

Will of W. H. Nebbett Died.

I W H Nebbett being of sound mind and perfect memory do make and form this my last will and testament as follows. I give and bequeath to my wife Sallie E Nebbett property both personal and real to have and hold, and to dispose of as she may see proper, for her own maintenance & for the support and education of our children during her life; and I also wish and desire at the division of the property among my children that my daughter Sallie being a cripple (if single) shall receive a double share of the property, & further wish and desire that my wife pay all my just debts.

In the last place I appoint my wife Sallie E Nebbett sole Executrix of this my last will and testament and the Court shall neither demand bond nor security of her. On testimony whereof I affix my hand and seal.

This the 9 of August 1893.

Test

W H Nebbett (Seal)

To V Henderson

A B Goldwell

State of Tennessee }
Dicksen County }

This day was presented in open Court a paper writing purporting to be the last will and testament of W H Nebbett died, and it appears from testimony under oath that the subscribers witnesses to said will to V Henderson & A B Goldwell are dead. Therefore W H Bell W G McMillan T C Henderson and A K Berry testified under oath and proved the signatures of W H Nebbett the testator to be his genuine signature, and the signatures of A B Goldwell and T C Henderson to be the genuine signatures of the subscribing witnesses, and proved said will to be the last will of W H Nebbett, the same was ordered recorded as such in will Book B of this office. Witness H J Lattins Clerk of said Court. This July 4th 1904 H J Lattins Clerk

Last Will and Testament of O R Jackson, died

I O R Jackson do make and publish this my last will and testament in the name of God, amen.

First. I direct that all of my just debts and funeral expense be paid out of any money I may die possessed of or first comes into the hands of my Executor.

Second I will unto my children all of my land & moneys, stock, household and kitchen furniture and property of every description to be equally divided among them except I give unto my daughter Mary one third more to which is added sixths above the other children. I also appoint Mary my Executrix and impower her to sell my land and make title to same. She is to act as Guardian for the minor children and also sell all of my property at my death. This testimony being had this 2nd May the 2, 1904.

J T Hudson
J T B Sanders

O R Jackson
J T B Sanders

State of Tennessee, }
Dicksen County, } This day was presented in open Court a paper writing purporting to be the last will and testament of O R Jackson, died and J T Hudson and J T B Sanders, subscribing witnesses thereto, upon oath state that they were present and saw the said C R Jackson sign said will and declare the same to be his last will and testament and that he was in his right mind at said time. Whereupon the Court ordered that the same be set up

Jackson Will, Con.

as the last Will and Testament of
O.R. Jackson and recorded in the
Will Book of this Court -

Witness, H.J. Larkins, Clerk of said
Court, at office this Aug. 5, 1904.
H.J. Larkins, Clerk.

Will of Henderson Proctor, Dec'd.

I, Henderson Proctor, do make & publish
this my last will and Testament hereby
revoking and making void all others by
me at any time made -

First I direct that my general expenses and
all my debts be paid as soon after
my death as possible, out of my
money that I may die possessed
of as much ~~first~~ ^{first} choice into the
hands of my Executor -

Second I direct that all my personal property
be kept together as it now is for
the use and benefit of my wife, A.T.
Proctor should she out live me and
she is to have the full control of the
same and is empowered to sell or
buy stock as may seem best to her
to do - She is also empowered to set
out or all the lands I possess to collect
rent in same and pay taxes and balance
to be used by her for her use and benefit
during her natural life and also direct
that John Freeman & wife live with her
as they now do - I further direct
that out of any money I may die possessed
of or from the rents aforesaid named
my daughter Margarite Wall is to have

Proctor Will, Con.

\$20⁰⁰ each year for 3 years as a balance due
her from me for the caring for my grand-
son, Elmer Williams, in his last serious
illness -

I bequeath to my wife, A.T. Proctor, all
my real estate during her natural life or
widow hood, and at her death I direct
that all my real estate be sold
by my Executor and the proceeds
be equally divided among my children
or their heirs - And I also nominate
Lucy Freeman as an heir to my
estate and desire that she have an
equal prorata of the proceeds of the
real estate before ~~settled~~ ^{settled} named as
a recompence for her faithful and
efficient services as a slave to my
husband held for many years -
Lastly I do hereby nominate and appoint,
J.E. Gray my Executor. In witness
whereof I do to this set my will
set my hand - this the 8th day of
Aug. 1904 -

Henderson Proctor
mark

Attest:
J.W. Williams.
C.N. Tatum -
Jas. L. Friesen -

State of Tennessee,
Davidson County,

This day was presented in open
Court a paper writing purporting
to be the last Will and Testament
of Henderson Proctor, seal whereupon
there appeared in open Court J.W.
Williams, C.N. Tatum and Jas. L. Friesen
subscribing witnesses thereto, who being

Proctor Will Con.

sware, say that they were present and saw said Henderson Proctor sign said Will or make his mark and heard him declare the same to be his last will and Testament and that he was in his right mind at the time of signing same - The Court therefore ordered that said will be set up as the last will and Testament of Henderson Proctor and recorded in the will book of this Court -

Witness, H.J. Larkins, Clerk of said Court, this Sept. 5, 1904.

H.J. Larkins, Clerk.

Will of Nancy A. Hood, Dead.

I, Nancy A. Hood, 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 money that I may die possessed of or may just come into the hands of my Executor -

Secondly, I give and bequeath to John N. Hood all the lands and perishable property that I may die possessed of -

Lastly, I do hereby nominate and appoint John Hood my Executor - In witness whereof I do to this my will set my hand seal - This 19th day of March 1870.

Nancy A. Hood (Seal)

Hood Will Con.

Signed, Sealed and published in our presence and we subscribed our names in the presence of the testator - This the 19th day of March 1870 -

Wm. H. Edney
Wesley Holland

State of Tennessee,
Dickson County,

This day was presented in open Court a paper visiting to be the last will and testament of Nancy A. Hood, dead and Wm. H. Edney and Wesley Holland, subscribers thereto being sworn say they saw said Mrs. Hood sign her name to said will and declare the same to be her last will and Testament and that she was in her right mind at said time. Whereupon said will was approved by the Court and ordered recorded in the will book.

Witness, H.J. Larkins, Clerk of said Court, this Sept. 6, 1904.

H.J. Larkins, Clerk.

J. E. Turbue's Will -

Know all men by these presents
that I, J. E. Turbue, make this my last
will and testament, after paying
all just and herial expenses, I
will and desire that the Executor of
this will shall in a reasonable
time and in whatever way seems
best for the estate to dispose of
perishable or personal property and
cancel all money due the estate
by note or otherwise. The Executor
of this will shall then loan all
money due the estate at the best
rate of interest obtainable. The interest
on said money so loaned shall be
collected annually and paid
to my father and mother as long
as they live. After the death of
my father and mother I will and
hereby instruct my Executor to
sell the real estate belonging to
me, for the best price possible
and the amount realized from personal
and real estate I will to be disposed
of as follows: Except that the interest
on my money shall be paid
to my parents as long as they
live, for and in consideration
of the love I have for Curtis
Hand, I hereby will him all
the property I may ~~not~~ be possessed
of at my death, should my
parents die before said Curtis
Hand is of age, then I appoint Mr.
E. H. Stone to be his Guardian
until he is twenty one years
old, the said E. H. Stone to give said
in some good Guaranteed ~~C~~ and
pay for same out of my estate.

Turbue will, con-

I will and request that the said E. H. Stone
shall use every means possible to give
Curtis Hand an education, and settle with
him when he is twenty one years old.

Now should any thing happen in
any litigation advise as to the settlement
of my estate I hereby request and instruct
the said E. H. Stone as Executor of
this will to either carry out this
will to the letter or employ the
best legal talent to see had and
spend it all in the Courts -
This Nov. 26, 1904.

J. E. Turbue

State of Tennessee, ^{on} on this the 11th day of Jan 1905 a
paper writing was presented in open Court purporting to be
the last will and testament of J. E. Turbue and W. H. Cook
having been examined on oath found that said will placed
in the hands of Mrs Emma Hand for safe keeping by J. E.
Turbue before his death, and S. D. Turbue B. T. McFaddin
and E. H. Stone having also been examined on oath
stated that they verily believe that said paper writing
and signature, and every part thereof is in the hand
writing of J. E. Turbue, and there upon said paper was
admitted to probate and established as the last
holograph will of J. E. Turbue, and admitted as such, and
recorded in will Book B.

Witness H. J. Larkins Clerk of said Court, this
Jan 11th 1905. H. J. Larkins Clerk

Certified Copy from Circuit Court
E. H. Stone Ex. 3

vs.
R. Turbue & C. Came the parties by their
Attorneys and came a Jury of good and
lawful men, to wit: Luke Sugg, Sam
Grummett, Leigh Culver, Jim Corlett, Jim
Spann, Jim Gillow, E. L. Petty, Harry Choate,

Furber Will Case.

N.W. Thompson, Henry Williams, Major Petty and W.T. Davis who being elected, tried unswayed and sworn well and truly to try the issue joined and a true verdict rendered according to the law and evidence and having heard the evidence and received the charge of the Court, upon their oaths do say, that they find the issue in favor of the plaintiff and that the paper writing in the issue mentioned is the last will and testament of J.E. Ferber, deceased. It is therefore considered by the Court that the writing aforesaid bearing date Mar. 26, 1904 written by the deceased J.E. Ferber and signed by him and lodged by him in the hand of Mrs. Emma Stand for safe keeping is the true, whole and last will and Testament of the said J.E. Ferber, dec'd and that the plaintiff have and recover of the deft., R. Ferber and T.D. Ferber & S. Ferber, Claude Elliott, R.W. Ferber, M.H. Ferber, his survivors and his costs and all the Costs of this cause for which execution may issue -

And it is further ordered by the Court that the Clerk make out and certify a copy of this entry and transmit the same with said original will to the County Court of Dickson County, Tenn. to be there recorded as required by the Statute -

J.J. Taylor, Clerk of the Circuit Court of Dickson County, do certify that the foregoing entry is correct and true as appears of record in my office at Charlotte, Tenn.
This the 7th day April, 1905.

J.J. Taylor, Clerk

Case J. Martin, Will -

I, Case J. Martin of Dickson, Tenn. being of sound mind, do make and publish this as my last will and testament hereby revoking and making void all others by me at any time made. - I give and bequeath to my beloved wife, Anna Maria Martin, all my real property consisting of my home place on the corner of Church and Olive Streets, Dickson, Tenn. I also give and bequeath to my wife, Anna Maria Martin, all my personal property up to my name and value. I name my wife, Anna Maria Martin, Executrix without bond -

Case J. Martin

Signed and published in my presence, and we have subscribed our names hereto in the presence of the testator -

This the 16th day of March, 1905.

J.E. Hunt, witness
C.D. Hall, witness

State of Tennessee,
Dickson County,

On the 3rd day of June, 1905 a paper writing was presented in Court purporting to be the last will and testament of Case J. Martin, dec'd and the same having been presented by the oaths of J.E. Hunt & C.D. Hall, subscribing witnesses who stated that they each saw Case J. Martin sign this will and heard him say it was his last will and testament, and that he was in his right mind at the time & that they witnessed and signed said will at his request. The same was admitted to probate & recorded.

H.J. Landers, Clerk

E.W. Ridings.

I, E.W. Ridings, do make and publish this as my last will and testament, hereby revoking and making void all others 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, and at any money that I may be possessed of or may first come into the hands of my executors -

Secondly, I want my estate divided amongst my heirs at law, as directed under the laws of the state of Tennessee -

Lastly, I do hereby nominate and appoint my beloved wife, Daniee C. Ridings and my brother W.B. Ridings, my Executors, who are to act without bond -

In witness whereof, I do to this my will, set my hand, this July 8, 1905 -

E.W. Ridings.

Signed and published in our presence, and we have subscribed our names hitherto in the presence of the testator, E.W. Ridings -

This July 8, 1905.

O.M. Lawell -

J.T. Hally -

State of Tennessee,

Daviess County, This day was presented to open court a paper writing purporting to be the last will and testament of E.W. Ridings, decd., and O.M. Lawell and J.T. Hally, subscribing witnesses

Ridings Will - Con-

thereto, being sworn say they were present and saw the testator sign said will and disclose the same to be his last will and testament and that he was in his right mind at time of execution of same; whereupon the will was set up by the Court and ordered recorded.

Witness, H.J. Lardis, Clerk, this July 25, 1905.

H.J. Lardis, Clerk.

James Steele "Will"

I James Steele of Dickson County and State of Tennessee Make & Publish this my last Will and Testament revoking all former Wills by me at any time made.

First I give my soul to God Who gave it and my body to be decently buried and to the worldly effects that God has blessed me with I direct as follows:

Second I direct that my heirs in peace and quiet debet be paid as soon after my death as possible Amt of any Money that I may die possessed of As may first come into the hands of my Executor and my Executrix.

Third I give and bequeath to my beloved wife Permelia Steele my farm which I estimate to be three hundred and thirty two (332) acres & gather with all my personal property except my little Certificate in the Knight of Honor during our Nauel life or widow hood.

Fourth Or to my beloved Certificate in the knight of Honor I direct as follows:

I direct that it be equally divided between my wife Permelia Steele the attorney & Childs part and my children John T. Steele Robert S. M. Steele Sarah E. Steele Anna Steele & Steele the shares of the minor Children are to be paid over to my brother Benet Steele and his mate taken therefrom to be paid to them when they arrive at age of majority should they need it as stated my said brother deemed to receive an account for said fund it is to go into the hands of a Guardian under the law.

Fifth I shall my said wife think at any time that she could better her self condition by Marrying again as in case she does then I direct that

Steele Will Continued

my farm and all my personal property give to her for life or widow hood he dies on such time as may be advisable and the residue be equally divided equally between her and my children herein before named the taking a Childs part above and share else.

Should any of my children marry during my wife's captivity and possession of the property hiring and to her & her that she find time if possible to let her personal property up the house & land to have keeping and charge them with the value thereof so that may receive & use in all Settlement of my estate.

I nominate and appoint my wife Permelia Steele my Executor and my son Robert Steele to see my Will Visited my wife and Childs

This 3d day of February 1891

Witness

attest

James Steele
Signed and Published in my presence
and we have subscribed our names
in the presence of the Notary Public the 3d
of February 1891.

Jas. B. Robertson
John Sanders

State of Tennessee
Dickson County I

This day was presented
before Count a paper writing bearing
to be the last Will and Testament of
James Steele late of this County now deceased
in town dead and which was brought to the
Court by the witness J. B. Sanders and W. Beck
who state in open Court that they are acquainted
with the hand writing and signature of
said James Steele and that said
paper was written and signed by
him and in his hand writing

State Will Continued

and that they believe it to be his last Will and Testament. They further State that they said James Stark was in his right mind at the time of executing said Will. The Court therefore orders that said Stark be set up as the last Will and Testament of said James Stark and recorded as Will Book of this Court.

Witness H. J. Larkins Clerk of

Court. This 20th J^uly 1915

H. J. Larkins Clerk

W. J. Loggin Will

I W. J. Loggin of Murray Dickson Co Tennessee, being of sound mind and memory, do make publish and declare this to be my last Will and Testament. To wit; First all my just debts and funeral expenses shall be fully paid. Second - I give and bequeath all the rest residue and remainder of my estate, both real and personal to my beloved wife, Sarah J. Loggin to one and to hold to her self said wife during her widow hood and to her children and assigns forever. Third - And of remembrance and append this said wife Sarah J. Loggin to be the executors of this my last Will and Testament. In witness whereunto, have set my hand and seal this the 5th day of June A.D. 1915.

W. J. Loggin

Signed sealed, published and declared as and for his last Will and Testament by the

Loggin Will Continued

above named testator in my presence who were at his request and in his private and in the presence of each other signed our names to witness thereof.

B. W. Daniel

J. L. Loggin

State of Tennessee

District Court

In open Court it is ordered hereby that to be the last Will of the above named testator B. W. Daniel and J. L. Loggin Subscribers witness this Will and under oath, that they were present when the said W. J. Loggin signed said will and declare the same to be his last Will and Testament and that they signed the same in the presence and at the request of the parties named. They further state that said Loggin was in his right mind at the time of executing said Will. Therefore ordered that said papers be set up as the last Will and Testament of the said W. J. Loggin and to be recorded in Will book of this Court, witness H. J. Larkins Clerk of said Court, this 11th Nov. 1915.

H. J. Larkins Clerk

William G. Moody Will

My last Will and Testimony for the love
And respect I have for my wife Ada
Moody, I this day will her all of my
personal property and real estate, my
home place and all lots in Tennessee City
where I now live. I also will Ada Moody 10
Percents more or less as the fair Lading price of
all which laying in Dickson County
13 dist. to close and to hold as long as
she shall live and when she
shall die to another man, then she will
not have any further claim on said
lots or personal property. Said lots
and property shall be equally divided
between my two children Marshall and
Robert Moody. I also will to my wife
Ada Moody my bed complete to hold
for ever with her to have her bed
and such things as she brought here
with her when we were married, and
what other beds and furniture I had,
I will to my two children Marshall
and Robert Moody, and will be given
them when necessary to do so. I want my
brother E. N. Moody to see that this Will
is carried out in full. This August
20th 1900

B. W. Moody William G. Moody
Witness J. H. Abercrombie

State of Tennessee
Dickson County

This day we presented
into open Court a paper writing purporting
to be the last Will and Testament of Wm.
G. Moody dead and which was proven
to be such by the oaths of B. W. Moody
and J. H. Abercrombie subscribing Witness
thereto who state that they now

William G. Moody Will, Cont.

Said William G. Moody sign said paper and
declared he same to be his last Will and Testament
and that he was in his right mind at time of
signing same. It was therefore ordered by the Court
that said Will be set up as ~~the~~ book and
recorded in Will Book, witness H. J. Larkin
Clerk of Said Court at ~~file~~ file that date of 1900
H. J. Larkins Clerk

David W. Shall
Last Will and Testament

State of Tennessee
Dickson County

This day came before me, H. J. Larkin
Clerk of the County Court of said State and
County, Mrs. Lou J. Hope of Grensburg, Pa. who
states under oath that she is a half sister
of David W. Shall, who died in this County
Aug. 7, 1906 and offered for probate in this
Court the following paper writing:

Post Script

White Bluff, Tennessee
Dickson County
Aug. 22, 1902

Sister Lou J. Hope,
Grunburg, Pennsylvania
Westmoreland Co.

Should I ever pretty die
while here in the state of Tennessee,
dont neglect to ask for my trunk and my
valise, in them you may find all
my valuable papers, my manuscript,
stereotypes, copyright rights, army
papers, and souvenirs of a lifetime,
all your letters to me, your pictures
and pictures of some of our relatives.

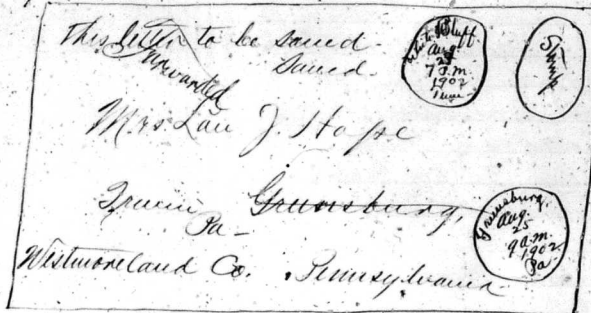
D.W. Shall will Cont.

You could form no adequate idea of their value to you without possession and possession might then be had easily an prompt application thereto.

If I should die in Tennessee she married and children a my desire is that then you should enter into possession of my personalty and my land in Dickson County, State of Tennessee.

David W. Shall

Envelope in which above was received:



purporting to be the last will and testament of the said David W. Shall. She further states that said paper writing came to her through due course of mail on or about Aug. 25, 1902 and she herwith files to be copied as a part of said paper writing the envelop in which the same was received, and that said paper writing has been preserved and kept in her possession since it was received.

She further states that she is the only living heir of the said David W. Shall.

Searched and Subscribed "Lure J. Hope - before me this day 16, 1906 -

H.J. Jenkins, Clerk.

D.W. Shall, Will, Cont.

State of Tennessee, 3^d District, Tenn. Jan'y 16, 1906 -
Dickson County. 3^d

Personally appeared before me, H. J. Jenkins, Clerk of the County Court of Dickson Co. Tenn., W.H. McNeely, C. D. Hall, F. B. Henry, R. L. Leach and W. B. Leach, who being first duly sworn upon their oaths, that they are all residents and citizens of Dickson Co., Tenn. and that they were acquainted with David W. Shall before his death in this County which occurred about Jan'y 7, 1906, and that they are acquainted with the hand writing of the said David W. Shall and that they doth swear the paper writing purporting to be his will and testament in this proceeding as his last will and testament and that they verily believe to be a part of said writing to be his hand - I, H. H. McNeely, C. D. Hall, F. B. Henry, R. L. Leach, W. B. Leach,

State of Tennessee, 3^d
Dickson Co.

There was the foregoing will and affidavits attached, recorded in accordance with desire of the said - This Jan'y 16, 1906
H. J. Jenkins, Clerk.

Last Will & Testament

of F. M. Hooper

I F. M. Hooper being of sound mind and memory to make ordain and publish this as my last will and Testament, hereby revoking all other wills by me at any time made.

1st I direct that all of my debts if any be against my estate, to be paid out of my personal estate,

2nd I bequeath to my beloved wife Mary J. Hooper as a life estate all the real estate of which I may die seized and possessed and to include the Home and tracts of land lying in the 4th District of Dickson County Tennessee on Harpeth river and known as the E. M. Phipps place.

3rd I further give and bequeath to my beloved wife Mary J. Hooper my entire personal property consisting of household and kitchen furnishings fine stock agricultural implements Notes accounts and money on hand subject to my debts which are to be paid if any out of my said personal estate and the residue of said personal estate shall inure to her absolutely to use as she may see proper.

4th I further provide that at the death of my wife Mary J. Hooper that the lands herein mentioned as a life estate of the said Mary J. Hooper shall devide and be inherited by my only daughter D. Collier as a life estate and then at her death to her lawful heirs

5th

I hereby nominate and appoint my beloved wife Mary J. Hooper Executrix of this my last will and testament with full power and authority without bond to collect and pay debts and all other matters appertaining to this estate in as full and complete a manner were I present acting for myself.

This March 5th 1906 F. M. Hooper
Witnesses J. D. Sensing

J. E. Kishell

Signed at F. M. Hooper's request and in the presence of each other.

Stat of Tennessee

Dickson County, I July 8th 1906 comt on this day a paper writing purporting to be the last will & testament of F. M. Hooper deceased was produced as open Court and the same having been duly proven to be such by the oaths of J. D. Sensing and J. E. Kishell subscribing witnesses there to sworn in open Court the same was admitted and ordered recorded by the Court which was accordingly done J. 8th 1906
witness H. J. Gartkins Clerk of Court
This 8th day of Feb 1906 H. J. Gartkins Clerk

I J. T. Burgers 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

1st I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any money that I may die possessed or may first come into the hands of my executors I give and bequeath to my wife Kella Burgers

The lands herein after described it being the East and South side of my tract of land begining at R. Hensley's South west corner

2nd

running southwardly to the of a lane then westwardly with said lane to the end of same then south to Ethridge line then east with Ethridge and Dolson line to a black oak then north to Henleys corner then south to the beginning containing about 35 acres more or less and the same is to remain hers during her life or widow hood in case of her marriage or death at the time of either these my Executor shall sell all of my lands together with the above described at the highest bidder or one and two years time and when collected divide equally between all of my children here in mentioned George William Julia A Francis Lafayene Alexander Franklin Erion Harolinie Lydia Josafine James Andrew Ed Jessie Mable and my executor shall take charge of the remainder of my lands and resort and care for same and expend the proceeds in paying taxes on all of the lands and the balance in repairing and keeping in repair the same paying

Partly

I do hereby nominate and appoint C. R. Gates my Executor in witness whereof I do to this my will set my hand and seal this Dec 20th 1905 J. S. Burgess
Witness W. V. Smith A. C. Stanley

State of Tennessee
Dickson County 1 Feb 24th 1906
This day a paper writings purporting to be the last will & Testament of J. S. Burgess Deed was presented in open Court and the same having had duly proved to be such by the oaths of W. V. Smith and A. C. Stanley Subscribing witnesses there to sworn in open Court
The same was admitted & ordered recorded by the Court which is accordingly 1906.

Witness H. J. Gaskins clerk at office this March 24th 1906
H. J. Gaskins Clerk

My last and only will 1905

I Bradley Myatt of the 2nd District of Dickson County Tennessee being of sound mind do hereby make this my last will request

I desire that my executor here after named satisfy all of my just debts and defray my burial expenses out of the proceeds of my personal property and effects.

To my affectionate wife Sarah Russell Myatt I give and bequeath the residue or remainder of my personal property of any and all descriptions It is my will and desire that my wife

Sarah Russell Myatt have full and free access to all my lands buildings and tenements houses that I have or may own at my death and that she receive all the proceeds therefrom as rental and income from said lands and buildings except the amount it takes to keep fences, buildings in reasonable repair and it is my will and desire that she use timber off of said lands to keep up the fences and buildings on said lands the repairs to be inspected and accepted by my executors here after named in my final will

It is my will and desire that my wife Sarah Russell Myatt control all lands and buildings and receive all rents therefrom so long as she remains my widow but in the event of her marriage it is my will and desire that a dover be laid off for my wife Sarah Russell Myatt and the remainder of the land and all property be equally divided between my lawful heirs.

24th I hereby designate and appoint my beloved wife Sarah Russell Myatt and my dutiful and affectionate son J. Albert Myatt, my executors to carry out the provisions of this my last and final will and it is my desire that no bond be required of them for the faithful discharge of their duties as executors knowing as I do full well that they will respect my wishes in every particular furthermore I wish for my executors to make settlements semi-annually and take receipts for all money paid out.

Furthermore it is my will and desire in case of the death of either one of my executors that the one who has survived shall take charge of the estate and carry out according to my will and wishes which I have stated above.

Witness my hand this the 24th day 1905 of February A. D. Nineteen hundred & five

Signed Bradley Myatt

Witnesses S. H. Russell

J. W. Vineyard & J. W. Moore
State of Tennessee

Dickson County } March 6th 1906
on this day a paper writing purporting to be the last will and testament of Bradley Myatt did was presented in open court and the same having been duly proven in open court to be such by the oaths of J. W. Moore & J. W. Vineyard two of the subscribing witnesses there to witness to in open court the same was admitted and ordered recorded by the Court which is accordingly done this March 6th 1906 witness H. J. Larkins Clerk at office at Charlotte Tenn.

H. J. Larkins Clerk

Last Will and Testament of Harry W. and Mary Jane Thompson.

In the name of God Amen. We, W. H. Thompson and wife, Mary Jane Thompson of the County of Dickson and State of Tennessee being of sound mind but feeble in health now see fit to make this our last will and testament -

Art 1st We will that our funeral expenses be paid by W. H. Thompson, and Son -

Art 2nd We will to our daughter Lula D. Thompson forty acres of land off the South east corner of our tract of land which is described as follows: beginning at our South East corner, run thence up the Cane Spring branch 96 poles to the mouth of a small branch on the North side, it being Womby's corner then a North course up the branch 16^{1/2} poles to a rock on the west side, then N. 66° W. 2^{1/2} poles to a start at the foot of a step rock, then N. 1° E. 14^{1/4} poles to a red bed, then S. 89° E. 25^{1/2} poles to a small mulberry, then N. 1° E. 23^{1/2} poles to a pile of rock then S. 89° E. 39 poles to a dogwood, then S. P.E. 23^{1/2} poles to a double dogwood, then S. 89° E. 38 poles to a slate, with shiny tree pointers at the foot of a hill, then S. 1° W. 52 poles to James Creek with oak and white oak pointers, then up the creek to the beginning -

Art 3rd We will to our daughter Samantha A. Thompson sixteen acres of the west side of our tract of land, it being bounded as follows: Beginning at the S.E. corner of our land, run thence N. 3° E. 41^{1/2} poles to a dogwood, then S. 87° E. 6^{1/2} poles to a black walnut, then N. 3° E. 43^{1/2} poles to a slate at the head of a hollow, then down the hollow with its meanders 56' n poles to a dogwood with two black walnut pointers at the mouth of a hollow on the South side, then S. 59^{1/2} W. with said hollow 29 poles to a pile of rocks at the

Thompson Will - Con-

head of it, then S 3° W 53 poles to a paylor,
then South 43° E W. 27 poles to Woolley's line,
then N. 66° W. 12 poles to the beginning ad
one half of her share, the other half is to be
made to her by W. A. Thompson, and son,
according to his 17 1/2 a. Oakley tract -

At 4th. We will to our son W. A. Thompson
the remainder of our tract of land and
our perishable property of every description
with the understanding that he pays to Lula
B. Adcock, our daughter, One hundred and
forty dollars the first year, fifty dollars
the second year, and fifty dollars the third
year, after our death, and Monroe A.
Thompson, our daughter, One hundred and
sixty dollars, fifty dollars the first year
fifty dollars the second year and Sixty
dollars the third after our death for
their interest in as a share of our real
and personal estate. Also he is to stay with
us and provide for the family the best he
can and he is to have the use and
benefit of Lula and Samantha's land
as long as they remain single or stay
with him to use as his aim. But
when they leave him by marriage or
discontent then they must take possession
of their share by will and add to
the Oakley tract as heretofore mentioned
in this will. Now we appoint as
our executors T. P. Dickson and
T. C. Taylor Sr. and give them full power
to carry out every article of this will
as complete a manner as we could if
we were living without consulting any
sovereign whatever.

This 23 March 1st 1900.

and, Robt. Martin -
W. M. Dawson -

Henry W. Thompson. (s)
Mary Jane Thompson. "

Thompson Will - Con-

State of Tennessee,

Dresden County, 3 April 3, 1906.

This day was presented in open court a
paper writing purporting to be the last will
and testament of Henry W. Thompson and Mary
Jane Thompson, now deceased, and which
was proven to be such, by the testimony
of Robt. Martin and W. M. Dawson,
subscribing witnesses, who say
that they were present and found
said will as witness at the time
of the testators and that they were in
their right minds at said time -

Whereupon the Court ordered that
said will be set up as the last
will and testament of said Henry
W. Thompson and Mary Jane Thompson
and be recorded in the wills Court
of this Court -

A. J. Laskie, Clk.

J.B. Cording Will -

In the name of God Amen,
I J. B. Cording of the County of
Dickson and State of Tennessee,
being a man of sound mind
but feeble in health now see
fit to make this my last will
and testament -

Article 1st I will that all my just debts
and funeral expenses be paid by
my son, R.J. Cording -

Article 2nd I will that my son, R.J. Cording,
have my farm and all my personal
property of every description -

Art. 3rd I will to daughter D.A. Oatley five
dollars to be paid by my Executor
hereinafter appointed -

Art. 4th I will to my daughter Emma A.
Hooper five dollars to be paid
likewise -

Art. 5th I appoint as my Executor Dr.
A.G. Castellan -

This May, the 16th, 1906 -

Witness Robert Martin -

J.B. Cording -

A.G. Castellan -

State of Tennessee,

Dickson County, 3 This day was presented
in open Court a paper writing purporting
to be the last Will and Testament of
J.B. Cording, dec'd, which was known
to be such by the oaths of Robt. Martin
and A.G. Castellan, subscribing witnesses
thereto, who state that they were present
and saw said Cording sign said paper
and heard him declare the same to
be his last will and testament, and
that he was in his right mind at time
of executing same - Whereupon

J. Blotting mill, Con - }
the Court set up said paper as the
last will and testament of said J.B.
Cording and ordered it recorded in
the will book of this Court -

Wm. H. Lassus, Clerk of said County
Court, at office, this June 4, 1906 -

H. J. Lassus, Clerk.

J.J. Dotson Will -

I, J.J. Dotson, do make and publish
this as my last Will and Testament, hereby
revoking and making void all others
by me at any time made -

First, I direct that my burial
expenses and all my debts be paid as
short after my death as possible
out of any money that I may die
possessed of or may first come
into the hands of my Executor -

Secondly, I give and bequeath
to Minnie died for Dotson my two
single sisters my entire estate
except fifty dollars to be given
Jude V. Daniel at the age of twenty
years for the purpose of buying
her a horse -

It is my will and desire that
my two single sisters have my
entire estate except the fifty
dollars herein before named be left
as they remain single; but in the
event one of them should marry
and the other remain single then and
in that event the single sister to have
my entire estate as long as she should
remain single and in case of her
marriage, this to be equally divided
among my brothers and sisters -

Datum will - con -
Thirty, I give to Zee Datson all
I own or the value of our at
Twenty five dollars more than
I do my Sister Minnie -

It is my will that my Executor
hereinafter named recd all control
over said I may die possessed
of and the proceeds of same
to be applied for the benefit
of my three Sisters herein before
named -

Lastly, I do hereby nominate
and appoint W. J. Daniel my
Executor - In witness whereof
I sign this my will set my hand
this the ninth day of February
nineteen hundred and four -

Witnesses.
W. R. Hudson
W. H. Matlock -

J. J. Datson -

State of Tennessee,
Dickson County, This day was presented
in open Court a paper writing purporting
to be the last Will and Testament of
J. J. Datson, which was proven to be
such by oaths of W. R. Hudson and
W. H. Matlock who state that they
were present and saw said
Datson sign said paper and
declare the same to be his last
Will and Testament and that he
was in his right mind at said
time. It was ordered by the
Court that said paper be set up
as the last will and Testament of
said Datson and recorded in Will
Book of this Court -

Witnesses, this July 2, 1906.

H. J. Lassiter, Clerk.

- Mrs Zenobia P. Lang will -
I Zenobia P. Lang wife of A. E. Lang of
Stanton Dickson County Tennessee do make
and publish this as my last Will and Testam-
ent hereby revoking and making void all
others pur porting to have been made by me
I give and bequeath unto my three oldest children
Mellory, Delia and Odie Matlock (3) fifty acres
of land known as the J. P. Jackson land
which was sold by decree of Chancery Court
at Charlotte Tennessee. The quantity and col-
lections and disbursement of same to the re-
-port of aforesaid children shall be left to
their guardians whomsoever appointed
2nd I give and bequeath to my husband A. E.
Lang a (70/7) seventy five acre tract transferred
to the name of my Father also (25/7) twenty five
acres deeded to me by N. G. Cannon also (6)
six acres the home tract whereon I now
live. The metes & bounds of the aforesaid
tracts of land can be found at recorders
Office at Charlotte Tennessee. In con-
-sideration of the bequest to my husband
A. E. Lang he is to pay all outstanding
debts against me on my estate in testi-
mony whereof I sign my signature to
this my last will and testament exec-
uted this 6th day of January 1906 in
the presence of W. J. Jackson & T. E. Gray
as subscribing witnesses

J. B. Lang (Seal)

Witnesses

J. E. Gray
W. J. Jackson

State of Tennessee This day was presented
Dickson County, In open Court a paper
writing purporting to be the last will and
testament of Mrs Zenobia P. Lang which
was proven to be such by oaths of J. E. Gray
& W. J. Jackson who state that they were
present and saw said Mrs Zenobia P. Lang

sign said paper and declare the same
to be her last will and testament and
that she was in her right mind at
said time. It was ordered by the Court
that said paper be set up as the last
will and testament of said Mrs. Zenda
R. Lang and recorded in will book
off this County.

Witness this 15th day of September 1906
T.R. Dickson Clerk

M. Hauler "Will"

I M. Hauler do make and publish
this as my last will and testament
hereby releasing and making void all
altars by me made at any time
First I direct that my funeral expense
and all my debts be paid as soon after
my death as possible out of any
Money that I may die possessed
of or may first come into the hands
of my executors.

Secondly I give and bequeath to my
Wife Sylvia Hobbs and her son Luther
and Luther's heirs if any be by me M. Hauler
and my wife Sylvia Hauler and her as
above mentioned, I give to, all real
and personal property as well as all
money, ~~in trust after my death~~ all
my death and all money and
other property may be due me any
time after my death as I want them
to have every thing that I owned at
the time of my death or after insomuch
should any thing be due me by
trustees just this will does not
transfer my effects until
my death, finally I do hereby nominate

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M. Hauler Will Case
and appoint Dr. Frank Walker my
executor in witness whereof I do this my
will set my hand this 15th day of Dec 1906
Signed and published in our presence
and we have subscribed our names hereto
in the presence of the testator this 16th
day of December 1906

M. Hauler
mark

Witness
H.B. Walker
Dr W.W. Walker

State of Tennessee Dickson County

This day was
presented to open Court a
paper writing purporting to be the
last will and testament of Mr.
Hauler which was proven to
be such by the attests of H.B. Walker
and Dr. W.W. Walker who state that
they were present and saw the said
Mr. Hauler make his mark to said
paper and declare the same to be
his last will and testament and
that he was in his right mind
at said time. It was ordered by
the Court that said paper be
set up as the last will and
testament of the said M. Hauler
and recorded in will book of this
Court. Witness this 17th 1906
T.R. Dickson Clerk

Last Will & Testament of S. L. Fielder deceased.

I S. L. Fielder of the County of Dickson State of Tennessee Being of sound mind and memory do make publick and declare this to be my last Will and Testament to wit: First, that all my just debts and funeral expenses by shall be fully paid;

Second, I give devise and bequeath all the rest residue and remainder of my estate both real and personal to my beloved wife Cyrena Allie Fielder to have and to hold her life time, at her death my son Thomas M. Fielder shall fall in possession of said property provided provided he stay and take care of me while we live;

Third, I nominate and appoint my said wife Cyrena A. Fielder to be the Executor of this my last Will and Testament hereby revoking all former wills by me made in witness where I have hereunto set my hand and seal, the 25th June 1907

S. L. Fielder

Witness

R. L. Frew

T. H. Frew

State of Tennessee
Dickson County

This day was presented into open Court a paper writing purporting to be the last Will and Testament of S. L. Fielder which was proven to be such by the aaths of R. L. Frew and T. H. Frew who stated that they were present and saw the said S. L. Fielder sign said paper and that he was at his right mind at said time.

It was ordered by the Court that said paper writing be set up as the last Will and Testament of the said Fielder and be recorded in will book of this Court. Testified T. P. Dickson Clerk

of the County Court of Dickson County,
This Sept 16 1907
T. P. Dickson Clerk

Last will and Testament of Mrs. Amanda Hutton deceased, I Amanda Hutton Being of sound mind & tolerable good memory do make this my last Will & Testament revoking all other wills made by me at any time, (First) I will & bequeath to my three children, Dennis, Doeia, & James Hutton all my personal property of every description;

(Second) It is my will that they have the house & lot in the Town of White Bluff Town, but if either one of them should die, then I desire that the remaining 2 shall have said House & lot & in case both of them should die, then the surviving one shall have said lot & house & should Doeia & Dennis marry before said property is to go the unmarried ones, further I direct that my son James live after & take care of Dennis & Doeia especially while the remain single.

Third, The mineral lands received on 340 acres of land in the 11 District of Dickson Captain when sold by my executor I desire that the proceeds be equally divided among all of my children the Grand children getting the share of their parents & hereby authorize my executor to sell & convey the minerals and pay the proceeds over to those entitled thereto I hereby nominate & appoint my son James Hutton my Executor to this my last will & testament upon this will is to revoke all wills previously made by me including a will made by me on April 30-1904 which is hereby revoked

This 17 day of July 1907.

Amanda Hutton

Test

T. H. Whitfield

W. W. Brown

State of Tennessee This day was presented into Dickson County open Court a paper writing purporting to be the last Will and Testament of S. L. Fielder deceased

Mrs Amanda Nuttall which was proven to be such by the Oaths of T H Whitfield and W W Brainerd who state that they were present and saw the said Mrs Amanda Nuttall sign said paper and that she was in her right mind at said time, it was ordered by the Court that said paper writing be set up as the last will and Testament of the said Mrs Nuttall and be recorded in Will book of this Court, Witness, T R Dickson Clerk of said County Court, at Office, this the 18 Day of May 1907
T R Dickson Clerk,

Last will and Testament of Mrs Sarah M. Bathrop

Being of sound mind and in good bodily health I Sarah M. Bathrop do this day publish this as my last will and testament;

Item 1 I direct that all my just debts be paid out of the first money realized from my estate.

Item 2 I bequeath unto each of my daughters to wit; Parmelia Moore, S P Bathrop, M H Bathrop, and Elsie Grisby, and to each of my sons to wit;

J A Bathrop, J M Bathrop and Lee Bathrop, as a specific bequest to each the sum of Four Hundred & Sixty seven Twenty eight Hundred Dollars, and I direct that said sum of Four Hundred Dollars be paid to each of my said children out of the first funds on hand, after my debts are paid.

Item 3 As I have already given my Grandson Benj Jarvis a farm and some money, I direct that nothing more be paid to him out of my estate.

Item 4 Previous to this date I gave to my Daughter Carrie Nauard on to her husband George Nauard the elder signed by myself for \$600 under a misapprehension of facts and without any consideration which order has been by me revoked, and payment thereon refused by the person on whom the order was given, I direct that the executor of this will suffice to pay it, as it is not a proper charge against my estate.

Item 5 after my debts and the special bequests of \$600 to each of my children above named in item 2 shall have been paid, I direct that all the residue and remainder of my estate be divided among those of my children named in item 2 of this will and my daughter Carrie Nauard equally;

Item 6 The specific bequest of \$600 to each of my daughters Elsie Grisby and Parmelia Moore in item 2 and any sum paid to them and to Carrie Nauard under the residuary clause item 5 is bequeathed to each of them for their sole and separate use and benefit free from the debts and outrack of their present and any future husband, and this provision of my will shall be read into said items as a part thereof, witness to my three daughters named hereinbefore this day of November 1905

Sarah M. Bathrop

Witness

D J Taylor

C C Taylor

Not revoking the foregoing will or any part of it, I Sarah M. Bathrop hereby nominate and appoint Lee and J M Bathrop my executors to carry out the foregoing will, this July 5 1905

J M Bathrop

D J Taylor

C C Taylor

State of Tennessee

Rutherford County

This day was presented in open Court a paper writing purporting to be the last will and Testament of Sarah M. Bathrop which was proven to be such by the Oaths of D J Taylor and C C Taylor who state that they were present and saw the said S M Bathrop sign said paper and that she was at her right mind at said time. It was ordered by the Court that said paper writing be put up as the last will and Testament of the said S M Bathrop and be recorded in Will Book of this Court. Witness T R Dickson Clerk of said County Court, at Office, this Nov 25th 1907 T R Dickson Clerk

Last will and Testament of Wm. McClure Dec.

I, Wm. McClure of Nails Creek, Dickson County, State of Tennessee and fourth Civil District Farmer, being of sound mind and memory, do make and publish and declare this to be my Last will and Testament hereby revoking all former wills at any time heretofore made by me.

As to my worldly estate and all the property personal, or mixed of which I shall die possessed or to which I shall be intitled at the time of my decease, I devise, bequeath, and dispose thereof in the manner following, viz.: My will is that all my just debts and funeral expenses shall by my hereinafter named, be paid out of my estate as soon after my decease as shall be found convenient. I give, devise, and bequeath to my beloved wife, Delilah McClure, all my household furniture, live stock, farm implements, and all other personal property to have and to hold the same to her and her executors, Administrators and assigns forever. I give, devise, and bequeath to my son William, T. McClure all, my Real estate to have and hold the same to his heirs and assigns forever to furnish up with one third of all crops raised on said farm, as long as Delilah and I live.

I also give devise and bequeath the following sum of money to each of our children, To Ann Eliza Gedam \$1000.00, to Adella Ten (100) dollars, To Henry McClure \$1000.00, to Mrs. and to each of my sons Joseph McClure heirs I give devise and bequeath the following sum of money, \$1000.00 and also the same amounts to myself to the wife of Mrs. Dennis Freeman viz., \$1000.00 to beast the sum of Five (5) dollars.

To Ella Schmitt the sum of Ten (10) dollars. And lastly I do nominate and appoint my said wife Delilah McClure to be the executrix of this my last will and Testament.

Signed in presence of,

S. K. Graham.

Martin Smith - This 28th day of March 1900
Atiff Dickson Co. Tenn.

State of Tennessee, ³
Dickson County, ³

This day was presented into open Court a paper writing purporting to be the last will and testament of Wm. McClure, which was proven to be such by the oaths of S. K. Graham and Martin Smith who state that they were present and saw the said Wm. McClure sign said paper and that he was at his right mind at said time, it was ordered by the Court that said paper writing be set up as the last will and testament of the said Wm. McClure and he sealed in Will Book of this Court.

Witness, T. K. Dickson Clerk of said County Court at Office this Dec 5 1907

T. K. Dickson Clerk,

Last Will and Testament of Martin Garter.

I Martin Garter of the third District of Dickson County Tennessee, do make and publish this my Last will and testament hereby revoking every and all wills by me heretofore made.
 1. I direct that my Executor pay all my just debts as soon after my death as convenient.
 2. I direct my wife Lona Garter shall take absolutely all my estate consisting of live stock, farm implements, household and kitchen furniture and including all debts due me or coming due.
 3. I direct that my wife Lona Garter collect all debts due me.
 4. I direct that my wife Lona Garter have and hold all the real estate that I am possessed and that she have the right to sell timber off the same during her life and that at her death it be equally divided between my children except one acre including the entire graveyard and a pathway from the Public Road to the grave yard.
 5. I direct one acre of land including the grave yard and pass way from the public road shall at no time be sold.
 6. I direct that my wife Lona Garter be the executrix of this will and that she enter upon the same without bond.

Martin Garter,
 The foregoing was signed by the testator in my presence and was attested the same in his presence and at his request. This 24th day of April 1907.

State of Tennessee
 Dickson County
 Jno Killard

This day was presented into open Court a paper writing purporting to be the last will and testament of Martin Garter which was proven to be such by the Oaths of J.W. Herring and Jno Killard who state that they

were present and saw the said Martin Garter sign said paper and that he was at his right mind at said time. It was ordered by the Court that said paper waiting be set up as the last will and testament of the said Martin Garter and be recorded in will Book of this Court witness T.R.D. Price Clerk of the County Court at Office. This 24th day of April 1907. T.R.D. Price Clerk

Last Will and Testament of G.W. Brown Deed

I, G.W. Brown being of feeble health but of sound mind have this day made my last. Recollecting all others by me made, after my burial expenses paid and just debts, I will and desire that the land on the east side of Jones Creek not to include the long bottom as that belongs to the home tract caused by the creek changing. I will and desire that the land be valued by three disinterested men and for 13 1/4 - G.W. Brown to have the same and to be paid him over two years without interest from date, and the proceeds be equally divided among my heirs, to wit, R.L. Avery wife of G.B. Avery and to the heirs of Ella Jordan deceased, and her bodily heirs and to Georgia Homan Lang, heir of Nannie Lang deceased, wife of Harry Lang Deed and to 13 1/4 - G.W. Brown and equal interest including S.E. Anderson as she has sold her interest in all the land to 13 1/4 - G.W. Brown as to personal and household property I will and desire that every thing shall remain as it is until the home place is divided in accordance with the will of my deceased wife F.P. Brown. I will and desire that my children shall divide said property among themselves as I want no sale made of the property, and as I own the oil gas interest, 170 Acres in the Caesar Brooks tract, will and desire that 13 1/4 - G.W. Brown have charge of the same to lease or sell the same to the best advantage and if and if anything

Shall ever be derived from same to be
equally divided among my heirs to include
S. C. Alderson. I do this to avoid any trouble
among the heirs as there is several minors
that have and interest in said land. I do hereby
appoint R. G. J. W. Brown my executors to carry
out this my last will without making any
bond. Witness hand & seal.

G. W. Brown, Seal

May 14, 1906

Witnesses by
R. D. Burkhardt Jr.
A. J. McIntire

State of Tennessee
Dickson County

This day was presented
into open Court a paper writing purporting
to be the last will and testament of
G. W. Brown, which was proven to be such
by the Oaths of R. D. Burkhardt Jr and A. J.
McIntire who stated that they were present
and saw the said G. W. Brown sign said
paper and that he was at his right mind
at said time. It was ordered by the Court
that said paper writing be set up as the
last will and testament of the said G. W. Brown
and be recorded in will book of this Court.
Witness T. H. Dickman Clerk of the County Court
at Office this Dec 21-1907

T. H. Dickman Clerk.

The last will and Testament,
of
Mrs. Fannie E. Jackson,

I, Mrs. Fannie E. Jackson of Dickson, Dickson
County, State of Tennessee, being of sound mind
and memory do make, publish and declare this
to be my last will and testament, to wit; Having
lawful possession of a farm in the 2nd Civil
District of Montgomery County of the State of
Tennessee (which farm consists of 220 acres
more or less, of good land) and sent notes now
due amounting to over \$2000 and one other that
will fall due about Christmas of this year of
more than \$2000. I do make the following
bequests and disposition of the said property:
1- All my just debts shall be paid.

2- To Mrs. Robert Hancock I bequeath \$5000 in
addition to a cancelled note I gave her a short time
ago.

3- To Mrs. Nellie Beatty, Connerboro, Ky. I bequeath \$500.
4- To Mrs. Dr. W. B. Young, my Niece I bequeath \$50.00
and my watch and chain.

5- To Mrs. Percy Reynolds, my niece I bequeath \$500
6- To each nephew, Chas. Beatty and Woodry
Rodgers, I bequeath \$500.

7- To my brother J. W. Scott, I bequeath \$10.00
for the purpose of buying a suit ring.

8- To Mrs. Jackson, our Lise I bequeath \$100.00

9- After these bequests are set aside, I bequeath
all the remainder of my property, both
personal and real to my husband, Rev. L.
Jackson; and should he marry again and
have born to him children, I wish for the
property or such as may not have been left
to go to his children, but in the event that
he dies without issue, or not in accordance
with the laws of the state, the property or
such of it as may not have been spent is
to go to my relatives, in such a manner as
the law provides.

10- I nominate and appoint as my executor

my husband, W. L. Jackson, of this my last will and testament, hereby revoking all former wills by me made.
In witness whereof I set my hand on this
the 15th day of November 1907.

Wm Fannie Scott Jackson
Mrs Fannie Scott Jackson
maur

Signed, published and declared as and for her last will and testament by the above named testatrix, in our presence, and in the presence of each other, signed our names as witnesses thereto.

Ida Jackson,
Mrs Sallie Bogart,
Miss Birdie Wright,

State of Tennessee,
County of Dickson

This day the eighteenth
and foregoing paper writing was presented
in open Court, and established by the evidence
of Ida Jackson and Birdie Wright, as the last
will and testament of Mrs Fannie Scott Jackson
and the Court ordered the same to be recorded
hence under my hand at Office this January
18-1908.

W R Dickson Clerk

White Bluff Testimony
To whom it may concern, This is to show
that I will all I have or may have to my
five living children two Sons ^{and} three Daughters.
I wish all my debts paid if I leave any. I
wish my house and lot in White Bluff in
District No 12 on Jackson St, all rights house
hold and kitchen furniture equally divided
between my children. I wish my son T.
Thomas Hodges to administer on my property
without bond. This is my last will.
This November 1st 1905.

Sarah A. Holys.

Probated and ordered
put to Record -
Mar 24 1908

W R Hudson

Judge,

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Last will and Testament of J. R. Sutton
State of Tennessee 3 To all to whom this may concern
Dickson County 3 after my departure from this mortal
Dist. No. 5 and 3-ural life, I, Joseph R. Sutton, a
Son of Dickson, citizen of the County and State aforesaid,
This day in good health and of sound mind,
do hereby publish this my last will and testament
while I am as above stated in good health and
of sound mind.

1st I do not forget to return my sincere thanks to
the Almighty God of Heaven for all his kindness
and blessings that he has bestowed on me, so I
pray only God to him who gave it; that I may rest
with him in future life with him in Heaven,

2nd Of my earthly effects I bequeath, as follows;
for the love and affection I have for my wife
Malinda R. Sutton, I have in order that she be not
troubled after my death by any of my children,
who are to have part of my estate, I have by
agreement between us transferred to her all
my stock in the First National Bank, of Centerville.
Thus, I have also caused deed of conveyance to
be made to her in her own name and full title
to same, the house and lot and all appurtenances
belonging thereto, situated on Main Street in the
Town of Dickson, County of Dickson and State
of Tennessee, with all the house hold goods
belonging thereto. This is to constitute all of her
interest in my estate.

3rd To Julia S. Mayes (who has lived with me
for several years and who has been as kind
to my sick and feeble wife), I will and
bequeath Five hundred Dollars in money
provided she is living at the time of my death.

4th The remainder of my estate after my just
debts and funeral expenses have been paid
is to be equally divided between my children

(W. T. Sutton, Louisa Adair, C. C. Sutton, H. D. Sutton
J. M. Sutton, Fannie J. Dunn, L. L. Sutton and
Laura Blanton) except as hereinafter provided.
I have heretofore paid to C. C. Sutton \$705.70 to
H. D. Sutton \$4665 to J. M. Sutton \$67.00 to Fannie
J. Dunn \$632.31 to L. L. Sutton \$8.25 to Laura
Blanton \$10.00 and in order that all my
children shall share equally in my estate
I instruct that the amounts hereabove paid
and as given above be deducted from their
share in my estate.

5th I hereby appoint W. H. Murray, to be the exec-
utor of this my last will and testament to
my estate, which consists of cash, notes, postage
and my stock in the Dickson Bank & Trust Co and
five lots in West Dickson, in witness whereof,
I have hereunto set my hand and seal.

This March 12th 1904.

J. R. Sutton

Witness

W. C. Boyte
C. M. Lovell

Probated in open Court and ordered prob. to
Record - July 2nd 1904

W. R. Hudson
County Judge

Last will and Testament of Judy T. Bryan

I Judy T. Bryan, being of sound mind and disposing memory, make and publish this my last will and testament, revoking all other

First I direct my executors to pay all my just debts including burial expenses, out of any personal effects that I may be the owner of at the time of my death, and to erect at my grave a monument not to exceed fifty dollars (\$50.00), in value, with come stones and curbing like those in the adjoining lot.

Second I give and bequeath to my niece Mrs Maggie Luigart of Nashville Tennessee, two hundred dollars (\$200) to my paid out of any money on hand, or other personal property, after paying my debt and burial expenses aforesaid.

Third I give and bequeath to Stella Brown, wife of Bryan Brown, during her natural life and at her death, to Gladys Carlene Brown, child of said Stella and Bryan Brown, the following town lot or tract of land, located in the town of Dickson, beginning on the corner of Scott and High Streets, running eastwardly with High Street 150 feet to an alley thence easterly with said alley, 50 feet to a stake, thence northwardly with W.A. Dull's line 150 feet to Scott Street; thence westwardly with said street 50 feet to the beginning, the same being the lot sold to me by F.G. Bowdies, in the result of the death of Gladys Carlene Brown before the death of Stella, then this lot, I direct shall go equally to Maggie Luigart and Mattie Barnette.

Fourth I give and bequeath to Bryan Brown, during his natural life, and at his death, to Gladys Carlene Brown, child of said Bryan and Stella Brown, but in case of her death before

the death of Bryan, the same to be equally divided between Mrs Maggie Luigart and Mrs Mattie Barnette. The following town lot, located in the town of Dickson and known as the Grigsby house lot bounded as follows: Beginning on the South side of Walnut Street, the N.E. corner of the Stuart lot; thence South 41° West 140 feet to the Standard oil lot; thence S 49° E 66 1/2 feet to a stake, thence North 41° E 140 feet to Walnut Street; thence North 43 3/4° West 63 1/2 feet with said street to the beginning.

I give and bequeath to Stella Brown, Bryan Brown and Gladys Carlene Brown, all of my personal estate of every kind, after paying the other bequests hereinbefore mentioned, to be equally divided between them, but to be held in trust further by my executors until they are twenty one years of age, that is sixteen and each of them shall be entitled to their share, when he or she is twenty one years old.

Fifth I nominate and appoint Mrs Maggie Luigart my executors, who will act without bond, to carry out the provisions of this will.

We the undersigned, were called upon by Miss Judy T. Bryan to witness this as her last will and testament, and said Judy T. Bryan signed the same in our presence, and we each signed the same in the presence of said Judy T. Bryan and at her request, and in each others presence.
This July 4-1908.

Judy T. Bryan
Witness
W.W. Murray
J A Clement,

Probated in open Court and ordered put to Record - July 23rd 1908

M.R. Hudson
County Judge

Charlotte Tenn Dec 14-1907

Will of James R. Luther,
Being of sound mind and a citizen of 4th
District, County of Dickson, State of Tennessee
I do hereby make my statement to be satisfactory
with the County Court of Dickson County, Tenn.
Being Sixty days after death, making J. M. Luther
Executor to my will without bond.

Clause 1 - My home place is to be divided among my
six children, equal parts and said J. M. Luther
is to look after all the younger children, and keep
them together and not separate them.

Clause No. 1. My property is not to be divided until my
youngest child Eliza Luther becomes of age 21
years.

Clause No. 2 - My son J. M. Luther Jr is to see all my debts
are paid and my personal property is to be used
for the benefit of all my children.

Clause No. 4 - When my youngest son Eliza Luther
becomes of age, my home place is to be sold and
each one of my children that is living is to
have a equal part.

Clause No. 5 - This is a true statement and will ask of
the Court, please abide by my request.

Witness By W. H. Young Jr

J. W. Luther this is my mark
Witness J. W. Grayson
G. T. Adcock

Probated in open Court
and ordered put to Record

This the 24th day of Aug 1908

W. R. Hudson
County Judge.

Last Will & Testament of J. D. Susing recd

J. D. Susing being of sound mind and memory
do make, publish and ordain this my last will and
testament hereby revoking all others by me at any
time made.

1st I direct that all my debts if any be paid out of
personal estate.

2nd I give and bequeath to my beloved wife Phoebe A.
Susing my entire personal estate to do with the
same as she may see fit.

3rd I reserve to my family the farm and premises to
include the purchase of the Berry home and of the
Jacob Leech lands as a home during minority
and to the widow during her life.

4th All other real estate that I may die seized and
possessed of not included with the home place
mentioned above. I hereby give my wife Phoebe A.
Susing full power to sell the same for her support
or the support of the family during minority.

That at the death of my wife Phoebe A. Susing if the
children have attained their majority the home
place above designated shall move to my children
in equal shares together with what other real
estate remains unsold for the support of the widow
or minor children.

Should my wife die leaving minor children I
direct that the rents and profits of the home place
above designated as the Berry & Leech lands
go to such minors during their minority and on
becoming of age the same may be divided equally
between my children or their heirs by sale or otherwise
as may seem to them best, according to the laws
of descent and distribution now in force.

I hereby nominate and appoint my beloved wife
Phoebe A. Susing as Executor of this my last
will and testament to serve without bond to
execute all proper conveyance authorized by this
will to purchasers and in all things to act in as
full a manner as I could do were I present
living and acting for myself.

This Jan 9 1902 J. D. Susing