Will and Testament.

R. H. Cantrell
TESTATOR

SUBSCRIBING WITNESSES' CERTIFICATE

We, the undersigned, were this day called by R. H. Cantrell as subscribing witnesses to the foregoing Last Will and Testament, and the said R. H. Cantrell signified to us that the foregoing is his Last Will and Testament, and he signed same in our presence, and we, as such subscribing witnesses, at the request of the said R. H. Cantrell, and after he having already signed said instrument, hereby subscribe our names as such witnesses, in the presence of the said R. H. Cantrell,

and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the ____ day of August 1956.

Houston Cantrell
Subscribing Witness

Everette Hall
Subscribing Witness

CODICIL TO LAST WILL AND TESTAMENT OF R. H. CANTRELL

I, R. H. Cantrell, being of sound mind and disposing memory, and recognizing that I have heretofore made my Last Will and Testament, I now desire to make one change in the will with respect to a bequest I made in my original will giving Clara Mai Miller \$2,000.00 out of my estate. I now wish to change this bequest which is contained in Paragraph V of my Will from Two Thousand (\$2,000.00) Dollars to Three Thousand (\$3,000.00) Dollars, thereby increasing the amount that I am giving to the said Clara Mai Miller by \$1,000.00 that is, she will now receive \$3,000.00 instead of the \$2,000.00 given her under said Will.

I hereby nominate and appoint my two sons, Howard and Clyde Cantrell, as joint-executors of this Codicil to my Last Will and Testament, they to serve without bond for the execution of this trust.

IN WITNESS WHEREOF I hereunto affix my signature on this the 10th day of July, 1959, in the presence of the subscribing witnesses to this instrument, they having been called by me to bear witness to this my Last Will and Testament.

R. H. Cantrell
TESTATOR

SUBSCRIBING WITNESSES' CERTIFICATE

We, the undersigned, were this day called by R. H. Cantrell as subscribing witnesses to the foregoing Last Will and Testament, and the said R. H. Cantrell signified to us that the foregoing is his Last Will and Testament, and he signed same in our presence, and we, as such subscribing witnesses, at the request of the said R. H. Cantrell, and after he having already signed said instrument, hereby subscribe our names as such witnesses, in the presence of the said R. H. Cantrell, and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the 10th day of July, 1959.

Filed July 18, 1959

J. B. Summers County Court Clerk

J. L. VanHooser
Subscribing Witness

Tom Malone
Subscribing Witness

WILL OF JOHN J. TRAMEL

John J. Tramel, being of sound mind and disposing memory, but being aware of the uncertainty of life, do hereby make, publish and declare this my last will and testament:

1st. I give, devise and bequeath all property of any and every description, real, personal or mixed, of which I may be the owner at my death, to my wife, Ida B. Tramel.

2nd. In the event my wife predeceases me, then I give, devise and bequeath, subject to the terms and conditions hereinafter set out, all of my property of every description in equal shares, to or for the use and benefit of my two daughters, Tafel Tramel and Corinne Woolard.

The share which I hereby give my daughter, Corinne Woolard, shall belong to her without any terms or conditions attached.

However, the share of my daughter, Tafel Tramel, is hereby given in trust to my son-in-law, E.R. Woolard. Said share shall be for the sole use and benefit of my said daughter, Tafel Tramel. I make this provision for her in the light of the fact that she is unmarried, and has had no business experience of any sort, and I consider that in this way she will have maximum protection for herself and her share of the estate.

Included within the share hereby given in trust for the use and benefit of the said Tafel Tramel is the home where I may reside at the time of my death, whether being the one which I own as of this date, or which I may own hereafter, and the reasonable market value of such home shall be charged to the said Tafel Tramel as a part of the share hereby given in trust for her use and benefit.

The Trustee shall pay over at regular intervals to the said Tafel Tramel all of the income from the trust estate, and the said Tafel Tramel may use the same in any way which she desires. It is my desire to retain the principal intact insofar as the same may be feasible, but I hereby authorize encroachment upon the corpus or principal if necessary for the reasonable maintenance and support of the said Tafel Tramel. My Trustee is vested with full discretion with respect to such encroachment for maintenance and support.

By the joint deed of the Trustee and of the said Tafel Tramel, any real estate covered by this trust may be sold or otherwise disposed of converting the same into cash or reinvesting the proceeds otherwise. It shall not be necessary to have recourse to the authority of any Court for such sale, conversion or re-investment, the joint act of the Trustee and the said Tafel Tramel being hereby declared sufficient.

The Trustee is hereby vested with full power and authority of managing and investing the trust estate, converting personalty into realty if he deems the same advisable, and Court authority for investments shall not be required.

In the event the said E.R. Woolard should predecease the said Tafel Tramel, or should fail or refuse to accept the trust herein constituted, or should resign from the same, then I nominate and appoint my other daughter, the said Corinne Woolard, as such Trustee. In the event for any reason the said Corinne Woolard does not or cannot accept such trust, then I direct that a Trustee be appointed by any Court of competent jurisdiction to exercise the powers and duties herein provided for.

I expressly relieve either the said E.R. Woolard or the said Corinne Woolard from the execution of bond as Trustee, but this provision does not apply to any other person or corporation which might be named as substitute or successor Trustee. The authority which I have hereinabove vested in the said E.R. Woolard for the investment of trust funds applies to him only, and any other person who may be appointed or qualify as such Trustee shall be limited to investments of the trustland nature provided by law. Neither the said E.R. Woolard nor Corinne Woolard shall be required to make any settlement with any Court as Trustee.

3rd. Upon the death of the said Tafel Tramel leaving ~~is~~ surviving, said share hereby given in trust for the said Tafel Tramel shall pass to and be vested in such issue in accordance with the laws of descent and distribution of the State of Tennessee. In the event the said Tafel Tramel leaves no issue surviving, then I give, devise and bequeath the same to my other daughter, the said Corinne Woolard, and in the event she should predecease the said Tafel Tramel, then I give, devise and bequeath the same to my granddaughter, Cheryl Ann Woolard.

4th. In order that my estate may be divided as hereinabove provided for, my Executor is authorized to cash or otherwise dispose of any securities which I may have.

5th. I hereby nominate and appoint my wife, the said Ida B. Tramel, as Executrix of this will. In the event she predeceases me, then I appoint the said E.R. Woolard as Executor of this will. In the event he should also predecease me, then I nominate and appoint my two daughters, the said Tafel Tramel and Corinne Woolard, as Executrices of this will. None of the parties hereby named as Executors shall be required to execute bond in qualifying as such.

IN WITNESS WHEREOF, I have hereunto set my hand on this the 8

day of November, 1955,

/s/ John J. Tramel

The foregoing instrument was signed, published and declared by the above-named John J. Tramel as and for his last will and testament, the same being executed by him in the presence of us, the undersigned, who, at his request, and in his sight and presence, and in the sight and presence of each other, have hereunto set our hands as attesting witnesses on the date above written.

Edward L. Jennings

William M. Paris

Filed July 20, 1959

J. E. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF W. D. DINGES

I, W. D. (Dib) Dinges of Alexandria, Tennessee, being of sound mind and disposing memory, hereby make and publish this my Last Will Testament, revoking and declaring void any and all wills heretofore made by me, if any.

I

I desire that as soon as practicable after my death, my executor hereinafter named pay all my just debts and funeral expenses out of the first money coming into his hands.

II

Out of whatever property I may be seized and possessed of I desire that my beloved wife, Mackie Dinges, be well cared for and provided for during her natural life, and in order to carry out this desire, I direct my executor hereinafter named, immediately after my death and his qualification, to take and use from my estate such funds, or the proceeds from my property, as will be necessary to provide my said wife with the necessities of her life and the comforts and well being of my said wife, including her necessary expenses and burial expenses should she die during said executor's term of office.

III

At the expiration of my executor's term of office I direct that all the balance and residue of my property be placed in trust, and in the custody and control of my trustee hereinafter named, for the use and benefit of my said wife and for her maintenance, support, welfare and comfort for and during her natural life, including her necessary expenses and burial expenses.

IV

At the death of my said wife whatever property may remain of my estate I will, devise and bequeath same to my grandson, David Dinges.

V

I hereby nominate and appoint my grandson, David Dinges, both executor and trustee of this my Last Will and Testament, he to perform the respective duties hereinbefore imposed upon him, and he is relieved of the necessity of executing bond for the performance of these duties.

VI

The trust hereinbefore created for the benefit of my beloved wife is so created due to the fact that my said wife is now a person of unsound mind, by decree of the Court, and it being thought and hoped that she may hereafter regain her mental faculties and be restored to normalcy,

and in event this occurs, and my said wife is, by decree of the Court, hereafter declared a person of sound mind, the trust hereinbefore created shall cease and terminate and my said wife shall then take all of my property then remaining and have and use same, and herself manage and control and use same for her support, maintenance, and the comforts of life, and at her death, and after payment of her funeral expenses and any debts that then existed for her maintenance, support and the comforts of life, the balance then remaining shall be given to my grandson, David Dinges, as hereinbefore provided.

IN WITNESS WHEREOF I hereunto affix my signature on this the 16 day of June 1956, in the presence of the subscribing witnesses hereto, they having been called by me to bear witness to this my Last Will and Testament.

/s/ W. D. (Dib) Dinges
TESTATOR

SUBSCRIBING WITNESSES' CERTIFICATE

We, the undersigned, were this day called by W. D. (Dib) Dinges as subscribing witnesses to the foregoing Last Will and Testament, and the said W. D. (Dib) Dinges acknowledged the foregoing to be his Last Will and Testament, and he signed same in our presence and we, as such subscribing witnesses, at the request of the said W. D. (Dib) Dinges, hereby subscribe our names in the presence of the said W. D. (Dib) Dinges and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the 16 day of June 1956.

/s/ Arbon Johnson
Subscribing Witness

/s/ Harry Martin
Subscribing Witness

Filed November 3, 1959

J. B. Summers

County Court Clerk

DeKalb County, Tennessee

LAST WILL AND TESTAMENT

OF

ALTON H. TRAMEL

I, Alton H. Tramel do hereby make and declare this as my last will and testament, viz:

I will all my property to my Wife, Lena Tramel, and appoint my wife executrix of this will with out bond.

/s/ Alton H. Tramel
TESTATOR

Signed and declared by the said Alton H. Tramel 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 7 day of April 1958.

James C. Havron
Witnesses

Jack A. Hornburger
Witness

Filed November 13, 1959

J. B. Summers
County Court Clerk
DeKalb County, Tennessee

WILL OF VASSIE HIGGINS HARLEY

I, Vassie Higgins Harley, being of sound mind and disposing memory, but being aware of the uncertainty of life, do hereby make, publish and declare this my last will and testament:

1st. I direct that all my just and legal debts be paid as soon after my death as practicable.

2nd. I give and devise unto my son, Higgins Ramsey, my one-half undivided interest in the tract of land estimated at 125 acres located in the 2nd District of DeKalb County, Tennessee, which lies north and west of the Adamson Branch Road and north of the Green Hill Road, being the same land in which I have today conveyed to him an undivided one-half interest.

3rd. The remaining balance of the land which I own in said district and county, the same lying on the south side of said Adamson Branch Road, and containing by estimation 100 acres, I give and devise unto my husband, Douglas Harley, for and during his natural life.

Upon the death of the said Douglas Harley, I give and devise said land to my said son, Higgins Ramsey, and to his wife, Evelyn Ramsey, for and during their natural lives and for the lifetime of the one who lives the longer, and upon the death of the last survivor of them, to their issue in fee.

4th. I give and bequeath to my husband, the said Douglas Harley, all household and kitchen furniture of every sort which I own at my death, or in which I have an interest. I make this gift in the light of the fact that he and I have acquired the bulk of these belongings together, and that he already owns the equivalent of an undivided one-half interest in the same.

5th. I give and bequeath any automobile, or interest therein, which I own at my death to my said husband, Douglas Harley.

6th. All the remaining balance of the property which I may own at my death, real, personal or mixed, I give, devise and bequeath, in equal shares, to my husband, the said Douglas Harley, and to my son, the said Higgins Ramsey.

7th. In the event my son should predecease me, the share or interest hereby given to him shall pass to and be vested in his children, provided however, that nothing contained in this item shall affect the provisions of item "3rd." above.

8th. In the event my husband should predecease me, then I give, devise and bequeath all my property of any and every description to my son, the said Higgins Ramsey, or to his children in equal shares if he

should also predecease me.

9th. I hereby nominate and appoint my son, the said Higgins Ramsy, as sole Executor of this will.

IN WITNESS WHEREOF, I have hereunto set my hand on this 22nd day of April, 1954.

/s/ Vassie Higgins Harley

The foregoing instrument was signed, published and declared by the above-named, Vassie Higgins Harley, as and for her last will and testament, the same being executed by her in the presence of us, the undersigned, who, at her request, and in her sight and presence, and in the sight and presence of each other, have hereunto set our hands as attesting witnesses on the date above written.

Filed November 23, 1959.

J. B. Summers

County Court Clerk

Roberta Owens

E. R. Woolard

I, J. E. Hale, of Liberty, DeKalb County, Tennessee, being of sound mind and disposing memory hereby make and publish this my last will and testament hereby revoking all other wills at any time made by me.

First. I hereby direct my Executor, hereinafter named, pay my funeral expenses and other just debts out of the first funds coming into his hands as such Executor.

Second. I hereby devise and bequeath \$100.00 to the Trustees of Salem Baptist Church of Liberty, Tennessee, to be used as a Trust fund for upkeep of my burial section in Salem Cemetery, Liberty, Tenn.

Third. I hereby devise and bequeath \$1,000.00 to my son, J. Edward Hale, Jr.

Fourth. I hereby devise and bequeath \$1,000.00 to my son, Dr. Jerry R. Hale.

Fifth. I hereby devise and bequeath \$1,000.00 to my daughter Betty Ann Hale Henderson.

Sixth. I hereby devise and bequeath \$1,000.00 to my beloved wife, Sadie Hale.

Seventh. I hereby devise and bequeath to my beloved wife, Sadie Hale, all my remaining personal property.

Eighth. I hereby devise and bequeath the house and lot where I now live and where we have lived for many years to my beloved wife, Sadie Hale, said property being situated on Main Street in Liberty, Tenn.

Ninth. I hereby devise and bequeath to my beloved wife, Sadie Hale a life estate in my farm which is situated in the Second Civil District of DeKalb County, Tennessee, and consists of 30 Acres, More or less, and is bounded on the North by Dismal Road, on the East by Vanatta, on the South by Dodd and Driver, and on the West by Jennings and Evans; I hereby devise and bequeath the remainder interest in said farm to my aforementioned three children and in the event any of them predecease their Mother in death their share will pass to their children.

Tenth. I hereby nominate and appoint my aforementioned son, J. Edward Hale, Jr. the Executor of this my last will and testament, and I hereby request the Court to waive his bond as such Executor.

Witness my hand at Liberty, Tennessee, this the 9th day of May, 1959.

/s/ J. E. Hale
Testator

Signed, sealed, published and declared by the Testator, J. E. Hale, to be his last will and testament in the presence of all of us at one and the same time, and we at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid act of execution at the place and on the date herein above set out.

/s/ Edward L. Jennings

/s/ Aileen Odom Jennings

Filed December 1, 1959
J. B. Summers
County Court Clerk
DeKalb County, Tennessee

LAST WILL AND TESTAMENT OF MABEL ROBINSON

I, Mabel Robinson, being of sound mind and disposing memory, aware of the uncertainty of life, do make and publish this my last will and testament, hereby revoking and making void all other and former wills and codicils to wills by me made.

First:

I hereby devise and bequeath to my brothers Fred D. Robinson, Kairis Robinson, and Grover C. Robinson and my sister May Williams, to be divided equally among them, and should any of them be deceased at my death, then to be devised and bequeathed to those remaining alive out of the four names listed above, my undivided interest in and to the following tract or parcel of land, which is situated in the 20th. Civil District of DeKalb County, Tennessee and bounded thus:

What is known as the A.H. Robinson home place, and which is bounded thus: On the North by John Cripps, formerly S.J. Chapman, On the South by Mrs. T.M. Malone, On the East by S.S. Chapman, formerly T.N. Chapman, and on the West by Mrs. T.M. Malone, formerly C.C. Avant, containing 103 acres more or less.

Second:

I give to my brothers Fred D. Robinson, Kairis Robinson, and Grover C. Robinson and my sister May Williams, to be divided equally among them, and should any of them be deceased at my death, then to be given to those remaining alive out of the four names listed above, all of my personal property of which I may die possessed of.

Third:

I direct that as soon after my death as practical my executor hereafter named pay all my debts and funeral expenses out of the money on hand, or the first that shall come into his possession.

Fourth:

I hereby nominate and appoint my brother, Kairis Robinson, executor of this will, and excuse him from making bond or settlement with the County Court.

In Testimony Whereof, I have hereunto set my signature on this the 29th day of October, 1952.

/s/ Mabel Robinson
TESTATOR

Signed by the said Mabel Robinson 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 subscribed our names, the day and date above written.

Perol Williams
Joe T. Granstaff
Attesting Witnesses

I Mabel Robinson, having made my last will and testament and named Kairis Robinson as my executor, and he having passed away, I make this codicil to my will and hereby nominate and appoint Fred D. Robinson as executor of my will and excuse him from making bond.
This June 22nd, 1953.

/s/Mabel Robinson

We hereby certify that at the request of Mabel Robinson she having declared the same to be her last will and testament and signed the same in our presence and we signed the same as witnesses in her presence and in the presence of each other.

This June 22nd, 1953.

Ferol Williams

Jno. T. Granstaff

Filed November 20, 1959

J. B. Summers

County Court Clerk

LAST WILL AND TESTAMENT OF W. L. HENDRIXSON

I, W. L. Hendrixson, being of sound mind and disposing memory, realizing the uncertainty of life, and that life is short, do hereby make and publish this as my last will and Testament, hereby revoking all other wills or codicils to wills by me at any time heretofore made.

(1)

I direct that as soon after my death as practical my executor as hereinafter named, pay all my just debts out of the first money that may come into his hands, including funeral expenses.

(2)

After the payment of my just debts and funeral expenses I direct that any personal property left may go to my daughter, Jullie Ellen Tittsworth..

(3)

I further direct that any and all interest I may have in the Ula Taylor place in the 9th. District of DeKalb County, Tennessee, which land is bounded thus: Bounded on the North by Spencer, on the West by Spencer, on the East by Clifton Hendrixson and on the North by Highway and being 5 or 6 acres, shall go to Brown Haynes and Hazel Haynes, as I am living with them, and they do my washing and ironing and I wish for them to have my interest in this property.

(4)

I hereby nominate and appoint my good friend, Clifton Hendrixson as executor of this my last will and testament, and excuse him from making bond or settlement with the County Court.

This January 19, 1957.

/s/ W. L. Hendrixson

We, the undersigned, do hereby certify that at the request of W.L. Hendrixson, we, the undersigned witnessed the execution of the foregoing paper, to be his last will and testament, he having declared the same to be his last will and testament, and signed the same in our presence, and we signed the same in his presence and in the presence of each other.

This January 19, 1957

J. R. Walls

Evelyn Love
ATTESTING WITNESSES

Filed February 6, 1960

J. B. Summers
County Court Clerk

WILL OF C. E. VANDERGRIFF

I, C. E. Vandergriff, of Route # 1, Dowelltown, DeKalb County, Tennessee, being of sound mind and disposing memory do hereby make and publish this my last will and testament hereby revoking all other wills at any time made by me.

First. I hereby authorize my Co-Executors, hereinafter, named to pay all my just debts including my funeral expenses out of the first funds coming into their hands as such Co-Executors.

Second. I hereby devise and bequeath \$100.00 to the Trustees of Salem Baptist Church of Liberty, Tennessee, to be used by them as a trust fund for the upkeep of my section in Salem Cemetery, Liberty, Tennessee.

Third. I hereby authorize my Co-Executors, at my death, to sell all the lands that I own, and any other property that I own within 12 months and convert same to cash.

Fourth. It is my desire that my beloved wife, Delia Vandergriff, live as comfortably and happily in her last days as possible and it is my desire that she be relieved of the management of the Estate and at the same time it is my desire that she have everything that she needs for her comfort. In view of the above I hereby authorize her to select a home in one of the nearby towns that she would enjoy as her home and I hereby authorize my Co-Executors to purchase same for her use and enjoyment and that the deed be made in the name of my Estate. I also authorize my Co-Executors to look after my beloved wife and to see to it that she has everything that she needs, and I hereby authorize my Co-Executors to pay to her each month for as long as she lives \$100.00 per month and in the event she has Doctor bills, hospital bills, and like unforeseen expenses I hereby authorize them to pay to her any sum that she needs over and above the said \$100.00 per month, even if it exhausts the Estate.

Fifth. It is my desire that my beloved wife sometime after my death select a tombstone that she likes and that she considers suitable for our graves and that she and my other children purchase same and I hereby authorize my Co-Executors to pay for same out of the funds of my Estate.

Sixth. After my wife's death I hereby direct that my Co-Executors sell the aforementioned home that I have provided for my wife, and that the proceeds of same be converted to cash. I hereby devise and bequeath said remainder of my estate to my following children equally:

Robert Howard Vandergriff, John D. Vandergriff, Charles Clifton Vandergriff, and Mary Lucille Schneider. In the event any of my said children are deceased their part will pass to their child or children.

Seventh. I hereby nominate and appoint my two sons, Robert Howard Vandergriff and John D. Vandergriff the Co-Executors of my Estate and I hereby request the Court to not require any bond or security of them for same. It is also my request that they so act as the Co-Executors of my Estate without charge.

Eighth. I hereby direct my Co-Executors to keep all funds at all times invested in reliable Banks and/or Savings and Loan Associations that are insured by agencies of the federal government, and to not loan any of the Estate to individuals.

Witness my hand at Liberty, Tennessee, this the 5th day of December 1957.

/s/ C. E. Vandergriff
Testator

Signed, sealed, published and declared by the testator, C. E. Vandergriff, to be his last will and testament in the presence of all of us at one and the same time, and we at his request and in his presence and in the presence of each other have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid act of execution at the place and on the date herein above set out.

C. L. Bistole

Johnnie Barrett

Edward L. Jennings

Aileen Odom Jennings
Attesting Witnesses

Filed February 12, 1960

J. B. Summers
County Court Clerk

I Mary Alice Bass being of sound mind do hereby will and bequeath the following;

To John G. Bass and Alma Bass the following; My corner cupboard a velvet quilt the rocker that my Mother used; my silverware.

To John Graham Bass, Jr. the following; The little bed up stairs, feathers and all, and my leather back rocker.

To Jessie and Dewitt Lawson the following my Kitchen cabinet, the dresser in my room the three round back chairs, Roy's Bible; the oval shaped picture in my room.

To William Dewitt Lawson the following, the spool bed in my room, To Katherine Lawson the following my crocheted bed spread, preserve dish. To Mary Virginia Patton and Robert Patton the following; the family Bible the dresser in the front room a preserve dish.

To Frank and Irene Bass the following, the candlestand and table in my room and the old wine bottle on the mantle, To Jack Given the two blue dishes in my living room provided he is living at the time of my death. If he is not they are to go to Frank Bass.

All other household goods, dishes, furniture bed clothes linens not bequeathed above, are to be divided among my three children Jessie Lawson, John G. Bass and Frank Bass by their agreement.

Such things as they do not want are to be sold and the money divided equally among them. It is understood that any uncollected balance of Government insurance which I draw is to go to Jessie Lawson and John G. Bass divided equally between them.

My house and lot is to be sold and the proceeds divided equally between Jessie Lawson John G. Bass Frank Bass. Give Margaret Bryant \$150.00 All money which I may have on hand at the time of my death and all money which might be coming to me after my death on any account is to be divided equally among Jessie Lawson John G. Bass and Frank Bass I do hereby appoint John G. Bass and Jessie Lawson executor of this will to serve without bond or compensation. This will signed and witnessed on this 15th day of July 1946.

/s/ Alice Bass

W. B. Fite

Mrs W. B. Fite

Filed March 8, 1960

J. B. Summers County Court Clerk

WILL

I, Florence White Rich, of Dowelltown, DeKalb County, Tennessee, being of sound mind and disposing memory, hereby make and publish this my last will and testament, hereby revoking all former wills made by me.

First, I hereby direct my Executor, hereinafter named, pay all my just debts, including my funeral expenses out of the first funds coming into his hands as such Executor.

Second, I hereby devise and bequeath the following people the following items of personal property: Kathryn Henegar Cook my flower leaf mirror in the living room of my home in Alexandria, Mrs. Carrie Hildreth the large plain mirror in the dining room of my aforesaid home at Alexandria, Evelyn Rich Hood the large punch bowl and the large fruit picture in the Kitchen, the Large Rich Bible and gun to Willie Rich, all of these items of personal property now being situated in my aforesaid home at Alexandria.

Third, I hereby authorize my Executor, hereinafter named, to sell all my remaining personal property and convert same to cash.

Fourth, I hereby devise and bequeath to Mrs. Bessie Allen White \$1,000.00 for caring for and nursing me through my recent illness.

Fifth, I hereby devise and bequeath to my brother, Robert J. White and his wife, Bessie Allen White my House and lot located on West Main Street in Alexandria, DeKalb County, Tennessee, Contingent on their paying unto Mrs. Carrie Hildreth of Alexandria, Tenn. an amount of money equal to one-eighth of my net estate after all the bequests in the paragraphs above have been taken care of through paragraph four, and also on their paying unto Mrs. Lena Henegar of Nashville, Tennessee, an amount of money equal to one-eighth of my net estate after all the bequests in the paragraphs above have been taken care of through paragraph four.

Sixth, In making this will I am not unmindful that I have other relatives other than the ones mentioned in this will.

Seventh, I hereby nominate and appoint my aforementioned brother, Robert J. White of Dowelltown, Tennessee, the Executor of this my last will and testament, and in the event he is deceased or unable or unwilling to so serve I hereby nominate and appoint his wife, the aforementioned Mrs. Bessie Allen White the Executrix of this my last will and testament.

Eight. The reason that I am making this will in the form that I am making it is due to the fact that my aforesaid brother, Robert J. White and his beloved wife, are tenderly caring for me in their home at Dowelltown, Tenn. at the present time and they have always been good to me, and I have requested them to either care for me in their home at Dowelltown or else care for me in my home at Alexandria and that they never subject me to a Nursing Home, Rest Home, or Insane Asylum, and they have so agreed. I also want to state in this my last will and testament that I have not made this will at their request or at the request of any person and that it is of my own free will.

Witness my hand at Dowelltown, Tennessee, this the 12th day of March, 1960.

/s/ Florence White Rich
Testator

Signed, sealed, published, and declared, by the Testator, Florence White Rich, to be her last will and testament in the presence of all of us at one and the same time, and we at her request, and in her presence, and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid act of execution at the place and on the date herein above set out.

W. T. Davis

Edward L. Jennings
Attesting witnesses

Filed April 13, 1960

J. B. Summers

County Court Clerk

WILL

I, Annie Billings Young, of DeKalb 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 all other wills by me at any time heretofore made.

1st. I desire and direct that all my just debts, including my funeral expenses, be first paid out of the first funds coming into the hands of my executors.

2nd. I give, devise and bequeath all of my personal property, except my wardrobe, wherever located to my two nephews, Hugh Billings and Lester Billings, they having been exceedingly good to me during my lifetime and I desire to repay them at my death.

3rd. I will, devise and bequeath to my sister, Amanda Billings, my wardrobe, which I use for storing clothing.

4th. It is my will that at my death my real estate be sold by my executors and the proceeds divided as follows: one-fourth to my nephew, Hugh Billings; one-fourth to my nephew, Lester Billings; one-eighth to my step-son, Ralph Young; one-eighth to my step-daughter, Wincie Hutchings; one-eighth to my step-daughter, Gracie Durand and one-eighth to my step-daughter, Rachel Emery.

5th. I appoint my nephews, Hugh Billings and Lester Billings and my sister, Amanda Billings, as executors of this my last will and testament and I direct that no security be required of them as such executors.

In testimony whereof I have hereunto set my signature this the 9th day of October, 1954.

/s/ Annie Billings Young
Testatrix

Signed by the said Annie Billings Young 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 subscribed our names as attesting witnesses, the day and date above written.

Alice B. Geer
C. G. Geer
Attesting Witnesses

if I fail to get me a Rock up please get me one when the Place is sold

/s/ Annie Billings Young

Filed June 20, 1960

J. B. Summers
County Court Clerk

Eva Davis to Mrs Carrie Smith I want you to see after all I have after I am ded and gone

I want you see that if my wellfire check shuld come after I am dead if you Please I it to go for the Help of the Pisgah Church and the Semetry and Carrie I want you to See to it and Have a Sail With what I leave be Hind and take the money and get me a tomb rock and if thay is any left But is church and grave if isent But Nickel left Put it there for me

I want this Put in the Bank at Dowelltown and Stay there untill my Death and you can See need of it

I Have a two Hundard Dollar Burial at the
With Andriison and Congro Dowelltown

/s/ Eva Davis

Carry Pleas you do this for me

Filed July 19, 1960

J. B. Summers

County Court Clerk

WILL

Vera Duggin Owen, of Liberty, DeKalb County, Tennessee, being of sound mind and disposing memory hereby make and publish this my last will and testament, hereby revoking all other wills at any time made by me.

First. I hereby direct that my Executrix, hereinafter named, pay all my just debts and funeral expenses out of the first funds coming into her hands as such Executrix.

Second. I hereby devise and bequeath my house and lot in Liberty, Tenn. to my sister Virginia Evans and my sister Elna Duggin for as long as they may live and desire to use the property for their home, and at their death or at such time as they do not desire to use the property as their home, their estate will terminate and then it is my desire that this real estate be sold and the proceeds to be distributed along with the other personal property of my estate as provided for below in this will.

Third. I hereby devise and bequeath \$100.00 to the Trustees of Auburn Baptist Church of Auburtown, Tenn. to be used as a Trust Fund for the upkeep of my section in the Prosperity Cemetery, R#1 Auburntown, Tenn.

Fourth. I hereby devise and bequeath to my brother Hoyte Duggin any land notes that he may owe me at the time of my death.

Fifth. It is my desire that 10% of my estate be given for Religious purposes, therefore, I hereby devise 2/3 of this 10% of my remaining personal property and the proceeds of my aforementioned home after my aforementioned sisters are through with it to the Trustess of the Auburn Baptist Church of Auburtown, Tenn, and the other 1/3 to the Trustees of the Salem Baptist Church of Liberty, to use as they think best.

Sixth. I hereby devise and bequeath \$25.00 each to Owen Willard, Allie May Willard, Wendell Owen, and Wade Owen.

Seventh. I hereby devise and bequeath the remainder of my estate to be divided equally between my brothers and sisters, namely, Virginia Evans, Elna Duggin, Hoyte Duggin, Cortez Duggin, Susan Duggin Willard, Mary Allison, Myrtle Patton, and Willie Parks.

In the event any of the aforementioned brothers or sisters preceed me in death it is my desire that their part go to their children if they have children.

Eighth. I hereby nominate and appoint my sister, Elna Duggin as the Executrix of this my last will and testament, and in the event of her death or if it is her desire not to serve, and also to act after her death to make disposition of the home place I hereby nominate and appoint Aileen Odom Jennings of Liberty, Tenn. as Executrix.

Witness my hand at Liberty, Tenn. This the 17th day of August, 1955.

/s/ Vera Duggin Owen
Testator

Signed by the said Vera Duggin Owen 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 subscribed our names, the day and date (above written).

/s/ Nonnie B. Johnson

/s/ Edward L. Jennings

Filed August 27, 1960

J. B. Summers
County Court Clerk

LAST WILL AND TESTAMENT
OF
ISAAC FRANK THAXTON
(Consisting of three Pages)

I, Isaac Frank Thaxton, of Kingsport, Sullivan County, Tennessee, being of sound mind and disposing memory: aware of the uncertainty of life and the certainty of death, and in consideration of the mutual and reciprocal will of my wife, Dollie Ida Thaxton, made on this same day, do hereby make and publish this my last will and testament, which is irrevocable (made so by mutual agreement with my wife) and hereby revoking all former wills by me at any time made.

FIRST. I direct that my Executor pay all of my just debts out of my personal property or the proceeds derived therefrom, except encumbrances against my real estate.

SECOND. If I survive my wife, the following provisions of my will shall take effect; but, if my wife survives me, I bequeath and devise all my personal, mixed and real property to my beloved wife, Dollie Ida Thaxton.

THIRD. I direct that all my personal property, except stocks, be reduced to cash within 60 days after my death, and the proceeds, after the expenses of the sale are paid, be divided equally between my son, Walter Harriman Thaxton, and my daughter, Dorothy Thaxton Greene.

FOURTH. I direct that my said son shall have the option (which must be exercised in writing within 90 days after my death) of receiving and accepting all my stock in Corde Cleaners, Incorporated, and if he elects to take said stock then he is to pay my said daughter within said 90 days, a cash amount of money to one-half the book value of the said stock; the value to be ascertained as of the date of my death. If my son does not exercise said option within said 90 days said shares of stock shall be divided equally between my said son and daughter.

FIFTH. I direct that title to all my real estate, wherever situated shall, at my death, vest in my Executor, as Trustee, and that he shall, and must within 5 years, after the date of my death, sell all my real estate and divide the money equally between my said

son and daughter, including accumulated rents, if any, after all encumbrances against said real estate, and expenses of administering this estate have been fully paid.

I appoint as Executor and Trustee of this my last will and testament, Walter Harriman Thaxton, and direct that no security or bond be required of him as Executor and Trustee, but that he shall qualify as such Executor according to law and accept the within Trust in writing, both within 30 days after my death.

If said Walter Harriman Thaxton, should fail to qualify and accept said Trust, as said Executor and Trustee under this my last will, within said 30 day period, I appoint W. E. Weber, Jr., Attorney, Kingsport, Tennessee, as my Executor and Trustee, who shall be vested with all the rights, title and powers as Executor and Trustee and he shall qualify and give bond as required by law and shall be allowed 5% of the net estate for his services in addition to expenses as Executor and Trustee.

IN TESTIMONY WHEREOF, I hereunto set my signature on this the 5 day of April, 1947.

/s/ Isaac Frank Thaxton

Signed by Isaac Frank Thaxton, signifying this, the above instrument as his last will and testament, in the presence and sight of the undersigned, who at his request, and in his sight and presence, and in the sight and presence of each other have subscribed our names as attesting witnesses, this the day and date above written.

/s/ W. E. Weber
Witness
Kingsport, Tennessee
Address
/s/ W. L. Begley
Witness
Kingsport, Tennessee
Address
/s/ S. G. Gilbreath, Jr.
Witness
Kingsport, Tennessee
Address

Filed: October 22, 1960
J. B. Summers
County Court Clerk

LAST WILL AND TESTAMENT

I, Albert B. Hiser do hereby make and declare this as my last will and testament, viz:

I hereby devise and bequeath all property of which I may die possessed, both real, personal and mixed whatever it may be, to (Mrs Ida Mae Shaw Hiser) and I appoint her executrix without Bond.

/s/ A. B. Hiser
Testator

Signed and declared by the said A. B. Hiser, 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 11th day of November 1956.

WITNESSES (Clyde E. Martin
(K. G. Harding

Filed: December 27, 1960

J. B. Summers
County Court Clerk

LAST WILL AND TESTAMENT

OF

JACK S. BROWN

(Consisting of three pages)

I, JACK S. BROWN, residing in the village of Greve-Coeur, County of Tazewell, and State of Illinois, and being of sound and disposing mind and memory, do hereby declare this to be my last will and testament hereby expressly revoking any and all prior wills by me heretofore made.

First: I direct my executor to pay out of my estate all my debts and funeral and burial expenses, costs of administration, and all estate and inheritance taxes and interest and penalties thereon which may be assessed in any way by reason of my death, and I hereby waive on behalf of my estate any right to recover from any beneficiary of insurance on my life, and part of such taxes so paid.

Second: I devise and bequeath my wife, RUBY J. BROWN, all of the property, real, personal or mixed, which I hold at the time of my death, of whatever kind and character, and wherever situated. Provided, nevertheless, that if my wife shall have died in my lifetime, then I devise and bequeath all of my property, real, personal or mixed, of whatever kind and character, and wherever situated, to such of my children, JACK S. BROWN, JR., and LINDA ANN BROWN, as shall survive me, share and share alike. Provided, further, that in case any child of mine shall have died in my lifetime leaving issue living at my death, then such issue shall stand in the place of and take her stirpes, and not per capita, the share which such deceased child would have taken if he or she had survived me. My executor or his successors shall have the power to convert my estate to cash and to make distribution in cash or to make distribution in kind or to make distribution in both cash and kind whichever in the exercise of his reasonable discretion he believes to be to the best interests of the estate or of the legatees or devisees under this last will and testament.

Third: My executor and his successors are hereby empowered without order of court: (a) to settle claims in favor of or against my estate; (b) to sell at public or private sale any real

or personal property owned by me at the time of my death, without application to or confirmation by any court, for such price and upon such terms and conditions as my executor shall in the exercise of reasonable discretion believe best, and for such purpose to pay any commissions or other necessary or proper expenses of sale from the proceeds. The power of sale herein is not restricted to a sale to pay debts but may be used when in the executor's reasonable discretion such sale would be to the best interest of the estate or would facilitate distribution hereunder. My executor hereinafter named shall not be required to give any separate bond or security with reference to the sale of any real or personal property.

Fourth: Should any beneficiary or devisee under this last will and testament die within thirty days after I die as the result of a common disaster to myself and such beneficiary or devisee, then it shall be considered for the purposes of the devises and bequests under this last will and testament as if such beneficiary or devisee had predeceased me.

Fifth: If my wife has predeceased me, then I designate my brother-in-law ROBERT KING, of Monterey, Tennessee, as guardian of the persons and estates of such of my children as have not attained their majority.

Sixth: I hereby nominate and appoint as executor of this my last will and testament one of the following in order named: (1) my wife RUBY J. BROWN, (2) my son JACK S. BROWN, JR., if he has obtained the age of twenty-one years by the time of my death, (3) LESTER HOLPP. None of the persons so named shall be required to give bond or security for the faithful performance of his or her duties as such executor.

In witness whereof I have hereunto put my hand and seal to this my last will and testament this 18 day of April, 1954.

/s/ Jack S. Brown

The foregoing instrument, consisting of three pages, including this page, was on the day of the date thereof signed at the bottom thereof and on the margin of each page thereof, sealed, published and declared by Jack S. Brown to be his last will and testament, in the presence of us, the undersigned, who at his request and in his sight and presence, and in the sight and presence of each other,

have hereunto subscribed our names as witnesses thereto and have placed our initials on each of the foregoing pages except this page, and we further certify that at the time of the execution of the foregoing will, we believed the testator to be of sound and disposing mind and memory and not under any influence or coercion whatever.

Mariorie Hodshire

residing at 306 St. Clair Dr. Marguette Heights, Ill.

Robert V. Clevenger

residing at 1203 Sheridan Rd., Pekin, Ill.

Filed: January 23, 1961

J. B. Summers

County Court Clerk

LAST WILL AND TESTAMENT

I Mary Johnson Johnson being of sound mind and disposing memory realizing the proximity of death make this my Last Will and Testament. Ist. I want the children of Clara L. Cantrell whose names are Charlene Cantrell, Affordene Cantrell, Mary Ann Cantrell, Alton Delane Cantrell to have all my property both personal, real and mixed after my last debts, doctor bills and burial expenses are paid.

This Feb. 7, 1945

Mary Johnson

At the request of Mary Johnson I was asked to witness this her will this Feb. 7, 1945.

Witness----John Hill

Witness----Jessie Cantrell

Filed Oct. 11, 1945
Sam A. Lewis, Clerk

Filed Feb. 11, 1961
J. B. Summers,

STATE OF TENNESSEE)

COUNTY OF DEKALB)

LAST WILL AND TESTAMENT

I, John J. Hill, of DeKalb County Tennessee, being of sound mind and disposing memory, do hereby make this my last will and testament, revoking all former and other wills heretofore made by me.

FIRST

I DESIRE AND DIRECT THAT MY MEDICAL EXPENSES, FUNERAL expenses and any debts that I may owe be paid, from the proceeds from the sale of my personal property, which consists of my household furniture, and in the event the proceeds from the sale of such personal property, such as household furnishings is not sufficient, then these debts shall be paid out of the proceeds from the sale of my property.

SECOND

I also desire that from the proceeds of my real property that a tomb stone be erected on my grave.

THIRD

I further desire and direct that a tombstone be erected on the grave of my first wife, Mrs Beattie Smith Hill, who died in the year of 1929, from the proceeds of my real property.

FOURTH

After all expenses, debts, and the erection of tomb stones for my grave and the grave of my first wife, as mentioned in paragraph three, then it is my desire that the remainder of the proceeds from the sale of real property be equally distributed among my children, together with my wife.

FIFTH

I appoint my son, Allie J. Hill as executor of this, my last will and testament, I further desire and direct that no security or bond be required of the executor, upon his proper qualification, neither shall he be required to make and accounting to any court.

In testimony whereof I have hereunto set my signature, this the 14th day of September, 1977.

John J. Hill
TESTATOR

Signed by the said John J. Hill, as 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.

Fannie L. Mesheares
WITNESS

J. B. Drayer
WITNESS

Filed Feb. 17, 1961

J. B. Summers, Clerk

WILL

I, Maude Vick Organ, of Liberty, DeKalb County, Tennessee, being of sound mind and disposing memory, hereby make and publish this my last will and testament, hereby revoking all former wills made by me.

First. I hereby direct that my Executor, hereinafter named pay all my just debts, including my funeral expenses out of the first funds coming into his hands as such Executor.

Second. I hereby devise and bequeath to my faithful husband, William Mabry Organ, a Life Estate in all my real estate, if he is living at the time of my death. I hereby devise and bequeath to my daughter, Mary Green Organ Elliott, a Life Estate in all my real estate at the death of my aforementioned husband, or at my death in the event my said husband precedes me in death. I hereby devise and bequeath to the lawful heirs of my deceased son, Vick Organ, the remainder interest in fee simple of all my real estate, this to be after the death of my aforementioned husband, William Mabry Organ and after the death of my aforementioned daughter, Mary Green Organ Elliott.

Third. I hereby devise and bequeath all my remaining property to my faithful husband, William Mabry Organ, if living at the time of my death, and if he precedes me in death I hereby devise and bequeath said remaining property to my daughter, Mary Green Organ Elliott.

Fourth. I hereby nominate and appoint my said husband, William Mabry Organ, the Executor of this my last will and testament, and I hereby request the Court to waive his bond as Executor. In the event my said husband is not living at the time of my death I hereby nominate and appoint my aforementioned daughter Mary Green Organ Elliott the Executrix of this my last Will and Testament and I likewise request the Court to waive her bond as such Executrix.

Witness my hand at Liberty, Tennessee, this the 14th day of September, 1959.

Mary Vick Organ
Testator

Signed, sealed, published and declared by the testator,

Maudie Vick Organ, to be her last will and testament in the presence of all of us at one and the same time, and we at her request and in her presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid acts of execution at the place and on the date herein above set out.

Edward L. Jennings
Attesting Witness

Aileen Odom Jennings
Attesting Witness

Filed Feb. 21, 1961

J.P. Summers, Clerk

WILL

I, Lige Clayborn, of R# 3 Liberty, DeKalb County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament.

First. I hereby direct that my Executrix, hereinafter named, pay all my just debts including my funeral expenses out of the first funds coming into her hands as Executrix.

Second. I hereby devise and bequeath one-third of all my remaining personal property to my beloved wife, Athlee Clayborn.

Third. I hereby devise and bequeath another one-third of my remaining personal property to my son Howard Clayborn.

Fourth. I hereby devise and bequeath the other one-third remainder of my personal property to my daughter, Diana Clayborn.

Fifth. I hereby devise and bequeath my beloved wife, Athlee Clayborn, a life estate in all the real estate that I own at the time of my death, and hereby devise and bequeath the said real estate to my daughter Diana Clayborn at my wife's death.

Sixth. I hereby nominate and appoint my beloved wife, Athlee Clayborn, the Executrix of this my last will and testament and hereby request the Court to waive her bond as such Executrix.

Witness my hand at Liberty, Tennessee, this the 18th day of December, 1957.

Lige Clayborn
Testator

Signed, sealed, published and declared by the testator, Lige Clayborn, to be his last will and testament in the presence of all of us at one and the same time, and we at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid act of execution at the place and on the date herein set out.

Clay Clayborn
Edward L. Jennings
Attesting witnesses

Filed April 25, 1961

J.P. Summers Clerk

WILL

I, George S. Inglis, of Liberty, DeKalb County, Tennessee, being of sound mind and disposing memory hereby make and publish this my last will and testament.

First. I hereby direct that my co-executors, hereinafter named, pay all my just debts, including my funeral expenses, out of the first funds coming into their hands as such co-executors.

Second. I hereby devise and bequeath all my personal property to my beloved wife, Jennie M. Inglis.

Third. I hereby devise and bequeath to my beloved wife, Jennie M. Inglis, a life estate in all the real estate that I own at my death for her use and enjoyment during her lifetime.

Fourth. At the death of my aforementioned wife, I hereby devise and bequeath to my son John G. Inglis and my daughter Ruby Inglis Howard a life estate in all the real estate that I own at my death, said life estate to be joint and several.

Fifth. After the death of my aforementioned wife, my son John G. Inglis, and my daughter Ruby Inglis Howard, I hereby devise and bequeath the remainder interest of my estate to my bodily heirs living at that time.

Sixth. It is my desire that my granddaughter, Dinah Lee Howard, be permitted to make her home in my home-place where I now live until she reaches the age of 21.

Seventh. In making this will I am not unmindful that I have four other children, other than John G. and Ruby.

Eighth. I hereby nominate and appoint my son John G. Inglis and my daughter Ruby Inglis Howard as co-executors of this my last will and testament, and I hereby waive their bond.

Witness my hand at Liberty, Tennessee this the 25th of November, 1925.

George S. Inglis
Testator

Signed by the said George S. Inglis 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, the day and date above written.

James B. Yeargin
Edward L. Jennings
Attesting witnesses

Filed April 26, 1961

J. B. Summers, Clerk

Last Will & Testament

I, D. L. Calhoun, being of sound mind and disposing memory, hereby make and publish this as my last will and testament, hereby revoking all and making void all others by me at any time made.

1st. I give and devise to my beloved wife, Lou Harrison Calhoun, in fee simple my farm situated in the 9th. Civil District of DeKalb County, Tenn., and fully described in a deed from B. M. Cantrell and wife to me, dated _____ 19____, and she has full power and authority to sell said lands and make deed to the purchaser.

2nd. I nominate and appoint my said wife executrix to this, my last will and testament, and excuse her from making bond or settlement with the County Court.

This Aug. 10, 1925.

Dixie Calhoun

We hereby certify that we hereunto affix our signatures as subscribed witnesses to his will in the presence of each other and of the testator, and at the request of the testator, he having declared this to be his last will and testament in our presence.

This Aug. 10, 1925.

R. L. Turner

W. J. Lafave

Filed July 14, 1961

J. B. Summers, Clerk

"LAST WILL AND TESTAMENT OF PETE T. BILLINGS"

KNOW ALL MEN BY THESE PRESENTS:

That I, Pete T. Billings, of Rt. 5, Sparta, Tennessee, being of sound mind and disposing memory, and not acting under duress, menace, fraud, or undue influence of any person whatsoever, and realizing the uncertainty of life, do make, publish and declare this as my last will and testament, and do hereby expressly revoke all other wills or codicils to wills by me at any time heretofore made.

I

I direct that as soon as practical after my death, my executor as hereinafter named, pay all of my just debts, including funeral expenses, out of the first money that may come into his hands.

II

I next direct that as concerns a 30 acre, more or less, tract of land in the 14th District of DeKalb County, Tennessee, that I purchased from Herchel Hayes go as follows: I direct that my wife, Mallise, is to have this property for her lifetime, so long as she remains my widow, but should she remarry then same is to go to my children, share and share alike in same, or should she not remarry then at her death the real property shall pass to my children, share and share alike in same.

III

As to another tract of real property in the 14th. District of DeKalb County, Tennessee which I bought from Charlie Bake, I direct That the same go as follows: I direct that my executor as hereinafter named sell said real property, and from the proceeds of said sale pay unto my daughter, Mary Lou Eller the sum of \$330.00 which represents an amount I owe unto her, and after the payment of this sum I direct that the remainder of the proceeds of sale be divided equally between all of my children, including Mary Lou Eller, they to share and share alike in same.

IV

I direct that what personal property that I may die seized and possessed of shall pass to my widow and children, according to the laws of decent and distribution, the same as if I had died intestant.

V

I hereby nominate and appoint Artis Billings as executor of this my last will and testament, and excuse him from making bond with the County Court.

Witness my hand on this October 19, 1960.

Pete T. Billings

Signed, sealed, published and declared by the testator, Pete T. Billings, to be his last will and testament in the presence of all of us at one and the same time, and we at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid acts of execution at the place of Smithville, Tenn. on the date hereinabove set out.

Witness our respective hands on this October 19, 1960.

Harry Foutch

Charles F. Johnson
Subscribing Witnesses

Filed Sept. 1, 1961
J. B. Summers, Clerk

WILL

I, L. B. Allen, of DeKalb County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking all other wills by me at any time heretofore made.

First. I desire and direct that my funeral expenses and all my just debts be first paid out of any funds left by me at my death, and in the event sufficient funds are not left by me for the payment of same, I hereby authorize and empower my Executrix, at her discretion, to sell such of my property, personal or real, disposing first of any perishable property, as is necessary to pay the same.

Second. Having true affection for my wife, Sarah Allen, and wishing to provide for her, I make the following provisions for her; I hereby will, devise and bequeath to my said wife a life estate in all of my property of every kind and description, both real, personal and mixed, except the hereinafter described four acre tract which I am giving to my daughter, Nannie Mae Allen.

Third. I hereby will, devise and bequeath to my said daughter, Nannie Mae Allen, the full or absolute title in and to the following described tract of land: Situated in the town of Smithville in the 9th Civil District of DeKalb County, Tennessee, and bounded on the north by creek; on the east by Hayes; on the south by Dearman; and on the west by Homes Creek road, containing about four acres.

Fourth. I hereby will, devise and bequeath to my said daughter, Nannie Mae Allen, Trustee, to hold in trust for my son, Claude Dote Allen, one-fifth of all the rest, residue and remainder of my estate, both realty and personalty, subject to the life estate of my said wife. I direct that said property be used for the support and benefit of my said son, and that the proceeds from said realty and the income to be derived from any investment of any personal property, to be paid over as the same may be collected for his support and maintenance. Neither the corpus nor the interest, nor any dividends nor the income derived from said property shall in any way be subject to any debt created by my said son at any time, whether now existing or hereafter created. No payment hereunder shall be valid unless paid into the hands of my said son upon his personal receipt therefor. In the event

of the death of my said son, I hereby will, devise and bequeath the absolute title to said property so held in trust, subject to the life estate of my said wife, to Thomas Allen and Eugene Allen jointly, they being my grandchildren. I desire and direct that Elma Allen and daughter Dorothy Allen receive no part whatsoever of my estate. If for any reason whatsoever my said daughter, Nannie Mae Allen, does not act as Trustee as above set out, then I direct that Toy Fuson, of Smithville, Tennessee, act as such trustee.

Fifth. I hereby will, devise and bequeath to my four other children, namely; James Hobart Allen, Lillian Cecil Allen Jones, Brown Daniel Allen and the said Nannie Mae Allen, the other four-fifths of all the rest, residue and remainder of my said estate, both personalty and realty and mixed, subject alone to the said life estate of my said wife, each of said last named children to have share and share alike of said four-fifths of said rest and residue of my said estate.

Sixth. I hereby nominate and appoint my said daughter, Nannie Mae Allen, as Executrix of this my last will and testament, and request that no bond be required of her as such Executrix. I direct that she be paid the sum of \$500.00 for her services as such Executrix.

Seventh. If any person, legatee or devisee shall directly or indirectly contest or dispute any provision in this will, then I revoke all provisions in same which are made in his or her behalf and declare the same void, and give said legacy, devise or provision so revoked to my other said children who do not contest or dispute my said will.

In testimony whereof, I have hereunto set my signature on this the 31st day of May, 1941.

L. B. Allen
Testator

Signed by the said L. B. Allen 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 as attesting witnesses, on this the 31st day of May, 1941.

Otto P. Masters

Toy J. Fuson
Attesting Witnesses

Filed July 31, 1941
J. B. Summers

CODICIL TO WILL

I, L. B. Allen of DeKalb County, Tennessee, having heretofore made and published my last will and testament, which bears date of May 31, 1941, and attested by Otto P. Masters and Toy J. Fuson, do make and declare this as a codicil to said will, as follows, to-wit:

I

That Section "Fourth" of said original will be, and the same is is stricken out and the following section substituted, to-wit:

Fourth: I hereby will, devise and bequeath unto my son, Claude Dote Allen, one-fifth of all of the residue and remainder of my estate, both real and personal, subject to the life estate of my said wife. I desire and direct that Elma Allen and daughter, Dorothy Allen receive no part whatever of my estate.

II

In all other respects said original will shall stand.

III

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

This April 6th, 1943.

L. B. Allen

Signed by the said L. B. Allen as and for a codicil to his last will and testament, in the presence of us, the undersigned, who at his request and in his sight and presence, and in the presence of each other, have subscribed our names as attesting witnesses, on this the 6th day of April, 1943.

C. E. Haston

Ethel Eaton

CODICIL

I, J. B. Allen, of DeKalb County, Tennessee, having heretofore made and published my last will and testament, which bears date of May 31, 1941, and a codicil thereto on April 6, 1943, do and declare this as an additional codicil thereto:

1. That Section "Third" of said original will be and the same is hereby stricken out in its entirety, and the following section substituted therefor, to-wit:

"Third. I hereby will, devise and bequeath unto my son, Brown Allen, if he should serve as Executor of my estate; if not, to my daughter, Lillian Cecil Allen Jones, if she should serve as Executrix of my estate, the full and absolute title in and to the following described tract of land: Situated in the town of Smithville in the 9th Civil District of DeKalb County, Tennessee, and bounded on the north by creek; on the east by Hayes; on the south by Dearman; and on the west by Home Creek road, containing about four acres."

2. That Section "Sixth" of said original will be and the same is hereby stricken out in its entirety, and the following section substituted therefor, to-wit:

"Sixth. I hereby nominate and appoint my son, Brown Allen, as Executor of this my last will and testament, and in event he cannot serve as such, I hereby appoint my daughter, Lillian Cecil Allen Jones, to serve as Executrix, and in either event neither shall be required to give bond as such representative. I further direct that in addition to the provision set out in Section "Third" of this codicil, that the one serving as such Executor shall receive the sum of \$500.00 for such services as Executor."

3. In all other respects said original will and codicil shall stand; and it is my desire that this codicil be attached and become a part of my last will and testament for all intents and purposes.

WITNESS MY HAND, This May 15, 1957.

L. B. Allen

Signed by the said L. B. Allen as and for a second codicil to his last will and testament, in the presence of us, the undersigned witnesses, who, at his request and in his sight and presence, and in the sight and presence of each other, have subscribed our names hereto as attesting witnesses.

This the 15th day of May, 1957.

H. W. Webb

Doc G. Hobson

*Filed 7-31-61
J. B. Summers, Clerk*

LAST WILL AND TESTAMENT

of

Charlie Brown

This being my last will and testament, I, Charlie Brown wish to bequeath to my wife, Mary Malone Brown all my property both real estate and personal during her natural life and at her death to revert to my legal heirs and each heir to share alike. My wife Mary Malone Brown is to have access and to use and spend such personal property as necessary for her maintenance and livelihood and such other expense as the circumstances may demand. I hereby appoint my wife, Mary Malone Brown administratrix of my estate and to serve in this capacity without bond.

This Dec. 31, 1957.

Signature of Charlie Brown
witnessed by

Charlie Brown

S. S. Adamson

George W. Corley, Jr.

*Filed Oct. 12, 1961
J. B. Summers, Clerk*

BB
minutes
pg 99

ORDER

This day came Mrs. Mary Malone Brown and announced the death of her husband, Charlie Brown, of Alexandria, DeKalb County, Tennessee, of September 30, 1961.

The aforesaid Mrs. Mary Malone Brown produced a will of her deceased husband, said will being dated December 31, 1951, the said will having been executed by the said Charlie Brown, deceased, and witnessed by S.S. Adamson and George W. Corley, Jr. both of Alexandria, DeKalb County, Tennessee.

Both of the subscribing witnesses aforementioned appeared in Court along with the said Mrs. Mary Malone Brown. It appeared from the testimony of the two aforementioned subscribing witnesses that the writing produced in open Court was the last will and testament of Charlie Brown, deceased, and it further appearing from their testimony, and from an examination of the will itself, that the will was properly written and witnessed as provided by the laws of this state, and it appearing that the will is legal in every respect, and it further appearing to the Court that the named Executrix, Mrs. Mary Malone Brown, is willing, well qualified, and able to act as such Executrix, the Court is pleased to appoint the said Mrs. Mary Malone Brown the Executrix of the will of the Estate of the said, Charlie Brown, deceased. The Executrix is hereby relieved of making a Surety-Bond as per the testator's request in his will.

It is therefore, ORDERED, ADJUDGED, and DECREED, that the said Mrs. Mary Malone Brown, be, and she is therefore appointed Executrix of the will of this Estate in accordance with the terms of said will.

Letters testamentary will issue and the said Mrs. Mary Malone Brown will enter upon the discharge of her duties.

Witness my hand at office in Smithville, Tennessee, this the 12th day of October, 1961,

Harry Foutch
Harry Foutch, County Judge

Admin.
Inventory
D

TO: THE HON. J.B. SUMMERS, COUNTY COURT CLERK OF DEKALB COUNTY, TENNESSEE

INVENTORY OF THE PROPERTY OF THE ESTATE OF CHARLIE BROWN, DECEASED WHICH HAS COME INTO MY POSSESSION AS THE EXECUTRIX OF THE WILL:

Checking account in Alexandria Bank and Trust Co., Alexandria, Tenn. in the name of Charlie Brown	\$700.44
Savings account in Alexandria Bank and Trust Co., Alexandria, Tenn. in the name of Mr. or Mrs. Charlie Brown	\$2,032.19
Savings account in First Federal Savings and Loan Association of Nashville, Tenn. in the name of Mr. Charlie Brown or Mrs. Mary M. Brown	\$7,000.00
Savings account in Fidelity Federal Savings and Loan Association of Nashville, Tenn., in the name of Mr. Charlie Brown and/or Mrs. Mary M. Brown	\$8,000.00
Savings account in First Federal Savings and Loan Association of Lebanon, Tenn. in the name of Charlie Brown and wife, Mary Brown	\$8,575.79
One note in the amount of \$600.00 dated Jan. 20, 1959 payable to Charlie Brown of Alexandria, Tenn. executed by William F. Rutland and co-signed by T. N. Neaf. No interest having been paid. 6% interest.	600.00
House and lot situated on Locust Street in Alexandria, Tenn. Estimated value. Deed made to Charlie Brown and wife, Mary Malone Brown	\$5,000.00
Total estate	\$31,908.42

I, Mary Malone Brown, hereby certify that the above is a true inventory of the Estate of Charlie Brown, deceased, and I know of no errors or omissions.

Mary Malone Brown
Mary Malone Brown

Subscribed and sworn to before me at office in Smithville, Tennessee, this the 12th day of October, 1961.

J. B. Summers
County Court Clerk

LAST WILL AND TESTAMENT OF N. F. WEBB, SR.

I, N. F. Webb, Sr., being of sound mind and disposing memory, hereby make and publish this my Last Will and Testament.

I

As soon after my death as the law will permit, I direct that my executor, hereinafter named, pay my funeral expenses, and any just debts that I may owe, out of the first money coming into his hands.

II

After the payment of my just debts and funeral expenses, as above mentioned, I will, devise, and bequeath, unto my son, N. F. Webb, Jr., one-half of all of my property, real, personal, and mixed, and of whatever kind and character, and wherever situated, and I will, devise, and bequeath, unto my wife, Lucille Webb, the other one-half interest in all of my property, real, personal, and mixed, and of whatever kind and character, and wherever situated, for and during her natural life or widowhood, and at her death, or remarriage, the said one-half interest is to go to my said son, N. F. Webb, Jr., or his heirs, except that should my said wife remarry she will continue to be seized of a life estate in and to the homeplace, which is situated on State Highway No. 56, and on the west side thereof, which is the new home we are in the process of now building. It is the intention of this devise and bequest to my said wife that as long as she remains my widow she shall have a life estate in a one-half interest in all of said property, but should she remarry, her life estate shall cease, except for her life estate in said homeplace.

III

A portion of my property hereinbefore devised to my said wife and son consists of a one-half interest in a drug store business situated on the Public Square and West Main Street in the City of Smithville, Tennessee, known as "F. Z. Webb & Sons" drug store, and my said son and I are now operating said business. I want this business continued after my death by my said son as long as same is operated profitably and I hereby grant to my said son, N. F. Webb, Jr., the right and option to continue the operation of said business following my death, as long as such operation is profitable, but my said wife is to have and receive out of the profits of said business a sufficient amount to provide for her needs and comforts of life during

the continuance of said operation.

IV

I hereby nominate and appoint my said son, N. F. Webb, Jr., executor of this my Last Will and Testament, and he is hereby relieved of the necessity of executing bond for the performance of this trust.

IN WITNESS WHEREOF I hereunto affix my signature on this the 1 day of March 1956, in the presence of the subscribing witnesses to this instrument, they having been called by me to bear witness to this my Last Will and Testament.

/s/ N. F. Webb, Sr.
Testator

SUBSCRIBING WITNESSES CERTIFICATE

We, the undersigned, were this day called by N. F. Webb, Sr. as subscribing witnesses to the foregoing Last Will and Testament, and the said N. F. Webb, Sr. signified to us that the foregoing is his Last Will and Testament, and he signed same in our presence, and we, as such subscribing witnesses, at the request of the said N. F. Webb, Sr., and after he having already signed said instrument, hereby subscribe our names as such witnesses, in the presence of the said N. F. Webb, Sr., and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the 1 day of March, 1956.

/s/ Ike G. Hobson
Subscribing Witness

/s/ W. H. Moss
Subscribing Witness

Filed Dec. 21, 1961
J. B. Summers, Clerk

LAST WILL AND TESTAMENT

I, F. J. Freeman, being of sound mind and disposing memory hereby make and publish this as my last will and testament, hereby revoking and making void all other wills by me at any time made.

First: I direct my executrix hereinafter named to pay all my just debts and funeral expenses out of any money on hand at the title of my death, or the first that may come into her hands.

Second: I hereby devise, will and bequeath to my beloved wife, Mary Freeman, all of my property, both real, personal and mixed of every kind or character wherever situated.

Third: I hereby nominate and appoint my wife, Mary Freeman, executrix of this will, and having utmost confidence in her I excuse her from making bond or settlement with the County Court.

This Oct. 23, 1947.

/s/ F. J. Freeman

We hereby certify that at the request of F. J. Freeman we witnessed the foregoing as the last will and testament of said F. J. Freeman, and that he signed the same in our presence and we signed the same in the presence of the testator and of each other.

This Oct. 23, 1947.

/s/ C. E. Warren

Beecher Moss

Filed Dec. 18, 1961

J. B. Summers, Clerk

LAST WILL AND TESTAMENT

APRIL 13, 1955

I, W. E. Cantrell, being of sound mind and disposing memory, hereby make and publish my last will; or give to my daughter, Gladys Braswell, any thing that I may have left after I am put away including my house-hold goods, bed quilts, ward robe, and dresser, trunk, and all money I may have on hand, bank account or notes should I have any at the time of my death as she has done more for me than any of the rest offered to do. I have given her what I have. I told Dorcas before she left the states what I meant to do and she said I should do that, that if I had anything left Gladys should have it. So after my expenses are all paid, my burial, Dr. Bill, or hospital bill if I should have one, then I want her to have what I have left, and I don't want any of the rest of you all to interfere with what I have done. Gladys did not ask me to do this, but I did it on my own accord because I think it is nothing but right.

/s/ W. E. Cantrell

Filed January 27, 1962

J. B. Summers, Clerk

LAST WILL AND TESTAMENT

I, Alma Robinson, a resident of DeKalb County, Tennessee, being of sound mind and disposing memory do hereby make, declare, and publish this as my last will and testament revoking all other wills by me at any time heretofore made, if any.

1. I direct that all my just debts, funeral expenses, taxes chargeable to my estate, and the cost of the administration of my estate under this will be fully paid when due.

2. I will to my brother, Fount B. Robinson of Oxford, Pa., all of the furniture, furnishings, fixtures, and equipment, in the Old Home at Dowelltown, Tenn. to be taken out by him in kind, or otherwise disposed of as his own and as he may see fit. The same being of little value, I direct that he not be required to account to the estate for it.

3. I will and direct that the remainder of my personal estate be divided into four equal shares to be paid to my heirs as follows:

To my brother, Ordner W. Robinson of Carmel, Calif., one Share
To my brother, Fount B. Robinson of Oxford, Pa., one Share
To my brother, Wayne T. Robinson of Dallas, Texas, one Share
To my niece Helen Robinson of Nashville, Tenn., one-half of one Share
To my nephew, Hoyt Guy Robinson, Jr. of Nashville, Tenn., one-half of one Share.

4. This Will does not relate to or dispose of any Real Estate of which I may be seized or possessed at the time of my death, but such is to descend to my lawful heirs named above according to the laws of inheritance of the State of Tennessee.

I recommend that my brother, Fount B. Robinson, of Oxford, Pa., be appointed by the Court as the executor of this Will and testament. I request that he be allowed to serve as such without giving bond.

Witness my hand this the 1st day of August 1960 at Dallas, Texas.

/s/ Alma Robinson

Filed Feb. 5, 1962

J.B. Summers, Clerk

LAST WILL AND TESTAMENT

I, Finis Rowland, of R# 2 Alexandria, DeKalb County, Tennessee, being of sound mind and disposing memory, hereby make and publish this my last will and testament, hereby revoking all former wills at any time made by me.

I hereby authorize and direct my Executrix, herein-after named to pay all my just debts including my funeral expenses out of the first funds coming into her hands as such Executrix.

I hereby devise and bequeath to my brother, Pitt Rowland the 22 acre field that I own that joins his property, said field being bounded on the North by the said Pitt Rowland, on the East by other lands that I own, on the South by the Bill Smith lands, and on the West by the Bill Smith lands.

I hereby devise and bequeath all my remaining property, both real, personal, and mixed to my daughter Alene Rowland Wallace.

In making this will I am not unmindful that I now have a legal wife, however she has abandoned me and I am this day filing a bill in the Circuit Court of DeKalb County, Tennessee, for an absolute divorce.

I hereby nominate and appoint by aforementioned daughter, Alene Rowland Wallace the Executrix of this my last will and testament, and I hereby request the Court to waive her bond as such Executrix. I also hereby nominate and employ Edward L. Jennings, of Liberty, Tennessee as the attorney to assist my daughter in the administration of my estate.

Witness my hand at Liberty, Tennessee, this the 10th day of October, 1960.

/s/ Finis Rowland Y
FINIS ROWLAND-TESTATOR

Signed, sealed, published and declared by the testator, Finis Rowland, to be his last will and testament in the presence of all of us at one and the same time, and we at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid act of execution at the place and on the date herein above set out.

/s/ Edward L. Jennings
Aileen Odem Jennings
Attesting witnesses

Filed February 6, 1962
J. B. Summers, Clerk