# LAST WILL AND TESTAMENT

I, A. W. Beshearse, of Smithville, DeKalb 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 all other Wills by me at anytime heretofore made.

FIRST: I desire and direct that all of my just debts, medical, and funeral
expenses be first paid by my executor out of the funds from my personal
property, if said personal personal property is not adequate, then the
remainder to be paid from my real estate.

SECOND: I give, devise and bequeath all my estate, real and personal property,
whereever situated, to my son, A. W. Beshearse, Junior in fee simple
and absolutely.

THIRD: I desire and direct that my son, A. W. Besherare, Junior to pay to each of my other children Ray Beshearse Neal, Shirely Beshearse, Nadire Beshearse Mayberry, Mary Beshearse Turner, June Beshearse Parket, and Phyllis Beshearse Poplin the sum of FIVE HUNDRED (\$500.00) Portars each, as their share of my estate. I further desire and direct that my son A. W. Beshearse, Junior, be allowed two (2) years to pay the above mentioned children.

EQUATION: I, hereby nominate and appoint my son A. W. Beshearse, Junior to be the Executor of this my last will and testament, and I direct that no security be required of my said son, A. W. Beshearse, Junior as such Executor.

In testimony whereof I have hereunto set my algorature, this the 14th day of June, 1962.

/s/ A. W. Besnearse TESTATOR

Stemed by the said A. W. BESHEARSE 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, the day and date above written.

/s/ A. F. Vickers

Mrs. Bobby Colvert Attesting witnesses.

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LAST WILL AND TESTAMENT

I, Walter H. Cantrell, do make this my last will and testament as follows:

I, hereby devise and bequeath all my Estate, both real and personal to my wife Eva Cantrell, for her use and benefit forever, and hereby appoint her my Executrix, without bond, with full power to sell, mortgage, lease, or in any other manner to dispose of the whole of any part of my Estate.

/s/ Walter H. Cantrell

Dated at Smithville, Tennessee July 14th, 1962.

Subscribed, sealed, published and declared by Walter H. Cantrell, Testator above named, as and for his last will, inpresence of each of us, who, at his request, in his presence, in presence of each other, at the same time have hereunto subscribed our names as witnesses this July 14, 1962, at the town of Smithville, County of DeXalb and State of Tennessee.

/s/ Toy J. Fuson
Smithville, Tenn.
/s/ E. P. Lassiter

Smithville, Tenn.

Filed November 29th, 1965 Erbie debinson County Court Clerk

Filed November 27, 1965 Erbie Robinson County Court Clerk WILL

I, whoser H. Turner of Dekalb County, Smithville, Tennessee being of sound mind and disposing memory desire to make disposition of my estate during my life to take effect at my death do hereby make, publish and declare this to be my last will and testament, hereby revoking any and all former wills that may have been made by me, to-wit:

Item I: It is my will and direction to my Co-Executrix to give me a decent burial, and to pay all of my just debts and obligations as soon after my death as practical.

Item 2: Ky wife, the said Alma Fuson Turner is to have a dowry (life estate) subject to the herein after conditions, etc., on the following described parcel of land known as the Robert H. Turner home place described in the deed from Bethel W. Foster, C. & M. to Robert H. Turner (R.H. Turner) situated in the 9th Civil District of Dekalb County Tennessee, and bounded as follows, North by Tittsworth and Turner, east by Tittsworth and Yeargin, South by Lentz and Turner, west by Turner and Tittsworth, containing 72 acres made or less. Alma Turners right to this dowry (life estate) is to cease of become void if she remarries or moves off of this land, this parcel of land/is to immediately go to the following lames Edward Nordberg, son of Gradie Turner Nordberg, Ronald Turner, son of Paul (Pope). Turner, Billie Sue Allen McBride, daughter of Etheline Turner Baker, Paul Brady, son of Edith Turner Brady, each one is to receive a one fifth undivided interest in the above tract of land, wich would amount to four fifths of the land, the remaining one fifth is to be divided equally among the following: Max Cummings, Bill Cummings, and Mrs Jack Corbitt, Children of Bonnie Turner Cummings.

Item 3: I will and devise my one sixth undivided interest in the following described parcel of land known as the the Mrs. D.M. L. Turner home place described in the deed from Sam Love, Sam Love Bonnie Turner Cummings, situated in the 9th Civil District of DeMalo County, Tennessee.

Item 4: I give and bequeath to my wife, Alma Fuson Turner (\$2500) and any live stock or cars I possess at my death.

Item 5: I will and devise all of the remaining personal property to my sisters namely, Cleopha Turner, Bonnie Turner Cummings, Edith Turner Brady, Cradie Turner Nordberg, they are to share equally.

Item 6: I hereby nominate and appoint my sisters, Cleopha Turner and Gradie Turner Nordberg as Co-Executrix of this Will, and excuse them from making bond or filing inventory or report to the County Court.

This will Typed on two sheets of legal paper, signed and executed by me as such in the presence of the subscribing witnesses and requested them to attest same as witnesses there to, which they have done in my presence and in the presence of each other, this August 14, 1962.

/s/ R. H. Turner Testator

Attest: page 2

Attest:

The undersigned witnesses to the execution of the will of Robert H.

Turner, hereby declare we heard the said testator declare the foregoing to be
his last will and testament and saw him sign his name hereto as testator, and we
have signed our names hereto as witnesses in the presence of the testator and at
his request and in the presence of each other on the date written above.

/s/ George LeFever
witnesses
/s/ Ann Puckett

Filed December 1st, 1965 Erbie Robinson County Court Clerk

#### LAST WILL AND TESTAMENT

I, Mrs. Allie Jacobs a resident of R. F. D. # 1, Silver Point, DeKalb County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this as my last will and testament.

FIRST I desire and direct that all of my just debts, including my medical expenses, and funeral expenses be paid by my Executor.

SECOND I give, devise and bequeath my farm consisting of approximately 105
acres, more or less, located in the 16th Civil District of DeKalb
County, Tennessee, to my son and daughter, Durward Jacobs, now residing in the city of Sandusky, Ohio, and Mrs. Hazel Jacobs Burton,
now a resident of DeKalb County, 16th Civil District. It is my
desire that my two children share and share alike in my farm.

THIRD I appoint my son, Durward Jacobs as Executor of this my last Will

and Testament, and it is further my desire that no security be
required of my son, Durward Jacobs as my Executor.

In testimony whereof I have hereanto set my signature on this the 23rd day of July, 1963.

/s/ Mrs. Allie Jacobs
Testatrix

Signed by the said Mrs. Allie Jacobs as and for her last will and testament, in the presence of us, the undersigned, who, at har 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.

Helen Putty

Clarence Dudke

Filed December 4th, 1965 Erbie Robinson County Court Clerk LAST WILL AND TESTAMENT OF DAMA CANTRELL

KNOWN ALL MEN BY THESE PRESNET!

That I, Dama Cantrell, of DeKalb County, Tennessee, being of sound mind and disposing memory, and not acting upon 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 expressely revoke all other wills or condicils to will by me at any time heretofore made.

(1)

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

(2)

I next direct that what part of the money my husband left me, and what may be left of the stock of goods in the store, may be divided equally between Bessie Hendrixson, J. C. Cantrell, T./C. Cantrell, Harris Cantrell, and Grace Robeson, and A. L. Cantrell in accordance to the agreement which we all signed at the time of my husband's death—and the amount of money left by him can be readily determined—less what I may have spent during my lifetime. Step-children not to share in anything of mine at any time, I done enough for them.

(3)

As to the house and left by my late husband, Tom Cantrell, I having no control over same, this will pass unto the six children in equal shares, share and share alike.

(1.)

As to the real property, which was bought separately, on which the store house sits, and which is mine, I direct that same shall go to Bessie Hendrixson T. C. Cantrell, and Grace Robeson, for them to share and share alike in same.

(5)

To my grandchildren I direct that 1 quilt shall go to Carol and 1 quilt to Jackie (they know the ones I mean), and 2 new quilts and 2 pillows to T. C. Cantrell, and the balance of the household goods to be equally divided betweet Bessie Hendrixson and Grace Robeson as most of it is theirs anyway, except for my dishes which I wish to be equally divided between Bessie Hendrixson, T. C. Cantrell and Grace Robeson.

(6)

Next I direct that any and all personal property that I have left after the compliance with the above provisions, whatsoever it may consist of (bonds, savings account etc.) shall be equally divided between my three children, namely, Bessie Hendrixson, T. C. Cantrell and Grace Robeson, share and share alike in same.

(7

Lastely, I hereby nominate and appoint my daughter, Bessie Hendrixson, as executrix of this my last will and testament, and having the utmost confidence in her, do hereby excuse her from making bond or settlement with the County Court.

Witness'my hand on this January 17th, 1961.

/s/ Dama Cantrell

Signd, sealed, published and declared by the testatrix, Dama Cantrell, 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 in hereby attest to the sound and disposing mind of said testatrix, and to the performance of the aforesaid act of execution at the place and on the date hereinabove set out.

witness our respective hands in the presence of Dama Centrell and in the presence of each other on this January, 17th, 1961.

/s/ / Welen Adcock

Hamon M. Adcock

Filed December 7th, 1965 Erbie Robinson County Court Clerk "LAST WILL AND TESTAMENT OF FRED D. ROBINSON"

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

#### First:

I hereby devise and bequeath to my brother Kiris Robinson, and to my sisters Mable Robinson, and Mai 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 three 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. Nalone, 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 brother Kiris Robinson and to my sisters Mable Robinson and Mai 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 three names listed about 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 just debts and funeral expenses out of the money on mand, or the first that shall come into his possession.

#### Fourth:

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

In testimony whereof, I have hereunto set my signature on this the leth day of May, 1953.

/s/ Fred D. Robinson

Signed by the said Fred D. Robinson as and for his last Will and Testament, in the presence of us, the undersigned who, at his request and in hissight and presence, and in the presence of each other, have subscribed our names the day and date above written.

/s/ Floyd Coffee

/s/ L. L. Williams
Attesting witnesses

I, Fred D. Williams, having executed my last will and testament and named Kairis Robinson as my executor, and he having died, I now make this condicil to may will and hereby name May Williams as executor to my will and excuse her from making bond.

This June 27th, 1953.

/s/ Fred D. Robinson

We hereby certify that at the request of Fred D. Mobinson we witnessed this condicil to his will, having delcared the same to be his last will and testament, and signed the same in our presence and we signed the same as witnesses in his presence and in the presence of each other.

This June 27th, 1953.

/s/ Jon Granstaff

/s/ L. L. Williams

Filed December 18, 1965 Erbie Robinson / County Court Clerk

## LAST WILL AND TESTAMENT

I, A. P. Adcock, of DeKalb County, Tennessee, being of sound and disposing mind and memory do hereby make and publish this as my last Will and Testament, hereby revoking and making void any and all other Wills by me at any time heretofore made.

I

I will and direct that my Executrix hereinafter named shall, as soon after my decease as practical, pay all of my just debts and funecal expenses.

II

I hereby give, devise and bequeath unto my beloved wife, Rutha Adcock, all of my personal property, including any moneys, bonds or notes or any other chattels owned by me at my death to be here absolutely.

I deem such real estate as I now own to be held so that
my said wife will have an estate herein following my death for her
life or widowhood, and in the event it is not so held, it is my will
that she have such an estate in such real estate as I may own.

III

I hereby nominate and appoint my said wife, Rutha adcock, as Executrix hereof and she is hereby excused from bond or accounting for said estate to the County Court or any other Court.

Witness my hand, this the 29th day of August, 1952.

/s/ A. P. Adcock

Signed by the said A. P. Adoock as his last will and Testament iour presence, and we have signed the same as subscribing witnesses at his special request and in Shance, and in his presence, and in the presence of each other the day and date above written.

/s/ Lusius H. Camp

/s/ Clarabel England

Filed January 7th, 1966 Erbie Robinson County Court Clerk

# LAST WILL AND TESTAMENT OF

J. H. PINEGAR

I, J. H. PINEGAR, being of sound mind and disposing memory, hereby make and publish this my Last Will and Testament, to-wit:

т

As soon after my death as the law will permit, I direct my executor hereinafter named to pay all of my just debts and funeral expenses out of the first monies coming into his hands.

II

After the payment of my just debts and funeral expenses, I hereby give, devise and bequeath unto my son, George Pinegar, all of the rest and remainder of all property, real, personal and mixed, of which I may die seized and possessed.

III

I hereby nominate and appoint my son, George Finegar, Executor of this my tast Will and Testament, and he is relieved of the necessity of bond for the performance of this trust.

IN WITNESS WHEREOF I hereunto affix my signature on this the 26th day of August, 1965, in the presence of the undersigned subscribing witnesses, they having been requested by me to bear witness to this my Last Will and Testament.

/s/ J. H. Pinegar Testator

ATTESTING CLAU

We, the understand, were this day called by J. H. Pinegar as subscribing witnesses to the foregoing Last Will and Testament, and the said J. H. Pinegar asknowledged to us that the foregoing is his Last Will and Testament, and he signed same in our presence, and we, as subscribing witnesses, hereby subscribe our names, at the request of the said J. H. Pinegar in his presence and in the presence of each other.

IN WITHESS WHEREOF we hereunto affix our signatures on this the 26th day of August, 1965.

File 1-27-66

/s/ George LeFevre
/s/ McAllen Foutch
Subscribing Witnesses

WILL

I, Felix vans, of R# 2 Liberty, DeKalb County, Tennesses, 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.

Pirst. Thereby authorize my Executor, hereinafter named, to 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 bequesth to J. Q. Evans of Liberty, Tennessee, my shot gun.

Third. I hereby devise and bequeath to Miss Ola Anderson of  $R\#\ 2$  Liberty, Tennessee, the small lamp table that is in the hallway of my home.

Fourth. I hereby authorize my Executor, hereinafter name, to convert all my remaining property, both real, personal, and mixed, to cash, and I hereby devise and bequeath said money as follows:

- 1. I hereby devise and bequeath \$2,000.00 to the Tennessee Baptist Foundation, Inc. of Nashville, Tennessee, Trustee in Trust, the income from said Trust Fund to be paid semi-annually or annually as they see fit to the Trustees of Salem Baptist Church of Liberty, Tennessee the Church to use said income as it deems appropriate.
- 2. I hereby devise and bequeath \$2,000.00 to the Tennessee Baptist
  Poundation, inc. of Nathorne, Tennessee, Trustees in Trust, the income from said
  Trust Fund to be paid semi-annually or annually as they see fit to the Trustees
  of Salem Baptist Church of Liberty, Tennessee, said income to be used for the
  upkeep of my burial section in Salem Cemetery, Liberty, Tennessee.
- 3. I hereby direct that said Tennessee Baptist Foundation, Inc. of Nashville, Tennessee, restrict the investment of the said two aforementioned funds to U. S. Government bonds or a Federal Savings and Loan Association or a Bank, that is insured by an agency of the Federal Government.

- 4. I hereby devise and bequeath all the residue and remainder to be divided between my nephews and neices that are living at the time of my death.
- 5. I hereby direct that in the event there is not sufficient funds for both of the bequests to the Tennessee Baptist Foundation, Inc. that they be prorated.

Fifth. I hereby nominate and appoint J. Q. Evans of Liberty, Tennessee 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 30th day of January,

/s/ Felix Evans
Testator

Signed, sealed, published and declared by the Testaton, Felix Evans, 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 to 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

-Liberty, Tennessee

/s/ Aileen Odom Jennings
Attesting Witnesses

Liberty, Tennessee

Filed April 2nd, 1966 Erbie Robinson County Court Clerk WIL

I, W. E Robinson, 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 authorize my Executor, hereinafter named, to sell all my property both real, personal and mixed, as soon as practicable, after my death, if my daughter Charlotte has at that time reached age 21, and to convert same to cash. Both my children are hereby directed to execute a deed or other transfer to title.

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

Third. I hereby devise and bequeath one-half the remainder of my estate to my son, Wayne J. Robinson.

Fourth. I hereby devise and bequeath the other one-half remainder of my Estate to my daughter Charlotte Robinson.

Fifth. In the event I die before my daughter, Charlotte Robinson, reaches her That birthday the Executor of this will is hereby authorized to deposit my said daughter's share of the Estate in a Bank or a Savings & Loan Association insured by an Agnecy of the Federal Government and from the interest of said share, and the money itself if the interest is not sufficient, to spend the necessary amounts on my daughter in order that the might have proper food, clothing, medical care, a college education, and anything else that she needs as it is my desire that she be well cared for in every respect, and upon reaching her 21st birthday to then turn over to her any blance remaining unspent. Of course if I die before my said daughter reaches age 21 the Executor must wait until Charlotte's 21st birthday to sell the Real Estate as she could not execute the deed prior to this date and will convert any personal property to cash at this time, furthermore it is my desire and direction that she use my house and lot as her home until she reaches age 21.

Sixth. I hereby nominate and appoint my said son, Wayne J. Robinson, the Executor of this my last will and testament, and I hereby request the Court to wave his bond as such Executor.

Witness my hand at Liberty, Tennessee, this 17th day of July, 1961.

/s/ W. E. Robinson

Signed, sealed, published and declared by the testator, W. E. Robinson, 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
Attesting Witnesses

County Court Clerk

Filed April 30, 1966

Erbie Robinson

I, Hallie Lassiter of R. 5 Smithville, Tennessee, being of sound and disposing mind and memory do make publish and deal re this to be my last will and testament hereby revoking all formed wills by me, at any time made.

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

My will is that all my just debts and fundral expenses shall by my executor hereinafter named be paid out of my estate as soon after my decease as is convenient.

I give, devise and bequeath to my son, Walter Gilley, \$100.00.

I give, device, and bequeath to my other son, Wilson Gilley, all my personal property, and all my real estate. He is to care for me during the remainder of my life and give me decent furtal.

I nominate and appoint my son, Wilson Gilley to be the executor of this my last will and testament, without bond.

In witness, whereof, I the said Hallie Lassiter, have to this my last will and testament subscribed my name, this 14th day of August, 1961.

1-1 11-221- 1	
/s/ Hallie Lassiter	

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

/s/\_ E. R. Lassiter
/s/\_ Allie R. Love

Filed May 2, 1966 Erbie Robinson County Court Clerk

/s/\_ Hilda Lassiter

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EDNA MALONE

LAST WILL AND TESTAMENT OF

I, Edna Malone, being of sound mind and disposing memory, hereby make an establish this my Last Will and Testament, expressly rovoking and declaring void any and all wills heretofore made by me.

I

As soon after me death as the law will permit, I desire that all of my just debts and funeral expenses be paid from any personal property I may own, and if this is insufficient, then out of the sale of personal property and real estate hereinafter ordered to be sold.

II'

I give to my sister, Mattic Woodside, my deep freezer and TV set and all food in the deep freezer, if living at my death. Otherwise, these items are to be sold.

TTT

I give to Frances Rice one 4-poster cherry bedroom suite, with matress and springs, one pillow, one wash stand, one spread, two large painted pictures, one cherry settee, and one large oak dresser.

TV

I give to Willette Anderson one large mirror. I give to Marie Cubbins one rose, satin housecoat and two sets of beads which I have placed in a box with her name thereon. I give to Opal Woodside four sets of other beads I own. I give to Fatty Woodside one diamond ring and one pearl ring. I give to Mary Woodside

Thurrine one large stand of roses, twelve large dinner plates, eight glasses, and one pitcher. I give to Lacille Vantrese one vlevet housecoat, one water sat, pitcher and six glasses (pink). I give to Jimmy Malone his father's Pitcher, one electric heater, and one electric clock.

I direct my executors hereinafter named to sell the following personal property: two beds, one a 4-poster cherry bed and one a 4-poster walnut bed, bed springs and mattresses, pillows and two white bedanreads, one green bedspread, one red bedspread, one blue bedspread, sheets and pillow cases. Also, one dinning room suite, one table sideboard, side table, and eight chairs, one marble top dresser, one refrigerator, one stove, one sewing machine, one washing machine, all chairs, and everything else in the house, and all of the personal property I own, except the rugs and draperies which remain with the house.

V

I give and devise unto Jimmy S. Malone a tract of land situated in the 20th Civil District of DeKalb County, Tennessee, and being part of the lands I own and part of the lands heretofore known as the C. V. Gleason place. The portion herebe given to Jimmy S. Malone is bounded and described as follows:

Beginning at a garden fence post in the line of the lands of Abe Malone and running Southwardly within Abe Malone line to U. S. Highway No. 70; thence running West with the highway to the lands now owned by Stratten Malone Heirs; thence running Northwardly with the Stratten Malone Heirs line to a point near the barn, the garden fonce; thence running Eastwardly with the garden fence back to the beginning point in Abe Malone's line. In event the said Jimmy S. Malone dies before I do, said land is not to go to his heirs, but is to go back to my estate to be sold by my executors with the other lands I am hereingster directing to be sold.

VII

All of the remainder of the land I own at my death I direct my Executors hereinafter named to sell, at public auction, after advertisin; said property for at least ten days. Said executors will also sell the personal property I have herein directed to be sold at the same tile as they sell all of said land. My executors are hereby authorized and empowered to execute deeds to the land transferring and conveying to the purchaser a title to said land to the same extent that I might convey during my lifetime.

VIII

Out of the proceeds of the sale of my property, real and personal as hereinbefore directed, I direct my executors to pay to the Trustees of the Salem Cemetery the sum of \$200.00 to be used for upkeep of the cemetery; to Joe Woodside the sum of \$500.00 to Charles E. Rice the sum of \$500.00 and a \$500.00 Certificate of Deposit which is made to Edna Malone and Charles E. Rice; and \$25.00 to Timmy Cubbins, son of Marie Cubbins.

IX

I request that the cost of my burial not be more than \$800.00.

After paying my debts and expenses hereinbefore provided for, and satisfying the other payme ts hereinbefore directed, the remainder and residue of my estate I direct my executors to divide equally among Nattie Moodside, Minnie Dunn, Alvie Crook, and Lucille Vantrease, and pay said funds to them.

I hereby nominate and appoint Joe Woodside and NcAllen Foutch joint executors of this my Last Will and Testament.

IN MITNESS WHEREOF I hereunto affix my signature on this the 12th way of August, 1964, in the presence of the undersigned subscribing witnesses, they having been requested by me to bear witness to this my Last Will and Testament.

/s/ Edna Malone Testatrix

#### ATTESTING CLAUSE

We, the undersigned, were this day called by Edna Malone, as subscribing witnesses to the foregoing Last Will and Testament, and the said Edna Malone acknowledged to us that the foregoing is her Last Will and Testament, and she signed same in our presence, and we, as subscribing witnesses, hereby sibscribed our names, at the request of the said Edna Malone, in her presence, and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the 12th day of August, 1964.

Filed May 2nd, 1966 Erbie Robinson County Court Clerk /s/ Sue No Puckett

/s/ Irene B. Hancock Subscribing Witnesses WILL

I, Mro H. M. Evans, 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 my Executrix fereinafter named to pay all my just debts, including my funeral expenses, out of the first funds coming into her hands as such Executrix.

Second. I hereby devise and bequeath all my remaining property to my sister Mrs. Vera Duggin Owen if living.

Fourth. I hereby nominate and appoint my sister Mill Elna Duggin my Executrix of this my last will and testament and I hereby request the Court to waive Mer bond.

Witness my hand at Liberty, DeKalb County, Tennessee, this the 1st day of August, 1957.

/s/ Mrs. H. M. Evans Testator

Signed, sealed published and declared by the testator Nrs. H. N. Evans, to be her last will and testament in the presence of both 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.

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

Filed June 18, 1966 Erbie Robinson County Court Clerk 11-28-60

Smithville, Tennessee

I, J. B. Duncan being of sound mind and body make the following state ments as my last will.

I being one-half owner of all the assets of the firm of Duncan Gro. want the following disposition made of my estate at my decease.

I give it all to my wife Susie A. Duncan so long as she remains my widdow.

At her death or marriage I want it divided equally between my children O. E. Duncan, Levorid Duncan, Della Mae Ragan, Lorene Edge, and J. B. Duncan's Jr., heirs, J B's 1/5 divided equally between Johnnie M. Duncan, Jehe Evans, Phillip Duncan Ronnie Duncan.

I want 0. E. Duncan appointed Administrator. Settle Buryal and all other expenses, and make the above distribution of the bal. & charge only reasonable for his services.

/s/ J. B. Duncan

Wit /s/ Quentin Caplinger

/s/ S. G. Vanatta

Filed July 6th, 1966 Erbie Robinson County Court Clerk Dec. 26, 1963

I Lena M. Petty Walter, at my death, do hereby bequath to my Mother, Mrs. Mona
Petty the tract of land where she lives on the left side of the road containing
20 acres, more or less, or known as her home place, and any other property I
possess at the time of my death I leave to my son, Lloyd Walker, and I hereby
name him executor of my will, without bond.

Signed Lena M. Petty Walker
Lena M. Petty Walker

Witness A. L. Walker

Witness T. J. Curtis

My Commission Expires 7/19/64

/s/ John Fester

Filed July 16, 1966 Erbie Robinson County Court Clerk

I, J. C. Webb, Sr. being of sound mind and disposing memory hereby made 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 to pay all my just debts and funeral expenses as soon after my death as practicable out of any money on hand, ot the first that may come into her hands.

Second. I hereby devise and bequeath to my beloved wife, Winnie Webb, all of my property of every kind and description so long long as she lives, the same to be used by her as she sees fit and proper and to received the income from the same.

Third. I hereby bequeath to my daughter, Rebecca Webb Brown, ten thousand dollars in cash, the same to be to her immediately after the death of my wife, or at any time she may desire to give it to her.

Fourth. I devise to my son, J. C. Webb, Jr. the store house where Jenkins & Darwin Bros. are now doing business, and bounded on the north by Main Street, on the east by the Old First Mational Bank Building, on the south by A street, and on the west by the Colvert building.

Fifth. All the remainder and balance of my property after the death of my wife is to be equally divided between my two children, after the payament of any debts my wife may owe and the payment of her funeral expenses, the same to be divided between them share and share alike.

Sixth. I hereby nominate and appoint my beloved wife, Winnie Webb, executrix and having the utmost confidence in her I excuse her from making bond or settlement.

This May 18, 1954.

We hereby certify that at the request . C. Webb we signed the foregoing as sitnesses to his will, he having declared the same to be his last will and testament, he having signed the same in our presence, and we signed the same in his presence and in the presente of each other.

/s/ N. F. Webb, Sr.

/s/ N. F. Webb, Jr.

Filed August 11th, 1966 Erbie Robinson, County Court Clerk

Feb. 5. 1965

4:30 PM

If any thing should happen to me my wish is for my part of my son, Bobby H. Robert Young estate go to his mother Helen Presnel.

Signed

Erby Young John Presnel

Filed September 13th, 1966

Delton Parsley County Court Clerk

I, Cartic Allen Potter, a resident of DeKalb County, Tennnessee, and residing therein at R.F.D. #1, Smithville, Tennessee, being over twenty= one (21) years and of sound and disposing mind and memory, and not acting under duress, menance, fraud, or undue influence of any person whomsoever, do make, publish, and declare this my last will and testament, in the manner following, to wit:

I direct that after all of my just debts, including my funeral expenses, expense of my list illenss and the expenses of the administration of my estate, be paid by my executrix, hereinafter named, out of the first moneys coming into its hands and available therefor.

I hereby declare that I am a widow and do not have any children of my own.

I give, devise and bequeath all of the real estate that I may die seized and possessed to Rosa Terrell Allen, subject to the administrix, who is the said Rosa Terrell Allen, seeing the bequeast hereinafter made or complied with.

I give, devise and bequeath all the rest of my estate and residue of my property, after the payment of the debts and expenses provided for in paragraph No.1 hereof, as hereinafter stated, towit:

lst. Rosa Terrell Allen is to have all the household goods; and if a balance is left out of the personal property after the bequeast hereinafter mentioned, the said Rosa Terrell Allen is to have the same.

(2nd. Billie Sue Allen 3500 pe in cash.

3rd. Lucille Wood \$500.00 in cash.

) 4th. Clara Wood Kinzer \$500.00 in cash.

5th Sam Wood \$500.00 in cash, with the understanding that if he should die first, his share, or bequeast to be equally divided between Lucille Wood and Clara Wood Kinzer.

6th. Charles Womack son of Etta Allen Womack, \$500.00 in cash.

7th. Benton Allen 3500.00 in cash.

8th. Maggie Allen Trapp \$2,500.00.

9th. Janie Allen-Hooper \$2,500.00 in cash.

10th. Evyln Cantrell Parsley 3280.00 in cash.

11th. Helen Cantrell Davis \$200.00 in cash.

15

13th. James W. Cantrell \$200.00 in cash.

Lith. Sidney E. Allen \$500.00 in cash.

I hereby nominate and appoint Rosa Terrell Allen of R.F.D.#1, Smithville, Tennessee, the executrix of this, my last will and testament.

The executrix hereinabove named is hereby expressly excused from making bond of any kind to wind up my estate.

Lastly, I have by revoke all former wills and codiciles to wills heretofore by me made.

In Witness Whereof, I have hereunto set my hand and seal this the 12th.

/s/ Cartie Allen Potter
Testator.

The foregoing instrument, consisting of one (1) page besides this, was, at the request of Cartic Allen Potter and the date hereof, signed, sealed and published as and declared to be her last will and testament, in the presence of us, who, at her request and in her presence and in the presence of each other, have signed our names as witnesses hereto.

/s/ Nell Terrell

Residing at R.F.D.#1, Smithville, Tennessee.

/s/ J. T. Johnson

Residing at R.F.D.#1, Smithville, Tennessee.

/s/ Dorothy Johnson

Residing at R.F.D.#1, Smithville, Tennessee

Piled October 18th, 1966 Delton Parsley County Court Clerk I, J. O. Hendrickson, of Liberty, Tenn., being of sound mind and disposing memory do make and publish this my last will and testament.

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

Second. I direct that my Executor hereinafter named sell all the Real Estate that I own at my death for cash.

Third. I hereby nominate and appoint Gilbert Odom of Liberty, Tenn. as the Executor of this my last will and testament.

Forth. I hereby bequeath all my property, after my just debts and funeral expenses have been paid, to my two grandchildren Billy John Odom and Glenda Rose Odom to share and share alike.

Fifth. I hereby direct and authorize my Executor to also act as a Trustee for my grandchildren until they are 16 years of age and I authorize him spend my estate on them for their benefit as he may see fit and if there is any balance left when they are 16 years of age that he turn-leaid balance over to them at that time. In the event that one of my grandchildrens death occurs before the other one and before the estate is exausted it is my direction that the aforementioned Executor spend all the balance on the other child.

Witness my hand this the 12th day of August, 1952, at Liberty, Tenn.

/s/ J. O. Hendrickson

Signed by the said J. O. Hendrickson as any for its last will and testament, in the presence of us, the undersigned, who, at its request and in his sight and presence, and in the presence of each other have subscribed our names, the day and date above written.

/s/ Frank Bratten

/s/ Edward L. Jennings
Attesting witnesses

Filed October 22, 1966 Delton Paraley County Court Clerk MILT.

I, Parlee Womack Cantrell, of Smithville, 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 and a tombstone at my grave, out of the first funds coming into his hands as such Executor.

Second. I hereby devise and bequeath all my remaining property both real, personal, and mixed, to my sister Cora Momack; and in the event she dies before I do then I devise and bequeath said property to my brother Roy Womack; and in the event they both die before I do then I devise and bequeath said property to the bodily heirs of the said Roy Womack.

Third. I hereby nominate and appoint my aforesaid brother, Roy Womack, Executor of this my last will and testament if he is living, and in the event he dies before I do, I hereby nominate and appoint his wife, Mrs. Ollie Womack, the Executr'x of this my last will and testament, and I hereby request the Court to waive his or her bond as the case may be.

Witness my hand at Smithville, Tennessee, this the 19th day of March, 1960.

/s/ Parlee Womack Cantrell Testator

Signed, sealed, published, and declared by the Testator, Parlee Womack Cantrell, 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 sunscribed our names as witnesses, and we do hereby attest to the performance of the aforesaid act of execution at the tile of the performance of the aforesaid act of execution at the tile of the performance of the aforesaid act of execution at the tile of the performance of the aforesaid act of execution at the tile of the performance of the aforesaid act of execution at the tile of the performance of the aforesaid act of execution at the tile of the performance of the aforesaid act of executions at the tile of the performance of the aforesaid act of executions at the tile of the performance of the aforesaid act of the performance of the aforesaid act of the performance of

/s/ A. L. Whitlock

/s/ Edward L. Jennings Attesting witnesses

· Filed April 1, 1967 Delton Parsley, County Court Clerk

### MY WILL

I, Ora Clark Bing, presently residing at 1301 Due West avenue, Madison, Davidson County, Tennessee, being of sound mind and disposing memory and after having carefully considered by estate and those towhom, it might be given by me at my death, do now make, publish and declare this for My Last Will and Testament, with the intention of disposing of my entire estate at my death as is specifically willed herein, and not otherwise. I hereby expressly revoke and make void any and all wills or codicils thereto by me at any time heretofore made.

Then I: I direct that all of my just debts and funeral expenses be paid by my executor/executrix hereinafter faced, out of my general estate, as soon after my death as practicable. By executor/executrix shall likewise pay cut of my general estate all fees and expenses indident to the administration of my estate, and all inheritance and other taxes that may be assessed against my estate, including such taxes as may be so assessed on account of policies of insurance on my life, or jointly camed property, or any other property taxable as a part of my estate, whether the same comes into the hands of my executor/executrix or not.

TISM II: Provided my beloved husband, Spencer Bing, is living at my death, then in such e vent I hereby will, give, devise and teducate the whole of my estate of every kind and character, whatsoever its nature may be and wheresoever located, as his sole and absolute property, and I do hereby constitute him sole executor of this Ky Last Will and Testament, and without bond.

In the event that my beloved husband should predecease me, or should be and I die si ultameously from any cause, then in any event I will, give devise and bequeath all of my estate of every kind and character to my beloved niece. Ova Dorris Bind, as her sole and absolute property, and do hereby constitute her the sole executrix of this my last will and bestament, and without bend.

TIME III: It must not be considered or construed by anyone that I unintentionally overlooked any of my other relatives, because I had them in mind, but I have named by intent and purpose my husband, Spencer Bing, and my niece, Ova Dantis Bing, as hereinoefore provided, as the sole beneficiaries of my estate, and this I have done after much thought and consideration of all my relatives.

IN WITHEST OF ALL, I do he founto set my hand and declare this to be My Last Will and Testament, on this the 10th day of December, 1954.

/s/ Ora Clark Bing Ora Clark Bing, Testatrix On this loth day of December, 1954, Ora Glark Bing, the above named testatrix signed the foregoing instrument in our sight and presence, and at the same time declaring it to be her last will and testannt, and we do now at her request and in her sight and presence, and all of us while in the presence of each other, hereto subscribeour names as witnesses hereof.

	sting witness: /	
· ·	Address	1311 Nashville Trust Bldg.
Second att	esting witness:	/s/ Norman C. Harris
	Address	Same Address
Third atte	sting witness.	/s/ D. F. Blackmon
	Address	1311 Nashville Trust Bldg.

## CODICIL TO WILL TO DECEMBER 10, 1954

I, OHA CLARK BING, hereby make and publish this, a codicil to my Last Will and Testament executed on December 10, 1954, as follows:

I am at present residing in Smithville, Tennessee, and Billie Bing Robinson is caring for me and looking after me and I want her to be paid a reasonable amount for her services to me as long as she performs these services.

I expressly declare that before this date I have made no contract or agreement with any person to pay them for any services to me, or for care rendered to me, other than to Ova Boris Bing. Some other bervices have been rendered to me, but not at my requestrand I considered them to be without expectation of pay and it has never been my intention to have any claim for such other services filed against me or my estate.

IN WITNESS WHERROF I here unto affix my signature on this the 22nd day of June, 1964, in the presence of the undersigned subscribing witnesses, they have been requested by me to bear witness to this codicil to my will of December 10, 1954.

/s/ Ora Clark Bing

#### ATTESTING CLAUSE

We, the undersigned, were this day called by Ora Clark Bing as subscribing witnesses to the foregoing codicil to her will of December 10, 1954, and the said Ora Clark Bing adknowledged to us that the foregoing is a codicil to her said will, and she signed same in our presence, and we, as such subscribing witnesses, hereby subscribe our names, at the request of the said Ora Clark Bing, and in her presence, and in the presence of each other.

IN MITA SS WHEREOF we hereunto affix our signatures on this the 2dmd day of June, 1964.

/s/\_Sue N. Puckett

/s/ McAllen Foutch -Subscribing Witnesses

Filed April 6, 1967 Delton Parsley, "County Court Clerk MY WILL

To Myrtie G. Byins being of sound mind and disposing mind hereby make and declare this writing to my last will and testament revoking any other wills previously made my be.

I do this at this time, in past, because my late husband in his will requested that I make my own will as soon as reasonably possible after his death and in
accordance with that request, I desire that the property both real and personal of which
I am possessed at the time of my death be disposed of as follows:

First, I desire that all just debts of mine including taxes and funeral expenses be paid first from any funds left on hand or from the proceeds of the sale of any property made necessary for the purpose.

I desire that my son, Joe and the children of my late son M. J. Evins each have a home of their own, and to this end I have seen to it that a deed has been made to the old home place on East Main Street to Joe for his own and his family. I have left deeds to the house and lots both in Smithville and Lebanon for my grandson's Eddie and Danny. The W. J. Evins former homes place on McMinnville st. in Smithville (The George Buccner place) to go to Eddie and the house on Fenn. Ave in Lebanon to go to Danny. I have helped Jack my oldest grandson with payments on his home in Smithville including payments of notes for additional farm lands purchased to go with the place and conside my aid of gifts habe equal to value of the other home places here mentioned. My granddaughter Myrtie Ann Evins Doak with funds for the purchase and payment on her home in Livingston Tenn. and consider therefore that I have helped all in purchase or possession of a house for themselves and their families.

In addition I wished make the following specific gifts and bequests.

The boat dock notes unpaid by Jack are to be cancelled, and the indebteuness as to me or my estate not paid for, It is my desire that Jack has the franchise and lease, and all the equipment and boat dock business complete including my boat (House boat) complete for his own which consider is substantial, I also give to Jack the 300 acre, more or leas.

Carl Love farm.

I give to my grandson Eddie the block garage building and ajacent lot in Smithville known as the Smithville Moters, The property presently leased and used by Charles Foster Dearman I give to Eddie The Mammy Evins old home place on West Main St. in Smithville including residences barn and lange connecting with this property.

I give and bequeath to my grandson, Danny Wood Evins, who is in the Marine
Corp Service the two brick buildings in Lebanon on East Main st. The building property
occupied by the Wilson Buick Motor Co. and the Bandys pressing shop building on businesses.
These two buildings are leased I, give to Danny the leases with this property including
any income from these leases.

I give and bequeath to my granddaughter, Myrtie Ann Evins Doak The Hotel Edgar Evins property on Main st. in Smithville and all the furnishings complete, I also give to Myrtie Ann the two rent house near the flower house one where Mr. & Mrs. Frank Black- burn occupies and the little brick house last built by my late husband and now occupied by a soldier and his wife and family.

In give to my son Joe L. Evins the filling station property, owned by me. The Shell Station at Lebanon on Main St. across from The West Side Hotel, The Shell Station in Smithville occupied by Roy Conger on the corner of Main & McMinnville Sts. In Alexandria, The Shell Station occupied by Haleys, across from the new bank building-and The Chevrolet garage and agency building now occupied by Turner Chevrolet Co. in Smithville.

I have previously given to my son Joe, my bank stock in Smithville and Liberty.

I bequeath to my seven grandchildren the following propertys. The store building now occupied by Jno Milliams to Jack Evins. The store building now occupied by Billy

Estes to Eddie Evins, the pressing shop building Danny Evins, the store building now occupied by A. J. Hayes Sr. to Myrtie Ann Evins Doak, The Locker building and building occupied by Smithson & Calhoun to Joanna Evins. The cafe building now leased to Dr.

VanHoosier to Jane Evins, and P.M. a office to Mary Evins. Should any of my grandchildren desire to sell these building I desire they sell them to each other, rather than any outsider.

I desire that the proceeds from the sale of any other property be equally divided between mg son Joe and the children of my son W. J. Evins including the division of any cash on hand at the time of my death or that may come into my estate.

It is my desire and I know it was the desire of my late husband that my children keep their homes, and conserve their businesses and their property, It is also my wish and my earnest desire that there be no law suits or legislations over these bequeasts or my will-But that understanding and love may exist active all my children.

I will \$1000. (One Thousand dollars.) to my own dear brother Landon, and \$1000, (One Thousand dollars) to my Dear Sister Cortye should either or both survive me. And I will a diep satisfied love to all the other remaining members of my family and the family of my Dear Husband Edgar and to all my grandchildren, who will always, I hope & pray-live and lead upright and useful christian lives.

I hereby appoint & nominate my only surviving son Joe L. Evins to be my
Administrator or Executor of my will, and my affairs knowing and having full faith and
confidence in him to be jug and fair in all matters)

May God bless you all and keep you my children.

signed

/s/ Myrtie G. Evins

This 3rd day of Dec. 1954.

Codicil of my Last Will and Testiment

I give to my granddaughter Joanna Evins C. my "Cadallac Car" and all my "Silver"

I give to my granddaughter Jane Evins "The Tourist Home" and my "Bungelo Cottage Home" on Mountain St. in Smithvills-including the furniture and contents.

My "Linens" are to be divided among my grandson's wives-Nancy, Eddie's wife, Donna, Danny's wife, Dorothy, Jack's wife.

My "Wearing Apparel" is to be divided between my sister Cartye Hooper and my sister in law Harriet Goodson-They are in turn to distribute such as they like to my nurse Hightower and any others they decide.

Sign-

/s/ Myrtie G. Evins

Date-May 30, 1966

Witness Ruth Hightower

Codicil No. 2 to the last will and testament of Myrtie G. Evins

I, Myrtie G. Evins, of Smithville, DeKalb County, Tennesses, having heretofore made and published my last will and testament, which bears date of December 3, 1954, do make and declare this as a codicil thereto, to wit:

I hereby delete from page four of my will that portion of same which reads as follows: "I will \$1000. (One Thousand dollars) to my own dear brother Landon, and \$1000 (one Thousand dollars) to my dear sister Cartye should either or both survive me."

Signed in Smithville, Tennessee on this August 25, 1966.

/s/ Myrtie G. Evins

Signed, sealed, published and declared by the testatrix, Myttie G. Evins, to be codicil no. 2 to 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 attent to the sound and disposing mind of said testatrix and to the performance of the aforesaid act of execution at the place and on the date hereinabove get forth.

Witnessed on this August 25, 1966.

/s/ Ramon M. Adcock

s/ Mrs. Ruth nightower ATTESTING ATTNESSES

Filed this the 8th day of May, 1967 - Delton Parsley, County Court Clerk

LAST WILL AND TESTAMENT OF

W. V. ODUM

I, W. V. Odum of Alexandria, Tennessee, being of sound mind and disposing memory, hereby make and publish this my last will and testament, hereby revoking and declaring void any and all other wills, if any, heretofore made by

Į,

It is my desire that my funeral expenses and all of my just debts be first paid out of whatever property of which I may die seized and possessed.

TT

After the payment of my aforesaid debts and funeral expenses I hereby will, devise, and bequeath, unto my beloved wife, Margaret Odum, all of my property, real, personal, and mixed, and wherever situated, and of whatever nature, of which I may die seized and possessed.

III

I hereby nominate and appoint my said wife, Margaret Odum, executrix of this my last will and testament, and she is hereby relieved of the necessity of executing bond for the performance of this trust.

IN WITNESS WHELEOF I hereunto affix my signature on this the day of October, 1954, in the presence of the subscribing witnesses to this instrument, they having been call to be to bear witness to this my last will and testament.

/s/ W. V. Odum

# SUBSCRIBING WITNESSES CERTIFICATE

We, the undersigned, were this day called by W. V. Odum as subscribing witnesses to the foregoing last will and testament, and the said W. V. Odum acknowledged the foregoing to be his last will and testament, and he signed same in our presence, and we, as such aubscribing witnesses, at the request of

the said W. V. Odum, hereby subscribe our names as such witnesses in the presence of the said W. V. Odum and in the presence of each other.

IN WITNESS WHERMOF we hereunto affix our signatures on this the 8 day of October, 1954.

/s/ Robt M. Christian

/s / Paul Curtis

Filed this the 1st day of June, 1967 Delton Parsley, County Court Clerk MUTUAL

LAST WILL AND TESTAMENT OF

WHEREAS, the undersigned, Frank Parker and his wife, Mary Parker, are the owners, as tenants by the entirety, or in their individual names, of certain tracts or parcels of land, situated on or near the Bright Hill Road in DeKalb County,

Tennessee, and which lands were acquired by them or either of them, by conveyances as follows:

Tract No.I: Deed from B. L. Estes and wife, Lula Estes to Frank Parker and wife, Mary Parker, which conveyance is of record in Deed Book 7-1, pages 566-568, Register's Office, DeKalb County, Tennessee.

Tract No. II: Deed from Sam W. Foster, Clerk and Kaster, to F. B. Parker, which conveyance is of recrod in Deed Book V-1, page 118, Register's Office, DeKalb County, Tennessee.

Tract No. III: Deed from A. B. Paris to Mary Parker recorded in Deed Book T-1, pages 564-565, Register's Office, DeKalb County, Tennessee.

<u>Tract No. IV</u>: Deed from A. B. Paris to Mary Parker recorded in Deed Sook F-1, page 512, Register's Office, DeKalb County, Tennessee.

Tract No. V: Deed Iron K. P. Reeder, etux. to Frank Parker and wife,
Mary Parker; recorded in Deed Book N-2, page 599, Register's Office, DeKalb County,
Tennessee.

Tract No. VI: Deed from A. B. Paris to Emma Knowles and Mary Parker, and division deed between Emma Knowles and Mary Parker which described this track of land and which is of record in Deed Book P-2, Page 201, Register's Office, DeKalb County, Tennessee.

Tract No. VII: Deed from Bailey Parker to Frank Parker and wife, Mary Parker, consisting of eight lots in what is known as the J. F. Roy subdivision at or near the Bright Hill Road, which conveyance is of record in Deed Book E-3, Page 595, Register's Office, DeKalb County, Tennessee.

AND, WHEREAS, the parties hereto have three children, namely, Bailey Parker, Ralph Parker, and Joe Parker, to whom they desire to devise said lands, as hereinafter designated.

In consideration of the devise herein to each of the undersigned, by the other, and to their aforesaid children, and in order to divide and devise said property in accordance with the desires of the undersigned, we, FRANK PARKER and his wife, Mary Parker, and both being of sound mind and disposing memory, hereby make and publish this our Mutual Will, as follows:

I

We give and devise each to the other a life estate in and to all of the aforesaid lands, that is, the survivor of us is to have a life estate in and to all of said real estate.

II

Subject to the aforesaid life estates we hereby give and devise unto our son, Ralph Parker, all of Tract No. I, all we now own of Tract No. II, and all of Tract No. III; Tract No. IV, and a portion of Tract No. VI, bove described. The portion of Tract No. VI shall be that portion which lies East of a line beginning at the Northeast corner of Tract No. I, above described, and running thence in a Southward direction, passing a marked tree, and continuing on to a poplar tree in the Emma Knowles' line, and this now line is made by us in order to equalize the property between, the adjoining owners as we wish it to adjuvided.

TIT

We hereby give and devise unto our son, Bailey Parker, subject to the aforesaid life estates, all of Tract No. V, above described, and all of Tract No. VI, above described, except that portion devised to Ralph Parker of Tract No. VI in Paragraph II above.

Subject to the coresaid life estate we hereby give and devise unto our son, Joe Parker, Tract No. "II, above described.

We each own personal property which we are not disposing of in this will, but out of which we desire that all of our just debts, including funeral expenses, be paid and satisfied in full, by our executors hereinafter named, and in addition we desire to make a bequest in favor of our son, Joe Parker, out of our personal property, to equalize his gift hereunder with the other two sons.

After the payment of my aforesaid debts and funeral expenses, I, Frank Parker, give and bequeath unto my son, Joe Parker, the sum of Thirth-Five Hundred Dollars (\$3500.00), and I, Mary Parker, hereby give and bequeath, subject to the payment of my debts and funeral expenses, and out of my said personalty, the sum of Thirty-Five Hundred Dollars (\$3500.00) to my son, Joe Parker.

VI

We hereby nominate and appoint our two sons, Bailey Parker and Ralph
Parker, joint executors of this our Last and Mutal Will and Testament, and they
are relieved of the necessity of executing bond for the performance of this trust,
and they are hereby designated to execute this will both as to the real estate and
towaxecute, administer, and distribute our personal property to those entitled thereto
under the Law of Distribution of Personal Property.

IN WITNESS WHEREOF we hereunto affix our signature on this the 22nd day of October, 1962, in the presence of the undersigned subscribing witnesses, they having been requested by us to bear witness to this our Mutual Last will and Test-

/s/ Frank B. Parker
TESTATOR

TESTATRIX

### ATTESTING CLAUSE

We, the undersigned, were this day called by Frank Parker and his wife,
Mary Parker, as subscribing witnesses to the foregoing Mutual Last Will and Testament, and the said Frank Parker and his wife, Mary Farker, each acknowledged to us
that the foregoing is their hutual Last Will and Testament, and they both signed
same in our presence, and we, as such subscribing witnesses, hereby subscribed our
names, at the request of the said Frank Parker and wife, Mary Parker, in their
presence and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the 22nd day of October, 1962.

/s/ Sue N. Puckett

s, Mc.llen Foutch

Filed this the oth day of June, 1967 Belton Parsley, County Joart Clerk LAST WILL AND TESTAMENT

. I, Joe Charles Riley, 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 a mixed, whereever it may be to Avie F. Riley. I name nominate and appoint her executrix without bond.

/s/ Joe Charles Riley
Testator

Signed and declared by the said Joe Charles Riley 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, lave hereto subscribed our names as witnesses thereto, this 10 day of November, A.D. 1957.

/s/\_Rollin R. Williams

/s/ Lonnie Martin Williams

Filed this the 3rd day of August, 1967. Delton Parsley, County Court Clerk THE LAST WILL AND TESTAMENT

OF FRED M. TRANSL

I, Fred M. Tramel, being of sound mind and disposing memory, do make and publish the following as my last will and testament, hereby revoking and making void, any and all wills heretofore made by me, I knowing the uncertainty of life and the certainty of death and desiring to make disposition of my estate before I die.

FIRST: It is my will, and I so desire, that as a nafter my death as is practical and convenient, that my Executrix here-in-after centioned, take charge of all my estate, both real personal and cixed, and out of any money that I may have on hand or in bank, pay all my just debts and funeral expenses, she paying all debts by check signed by her as Executrix.

SECRED: I hereby give and bequathe to my beloved sister, Henrietta Tramel, all my estate of every kind and description, including money, real estate, live-stock, notes, judgments and accounts, and in fact every article of projectly of every kind and description that I may die seized and possessed of, to have and possess is her own.

THEO: I hereby nominate and app int my said sinter, Henrietta Tramel as Executrix to this, my last will and testament, to att without bond, and I hereby excuse her from filing an inventory of my estate and from making settlement with the County Court and may God bless her in the possession of the same.

Signed, sealed and acknowledged in the presence of the subscribing witnessess hereto, whom I have called to witness this, my will, on this the dth day of April,

WITNESSES /s/ J. C. Webb

/s/ Fred M. Tramel

/s/ N. F. Webb

We, the subscribing witnesses to the above will of Fred M. Tramel, were called by him on the 8th day of April 1946, and requested to witness his will above written and we heard the said Tramel acknowledge the same, whis last will and testment and saw him sign his name to the same. We also signed our names as witnesses to the same in his presence and in the presence of each other at Smithville, Tenn. on the 8th day of April 1946, the day the same writtens.

/s/ J. C. Webb

/s/ N. F. Webb

Filed this the 19th day of August, 1967 Delton Parsley, County Court Clerk "LAST WILL AND TESTAMENT OF W. O. WOMATK"

March 8, 1953

KNOW ALL MEN BY THESE PRESENTS:

I, W. O. Momack, of the City of Liberty, Tennessee, County of DeKalb, being over' the age of eighteen, and of sound mind and memory, and not acting under duress, menace, fraud, or undue influence of any person whomseever, do make, publish, and declare this my last will and testament, and I do hereby expressely revoke all other and former wills and codicils to wills made by me.

I

I devise what real & Personal property I may die possessed with to my beloved wife, Pauline Womack, to have and to hold to my wife Pauline Womack, during her life, and from and after her decease to de divided equally to my son Jimmie Cain Womack and my daughter Brenda Sue Womack, their heirs and assigns, forever, in equal shares as tenants in common.

II

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

TTT

I hereby nominate and appoint my said brother W. I. Womack, executor of the will, and excuse him from making wond or settlement with the County Court.

IV

I wil' also state further that I have confidence in my wife, Pauline Womack, to see that our children are educated and given a chance in life, so long as they honor, respect and cooperate with her for their best interests of which I feel she has at her heart. To my children, no man hath a greater love for you than I have had on earth. It was always my joy to see you grow and develop your mind and body into fine man and womanhood. Children always be upright, honest, truthful, sober, good Christians, and respect and show love to and for the only MOTHER you will ever have, and who is the best friend you ever will have. She will help you aid you, for the loves you and will see you through school, that is the reason I have left my will the way you read.

This March 8, 1953.

/s/ W. O. Womack

We hereby-certify at the request of W. O. Womack that we have witnessed the execution of the foregoing paper as 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 in his presence and in the presence of each other.

This March 8, 1953.

/s/ Chester Parsley

/s/ Walter Cubbins

Filed this the 14th day of November, 1967 Delton Barsley, County Court Clerk Smithville, Tenn. May 24, 1947

In case mything happens to me as a result of my operations, see that things are carried out in a manner similar to this.

Sell my office building to cover expenses. The home & contents which papa deeded me I want to go back to his estate to be divided equally among his children.

My insurance is made to Ruby, but will not amount to much, as I borrowed on it to buy car.

My teacher retirement is made to Martha Ann.

See that Cora gets \$207.00 plus what she should have for taking garden.

Make sure that Fannie get \$400.00 & int. plus some other which I owe her.

She will know.

Put \$250.00 on Savings Account for Sammys Jodean Young, as she is my name sake-Give Forrest Conger Young \$250.00 and ask him in the name of his Aunt Jodie to quit drinking.

Sell car to help meet all expenses and then divide any extra, if there should be any, among my brothers and sisters.

Give my rings to Martha Ann. Anything I have left out use your judgment about.

/s/ Jodie Conger

May 24, 1947

Filed this the 20th day of November, 1967 Delton Parsley, County Court Clerk WILL OF C.C. YOUNG AND HIS WIFE CLARA YOUNG:

Being of sound mind and disposing memory:

First: After the death of each of us, we want our Executor James E. Young, to pay from our estate, all of the funeral expenses, and all just debts that we owe to any one.

We, want all the household and kitchen furniture to go to James L. Young.

Next, we want the balance of our estate, after the above conditions have been arranged, to be equally divided among our children.

After all of the funeral and just debts that we may owe at our deaths, have been full, paid, we want the remainder of the estate, be divided equally amoung the children.

This October, 26th. 1963.

/s/ Clara Young

We, J. F. Roy and Mrs. J. F. Roy, do state that we were present when Mr. C. C. Young make his mark to his signature.

This October, 26t. 1963.

/s/\_J. F. Roy Witnes

/s/\_Mrs. J. F. Roy Witnes

Filed this the 16th day of January, 1968.
Delton Parsley, County Court Clerk

I, Mattie Taylor Hayes, being of sound mind and disposing memory do hereby make and publish this as my last will and testament, hereby revoking and making void all other will by me at any time made.

First. I direct that as soon after my death as practicable my executor pay all my just debts and funeral expenses out of any money on hand, or that may come into his hands.

Second. After the payment of my just debts I will, devise and bequeath all of my property of every kind and description including real estate, notes, accounts and choses in action to my beloved husband, I. H. Hayes, for life, but if it shall become necessary he may use any of said property for his support or doctors bills or hospital bills.

Third. At the death of my said husband I will, devise and bequeath all of said property of every character to my nephew, Herbert Hendrixson and his wife, Vada Hendrixson.

Fourth. I hereby nominate and appoint my nephew, Herbert Hendrixson, executor of this will, and excuse him from making bond or settlement with the county Court.

In witness whereof I have affixed my signature, this the 20 of July, 1939.

/s/ Mattie Hayes

We certify that Mrs. Mattie T. Hayes signed the foregoing instrument in our presences, after declaring the same to be her last will and testament, and we signed the same as witnesses at her request and in the presence of the testatrix and each other.

This July 20, 1939.

/s/ R. L. Turner /s/ Toy J. Fuson

Filed this the 19th day co January, 1968. Delton Parsley, County Court Clerk

# LAST WILL AND TESTAMENT OF JOHN H. REDMON

I, JOHN H. REDMON, being of sound mind and disposing memory, hereby make and publish this my Last Will and Testament, expressly revoking all other wills heretofore make by me, as follows:

I

I direct that all my debts, including my funeral expenses, expenses of my last illness, and the expenses of the administration of my estate, be paid as soon after my death as practicable.

T

Mindful that my son, Gephas Redmon, has remained near me and provided services to be during my infinity over the past several years, it is my desire and I do direct that he be paid, before any distribution as provided in Section III hereinbelow, the sum of \$2,000.00 in cash.

III 🖫 🚎

After payment of the debts and expenses provided for in Section II hereinabove, and after payment of the bequest provided for in Section II hereinabove, it is my desire and I do direct that all the rest and residue of my property, whether such property be real, personal, or mixed, of what seever kind and character, and where seever situated, be divided among my children and grandchildren as follows:

- 1. To the children of my deceased daughter, a 1/8 hterest.
  - 2. To H. C. Redmon a 1/8 interest.
- ' 3. To W. V. Redmon a 1/8 interest.
- 4. To Leslie Redmon a 1/8 interest.
- 5. To Cephas Redmon a 1/8 interest.
- 6. To Dillard Redmon a 1/8 interest.
- 7. To Evelyn Redmon Wight a 1/8 interest.
- 8. To Elsie Redmon Wright a 1/8 interest.

IN MITNESS WHENCOF I hereunto affix my signature on this the 6th day of January, 1967, in the presence of the undersigned subscribing witnesses, they having been requested by me to bear witness to this my Last Will and Testament

/s/ John Redmon
TESTATOR

# ATTESTING CLAUSE

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

IN WITNESS WHEREOF we hereunto affix our signatures on this the 6th day of January 1967.

/s/ Trena Hayes

/s/ George LeFevre
Subscribing witnesses

Filed this the 30th day of January, 1968 Delton Parsley, County Court Clerk