

LAST WILL AND TESTAMENT OF M. B. FOUTCH

I, M. B. Foutch being of sound mind the only understanding and not over persuaded wrongfully mislead or influenced by any person. Do hereby make this my last will and testament. Revoking all other that may have been made by me here tofor.

Ford the benefit of any person that might doubt my mental ability to making a will or testament I hereby attached to this Will or Testament two affidavits from two Honorable Doctors as to my mental condition as to making a will or transacting any Legal business.

If any of my heirs or benefciys should be dissatisfied and start a law sute to set this will aside. I hereby authorize and instruct my executor to take what I have give to him or her and divide same to my heirs that have held their peace and offenders gets nothing.

I st. I want my funeral paid with first money my executor gets hold of and my just debts paid as soon as possible or time will permit

2nd. I bequeath or give to my grandson Joe Marton Thomas or his bodily heirs my home place, better known as the Askew and Laurance lands on the north side of walkers Creek. If the said Joe Marton Thomas should die leaving no bodily heirs the aboved described lands is to revert or go back to my heirs. This land has cost \$5000.00 or around that or that is what I value it at. I also want said Joe Martin Thomas to have 10% of my personal property except the house hold goods.

3rd. I bequeath or give to my son James Monroe Foutch his life time, and at my sons death James Monn Foutch. It is to go to his son and my Grandsons John Donal Foutch and J. M. Foutch Jr. The following described lands being the place where James Monn Foutch now lives or better known as the Christian lands. Lying and being on the South side of Walkers Creek. said lands cost me around \$5000.00 and I value same at that. I also give my son James Monn Foutch $\frac{1}{2}$ of my house hold goods and 45% of the remaining personal property.

4th. I bequeath or give to my Daughter Lena Foutch Malone Heighers a certian tract of land lying and being in 1st District of Davidson County, Tennessee being 50 acres more or less by estimation. Including and excluding a 50 foot road Right-of-Way through said land. Said lands cost me \$1800.00 and am giving my said Daughter \$3200.00 Cash to make her equal to the valuation of that I give to my son and Grandson Joe M. Thomas his Valuation \$5000.00 and my Son James Monro Foutch Valuation \$5000.00.

I also want my Daughter Lena Foutch Malone Heighers ti have $\frac{1}{2}$ of my house hold goods and 45% of Remaining personal Property.

5th. I hereby nominate and appoint my Daughter Lena Foutch Malone Heighers as my Executor without bond and her Fees not to exceed \$75 and expense.

This January 10, 1956.

I hereby certify that I have signed my name in presnece of the witness and they sign their name in my presence,

/s/ M. B. Foutch

I hereby certify that we sign our names in the presence of M. B. Foutch and witness of this will and he sign his name in our presence.

/s/ J. B. Driver

/s/ W. R. Oakley

LAST WILL AND TESTAMENT OF CECIL TRAMEL

I, Cecil Evans Tramel being of sound mind and disposing memory, hereby make and publish as my Last Will and Testament.

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, or that may come into the hands of my executrix.

Second, I will and devise to my beloved wife, Julia Tramel all of my real estate and Personal Property so long as she lives, and she is authorized to use any part of my estate either real estate or Personal property, that she may need for her support and at her death the same is to go to my children, Auburn Eugene Tramel and Billie Sue Atnip or their survivors, and to divided equally between my Children and should one die leaving children then that one child or children is to take the portion due the deceased Father or Mother, but should daughter Billie Sue Atnip die without issue her share shall go to Auburn Eugene Tramel or his children.

Third: I here by appoint my wife Julia Tramel executrix of this will and excuse her from making bond or settlement with the County Court. Where of I attach my signature.

This March 3, 1950

/s/ Cecil Evans Tramel

LAST WILL AND TESTAMENT OF ANDY VICKERS

I, Andy Vickers, 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 executor hereinafter named to pay all my just debts and funeral expenses out of any money on hand, or that first shall come into his hands.

Second: I will, devise and bequeath to my beloved wife, Vera Vickers all of my personal property, except the farming tools and equipment, and she is to use the same as she sees best, and is to operate the farms as I have operated them, and at her death the farming equipment no herein disposed of is to be sold and equally divided among my eight children.

Third: I devise and bequeath to my eight children the Cannon County Farm and all farming equipment on the same, and they are to share equally in said farm, and should any of my children die before I do then their children are to take the share of the one dying in said farm and equipment, but should any die without issue then the farm is to go to the ones living without children or issue.

Fourth: I will and devise to my beloved wife, Vera Vickers, for life, or so long as she remains my widow, the farm in DeKalb County, known as the H. A. Overall farm, and at her death or marriage the same is to go to three sons, Tom C. Vickers,

Andy O. Vickers, and Hoyt Vickers, they having worked and helped me pay for this farm, and should either die without issue his share is to go the survivors, but should either die leaving a child or children then his share is to his child or children. All Farming equipment to go with this farm.

Fifth: I bequeath to Tom C. Vickers all my house hold and kitchen furniture but my wife is to use the same so long as she lives.

Sixth: I hereby nominate and appoint my son, Tom C. Vickers, executor to carry out the terms of this will, and having utmost confidence in him I excuse him from making bond.

This August 22, 1949.

/s/ Andy Vickers

We, the undersigned hereby certify that at the request of Andy Vickers we signed the foregoing paper as his last will and testament, he having signed the same in our presence and declared the same to be his last will and testament, and we signed the same in his presence and in the presence of each other.

This August 22, 1949.

/s/ L. L. Yeargin

/s/ H. D. Ashford

LAST WILL AND TESTAMENT OF TONY ALLEN

I, Tony Allen, 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 will or codicils to wills by me at any time made.

(1)

I, direct that as soon after my death as practical my executor hereinafter named, pay all my just debts out of any money he may have in his hands.

(2)

I further direct that what household furniture and such that may be in my house I direct that same go to Mrs. Charlie Taylor, and I direct that all my clothes go to Charlie Allen.

(3)

I further direct that all of the outside things, such as my plow, wire stretchers, road scoop and shch shall go to my good friend Owen Womack, and my pocket knife to go to Will Taylor.

(4)

I further direct that my good friend Owen Womack be my executor, and I do hereby excuse him from making bond or settlement with the County Court as I have faith in him, and I direct that Owen Womack give me a decent funeral out of what money I may have, and the balance if any go to him for his own use.

Signed this July 23, 1956.

Witness of mark of Tony Allen

W. P. Robinson

Mrs. Nellie Locke

his
Tony X Allen
Mark

We, the undersigned, do hereby certify that at the request of Tony Allen, we, the undersigned witnessed the execution of the foregoing paper, to be the last will and testament of Tony Allen, 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.

W. P. Robinson

Mrs. Nellie Locke
ATTESTING WITNESSES

*Filed Aug. 9, 1956
Q. B. Sumner, Clerk*

LAST WILL AND TESTAMENT OF L. A. BASS

I, L. A. Bass being of sound mind and memory, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking all former Will heretofore made.

1st. I will that all of my just debts and funeral expenses be paid by my executor hereinafter named as soon after my death as possible out of any personal property that I may have, or have owing to me at the time of my death.

2nd. The ballance of all of my personal property of every kind and nature I give devise and bequeath to my wife, Lillian Bass.

3rd. I hereby appoint, and constitute my wife Lillian Bass as my executor to this my last will and Testament, without bond to execute this my last will and Testament.

Witness my hand and signature, this the 8th day of December 1937.

/s/ L. A. Bass

Witness:

We, G. C. Evans and E. F. Adkins at the request of L. A. Bass, and in his presence, of each other, hereby witness the signature of L. A. Bass to this his last will and Testament, witness our signatures.
This the 8th, day of December 1937.

/s/ G. C. Evans

/s/ E. F. Adkins

LAST WILL AND TESTAMENT OF ANNETTE BRATTEN JACKSON

I, Annette Bratten Jackson, do make and declare this to be my last will and testament hereby revoking all former wills made by me at any time heretofore.

I want Mrs. C. H. Neville and Mrs. Henry E. Griffin to be appointed as my administratresses. I want to be buried beside my husband, Dr. T. J. Jackson, in the Salem Cemetery at Liberty, Tennessee.

The first monies from my estate are to be used in paying my burial expenses and erecting a modest marker at my grave. After these expenses are paid, I will to the Salem Cemetery \$100.00, and to the Salem Baptist Church \$100.00.

After the above has been paid, I will the balance of my property including my home in Liberty, furniture, fixtures, and all other personal property to be divided equally to my two nieces, Mrs. C. H. Neville, and Mrs. Henry E. Griffin.

Such personal belongings that they do not want they can give away or dispose of as they wish.

My administratresses are not required to make bond.

This 15th day of November 1949

SIGNED Annette Bratten Jackson

WITNESS Mrs. W. B. Evans

WITNESS W. B. Evans

Filed November 23, 1956

J. B. Summers, Clerk

LAST WILL AND TESTAMENT OF BURLEY A. RICH

I, Burley A. Rich, of Alexandria, DeKalb County, Tennessee, do make and publish this my last Will and Testament, hereby revoking all Wills by me at any time heretofore made.

ITEM I

I direct my Executrix hereinafter named to pay all of my just debts, all inheritance or estate taxes and all funeral and administration expenses out of the first monies coming into her hands.

ITEM II

I give, devise and bequeath all of the rent and residue of my property, real, personal or mixed, and wheresoever situated, to my beloved wife, Florence White Rich.

ITEM III

I hereby appoint my wife, Florence White Rich, as my Executrix and direct that she be not required to give bond or to report to any authority whatsoever except by law.

IN WITNESS WHEREOF, I have hereunto signed my name to this my last Will and Testament, on this 27th day of August 1952.

/s/ Burley A. Rich

Signed by the said Burley A. Rich 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, having subscribed our names hereto as attesting witnesses, on this 27th day of August 1952

/s/ Geo. W. Corley, Sr.

/s/ George W. Corley, Jr.

Filed December 14, 1956

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF MRS. FANNIE McCLELLAN OF
SMITHVILLE, TENNESSEE

I, Mrs. Fannie McClellan, being of sound mind and disposing memory do hereby make and publish this as my last will and testament, hereby revoking and making void any and all other wills made by me.

1st. I do hereby nominate and appoint my niece Clara Wertheimer as my Executrix to this my will. And having great faith in her, I do hereby relieve her from making bond in the County Court as Executrix.

2nd. As soon after my death as is convenient I want my Executrix to pay all of my just debts and funeral expenses, out of the first money coming into the hands of my Executrix.

3rd. After all of the just debts of mine are paid, and the funeral expenses are paid I want my Niece Mrs. Clara Wertheimer to have all of my property or mixed.

4th. I have a burial round at the Salem Cemetery and I want to be buried there.

This June 20th, 1950.

Signed, Mrs. R. V. McClellan
Testatrix

We, having been called by the Testatrix, as subscribing witnesses, to her will and Testament, do hereby sign the same in the presence of the Testatrix, and in the presence of each other.

This June 20th, 1950.

J. F. Roy
Witness
Louise Roy Smith
Witness

Filed February 11, 1957

J. B. Summers, County Court Clerk

IN THE NAME OF GOD, AMEN

KNOW ALL MEN BY THESE PRESENTS, THAT,

I, John Randolph Walden, of Dekalb County, Tennessee, being of sound mind and memory, hereby make and publish this, my last will and testament, and hereby revoke all other wills heretofore made by me at anytime.

I.

1st: I desire that my body be buried in the Talley Cemetery where I have erected a monument for my beloved deceased wife and myself.

II.

2nd: John Bly and his wife, Rosie Bly, have been good to me and have contributed much to my happiness and care in my old age, I therefore give to them, as tenants by survivorship, all of my property, personal, real estate and mixed property. By this I mean any and all property of every kind and character, wherever located.

III.

3rd: I hereby constitute and appoint Rosie Bly sole executrix of this my last Will and Testament, and direct that no bond or other security be required of her as such Executrix.

IN TESTAMONY WHEREOF, I hereunto set my signature to this my last Will and Testament, in the presence of these witnesses, whom I have called and requested to witness the same on this the 22nd day of June, 1953.

/s/ J. R. Walden

Signed, sealed, published and declared by said testator, John Randolph Walden, as and for his last Will and Testament, in the presence of us, who at his request, in his presence and in the presence of each other have hereunto subscribed our names as witnesses on this June 22, 1953.

W. J. Burton

Watertown, Tennessee

Pinkney Thompson

Alexandria, Tennessee

Filed: March 4, 1957

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF I. H. HAYES

I, I. H. Hayes, 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 made.

First: I direct that as soon after my death as practicable my executor herein named pay all my just debts and funeral expenses out of the first money coming into her hands.

Second: After the payment of my just debts I will, devise and bequeath to my beloved wife, Mattie Hayes, for life, all of my property of every kind and description, including real estate, personal property, notes, accounts and choses in action, and if it shall become necessary for her to use any of said property she is hereby authorized to do so for her support, or doctors bills or hospital bills.

Third: After the death of my beloved wife I will, devise and bequeath all of said property to my niece and her husband, Vada Hendrixson and husband Herbert Hendrixson.

Fourth: I hereby nominate and appoint my niece, Vada Hendrixson, executrix to this will, and excuse her from making bond or settlement with the county court.

In witness whereof I hereby affix my signature, this the 20 day of July 1939.

/s/ I. H. Hayes

We certify that I. H. Hayes signed the foregoing instrument in our presence, after declaring the same to be his last will and testament, and we signed the same as witnesses in the presence of the testator, and at his request.

This July 20 1939.

R. L. Turner

Toy J. Fuson

Filed: March 5, 1957

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF MARY WILLIAMS

I, Mary Williams, of the town of Dowelltown, County of DeKalb State of Tennessee, being of sound and disposing mind and memory, and being desirous of settling my worldly affairs while I have strength and capacity so to do, do make, and declare this my last Will and Testament, that is to say:

FIRST. I ORDER AND DIRECT, that my Executor hereinafter named pay all just debts and funeral expenses as soon after my decease as conveniently may be.

Second. I order and direct, that my Executor hereinafter named sell all of my property including my house and lot and household furniture and all other personal items, except my clothing and pictures. I further order and direct my Executor to sell said property either publicly or privately, and give deed to purchaser of house and lot.

Third. After the payment of such funeral expenses and debts, I give, devise and bequeath to my brother J. R. Rowland and to my nephew Ivan Prichard all funds that are left, to share and share alike.

I, hereby appoint my said brother J. R. Rowland, Executor of this my last Will and Testament, with out bond.

In WITNESS WHEREOF, I hereunto subscribe my name, this 18th, day of April, 1941.

/s/ Mary Williams

Signed by said Mary Williams, who, at the same time declared the same as and for her last Will and Testament, in the presence of us, who in her presence, and in the presence of each other, and at her request, have hereunto subscribed our names as witnesses.

/s/ J. R. Malone, Dowelltown, Tenn

/s/ E. F. Adkins, Dowelltown, Tenn

Filed: April 2, 1957

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT
OF
BAXTER ROBINSON

KNOW ALL MEN BY THESE PRESENTS, THAT:

I, Baxter Robinson, of Alexandria, DeKalb County, Tennessee, hereby revoke all previous wills and declare this to be my last will.

I

First: I own a dwelling in which I now live, in the town of Alexandria, known as the Liv Tubb property. It is free of debt and I contemplate making this my last residence. It is my desire that my beloved wife, Lena Belle Robinson, shall take this property consisting of almost one acre of land and all improvements thereon for her life or so long as she remains my widow, which ever shall first occur, in full settlement of her homestead and dower rights in my estate, and I so devise said property to my said wife, Lena Belle Robinson, for her natural life or until she ceases to be my widow, which ever shall first occur, and she shall not share further in my real estate.

I also give and bequeath unto my said wife, Lena Belle Robinson, all of the household and kitchen furniture, garden tools and personal effects in and about said residence property, absolutely. The said personal effects to be accepted as full settlement of her marital rights in my personal estate. I further direct that my executors shall in no manner molest or disturb my said wife in the enjoyment of said residence or the contents thereof, except to take charge of any money, notes, securities and bank account that may be on hand at my death. By this I mean to provide my wife with an undisturbed home and furnishing at my death, and to which my executors and heirs shall have no rights, and believing this will provide her with more security for the remainder of her life than otherwise.

II

Second: I also own about 300 acres of land in the 1st District of DeKalb County, Tennessee, and the 13th District of Wilson County, Tennessee, which is unincumbered, and I have certain interests in livestock and crops thereon. This land is known as the Eda Hayes, Jim McMillen, Henry Bennett, and Pickett farms, purchased under the several tracts. All this land and the livestock and crops growing or gathered at the time of my death, I give, devise and bequeath to my four sons, share and share alike, as tenants in common, and they will take the said property subject to any rental contract I may have thereon at the time of my death and will assume and complete said contract without my Executors being bothered therewith. I specially provide that this land and the personal property thereon hereinabove devised shall pass directly to the said four sons, Thurman Robinson, Bib Robinson, Vernon Robinson, and Robert Stanton Robinson, without any accounting therefor by

my executors, except to may proper report for taxes. The personal property on said farms shall not be included in the inventory in the County Court.

Third: I further direct that the remainder of my personal property, consisting of cash on hand, deposits in banks, notes, bonds and securities as I may own at my death, shall be taken in charge by my executors hereinafter named and they will first pay all my just debts, including a christian burial in keeping with my station in life, and reduce the said personal estate to cash, pay all costs of administration and divide the net balance equally between my three daughters, towit: Ruby Robinson, Clara Dale Gather, Willis Mai Williams, share and share alike. It is my desire and I so direct that my executors shall pay all estate and inheritance taxes from this personal property fund and treat the same as administration expenses.

Fourth: I further devise the remainder interest in the residence heretofore given my wife for her life or widow hood under section "First" of this will to my aforesaid seven children in equal shares as tenants in common, This interest shall vest at my death but the right of possession and absolute control given my wife for her natural life or widowhood shall in no manner be distributed, except as my said widow may consent.

Fifth: I further direct that should my beloved wife predecease me, then the interests heretofore devised and bequeathed to my said wife, shall pass to and vest in my said hereinabove named children in equal shares as tenants in common; and that any other property I may own at my death of any kind or character, and not hereinabove disposed of shall pass to and vest in my aforesaid seven children in equal shares or interests as tenants in common.

I further direct that should any of my aforesaid children named predecease me, leaving children, the share of said predeceased child or children shall pass to and vest in the said surviving children of said deceased child; and if any of said children hereinabove named shall predecease me leaving no children then I direct that the interest or estate devised or bequeathed to such child so predeceasing me shall pass to and vest in the surviving of my said children, and the children of any predeceased child leaving children shall take the share or interest of their predeceased parent.

Sixth: I hereby authorize and empower my executors hereinafter named, if and when in the settlement of my estate they deem it advisable, at their discretion, to sell the whole or any part of the property coming into their hands as such executors, at public or private sale, with or without advertising, for cash or on terms, an to execute all deeds, or other instruments of transfer to pass title thereto or to preform any duty incident to the full administration and settlement of my said estate, to the end that same may be conserved and the largest net amount realized for by beneficiaries herein. The necessity, manner, time and place of such sale, if any required, to be determined by my said executors.

Seventh: I hereby constitute and appoint my ~~two~~ sons, Thurman and Robert Stanton Robinson as my sole executors of this my last will and testament, and

direct that no bond or other security be required of either of them, same being expressly waived. I further direct, if the services of any attorney is required in the probate or administration of my said estate and it is convenient to Robert L. Foster, to so act, that he be employed by my said executors. The said attorney has prepared this will for me under my direction and is familiar with my purposes and plans for an economical administration.

In testimony whereof, I have hereunto set my hand to this my last will and testament on this August 20, 1955.

/s/ Baxter Robinson

Signed, published and declared by the testator, Baxter Robinson, as and for his last will and testament, and in the presence of us, who at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses, on this the 20th day of August 1955.

/s/ Geo. W. Griffith

Watertown, Tennessee

/s/ Baxter Scott

Watertown, Tennessee

Filed: April 8, 1957

J. B. Summers, County Court Clerk

Codicil No. 1 to the Last Will and Testament
of Baxter Robinson

I, Baxter Robinson, of Alexandria, Tennessee, having heretofore made and published my last will and testament, which bears date of August 20, 1955, do make and declare this to be codicil No. 1, to said will which of even date with the original will, to wit:

First: It is my desire that my seven children named in my original will shall share in substantially the same proportions in my said estate and I have so provided in the original will, but I desire to make more certain the said daughters shall be provided for, in even I am forced by misfortune or illness to reduce the personal estate provided to be given said three daughters. I therefore direct that if the personal estate shall be so reduced to such an extent, that at my death is is insufficient to give each of the said daughters substantially the same portions of my estate as has otherwise been devised and bequeathed to my said four sons, then and in that event my said executors shall have the property given to my four sons appraised and the said sons shall each contribute a sufficient proportion of funds and pay to my said executors to so equalize the funds given the said daughters with the funds so given to the said sons. This will be worked out by my executors and their final decision will be binding on the beneficiaries hereunder.

With this addition, I hereby ratify, republish and reaffirm said will in all respects, except as modified by this codicil thereto.

In witness whereof I hereunto set my hand to this Codicil No. 1 to my last will and testament at Watertown, Tennessee, on this August 20, 1955.

/s/ Baxter Robinson

Signed, published and declared by the testator, Baxter Robinson, to be codicil No. 1 to 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 attest the performance of said act of execution at the place and on the date hereinabove set forth.

/s/ Geo. W. Griffith
Witness

/s/ Baxter Scott
Witness

THE WILL OF B. F. WOMACK

I, B. F. Womack being of sound mind, and memory do hereby make and publish this my last will and testament, hereby revoking all other will which I may have heretofore made.

(1st.)

I hereby will, and bequeath to my beloved wife Josie Womack all of my real and personal property which I may die seased and posest, and to have full controlev of said property during her lifetime or widowhood and in the event of her marriage the said property is to be sold and equally devided between the following children, Nettie Womack Estes, Lyda Womack Stevens, Jim Womack Estes, Virginia womack Johnson, and George Womack,

In the event of my death it is my will that all of debts and expenses of burial be paid.

/s/ B. F. Womack Seal

Witness in the presence of the said
B. F. Womack and at his request.

/s/ Shelby Cripps

/s/ Jeanette Reynolds

Filed June 15, 1957

J. B. Summers, Clerk

LAST WILL & TESTAMENT OF J. R. MEDLEN

I, J. R. Medlen, 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.

I.

I direct my executrix to pay all my just debts and funeral expenses as soon as practical after my death out of any money on hand, or the first that shall come into her hands.

II.

I hereby devise and bequeath to my beloved wife, Lucille Medlen, and my daughter, Connie Joyce Medlen, all the lands I may own at my death.

III.

After the payment of all my debts and the expenses of administering my estate, I bequeath all of my personal property, money, notes, choses in action, and every kind of personalty one third to my said wife and daughter, Lucille and Connie Joyce Medlen, and the other two third I bequeath to my children by a former marriage, to wit: Mabel Brandenburg, Ollie Shively, and Herman Medlen, Howard Medlen, and Don Medlen, share and share alike.

IV.

I hereby nominate and appoint my beloved wife, Lucille Medlen, as executrix to wind up and carry out this will, and having the utmost confidence in her I excuse her from making bond.

This Jan. 23, 1952.

/s/ J. R. Medlen

We certify that at the request of the testator we signed the same as witnesses, he having signed the same in our presence and declared the same to be his last will and testament, and we signed the same in the presence of the testator and in the presence of each other.

This Jan. 23, 1952.

/s/ J. L. Hendrixson

/s/ R. L. Turner

Filed: April 13, 1957

J. B. Summers, County Court Clerk

LAST WILL & TESTAMENT OF R. D. JONES

I, R. D. Jones, 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 that all my just debts and funeral expenses be paid as soon after my death as practicable out of any money on hand, or the first that shall come into the hands of my executrix.

Second. I will, devise and bequeath to my beloved wife, Flossie Jones, all of my property, both real, personal and mixed, so long as she lives, and she is authorized to dispose of any of my property if necessary for her support, the personalty first, and it necessary she is authorized to sell some of the real estate for her support.

Third. At the death of my said wife I want my four children to have all property left at the death my said wife, share and share alike.

Fourth. I hereby nominate and appoint my said wife executrix of this will and excuse her from making bond.

This April 9, 1946.

/s/ R. D. Jones

We hereby certify that at the request of R. D. Jones we witnessed the execution of the foregoing instrument, he having signed the same in our presence and declared the same as his last will and testament, and we signed the same as witnesses in his presence and in the presence of each other.

This April 9, 1946.

/s/ Fred M. Tramel

/s/ M. T. Puckett

Filed August 14, 1957

J. B. Sumner, Clerk

LAST WILL AND TESTAMENT

We, Vaughn M. Long and Frances Gail Long, husband and wife, both being over the age of twenty-one years and of sound and disposing mind and memory and not acting under duress, fraud or undue influence of any person whomsoever, do make, publish and declare this instrument, jointly as well as severally, our last will and testament, hereby expressly revoking all other and former wills and codicils to wills made by us or either of us.

1. We declare that we are residents of Oak Ridge, Anderson County, Tennessee, presently residing at 115 Cahill Lane; that we presently have two children, Douglas Sherwood Long, age 22, and Donald Vaughn Long, age 10; that other than the aforementioned, the nearest living relatives of Vaughn M. Long are a mother, Reba L. Long, of Oak Ridge, Tennessee, and a sister, Doris Long Wright, of Patton, California; that other than the aforementioned, the nearest living relatives of Frances Gail Long are a mother and father, Mr. and Mrs. Charles D. Cochran, of Los Angeles, California, a sister, Harriet Cochran, of Los Angeles, California, a brother, Idan Cochran of Portland, Oregon and another brother, Theodore Cochran, of Denver, Colorado.

2. We direct that all just debts, including the expenses of our last illness and funeral expenses and the expenses of the administration of our estate shall at all times be fully paid by our executor or executrix, as the case may be, out of the first monies coming into his or her hands and available therefor.

3. We thereafter desire and direct that all our property, real as well as personal, of which we may own and be possessed at the time of the decease of either of us shall be held by the survivor of us absolutely, this devise to cover all of our estate, whether in expectancy or in possession and whether contingent or vested.

4. On the death of the survivor of us, the survivor of us does hereby give, devise and bequeath all of his or her property, real or personal to our children, share and share alike, provided that all the then surviving children.

For Identification:

/s/ Frances Gail Long

/s/ Vaughn M. Long

have reached the age of twenty-one. If at the death of the survivor of us, any of our then surviving children have not reached the age of twenty-one, the share of these children over twenty-one shall vest in them absolutely, but the share of those under Twenty-one shall vest in Douglas Sherwood Long, to be held in trust for the said minor child or children and used solely for their support and benefit until they, and each of them reach the age of twenty-one. The said Douglas Sherwood Long is to act as trustee and guardian of our children; he may invest the trust funds in such investments as he thinks fit and proper and may apply so much of the principal and income therefrom as shall, in his judgment and discretion be requisite or proper to provide for the support and education of our children. Upon each of our surviving children becoming twenty-one, then the trust fund shall become his absolutely.

5. We hereby nominate and appoint the survivor of us as sole executor or executrix of this, our last will and testament, upon the decease of one of us, and hereby authorize the said executor or executrix to act without bond upon qualification or at any other time during the administration of the estate.

6. The survivor of us hereby nominates and appoints Douglas Sherwood Long sole executor of this his or her last will and testament and hereby authorizes the said executor to so act without the necessity of giving bond upon qualification as such or at any time during the administration of my estate.

7. The testators hereby expressly reserve the right at any time to revoke this will or any portion thereof, either jointly or severally.

IN WITNESS WHEREOF: We have hereunto set our hand this 20th day of February, 1948.

/s/ Frances Gail Long

/s/ Vaughn M. Long

Vaughn M. Long and Frances Gail Long, the testators names in the foregoing instrument consisting of three pages, including the next page, signed the same in our presence at Oak Ridge, Anderson County, Tennessee the 20th day of February, 1948 and exhibited the same to us and declared the same to be their last will and testament and requested us to sign our names as witnesses thereto. We then and there at their request and in their presence and in the presence of each other signed our names and witnesses thereto the day and year last above written.

/s/ Michael Shea
103 Taylor Road
Oak Ridge, Tenn

/s/ Frank N. Wilson
Arcade Bldg. Oak Ridge, Tenn

/s/ Helen Wilson
Arcade Bldg. Oak Ridge, Tenn

Filed: September 24, 1957

J. B. Summers, County Court Clerk

WILL

I, Mrs. Lillian Bass, of Rt-3 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 Executrix hereinafter named pay all my just debts, including funeral expenses and cost of administration out of the first funds coming into her hands as such Executrix.

Second. I hereby devise and bequeath \$100.00 to the Trustees of Salem Baptist Church of Liberty, Tenn., in the event my body is buried in Salem Cemetery, to be used as a trust fund for the upkeep of my section in said Salem Cemetery.

Third. I hereby devise and bequeath a one half interest in all my remaining property, both real and personal to my daughter Mrs. Martha Bass Banks.

Fourth. I hereby establish a Trust with the other on-half interest of my property for the benefit of my daughter Mildred Bass, and I hereby nominate and appoint my aforementioned daughter, Martha Bass Banks as the Trustee for the Trust. I hereby direct that the Trustee manage and look after Mildred's property and see that she is taken care of even to the extent of re-investing, mortgaging, or selling it, if necessary, for her upkeep and benefit. In the event either of my aforementioned daughters precede me in death, I direct that whatever I have willed them pass to the surviving one, if they have no bodily heirs, and if they have bodily heirs that it pass to said heirs. I direct that no security be required of the aforementioned Trustee. In making this will I am not unmindful that I have certain step-children who have already been provided for by their Father.

Fifth. I hereby nominate and appoint my aforementioned daughter, Martha Bass Banks, as the Executrix of this my last will and testament; and I direct that she not be required to make bond as such Executrix.

Witness my hand at Liberty, Tenn. This the 10th day of March 1955.

/s/ Mrs. Lillian Bass
Testator

Signed by the said Mrs. Lillian Bass 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/ J. E. Hale

/s/ Aileen Odom Jennings

Filed November 6, 1957

J. B. Summers, Clerk

LAST WILL AND TESTAMENT OF W. H. FOUTCH

I, W. H. Foutch, being of sound mind and disposing memory, realizing the uncertainty of life and the certainty of death, 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.

I.

I have a contract with Herbert Puckett and wife to live with us and take care of us so long as my wife and I live, and they are to receive the rents and profits of the farm for looking after us. In the event of my death they are still to live with and support my wife, Motie Foutch, and care for her, but are not to be liable for doctors bills and burial expenses. If at any time after my death my wife and my executors hereafter named decide to sell my farm my executors are authorized to sell the same, either privately or publicly as they and my wife may agree, and she is then to have a support out of the proceeds of the farm or any other money or personal property on hand.

II.

At my death my executors are to take charge of all my property, both, real, personal and mixed, and handle and manage the same to the best interest of all my children and my wife. And at the death of my wife and the payment of her burial expenses, and any debts that I or my wife at her death may owe, they will divide the net amount left equally among our eight children, but the executors are to have each one undred fifty dollars for their services in winding up my estate.

They are to pay any debts that I may owe at my death and are to pay my burial expenses, and those of my wife at her death.

III.

I hereby nominate and appoint Pink Allen Foutch and Roscoe Foutch, our sons, as executors of this will, and placing the utmost confidence in their honesty and ability I excuse them from making bond.

This December 17, 1949

/s/ W. H. Foutch

We hereby certify that at the request of W. H. Foutch we witnessed the foregoing 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 the same as witnesses in the presence of the testator and in the presence of each other.

This Dec. 17, 1949

/s/ R. L. Turner

/s/ J. F. Roy

Filed November 9, 1957

J. B. Summers, Clerk

LAST WILL AND TESTAMENT OF MINNIE MAI WILLIAMS

I, Minnie Mai Williams of DeKalb County, State of Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last Will and Testament.

I.

It is my desire that my executor, hereinafter named, pay all of my just debts and funeral expenses as soon after my death as the law will permit.

II.

After the payment of my aforesaid debts, I hereby give, devise, and bequeath unto my brother, Baxter Reynolds, all of my property, real, personal, and mixed, and of whatever kind and nature, and wherever situated, for his maintenance and support during his natural life, and for the payment of his funeral expenses, but said property is not to be sold, disposed of, or encumbered, by the said Baxter Reynolds, during his natural life, or for and on his behalf, except for his necessary support and maintenance, including medical and doctor's bills, and all other necessities which his condition may require.

III.

At the death of the said Baxter Reynolds, whatever of my property hereby given, devised, and bequeathed to him which shall remain shall go to my heirs at law, and next of kin, in the same way and manner as said property would descend or be distributed under the law in case I had died without making this will.

IV.

Should I outlive my said brother, Baxter Reynolds, then at my death, this property shall immediately go to my heirs at law and next of kin in the same way and manner as same would descend and be distributed should I have died without having made this will.

V.

I hereby nominate and appoint my niece, Ruth Conger, executrix of this my Last Will and Testament, and she is relieved of the necessity of executing bond for this trust.

IN WITNESS WHEREOF I hereunto affix my signature on this the 16th day of May, 1957, 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/ Minnie Mai Williams

SUBSCRIBING WITNESSES' CERTIFICATE

We, the undersigned, were this day called by Minnie Mai Williams as subscribing witness to the foregoing Last will and Testament, and the said Minnie Mai Williams signified to us that the foregoing is her Last Will and Testament,

and she signed same in our presence, and we, as such subscribing witnesses, at the request of the said Minnie Mai Williams, and after she having already signed said instrument, hereby subscribe our names as such witnesses, in the presence of the said Minnie Mai Williams, and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the 16th day of May, 1957.

/s/ Charlie Foutch
Subscribing Witnesses

/s/ William N. Paris
Subscribing Witness

Filed Nov. 27, 1957

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF ELZIE TITTSWORTH

I, Elzie Tittsworth, being of sound mind and disposing memory, hereby make and publish this my last Will and Testament, to-wit:

I

As soon after my death as the law will permit I direct that my executor, hereinafter named, pay my funeral expenses and all of my personal indebtedness, if any.

II

I hereby will and devise unto James Hendrixson, for and during his natural life, a tract or parcel of land situated in the 9th Civil District of DeKalb County, Tennessee, and which land is bounded and described as follows:

Bounded on the North, by the lands of Joe Tittsworth; on the East by Tennessee State Highway No. 56; on the South by a road leading westward from said State Highway No. 56; and on the West by the land known as the C. H. Malone place, containing approximately 65 acres, more or less, which land includes two gardens lying on the North side of said leading Westward from said highway, and which gardens are known as the "upper garden" and the "lower garden", and this "lower garden" is excluded from this devise, and is devised hereinafter.

At the death of the said James Hendrixson the aforesaid described tract of land is to go, in remainder, to his present wife, and the children born, or hereafter born, to this marriage, in equal proportions.

III

I hereby give and bequeath unto Bob Fisher and his wife, Elizabeth Fisher, for and during their natural lives, that is, for and during each of their natural lives, another tract or parcel of land which is situated in the 9th Civil District of DeKalb County, Tennessee, and is bounded and described as follows:

Bounded on the North by a road running Westward from State Highway No. 56 and in front of the dwelling house of Elzie Tittsworth; on the East by a fence running from said road West of the red barn and so as to exclude said barn, and running with this fence from said road passed said barn and on around with said fence to the creek; thence running in a Northwardly direction with the creek back to said road, thence running with said road in a generally Eastward direction back to the fence which is West of said barn and at said road, so as to include the residence, the out buildings, except the red barn, and the two calf lots, and the woods around the house.

Also, the garden which lies across said road leading from State Highway No. 56 Westward, and which is northward, and across the road from the land above described in the next paragraph above, and which land is what is known as the "lower garden", as presently laid out, and is the same land hereinbefore mentioned as the "lower garden" excluded from the lands lying on the North of said road which have been hereinbefore devised to James Hendrixson, for life.

At the death of the said Bob Fisher and his wife, Elizabeth Fisher,

that is, at the death of the longest liver, said lands so devised to them shall go to J. E. Tittsworth, Jr., in remainder, and in fee simple.

IV

I hereby give and devise to J. E. Tittsworth, Jr. all of the remainder of my real estate lying in the 9th Civil District of DeKalb County, Tennessee, absolutely, and in fee simple, and which real estate consists of my land known as the "main farm" and is generally bounded on the North by the road leading Westward from said State Highway No. 56; on the East by State Highway no. 56; on the South by the lands of Howard Turner; and on the West by the lands of Riley Turner and the lands of John Christian, Containing approximately 200 acres, more or less, and which description includes the land hereinbefore devised to Bob Fisher and his wife, Elizabeth Fisher, for life, and which land so devised to said Bob Fisher and his said wife are hereby excluded from this devise.

V

I hereby give and bequeath unto James Hendrixson, absolutely, all of my farming equipment, machinery, and one International truck.

VI

I hereby give and devise unto James Hendrixson and J. E. Tittsworth, Jr. all of my livestock, they to take said livestock in equal proportions, that is, each is to have on-half thereof.

VII

I hereby devise and bequeath unto J. E. Tittsworth, Jr. all of My household goods, and all personal property of all kind, description, and nature, and wherever situated.

VIII

I hereby nominate and appoint J. E. Tittsworth, Jr. as executor of this my Last Will and Testament, and he is relieved from the necessity of executing bond for the performance of this Trust, and I also authorize and direct that the said J. E. Tittsworth, Jr. make my funeral arrangements, including the purchase of casket and all other incidental purchases and arrangements.

IN WITNESS WHEREOF I hereunto affix my signature on this the 14th day of November, 1957, 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/ Elsie Tittsworth
Testator

SUBSCRIBING WITNESSES' CERTIFICATE

We, the undersigned, were this day called by Elsie Tittsworth as subscribing witnesses to the foregoing Last Will and Testament, and the said Elsie Tittsworth 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 Elsie Tittsworth, and after he having already signed said instrument, hereby subscribe our names as such witnesses, in the presence of the said Elsie Tittsworth, and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the 14th day of November, 1957.

/s/ R. W. Smartt
Subscribing Witness

/s/ O. R. Denton
Subscribing Witness

/s/ J. L. Van Hooser, M. D.
Subscribing Witness

Filed December 11, 1957

J. B. Summers, County Court Clerk

WILL
102 P 416

LAST WILL AND TESTAMENT

OF

No. 13943

JOHN GOODNER

I, JOHN GOODNER, of the County of Palm Beach and State of Florida, being of sound and disposing mind and memory, do hereby make, publish and declare this, my last Will and Testament hereby revoking and annulling any and all Wills and Testamentary writings by me heretofore made.

First: I desire that my body be buried in a decent and Christianlike manner; that the funeral services and place of interment be such as is pleasing to my beloved wife, and the burial shall be suitable to my circumstances and conditions in life.

Second: Prior to the date of this Will, my wife, Lucile Coles Goodner, has executed an instrument whereby she has waived all of her dower rights in and to my estate and real property for the consideration of the sum of Nine Thousand (\$9,000.00) Dollars, but it is my desire and direction that my wife shall take under this Will, as follows:

I have a Policy of Life Insurance with the Kansas City Life Insurance Company, in the sum of Five Thousand (\$5,000.00) Dollars, made payable to my wife, and it is my desire and direction that she have the entire proceeds from this insurance for her maintenance, and my Executor shall assert no claim to this Policy except for the purposes of inventory and estate tax purposes;

Further, my wife shall participate in my estate as hereinafter set forth.

Third: In the event that I shall own at the time of my decease, a store building in the town of Alexandria, Tennessee, described as follows:

Bounded on the north by Main Street;
East by Dinges; South by Street; and
West by High Street; and now occupied
by Goodner & Son, retail dry goods;

/s/ John Goodner

I desire and direct that such building be sold by my Executor within Eighteen (18) months from the date of my death at public or private sale, as said Executor may deem to be to the best advantage of my estate, and the proceeds thereof shall be divided equally between my children, to-wit: Lucile Goodner Marshall, Louis Goodner, Charles Goodner and James Coles Goodner; and Mattie Belle Goodner, the widow of my son, John Donnell Goodner, deceased;

If any of the above devisees should not survive me, the part herein given to said devisees shall pass to his or her children; in the event that Charles Goodner, should predecease me, his widow, Beulah Goodner, shall take his share in this devise.

Should I have sold or disposed of the real estate described in this paragraph, prior to my death, then and in that event the proceeds thereof shall become a part of the residue of my estate, and distributed as hereinafter set forth.

Fourth: I have purchased property in Lake Worth, Florida, at #1032 North J. Street, and it is my desire and direction that upon my death my wife shall have the option to purchase said premises, together with buildings and furniture and furnishings located therein, from my estate at and for the consideration of the sum of Eighteen Thousand (\$18,000.00) Dollars, provided she shall exercise such option within six months from the date of my death.

Fifth: After my Executor shall have reduced my estate to cash, as herein directed, and shall have paid all my debts, including the costs and expenses of the administration of my estate, and after the bequests hereinbefore made shall have been paid, I do give, bequeath and devise all the rest, residue and remainder of the estate and property of which I may die seized and possessed, whether the same be real, personal or mixed property, and wheresoever the same may be situate, in equal shares, share and share alike, to my wife, Lucile Coles Goodner, my daughter-in-law, Mattie Belle Goodner, and to each of my children, Lucile Goodner Marshall, Louis Goodner, Charles and James Coles Goodner.

If any of the above named devisees should not survive me, the part herein given to said devisee shall pass to his or her children; in the event that Charles Goodner should predecease me, his widow, Beulah Goodner, shall take his share in this, my estate.

Sixth: I hereby constitute and appoint my son, Louis Goodner, the sole Executor of this, my Last Will and Testament, and I confer upon him power as such Executor to administer my estate, excusing him from giving bond or making returns to any Court. I expressly confer upon him full authority and power to sell any part of my estate, at public or private sale, as he may deem best, with or without notice and without any order of Court, and I do authorize him to give good and sufficient conveyance to the purchaser or purchasers at such sale or sales.

I hereby declare that I am domiciled in the County of Palm Beach and State of Florida, and I direct that this, my Last Will and Testament, be probate, governed, construed and regulated in accordance with the laws of the State of Florida.

In WITNESS WHEREOF, I have hereunto set my hand and seal, this the 16th day of June. A. D. 1956.

John Goodner (SEAL)

The foregoing instrument, consisting of three (3) typewritten pages, this included, each bearing the signature of the above named JOHN GOODNER, was signed, sealed, declared and published by JOHN GOODNER, as his Last Will and Testament, in the presence of us, the undersigned, who at his special instance and occasion do attest as witnesses, after said Testator has signed his name thereto, and in his presence and in the presence of each other, this the 16th day of June, A. D. 1956.

NAMEADDRESSFrances E. LoveLakeworth FloridaMyrtle T. GrorLakeworth, Florida

Filed December 12, 1957

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF JOHN G. GRIFFITH

I, John G. Griffith, of Smithville, Tennessee, of Route # being of sound mind and disposing memory, do make and publish this as my last will and testament, revoking and making void any and all wills made by me heretofore.

(Item one) It is my will that all my just debts including my funeral expenses, be paid as soon as is convenient after my death by my Executor, hereinafter named.

(Item Two) I do hereby nominate and appoint my son, Carl Griffith as my Executor, of this my will, and having great confidence in him I relieve him from making bond in the County Court as such Executor.

(Item Three) I, do hereby will and bequeath to my said son, Carl Griffith, the home place we now live on, and is bounded and described as follows: Bounded on the North by Joins and Vanatta; bounded on the West by Roscoe Hendrixson and Public road; bounded on the South by Griffith and Bratcher and bounded on the East by Cope and Bratcher. I also will to Carl Griffith his bed and library table and the household goods that his Aunt Tennie left me.

All of the above bequeaths does not take effect until after the deaths of myself and my wife's death, Effie Griffith.

(Item Four) After Items, One, Two, Three and Four, above set out have been taken care of I will that the balance of my estate be divided equal among the rest of my children, namely: Houston Griffith, Sarah Dean Moss, Elvalse Willbert, Hoyt Griffith, John M. Griffith, and Magdeline Joins. The said Carl Griffith is to take care of his Father and Mother, during their life time.

Signed and sealed,

This March 1, 1956

/s/ John G. Griffith
Testator

We having been called by the Testator, John G. Griffith, for the subscribing witnesses to this the last will and testament of the said John G. Griffith. We were each present and saw the testator sign his name to said will and we signed the same in each others presence, as witnesses thereto.

Signed on March 1, 1956.

/s/ I. F. Thaxton
Subscribing witness

/s/ Mrs. I. F. Thaxton
Subscribing witness

Filed: January 31, 1958.

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT

OF

JOHN A. WOODS

I, John A. Woods, of the City of Mendota, County of LaSalle and State of Illinois, being of sound mind and memory, do hereby make, ordain and establish this instrument as and for my Last Will and Testament, hereby expressly revoking any and all Wills and Codicils thereto by me heretofore executed.

First: I direct that all my just debts be paid as soon after my death as conveniently may be.

Second: All the rest, residue and remainder of my estate, real, personal and mixed, of whatsoever kind or character and wheresoever situated, I give, devise and bequeath to my sister in-law, Henrietta Havill of Smithville, Tennessee, absolutely and in fee simple; the foregoing specifically to include, but without limitation, the remainder interest after the life estates of Richard P. Woods and Leona Woods in and to the dwelling premises described as Lots Seven (7) and Eight (8) in Block Thirty-Three (33) in the Illinois Central Railroad Company's Addition to Mendota, situated in the City of Mendota, County of LaSalle and State of Illinois.

Third: I hereby nominate, constitute and appoint R. W. Hensel of Mendota, Illinois Executor of this, my last Will and Testament, with direction to him to see that my remains are buried by the side of my wife in Restland Cemetery, Mendota, Illinois and that a matching stone be set at my grave.

WITNESS my hand and seal at Mendota, Illinois this 14th day of February, A. D. 1953.

/s/ John A. Woods (SEAL)

THE ABOVE AND FOREGOING INSTRUMENT was, at the date thereof, signed, sealed, published and declared by the said John A. Woods as and for his Last Will and Testament in the presence and in the presence of each other, have subscribed our names as witnesses thereto, believing the said John A. Woods to be, at the time of so subscribing our names hereto, of sound and disposing mind and memory.

Ruth B. Love Residing at Mendota, Illinois
B. F. Henelick Residing at " "

Filed : May, 23, 1958

J. E. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF A. C. ALLEN

A. C. Allen, of R. F. D. # 1, DeKalb County, Smithville, Tennessee, being over the age of twenty-one years, and of sound and disposing mind and memory, and not acting under duress, menace, fraud, or undue influence of any person whomsoever, do make, publish and declare this my last will and testament, and do hereby expressly revoke all other and former wills and codicils to wills made by me.

I direct that my executor hereinafter named pay and discharge all my just debts which shall include medical and funeral expenses. After the debts and expenses, as above stated, have been fully discharged, I desire and direct that the remainder of my property of which I own and possess at time of death be disposed of in the way and manner hereinafter stated, to wit:

1st. I direct that my daughter, Maggie Trapp, be paid in cash the sum of Five and No 1/100 Dollars (\$5.00). Jannie Hooper is to have Five Hundred and No 1/100 Dollars in cash, as her share.

2nd. I direct that my grand children by Bill Allen, Dec., Namely, Billie Sue, Sidney Allen and Shirley Allen be paid in cash the sum of Five Hundred and No 1/100 Dollars (\$500.00) each, or a total of Fifteen and No 1/100 Dollars (\$1500.00) equally divided between them. The sum or sums of One Thousand and No 1/100 Dollars \$1,000.00 hereinabove set out and provided for Sidney Allen and Sherlie Allen is to be paid to their mother, Agness Fultz, for the use and benefit of the said Sidney Allen and Shirley Allen.

3rd. I hereby give, devise and bequeath all the rest, residue and remainder of my estate, both real and personal, of whatsoever kind or character and wheresoever situated, to my son James A. Allen, his wife, Rosa Allen and Linda Sue Smartt, James A. Allen, and Rosa Allen, and Linda Sue Smartt are to share alike or equally in the property mentioned in this paragraph. The said James A. Allen is hold and administer for the benefit of Linda Sue Smartt her share, the same to be used for educational and other necessary expenses of the said Linda Sue Smartt.

I, A. C. Allen, do hereby nominate and appoint my son, James A. Allen, the executor of this, my last will and testament, my executor, as above named, is hereby expressly excused from executing bond for the execution of this will.

In witness whereof, I have hereunto set my hand and seal this the 27th day of November, 1957.

/s/ A. C. Allen (Seal)

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

Witness: Hobart Stewart

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

Witness: Carlton Cantrell

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

Witness: S. M. Capshaw

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

State of Tennessee,)
County of Warren }

Personally appeared before me, H. N. Capshaw, Notary Public, in and for said county and State, the within named A. C. Allen, Testator, and the witnesses to the will, as above signed, with whom I am personally acquainted, and who acknowledged that they signed the within will, instrument for the purposes therein contained.

This the 27th. day of November, 1957.

H. N. Capshaw
Notary Public

My Commission expires Aug. 13, 1960.

Filed: May 24, 1958

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF MINA L. WALKER

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

Second. I give and bequeath to Phillip J. Walker, Charles W. Walker, Martha Adamson and Ruby Davis all the rest and residue of my property, of every kind and description, including real-estate, bonds, stocks and all other kind of property that I may have, or have an interest in at the time of my death, to share equally in said property; but, should either of the above named children precede me in death then and in that event his or her share shall go to the children, if any, of the deceased child.

Third, I do hereby nominate and appoint Phillip J. Walker, my executor, and the said executor is relieved by the County Court from requiring a bond from the said Phillip J. Walker as executor.

In witness whereof, I do to this, my will, set my hand.

This January 3, 1952.

/s/ Mina L. Walker

Signed and published in our presence, and we have subscribed our names hereto in the presence of the testatrix and in the presence of each other and at the request of testatrix

This January 3, 1952.

/s/ Louis Goodner

/s/ Doyle Griffin

Filed May 29, 1958.

J. B. Summers, County Court Clerk

LAST WILL & TESTAMENT OF S. B. CANTRELL

I, S. B. Cantrell, being of sound mind and of disposing memory, realizing the uncertainty of life, and the certainty of death, do make and publish this my last will and testament, revoking all former wills heretofore be me made.

First: I direct or desire at my death my body be given a Christian burial.

Second: I direct that as soon after my death as possible, all my just debts and funeral expenses be paid by my Executrix out of the first money coming into her hands.

Third: I for the love and affection I have for her my beloved wife, Delia Cantrell do here hereby give to her ~~absolutely~~ all of the personal property, and real estate, of which I may die seized and possessed, or to which I may be intitled that she may use at her discretion. and if any/their attempts to bring litigation, or destroy the affects of this will, he or she will be bond of any part of any estate.

Forth: I nominate and appoint my beloved wife Delia Cantrell executrix of this my last will and testament and relieve her from executing Bond.

We the undersigned witnesses certify that we were called by S. B. Cantrell the testator in the foregoing will to witness his signature to said last will and testament and we further certify that we are not related to the testator, nor or we interested in the bequest herein made and now further certify that we saw the testator affix his signature to said above last will and testament on the day and date above set out, and that we at the same time in his presence and in the presence of each other.

Affix our signature as witnesses to said last will and testament this Dec. 18, 1943.

A. F. VanHoeser Witnesses

M. M. Harney, Witness

/s/ S. B. Cantrell

Filed June 17, 1958

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF MRS. ZORA ROY:

I, Mrs. Zora Roy, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking and making void any and all other wills heretofore made by me.

First: I want my Executrix, hereinafter named in this will, to pay my burying expenses, as soon as is convenient for her to do, out of the first money coming into her hands.

Second paragraph: I nominate and appoint, my Daughter, Geneva Roy Stroud, as my Executrix, and having the utmost faith in her, I am relieving her from making bond, as such Executrix.

Third paragraph: I direct my Executrix, named in this will, to sell the farm I own, in the 13th Civil District of DeKalb County, Tennessee and any other property, namely a house and lot, known as the Mack Edding house and lot, also located in the same District and County, and any other personal property that I will own at my death. Sell this property ~~as named~~ on the terms that the said Geneva Roy Stroud, and the other children thinks best at that time.

Fourth paragraph: I do hereby direct my Executrix, Geneva Roy Stroud, to make deed or deeds to the party or parties, and not sell said property in Court. And I hereby give her the right to sell any of this property at my death and make the deed or deeds, and the same will be as good title or titles as if I had have made the deed or deeds myself.

Fifth paragraph: When the burial expenses and any other debts or expenses that I owe at my death, I direct my Executrix to pay to my Daughter Bonnie Nell Roy, the sum of Five Thousand Dollars, for her maintenance. And I direct my Executrix, to have the said Bonnie Nell Roy, to go to Court and have her appointed a Guardian, in order that her funds be taken care of.

Sextth paragraph: After my Executrix has carried out all of the above paragraphs, I want all of the remaining money to be divided equally between, Norene Roy, Bonnie Nell Roy, Alpha Roy and Geneva Roy Stroud, share and share alike.

This November 12, 1955

/s/ Zora Roy

We, the subscribing witnesses, having been called by the said Mrs. Zora Roy, to witness her last will and testament. do state that we were all present when we saw the said Mrs. Zora Roy, sign said will in the presence of each of us, and we signed the same in the presence of the said Mrs. Zora Roy and in the presence of each other.

This November 12th. 1955

Filed April 20, 1957

J. B. Summers, Clerk

/s/ Fannie Rodgers

/s/ Mary J. Thacker

I, Carnie B. Fletcher, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, revoking all other wills by me at any time made.

First- I direct my executor hereafter named to pay all of my just debts, out of the first money coming into his hands.

Second, I give, devise and bequeath to Frank Brown and wife Thelma my household good deed furniture, to be their absolutely.

Third, I give, devise & bequeath to my good friend Mattie Lou Mc Glothlin my automobile and Five hundred dollars in cash.

Fourth, I give, devise, bequeath to my good friend and Cousin by marriage Emma Brown, my diamond ring and Five hundred dollars in cash.

Fifth. I give, devise, bequeath to the Baptist Church in Alexandria, Tenn, Five hundred dollars.

Sixth. I give, devise and bequeath to my servant, Callie Floyd, Colored, all of the rest and residence of my property of every kind and description, to be her's absolutely.

Seventh- I hereby appoint Frank Brown as Executor of my will and request that he be relieved from giving bond.

Written this 28 day of August, 1956.

/s/ Carnie B. Fletcher

Filed October 17, 1957.

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF A. T. HAGER

I, Albert Tiller Hager, do hereby make and declare this as my Last Will and Testament, viz,:

I do hereby declare that all of my property and personal belongings such as my violin, watch, auto's, Insurance policies, and any thing else in my possession will go to my wife Mrs. Lucille Malone Hager, and I appoint her Administratrix with out bond. I have no other will.

/s/ A. T. Hager

10-12-34

Signed and declared by the said Albert Tiller Hager, 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 12 day of October, A.D. 1934.

WITNESSES

George Newler

Thomas C. Poe

E. H. Harmon

Filed September 9, 1958

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT
OF
W. F. HOOPER

I, W. F. Hooper, of Smithville, being of sound mind and disposing memory make and publish this my last will and testament.

I, first will that my funeral expenses and all other of my just debts be paid out of my estate.

Seconde, I will that the remainder of my property both real and personal that I may own at my death be divided equally between four of my children named as follows.

Mrs. Hala Hooper Paul

Mrs. Nellie Hooper McBride

Mrs. Mary Hooper Murphy

Mr. Edgar Reed Hooper

It has been my desire that all of my children share equal in my property but I feel that, my son James has all ready received as much as he is entitle to there fore he is left out of will.

Third, I will that my children say agree on who shall be appointed to administer my estate and in even they fail the court will appoint one.

This November 24, 1947.

/s/ W. F. Hooper

We, the undersigned at the request of the said W. F. Hooper have signed our names hereto as attesting witnesses in the presence of the said W. F. Hooper and the present of each other.

On this 24 day of November, 1947.

/s/ Sam L. Love

/s/ Grady Carter

Filed: 9-24-58

J. B. Summers, County Court Clerk

I, C. S. Thweatt, 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.

1. I direct my executor herein named to pay all of my just debts and burial expenses out of any money or property on hand at the time of my death, or that may first come into his hands.

2. I hereby devise and bequeath to my nephew, Doss Thweatt, all of my property, both real, personal and mixed, of what ever kind or character, and he to do as he pleases with after the payment of my just debts and burial expenses, and he is to continue to live with me and take care of me so long as I live.

3. I hereby nominate and appoint my said nephew, Doss Thweatt, as executor of this will, and having confidence in him I excuse him from making bond.

December 30, 1957

/s/ C. S. Thweatt

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

This December 30, 1947.

/s/ C. H. Jones

/s/ J. C. Jones

Filed September 18, 1958

J. B. Summers, County Court Clerk

I, Lucy McDonald, an unmarried woman, and a resident of DeKalb County, Tennessee, hereby make and publish this my last will and testament, and hereby revoking any and all wills by me heretofore made.

Subject to the payment therefrom of all just debts and liabilities against my estate, I devise and bequeath all the property I may own at the time of my death, of every kind and character, to Jimmie Lyle McDonald (my adopted son.)

I nominate and appoint the said Jimmie Lyle McDonald as executor of this my will, and he is expressly relieved from executing bond as such executor.

In witness whereof, I have hereunto set my hand on this the 1st day of September, 1958.

/s/ Lucy McDonald

Signed by the said Lucy McDonald, 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 hereto as attesting witnesses, the day and date above written.

/s/ Rosa M. Bush

/s/ Bethel Bush

Filed: December 15, 1958

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF C. B. WILLIAMS

I, C. B. Williams, being of sound mind and disposing memory, hereby make and publish this my Last Will and Testament, hereby expressly revoking and declaring void any and all other wills heretofore made by me, if any.

I

It is my desire that as soon after my death as the law will permit that my executor, hereinafter named, pay my funeral expenses and all of my just and legal debts.

II

After the payment of my aforesaid debts, and funeral expenses, I will and bequeath unto my granddaughter, Dorris June Bain, the sum of Four Hundred (\$400.00) Dollars to be paid to her by my executor.

III

After the payment of my aforesaid debts, funeral expenses, and said \$400.00 bequest, I will, devise, and bequeath, all of my property, real, personal, and mixed, and of whatever kind and nature, and wherever situated, absolutely, and in fee simple, to my four children, namely, Pauline Tittsworth, Ed Williams, Nell Bass, and James Williams, each of said children to take and receive a one-fourth interest each in and to all of said property,

IV

I hereby nominate and appoint my son, James Williams, executor of this my Last Will and Testament, and hereby expressly relieve him from the necessity of executing bond for the performance of this trust.

IN WITNESS WHEREOF I hereunto affix my signature on this the 5th day of October 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.

C. B. Williams
TESTATOR

SUBSCRIBING WITNESSES' CERTIFICATE

We, the undersigned, were this day called by C. B. Williams as subscribing witnesses to the foregoing Last Will and Testament, and the Said C. B. Williams 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 C. B. Williams, and after he having already signed said instrument, hereby subscribe our names as such witnesses, in the presence of the said C. B. Williams, and in the presence of each other.

IN WITNESS WHEREOF we hereunto affix our signatures on this the 5th day of October 1956.

Leonard Nixon
Subscribing Witness
Sam A. Love
Subscribing Witness

Filed March 27, 1959
J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF BETTY VANHOOSER

I, Betty VanHooser, of DeKalb County, State of Tennessee, being of sound mind and disposing memory, do hereby make and publish this my Last Will and Testament, hereby revoking and declaring void any and all former wills made by me.

I

It is my desire that my executors, hereinafter named, pay all of my just debts as soon after my death as the law will permit.

II

After the payment of my aforesaid debts, I hereby give, devise, and bequeath unto my son, Douglas Thomas, and my step-son, J. L. VanHooser, all of my property, real, personal, and mixed, and of whatever kind and nature, and wherever situated, they to share, and share alike, that is, each is to have and receive a one-half interest therein.

III

I hereby nominate and appoint my said son, Douglas Thomas, and my said step-son, J. L. VanHooser, co-executors of this my Last Will and Testament, and they are relieved of the necessity of executing bond for this trust.

IN WITNESS WHEREOF I hereunto affix my signature on this the 13th day of November 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.

Betty VanHooser
TESTATOR

SUBSCRIBING WITNESSES' CERTIFICATE

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

IN WITNESS WHEREOF we hereunto affix our signatures on this the 13th day of November 1956.

Sub 5-22-1959
J. B. Summers *cll*

M. T. Puckett
Subscribing Witness
Sam A. Lyle
Subscribing Witness

LAST WILL AND TESTAMENT OF SALLIE T. ROBINSON

I, Sallie T. Robinson, the undersigned, being of sound mind and disposing memory, do hereby make, declare, and publish this as my last will and testament, hereby revoking and cancelling all former wills by me at any time made.

Out of my general estate I hereby will, bequeath, and devise as follows:

1. To my son, Cridner W. Robinson, the sum of Two Thousand

Dollars:

2. To my son, Wayne T. Robinson, the sum of Two Thousand Dollars;
3. To my son Fount B. Robinson, the sum of Two Thousand Dollars;
4. To my daughter, Alma Robinson, the sum of Two Thousand Dollars;
5. To my grand Daughter, Helen Robinson, the sum of One Thousand

Dollars:

6. And to my grand Son, Hoyt Guy Robinson, Jr. the sum of One Thousand Dollars.
 7. In addition to the amount of the bequest in item 4 above, I will and bequeath to my daughter, Alma Robinson, as a special legacy in kind, all my personal effects, house-hold goods and furnishings, poultry, farm implements, and live stock, if any there be belonging to my estate.
 8. Any remainder or residue of my estate not disposed of in the foregoing items, I will and bequeath to my daughter, Alma Robinson, in addition to the provisions of items 4. and 7 above.
 9. In event of the death of any beneficiary under this will before the same shall take effect, the heirs of such beneficiary shall take the legacy herein provided by right of representation.
 10. In event the proceeds of my estate, exclusion of item 7 above, should amount to less than Ten Thousand Dollars, after the payment of all liabilities relating to my estate and the administration thereof, then all legacies provided in items 1 to 6 above shall be reduced proportionately.
 11. I name and appoint my daughter, Alma Robinson, as executrix of my will, upon approval of the Court, and request that she be excused from giving bond.
- In event said Alma Robinson could not act as executrix, I name and appoint my son, Fount B. Robinson as executor, upon approval of the Court, to serve without bond,
- Witness my hand this the 23 day of June, 1944 in DeKalb Co. Tennessee.

/S/ Sallie T. Robinson

Signed, declared and published, by the said Sallie T. 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 the presence of each other, have hereunto subscribed our respection names as attesting witnessess, this the 23 day of June, 1944, in DeKalb Co. Tennessee.

/s/ J. R. Malone

/s/ A. F. Fuson

Filed: May 23, 1959

J. B. Summers, County Court Clerk

LAST WILL AND TESTAMENT OF J. H. LOCKHART

I, J. H. Lockhart, 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 of my just debts including funeral expenses out of the first money that may come into his hands.

(2)

After the payment of my just debts and funeral expenses I direct as follows:

The homeplace where I now live which I bought from Tab Martin and Tim Hooper I hereby devise and bequeath to my dear wife, Zona Lockhart, and should she predecease me I direct that same go to my son, Charley Lockhart and daughter, Olene Lockhart, for them to share and share alike in same..

(3)

Next I direct that the following tract of land shall go to my wife Zona Lockhart, and if she should predecease me I direct that same shall go to Jewell Lockhart, the tract of land is south of the new state highway NO. 26 and bounded as follows:

In the 9th. Dist. of DeKalb County, Tennessee:
Bounded on the West by Trapp lands;
Bounded on the South by the center of the creek;
Bounded on the East by lands of my son, C. H. Lockhart; and
Bounded on the North by new state highway No. 26

(4)

Next I direct that the following tract of land shall go to my wife Zona Lockhart, and if she should predecease me I direct that same shall go to Jewell Lockhart, the tract of land is north of the new state highway No. 26, and bounded as follows:

In the 9th. Dist. of DeKalb County, Tennessee:
Bounded on the West by Trapp lands;
Bounded on the North by the old highway;
Bounded on the South by the new highway; and
Bounded on the East by a big drain running from the new highway to a stock gap at the old highway.

(5)

Next I direct that the following tract of land shall go to my wife Zona Lockhart, and if she should predecease me I direct that same shall go to Houston Lockhart, the tract if north of the new highway and bounded as follows:

Bounded on the North by old road;
Bounded on the South by new state highway;
Bounded on the East by gully (land in tract no. 4); and
Bounded on the West by a gully;
In the 9th. Dist. of DeKalb County, Tenn.; and being the
land on which the Ray Keith mill now sits., or the mill
sits on a portion of this tract,

(6)

Next I direct that the following tract of land shall go to
my wife Zona Lockhart, and if she should predecease me I direct that
same shall go to Helen Trusty, the tract is north of the new highway
and bounded as follows:

Bounded on the West by the tract in no. 5 here in;
Bounded on the North by old highway;
Bounded on the South by new highway; and
Bounded on the East by a drain, this tract containing the
house now occupied by Ab Hooper. In the 9th. Dist. DeKalb County

(7)

Next I direct that the following tract of land shall go to my
wife Zona Lockhart, and if she should predecease me I direct that
same shall go to Olene Lockhart, the tract is north of the new
highway and bounded as follows:

Bounded on the North by old road;
Bounded on the South by new road;
Bounded on the East by the tract of land in no. 6 herein;
Bounded on the West by the Colvert's property line
In the 9th. Dist. of DeKalb County, Tennessee

(8)

Next I direct that the following tract of land shall go to
my wife Zona Lockhart, and if she should predecease me I direct that
same shall go to Charlie Lockhart, the tract is south of the new
highway and bounded as follows:

Bounded on the East by the Obe Colvert heirs' line;
Bounded on the South by the Colvert line;
Bounded on the North by new highway; and
Bounded on the West by the J. H. Lockhart line,
In the 9th. Dist. of DeKalb County, Tennessee

(9)

Next I direct that the following tract of land shall go to
my wife Zona Lockhart, and if she should predecease me I direct that
same shall go to Olene Lockhart, Helen Trusty, C. H. Lockhart, Charlie
Lockhart, Houston Lockhart, and Jewell Lockhart, to share and share
alike in same, the tract is what is left of our farm, known as the
Sligo farm of some 54 acres in the 9th. Dist. of DeKalb County,
Tennessee.

(10)

Next, I direct that what personal property I may have, consisting
of money, notes or anything may go to my wife, Zona Lockhart, and if she
should predecease me I direct that all of same shall go to Olene
Lockhart.

(11)

I wish to state herein that I have not purposely omitted my
son, C. H. "Blue" Lockhart---but I have already given him some land
and made him a deed which land is south of the new highway, on which
land he has built his house..

I hereby nominate and appoint Charlie Lockhart executor and
excuse him from making bond.

Executed and signed this April 12, 1957.

/s/ J. H. Lockhart

We, the undersigned, do hereby certify that at the request
of J. H. Lockhart, we, the undersigned witnessed the execution of the
foregoing paper, to be his last will and testament, he having de-
clared 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.

Witnessed and signed this April 12, 1957.

/s/ Kenneth Parker

/s/ Ramon M. Adcock
Attesting Witnesses

Filed April 14, 1959

J. P. Summers

County Court Clerk

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 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,