

Mitchelle corner, and running thence with the meanders of said road to points as follows: N. $66\frac{1}{2}^{\circ}$ E. $36\frac{3}{4}-8/10$ poles; S. 75° E. $32\frac{1}{2}-8/10$ poles; S. $53\frac{1}{2}^{\circ}$ E. 35 poles; S. 77° E. 16 poles; N. 74° E. 56 poles; N. 78° E. $29\frac{1}{2}-10$ poles; N. $47\frac{1}{2}^{\circ}$ E. 22 poles; N. 23° E. 29 poles; N. 8° W. $43\frac{1}{2}-10$ poles; N. $28\frac{1}{2}^{\circ}$ E. $8\frac{3}{4}-8/10$ poles; N. 55° E. $23\frac{1}{2}-6/10$ poles; N. $66\frac{3}{4}^{\circ}$ E. 24 poles; N. 72° $16\frac{1}{2}-7/10$ poles; N. $18\frac{1}{2}^{\circ}$ E. $18\frac{3}{4}-8/10$ poles; N. $1\frac{1}{2}^{\circ}$ E. $35\frac{1}{2}-4/10$ poles to a hackberry at the Tie Yard; thence leaving said road; N. $42\frac{1}{2}^{\circ}$ E. 7 poles to a stone at low water mark on Harpeth River; thence down said river 60 poles to a stone, the S.E. corner of Lot No. 3; thence S. $59\frac{1}{2}^{\circ}$ W. 16 poles to a stone, the S.W. corner of Lot No. 2; thence N. $22\frac{1}{2}-3\frac{1}{4}^{\circ}$ W. $56\frac{1}{2}-7/10$ poles to a stone and Cedar post, the S.W. corner of Lot No. 1; thence N. $28\frac{1}{2}^{\circ}$ W. $33\frac{1}{2}-8/10$ poles to a double Hackberry; thence N. $39\frac{1}{2}^{\circ}$ W. 10 poles to a stone at low water mark on Cumberland River, the lower or northern corner of Lot No. 1; thence down Cumberland River 83 poles to a stone, the N.E. corner of the middle tract of my home place; thence S. $9\frac{1}{2}^{\circ}$ W. 165 poles to a stone 6 poles S. E. of a barn; thence S. $56\frac{1}{2}-3\frac{1}{4}^{\circ}$ W. 22 poles to a double Ash; thence N. $83\frac{1}{2}-3\frac{1}{4}^{\circ}$ W. $15\frac{1}{2}-2/10$ poles to a Beech on a branch; thence S. $75\frac{1}{2}^{\circ}$ W. $21\frac{1}{2}-6/10$ poles to a Beech on a branch; thence S. $55\frac{1}{2}^{\circ}$ W. $22\frac{1}{2}-4/10$ poles to a Beech; thence S. $47\frac{1}{2}^{\circ}$ W. $21\frac{1}{2}-6/10$ poles to a sycamore; thence S. $40\frac{1}{2}^{\circ}$ W. $26\frac{1}{2}^{\circ}$ poles to a Dogwood in Will Lewis's east boundary line; thence S. 4° W. 132 poles to the beginning, containing Three Hundred and Seventy Acres more or less, of which there is, by estimation, 175 acres of bottom land, and 195 acres of hill land.

The said Althea and Ruth shall hold said lands for life, and

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in equal parts and proportions and free from the debts, contracts, and control of any other person or persons, and without the right to convey any interest in said lands or to encumber same in any way.

At the death of each of the life tenants named in this clause of my will her One Half interest shall be divided between her children equally; provided, that if any of her children shall be dead and have descendants surviving, the descendants of such deceased child shall take the share that child would have received if living.

If either of said life tenants shall die, and there be no child, children, or descendants of her children surviving her, and the other life tenant be living, then such surviving life tenant shall take and hold the other One Half interest in said lands for life, and with the same conditions and limitation and subject to the same final disposition as the One Half interest she shall already hold.

If at the death of the last of said life tenants there shall be no child, children, or the descendants of the children of either of them to take the remainder interest in her share, then her share shall go to my heirs, under the laws of descent and distribution now in force in Tennessee, and whether her share shall at that time be all of said lands, or her original One Half interest; but, if at that time there be living a child, children, or descendants of the other life tenant, such child, children, or descendants shall take this share also, and in the same manner and proportions as if said last surviving life tenant had been their ancestress.

2.

To James Baudouin, Theo. Baudouin, Charlotte Baudouin Mongrue.

Notesia Baudouin Rouselle, Melia Baudouin Hyte, Fredonia Baudouin Lightfoot, and Felicia Baudouin, who are the children of my deceased sister, Fredonia Pardue Baudouin and to the children of her deceased son, Joseph Baudouin, I give and devise for life, the following lands, which are a part of my home place at the

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Mouth of Harpeth River, in Dickson County, Tennessee, being the lower, or western, part according to the same plat and subdivision and bounded and described as follows:

Beginning at the N.W. corner of the middle tract, at low water mark on Cumberland River, and runs thence down said river 181 poles to the corner of the Collier Land; thence S. 3° W. 152 poles to a Stone near a gate, thence S. 73° W. 13 poles to a stake; thence, with a drain, S. 28° E. $75\frac{1}{2}^{\circ}$ poles; thence S. 5° E. 13 poles; thence S. 21° E. 10 poles; thence S. 4° W. 12 poles; thence S. $9\frac{1}{2}^{\circ}$ E. $28\frac{1}{2}$ poles to a sugar tree in said drain; thence S. $2\frac{1}{2}^{\circ}$ W. 66 poles to Two Stones in a hollow; thence N. $82\frac{1}{2}^{\circ}$ E. $31\frac{1}{2}$ poles to a stone and pointers on a hillside; thence N. $2\frac{1}{2}^{\circ}$ E. $11\frac{1}{2}-4/10$ poles to a stone in the S.W. corner of the Mitchell 23 $\frac{1}{2}$ acre tract; thence S. 89° E. 33 poles to a Poplar in a hollow; thence S. 71° E. 27 poles to a sugar tree; thence S. 89° E. 44 poles to a white oak on a road, on the west boundary of the Pinson land; thence N. $2\frac{1}{2}^{\circ}$ E. passing the S.W. corner of the middle tract at 40 poles, in all 47 poles to a large Elm; thence N. 13° E. $32\frac{1}{2}-8/10$ poles to a Beech, S.E. of a Mill; thence N. 4° E. $59\frac{1}{2}^{\circ}$ poles to an Ironwood on the bank of a branch; thence N. $50\frac{1}{2}^{\circ}$ E. $13\frac{1}{2}-6/10$ poles to a Beech; thence N. $13\frac{1}{2}^{\circ}$ E. $50\frac{1}{2}-7/10$ poles to a Sycamore and Boxelder; thence N. $3\frac{1}{2}^{\circ}$ W. 151 poles to the beginning, containing Three Hundred and Sixty-Seven and One Half acres, more or less, of which there is, by estimation, 183 acres of bottom land, and 184 $\frac{1}{2}$ acres of hill land.

But, there is excluded from the foregoing the Mill above mentioned and one acre of land surrounding same, and connecting with the middle tract hereinafter mentioned.

Each of the life tenants named in this clause of my will shall hold and enjoy for life a One Eighth interest in said lands, and the children of Joseph Baudouin shall together hold the other One Eighth for life, but, if at my death any of the children of said Joseph Baudouin shall be dead and shall have child or children surviving, such child or children shall take the share of their deceased parent; the children of Joseph Baudouin shall take and hold as life tenants, but their children as remaindermen.

At the death of each of the life tenants named or designated in this clause of my will the share of such life tenant shall go to his or her legal heirs, under the laws of Tennessee.

3.

To S. R. Pardue, Kittie Ann Horton, and Billa E. Eplin, who are the children of my deceased brother, George Pardue, I give and devise the following lands for life: Said lands being a part of my home place at the Mouth of Harpeth River, in Dickson County, Tennessee, bounded and described as follows:

1st. Tract; Beginning at a stone at low water mark on

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Cumberland River, and running thence S. $39\frac{1}{2}^{\circ}$ W. 10 poles to a double Hackberry; thence S. $28\frac{1}{2}^{\circ}$ E. $33\frac{1}{2}-8/10$ poles to a Stone and Cedar Post; thence N. 69° E. $9\frac{1}{2}-10$ poles to a stone and Cedar Post between my residence and the warehouse; thence S. 19° E. $11\frac{1}{2}-6/10$ poles to a Cedar Post in the horse lot fence; thence

N. 66-3/4° E. 14 poles to low water mark on Cumberland River; thence down said river 53-1/2 poles to the beginning, containing Four and Sixty Eight One Hundredths acres, more or less, and being Lot No. 1 of said plat and subdivision of my home place, and on which is located my residence.

2nd, Tract: This is the middle tract of my home place according to the same plat and subdivision, and is bounded as follows:

Beginning at a stone at low water mark on Cumberland River, the lower corner of the upper tract, and running thence down said river 311-1/2 poles to the N.E. corner of the lower tract; thence with same, S. 3-1/2° E. 151 poles to a Sycamore and Boxelder; thence S. 37-1/2° W. 5-8/10 poles to a Sycamore at a gate; thence S. 13-1/2° W. 50-7/10 poles to a Beech; thence S. 50-3/4° W. 13-6/10 poles to an Ironwood; thence S. 4° W. 59-1/2 poles to a Beech S.E. of a Mill; thence S. 13° W. 32-8/10 poles to a large Elm; thence S. 2-1/2° W. 7 poles to a Stone, the original N.W. corner of the Pinson tract; thence S. 87° E. 17-6/10 poles to a Beech on a hill; thence S. 57-3/4° E. 33-6/10 poles to a white oak; thence S. 67-1/2° E. 15-1/2 poles to a black oak; thence N. 87° E. 10-8/10 poles to a mulberry on a road, the old corner of my land and the Mitchell land; thence N. 58-3/4° E. 42-1/2 poles to a Stone in my old line; thence with same S. 89° E. 76-1/2 poles to a Beech, Will Lewis's N. E. corner; thence S. 4° W. 12 poles to a Dogwood in a hollow, a corner of the upper tract; thence down a hollow, N. 40-1/2° E. 26-1/2 poles to a Sycamore; thence N. 47-1/2° E. 21-6/10 poles to a Beech; thence N. 55-1/4° E. 22-4/10 poles to a Beech; thence N. 75-1/2° E. 21-6/10 poles to a Beech; thence S. 88-3/4° E. 25-2/10 poles to a double Ash; thence N. 56-3/4° E. 22 poles to a Stone, 5 poles S. E. of a barn; thence N. 9-1/2° E. 165 poles to the beginning, containing Four Hundred and Eighteen acres more or less, of which there is by estimation, 200 acres of bottom land, and 218 acres of hill land.

The boundaries and acreage given above include 2-3/4 acres not shown on said plat and subdivision, this being a tract recently purchased by me from J.W. Mitchell, as shown by deed recorded in Book No. 45, page 79 of the Register's Office of Dickson County, Tenn., this 2-1/2 acre tract adjoining my original home place on the south.

3rd, Tract: An acre of land surrounding the Mill mentioned in the boundaries of the lower tract and this tract, together with the saw and grist mill located on said acre, and a right of way connecting same with this middle tract, it being in the boundaries recited of the lower tract, and near the eastern line of same, and heretofore excluded from said lower tract in the 2nd, clause of my will, foregoing. Said acre to be exactly square and the sides thereof to vary not over 4 Degrees from due North and South, and East and West lines, and the sides to be as equidistant as possible from the site of said mill building. In case the acre, so located, shall not connect with the middle tract, a right of way 16 feet wide and running due east and west from the Mill building shall be reserved from the lower tract to make said connection, said right of way running from the Eastern margin of the acre to the middle tract.

Each of the life tenants named in this clause of my will shall hold and enjoy a one third interest in said lands, for life, and, at the death of each of said life tenants his or her share shall go to his or her legal heirs, under the laws of descent and distribution now in force in Tennessee.

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4.

There is a row of trees and a hedge on the western Margin of the Charlotte and Mouth of Harpeth road, and located on Lot. No. 2, and the upper tract of my home place, and I direct that this row of trees and hedge be preserved from a point opposite the gate formerly maintained across said road, and which point is on Lot. No. 2, and extending from said point with said road, South East, across Lot N. 2 to the said upper tract, and on across a low place, or wash, on said upper tract so far as the osage hedge extends, this reservation is to protect all of said bottom lands from damage by overflow from Harpeth River, and being for the benefit of all of the devisees of bottom lands, named in this will.

I will and direct that the present farm road running from my residence, where it connects with the public road, and passing in a westerly direction across the upper tract, the middle tract, and the lower tract, be maintained for the mutual benefit of the devisees of those tracts and the general public, but the owners of said lands shall have the right to erect and maintain suitable gates on said road where ever the lines of the said three tracts cross same, and they shall have the right to forbid the use of said road to any member of the traveling public that shall refuse to use said road or gates properly, or shall refuse to close said gates, or any of them, after passing through. Also, the road running through my farm to the residence now occupied by J. W. Hunter shall be maintained, and under the same terms and conditions as the road above mentioned.

5.

All my buildings and improvements shall be considered as realty, and shall go with the respective tracts and lots on which they are located, and this applies especially to the saw and grist mill before mentioned, and to all machinery and appliances thereto attached, or belonging. To the owners of this mill I recommend the employment of J.W. Hunter to operate same so long as he shall desire such employment and shall serve acceptably, because, he is a good man and capable for this service.

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6.

The life tenants named and designated in this will shall have the right to subdivide said lands among themselves, by agreement, for their own use or for rental purposes, but, no such subdivision shall be binding on their heirs, or the remaindermen.

7.

In addition to the devise I have made in the foregoing part of this will to my niece, Kittie Ann Horton, I give to her all my household and kitchen furniture and household supplies, beds, bed clothing and all other personal property that shall be in my residence and belonging to me at the time of my death, excepting monies, notes, mortgages, stocks, bonds, etc. which are hereafter disposed of and go into the hands of my executor.

I also give and devise to the said Kittie Ann Horton, for life, the following lands in Dickson County, Tennessee:

1st, Tract: Beginning at a stone and Cedar Post, the S.W. corner of lot No. 1, and running thence S. 22-3/4° E. 56-7/10 poles to a Stone and Cedar Post; thence N. 59-3/4° E. 9-8/10 poles to a Sycamore on the road, in the hedge row; thence with the road N. 34-1/2° W. 16 poles; N. 22-1/2° W. 27-8/10 poles to a stone; thence N. 66-3/4° E. 2 poles to a cedar Post in the horse lot fence, a corner of Lot No. 1; thence N. 19°

W. 11-6/10 poles to a Stone and Cedar Post between my residence and warehouse; thence with a row of trees S. 69° W. 9-4/10 poles to the beginning, containing Two and Fifty Four Hundredths (2.54100) acres, more or less, and being Lot No. 2 of said plat and subdivision of my home place, on which is the residence occupied by John Cain.

2nd, Tract; A tract of One acre near Packs Island, and fully described in deed to me from G.W. Williams and wife and R.B. Collier, and recorded in Book No. 44 page 499 of the Registers Office of Dickson County, Tenn.

3d, Tract; A tract of about 16 acres of hill land on the Harpeth road, and the waters of Mint Branch; and fully described in deed to from Gus Anderson, recorded in Book No. 28 pages 473-474 of the Registers Office of Dickson County, Tennessee.

4th, Tract; Known as the Pinson Place and bounded as follows: Beginning at a stone on the north side of the Charlotte road, Mitchell's corner, and running thence N. 2-3/4° E. 273 poles to a Mulberry in Norris Mitchell's line; thence S. 87° W. 10-8/10 poles to a Black Oak; thence N. 67-2° W. 15-2 poles to a White Oak; thence N. 57-3/4° W. 33-6/10 poles to a Beech; thence N. 87° W. 17-5/10 poles to a stone in a hollow; thence S. 2° W. passing the corner of the Mitchell 23-1/2 acre tract at 40 poles, in all 195-2 poles to a pile of Stone on the North side of a branch, Ed Gleaves corner; thence S. 65-3/4° W. 29-8/10 poles to a stone; thence S. 3-2° W. 34 poles to a Stone, Ben Mitchell's corner; thence S. 87-3/4° E. 32 poles to a Stone; thence S. 2° W. 58 poles to a Stake in a lane; thence S. 5° W. crossing the Charlotte road at 3 poles; in all 42 poles to a Stone in Walter Weakley's line; thence S. 87-2° E. 12 poles to a Stone, S.W. corner of colored Church lot; thence N. 3° E. 40 poles to a stone on North edge of Charlotte road; thence with same S. 81-2° E. 13-2 poles; thence N. 73-3/4° E. 42 poles to the beginning, containing by recent survey One Hundred Thirty Five and Three Fourths (135-3/4) acres.

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5th; All of my lands on Packs Island, which Island is in Harpeth River, and may be in Cheatham County, as said river is the boundary between Cheatham and Dickson counties in that section;

Said lands are fully described in deeds to me from J.T. Pack and wife, W.S. Seler and wife, and Gus Anderson and wife, which deeds are respectively recorded in Book 28, pages 25-26 and 472 and 473-474 of the Registers Office of Dickson County, Tenn.

To all records recited in this clause of my will reference is expressly made for more full and detailed description of the lands herein mentioned.

All the lands devised to Kittie Ann Horton, in this clause of my will she shall hold and enjoy as long as she lives, and at her death said lands shall go to her legal heirs under the laws of descent and distribution now in force in Tennessee.

8.

I direct that my executor shall take charge of all monies I may die possessed of, whether on my premises, in bank or where ever located, and all my notes, accounts, stocks, bonds, mortgages and choses of every kind, and all of said property except money he shall convert into money; then, after the payment of my just debts and the costs of executing this will, he shall divide the remainder into Thirteen equal parts, which shall be distributed by him as follows: One share to each of the two daughters of Mrs. Sallie Harper deceased, that have been heretofore named in this will; one share to each of the Seven living children of my sister, Fredonia Baudouin, who have heretofore been named in this will, and one share to the

children of Joseph Baudouin, dead., heretofore mentioned in this will; And one share to each of the three children of my brother, George Pardue, who have been heretofore named in this will.

I direct that there be no public sale of my goods and chattels after my death; Any of my personal property that has not been expressly disposed of in this will shall be taken in charge by my executor and, so far as possible, divided among the legatees of my personal property, in the same proportions and interests as the money disposed of in this clause of my will, and my executor shall be the sole judge of all chattels so distributed by him, and if any of my said legatees shall take more or less than his distributive share of said chattels, the same may be equalized by my executor in the distribution of the surplus monies above

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provided for; I request my legatees to co-operate with my executor in every reasonable way to enable said chattels to be divided in kind, but, none of them shall be compelled to take any of said chattels, and in case there be any of said chattels that can not be so distributed by my executor, he is expressly empowered to sell same at private sale if he chooses and on such terms as he (he) chooses, and no one, under any circumstances, shall be allowed to question the price received from any such sale, and his report on any such sale, or sales, shall be final, conclusive, and binding on all my legatees. I expressly authorize my executor to sell at private sale any of my personal property that it may be necessary to sell.

The proceeds of such sales shall be added to the monies that I have already directed the disposition of in this clause of my will.

9.

Any beneficiary named or designated in this will, who shall contest this will or any part of same shall forfeit all rights, benefits and interests under this will, and shall receive nothing from my estate, and said forfeited share shall go to my legal heirs, to the exclusion of such contestant. My executor is empowered to take any legal means necessary, or that he may deem necessary, to carry out the provisions of this will.

10.

I appoint W. R. Boyte, of Dickson, Tenn., to be the Executor of this, my will, and request that he act as such.

This, October, 15, 1915.

Albert E. Pardue.

At the request of A.E. Pardue we witness his signature to the foregoing will, he signing same in our presence and we signing in his presence and the presence of each other, on this Oct., 15, 1915.

(Witness) E.A. Faile Allen.

(Witness) L. J. Pardue.

Probated in open Court and ordered put to record.

July, 12th, 1917.

W. R. Hudson, Judge.

State of Tennessee)

Dickson County)

This day was presented into open court a paper writing purporting to be the last will and testament of Albert E. Pardue, and the same was proven to be such by the oaths of E. F. Allen and L.J. Pardue, who state that they were present and saw the said Albert E. Pardue, sign said paper and they signed the same as witnesses at his request,

Whereupon the Court set up said paper as the last Will and Testament of the said Albert E. Pardue and ordered same put to record.

This July, 12th, 1917.

T. H. Dickson Clerk.

I, Rachel, Brewer, of Blount, Dickson County, Tennessee, do make this my last will and Testament, hereby revoking any and all wills by me made.

I will and bequeath to my nephew, Albin R. Doty, all my real estate which I own in my own name, and same situated in the 9th Dist. of said County of Dickson, and containing 80 Acres, same being conveyed to me by Wayne Doty, August 15th 1916, and shown of Record in C. O. & C. Charlotte Tennessee, in Book #47 Page 380. This request to take effect from and after the death of my husband G. F. Brewer and myself.

I have heard this will read, and declare it to be my last will and Testament and I sign it in the presence of E. H. Williams and T. R. Dickson, witness to my signature at my request.

This the 15th day of June 1917.

Rachel Brewer

Witness to signature:

E. H. Williams

witness to my

T. R. Dickson

J. C. Gray.

Date of birth of:

Rachel Brewer

This day was presented into Open Court a paper writing purporting to be the last will and Testament of Rachel Brewer and same was proven to be such by the oaths of E. H. Williams & T. R. Dickson, who state that they were present and saw said Rachel Brewer sign said paper and that they signed said will at her request.

And the Court ordered same to be put to Record
This Oct 9th 1917.

T. R. Dickson Clerk

I Louise Knight 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 my money which I may die possessed of, or which may first come into the hands of my Executor.

Secondly,

I give and bequeath to my Nephew W. J. James my entire estate consisting of Notes, money and one mare and colt and one cow and calf and the consideration for the bequest is that the said W. J. James is to take care of me, the remainder of my life, and attend to all my wants and needs so long as I may live.

Lastly,

I do hereby nominate and appoint W. J. James my Executor without bond, in witness whereof, I do to this my will, set my hand.

This the 2d day of Sept 1914.

Louise Knight
niece

Signed and published in our presence and we have subscribed our names hereto in the presence of the testator, Signed by two witnesses not interested this the 2d Sept 1914,
Date of birth of:

G. O. Tucker

B. D. Shultz

This day was presented into Open Court a paper writing purporting to be the last will and Testament of Louise Knight and the same was proven to be such by the oaths of G. O. Tucker and B. D. Shultz who state that they saw the said Mrs. Louise Knight sign said will and that she was in her right mind at said time and the same was ordered put to Record.
This Nov 15th 1917.

T. R. Dickson Clerk

I M. E. Applegate of Dickson, Dickson County, Tenn.
being in good health and sound mind do hereby make and
publish this my last will and Testament hereby revoking
all former wills by me at any time made.
It is my will and desire that after my death my remains
be buried in Dickson Cemetery in a Metalic Casket in a
cemented vault grave by the side of my first Husband
M. G. Dabbs.

It is my will that those who take care of me when I
become unable to take care of myself, be rewarded
for their service, out of any funds that I may have
sepa[r]ated and possessed of at the time of my death to be
paid to them by my Executor hereinafter named.

I direct that all my just debts, including funeral expenses
and expenses of Administration be paid by my Executor,
out of the money that may come into his hands.

I direct to be paid. I direct to be paid to W.R. Boyte one
hundred and fifty dollars for valuable and unlimited
Services rendered to me. I also direct and request that
One hundred dollars be received by W.R. Boyte as trustee
to be loaned to some responsible party or parties at interest
and the interest and the interest on the said One Hundred
used in keeping my lot in Cemetery in good condition
for a period of Ninety Nine years, and at the expiration
of that time, that the principal be paid to the Home
Missionary Society of the M.E. Church South Dickson Tenn.,
the above to be carried out by W.R. Boyte during his life
time and after his death by whoever succeeds him
in business as Cashier of the Citizens National Bank
of Dickson, Tenn.

I want W.R. Boyte to act during his life time without Bond
I have two gold rings. I wish my two nieces Camilla Wren
and Ida Harville to have them.

I want J.W. Nickinson's daughters to have all my pictures
Minnie - Lettie - Lizzie and May. I also want Minnie to have
my watch, Lettie to have my bed room suit - her
daughter Jewell my Lounge, Lizzie one Rocker and
small table - May one Rocker and Sewing Machine
Doris one Rocker and chiffonier.

I wish Ida Harville to have my traps and clothing,
My big Bible and big feather bed, and bed clothing
together with the household and kitchen furniture

not named above, I have six nephews whom last
heard from W.C. Alexander, of Delco Ark. the lone boy
names are as follows: Ed Love, F.A. Love - W.M. Love
of Jaeger Okla, Oscar Love and Eddie Love, all on 2 day
Harville, Duck River Tenn, for other address. After the above requirements are complied with should
there be anything left I want it equally divided between
the above named heirs.

The M.E. Church South, Dickson, Tennessee, and the Home
Missionary Society of the M.E. Church South Dickson Tenn.,
Last I name and appoint W.R. Boyte sole Executor of
this my last will and Testament.

In witness whereof I have hereunto set my hand and
Seal this November 30th 1914.

M. E. Applegate,

Signed by the said M. E. Applegate as for her last will and
Testament in the presence of the undersigned, who at her
request and in her sight and presence have subscribed
our names hereto as attesting witness the day and
date above written

H. R. Underhill,
Mrs. Calie Cook.

State of Tennessee
Dickson County

This day was presented into open court
a paper writing purporting to be the last will and Testament
of M. E. Applegate and same was proven to be seen by
the Oaths of H. R. Underhill and Mrs. Calie Cook. The
state that they were present and saw the said

M. E. Applegate sign said paper and that they
witnessed same at her request, and the same
was ordered put to record.

This Nov 8th 1917.

H. R. Underhill

I P.S. Miller of the City of Dickson, County of Dickson
and State of Tennessee, Considering the uncertainty of
this mortal life, and being of sound mind and memory
do make and publish this my last will and testament in
manner and form following; that is to say:

First. I give, bequeath and devise, to my beloved wife
Lizzie Miller, the entire of my estate and property both personal
and real.

Second. I hereby authorize and empower my beloved wife
Lizzie Miller, Executrix of this my last will and testament,
hereby revoking all former wills by me made. She to serve without
bond.

In witness whereof I have hereunto subscribed my name the
10th day of November in the year of our Lord Nineteen
Hundred and Seventeen.

P.S. Miller

The said P.S. Miller, of said Dickson, Tennessee signed
and declared the same to be his last will in own
presence, and in at his request and in his presence and
in the presence of each other before he cause written our names
as subscribers witness,

H. H. Self
S. C. Robertson

State of Tennessee,
Dickson County,

This day was presented into Open Court
a paper writing purporting to be the last will and Testament
of P.S. Miller deceased, and same was pronounced valid by
the Courts of H. H. Self and S. C. Robertson, who state that they
can said P.S. Miller sign said will, and that they signed
said will at his request and in his presence and in the
presence of each other, and the Court Probated said will
and ordered same put to Record.

T. R. Dickson Clerk

Know all men by these presents that I, P.C. Spicer, being
of sound mind and memory, but in feeble health, do make
and publish this as my last will and testament, hereby
revoking all others heretofore made by me.

First.

I desire that all my just debts be paid as soon after my
death as practicable.

Second.

I will and bequeath unto O.C. Spicer all of my personal
property, consisting of household & kitchen furniture
stock on hand, money, notes, accounts &c, that I may
die seized and possessed of.

Third

I give unto my brother Amos and Jos. Spicer each \$500 and
to my sisters Clara and Julia Mitchell \$500 each
to be paid to them by my Executor as soon after my death
as practicable out of any money that may come into
his hands belonging to me.

I give to my niece, the daughter of my brother Oliver
(Mrs. Mildred Stewart) the sum of \$500 to be paid to her by
my Executor out of any funds in his hands belonging
to my estate.

I give to Grover and Daisy Spice a sum of \$500 each
to be paid to them by my Executor out of my estate, the
last named are the two children of my Nephew O.C.
Spicer.

I give and bequeath unto my Nephew O.C. Spicer all my
Real Estate, consisting of about 600 acres of land, more
or less, situated on Turnbull Creek in the 4th District of
Dickson Co., Tenn. & being the place upon which I now
live and the land I bought at a sale in Charlotte, & being
my Father's Land, with the description to said land will be
found in my deed from my Father before he died, which is
on Record, and also from the Clerk which deed is also on Record
to have and to hold unto the said O.C. Spicer his heirs and
assigns forever.

I appoint R.L. Leech as my Executor to carry out the
provisions of this Will, and after he has qualified and given
Bond as required by law, I want him to wind my estate
up and pay off the various bequests, pay my debts including
my burial expenses, and place O.C. Spicer in possession
of my Real and personal estate as soon as possible.
This Aug 10-1917. O.C. Spicer signed by Geo. M. Smith.

We the undersigned do witness the will of O.E. Specian
in his presence and at his request and at the request
and at the request of the Testator, Mrs. M. Smith signed
the Testator's name to the will he stating that he could
not see well enough to affix his signature thereto
This Aug 10 1917.

E.H. Wright
W.A. Meadow
Mrs. M. Smith
R.L. Leech

State of Leavenworth
Kan. County

This day was presented into Open Court
a paper writing purporting to be the last will and testament
of O.E. Specian and same was proven to be such by the
oath of E.H. Wright W.A. Meadow Mrs. M. Smith and
R.L. Leech who state that they saw said O.E. Specian make
his mark to said will, and that they signed said will at
his request and in his presence and in the presence of
each other the Court admitted said will and
ordered same filed to Record.

This March 28 1918

T.P. Dickson Clerk

William S. Johnson, one of the executors of the will of
Thomas Johnson - Esq., testifies:

This day came William S. Johnson and produced in Open Court a certain paper
purporting to be the last Will and Testament of Thomas
Johnson which paper is dated Oct 1895 signed by himself
and attested by W.C. Culver, Ellis Martin and C. Hooper
as witnesses thereto; said William S. Johnson, Estella
M. Johnson and Theta Johnson being then nominated
as executors thereof and thereupon said William S.
Johnson stated that said Thomas Johnson is dead, and
moved the Court to admit said paper to Probate in
the last will and testament of said Thomas Johnson
and it appearing to the Court by the testimony of
said Ellis Martin, who was duly sworn and
examined in Open Court touching the execution of said
paper, that said Thomas Johnson, on the date which
said paper bears, signed and published said paper
as his last will and testament in the presence of
said Ellis Martin, W.C. Culver and C. Hooper,
and that he and they in the presence of said Thomas
Johnson, and at his request, then and there signed
their names to said paper as attesting witnesses
thereto, and that said Thomas Johnson is now dead,
it is therefore considered that said paper is the last
will and testament of said Thomas Johnson, and that
it be admitted to Probate as such will and testament
and recorded in the proper Will Book of this Court;
and that letters testamentary issued to said Estella
M. Sanders formerly Johnson, Theta Brown formerly
Johnson and William S. Johnson as executors and
executrix of said Will, without bond - they being
satisfied by the Will from giving bond,
and the said Estella M. Sanders formerly Johnson
and Theta Brown formerly Johnson referred to qualify
as executors under the Will.

I Thomas Johnston of Dickson County Tennessee make this my last will.

I give devise and bequeath my estate and property real and personal as follows.

Firat.

I give to my wife A.M. Johnston the sum of One Dollar.

Second.

I give to my son Lewis Johnston the sum of One Dollar.

Third.

I give all of my personal property after paying my debts and funeral expenses to be equally divided between my three (3) children Stella M. Johnston, Pheda Johnston and William S. Johnston.

Fourth.

To my daughter Alice McShea, Twenty five acres of my home tract of land south of her fifty acre tract on the Northwest corner of my said home tract.

If there is not enough there then she is to have enough West of her fifty acre tract of land to make up said twenty five acres of land herein devised to her.

Fifth.

To my daughter Estella Maud Pheda Johnston I give devise and bequeath One hundred and Sixty eight Acres of land out of said home tract of land on the North and adjoining the fifty acres reserved for my son Lewis Johnston.

Sixth.

I give devise and bequeath to my son William S. Johnston eighty five acres being the remainder of said home tract of land to return with the Dwelling House and all buildings on the same.

I appoint Estella M. Pheda and William S. Johnston Executors of this my will and I do not require them to give any bond as Executors of this will.

I reserve full control of all my property both real and personal property while living, with the right to revoke this will at any time while living.

At this my hand This April 6th 1895.

Thomas Johnston.

The said Thomas Johnston at Dickson Tennessee signed this instrument and published and declared the same as and for his will. And we at his request

and in his presence and in the presence of each other have hereunto subscribed our names as subscribers witness. This April 6th 1895.

W. G. Johnson
Eliza Martin
C. E. Rogers

Recorded May 1st 1918.

P. W. & Dickson Clerk.

I Sarah A. Ray of the city of Dickson of the County of Dickson of the State of Tennessee I Sound mind and in full possession of all my faculties make this last will and testament.

At my death I give to my son H. C. Ray all my goods and possession of every kind and character, to so do with as he may see fit. This inventory includes my home consisting of house and lot, household goods, out-houses and what money I may have at the time of my death.

I charge that H. C. Ray is to pay my funeral expenses and Doctor's bill of my last sickness.

H. C. Ray is to provide a home for my son Frank Ray as long as Frank Ray makes Dickson his home or so long as H. C. Ray possesses the home mentioned in this will.

This Feb. 17, 1917. Signed Sarah Ray

At the request of Mrs Sarah A. Ray in the presence of each other we witness this her will.

Vis Feb. 21 1917.

H. H. Memmery
J. P. Campbell

State of Tennessee
Dickson County }

This day was presented into open court a paper writing purporting to be the last will and testament of Sarah A. Bay and same was proven to be such by the oaths of W. H. McMurry and J. C. Campbell who state that they saw the said Sarah A. Bay sign said will and that they signed said will at her request and in her presence and in the presence of each other. The Court probated said will and ordered same put on record.

This June 22-1918. T.R. Dickson Clerk

Mattie Elisabeth Menes, executrix of the will of Thomas Menes,

This day came Mattie Elisabeth Menes and produced in open court a certain paper purporting to be the last will and testament of Thomas Menes, dated Apr. 8th 1918 signed by Mrs. Menes and attested by W. H. McMurry and J. C. McMurry as witnesses thereto in the said Mattie Elisabeth Menes as executrix thereof, and whereupon the said Mattie Elisabeth Menes stated that said Mrs. Menes is dead, and moved the court to admit said paper to probate as the last will and testament of the said Thomas Menes and it appearing to the court by the testimony of the said Mattie Elisabeth Menes who was duly sworn and examined in open court including the execution of said paper, that said Thomas Menes on the date on which said paper bears signed and published said paper as his last will and testament in the presence of the said W. H. and J. C. McMurry and that he and they in the presence of said Mrs. Menes, and at his request there and there signed their names to said paper as attesting witnesses thereto, and that said Mrs. Menes is now dead.

It is therefore considered that said paper is the last will and testament of said Mrs. Menes

and that it be admitted to probate as such will and testament and recorded in the proper will book of this court and that letters testamentary be issued to said Mattie Elisabeth Menes as executrix of said will without bond.

Thomas Menes, being a man of lawful age, sound mind and disposing memory, hereby make and publish this my last will and testament.

I give and bequeath to my beloved wife, Mattie Elisabeth Menes all the property of all kinds of which I may die possessed of and I direct that she act as executrix of this my will and testament and without bond.

Dated and signed by me
This Apr. 8th 1918. Signed - Thomas Menes.

Witnessed by W. H. McMurry
J. C. McMurry

Recorded June 24-1918.

T. R. Dickson Clerk.

Last will and testament of G. Roberts.

In the name of God amen.

I, G. Roberts of sound mind and disposing memory, do make, publish and declare this my last will and testament, hereby revoking all wills by me at any time heretofore made.

1st I desire all my just debts to be paid as soon after my death as possible.

2^d I give, bequeath and will unto my son Forrest Roberts all my property of whatever kind and character both real and personal that I may die seized and possessed of.

3rd I desire that my wife Cynthia Roberts shall have a support off of said property during her natural life which shall be (or)

charge upon said property and at her death shall be and remain the property of my said Son Forest Roberts.

I appoint my son Forest Roberts executor of this will and that he carry it out without being required to execute any bond.

Signed, Sealed and witnessed in the presence of Harden Leech and T. H. James who signed it at my request and in the presence of each other and in my presence

A. Roberts,

This December 2nd 1886.

We signed this will as subscribing witnesses in the presence of each other and in the presence of the testator and at his request and saw each other sign and the testator sign.

December 2nd 1886.

Harden Leech,

T. H. James.

I Augustin Roberts of Dickson County Tenn. being of sound mind and memory having rec'd for much and published the foregoing as my last will & testament do reaffirm the same with this Codicile which I incorporate into and make a part of my said will. That is to say I designate and set apart the sum of five hundred dollars (\$500⁰⁰) of my estate real or personal that may go into the hands of my executors Forest Roberts named in said will to be expended by him in the purchase and erection suitable Tombstones for my father Augustin Roberts Sr. and my mother Betsy Roberts and my wife Cynthia Roberts and for myself and he is given the discretion to buy separate tombstones for each or have two monuments one for each couple and any balance of said fund that may be left I direct that he expend it in helping the graveyard where they are buried in repair. I want this done

within 12 months after my death and so order.

In testimony whereof I hereunto set my hand this March 24th 1903, in the presence of T.C. Morris and J.P. Morris witnesses thereto at my request.

A. Roberts

Ted. T.C. Morris

J.P. Morris

C.B. Leech.

I Augustin Roberts having made & published the foregoing as my last will and Codicile and being of sound mind & disposing memory do make and publish this as a second (2nd) codicile to my will.

First. My wife Cynthia Roberts having died since making said will, the provision for her support is not necessary and my son Forest Roberts shall take my estate absolutely without the charge in her favor.

Second. Having provided the tombstones for the grave provided for in the first codicile myself my said Son Forest Roberts is released from the provisions of said codicile as to the tombstones and keeping said grave in repair further than he may desire to do and he shall take my entire estate free from that charge.

In all other respects, I re affirm the foregoing as my last will and testament. Oct. 29, 1907.

We witness the foregoing
codicile, Request of the testator.

A. Roberts.

T.C. Morris

J.P. Morris

On this the 3rd day of Dec 1913 by request of A. Roberts we, J. J. Taylor & T. E. Gray, hereby sign our names as subscribing witnesses to the above will of said A. Roberts and do state that he was of sound mind and disposing memory in our opinion, but that we did not read the will or hear it read in our presence but that the said A. Roberts told us that it was his last will and testament.

Witness our hands the Dec 3rd 1913. J. J. Taylor.
T. E. Gray.

State of Tennessee
Dickson County

This day was presented into open court a paper writing purporting to be the last will and testament of A. Roberts and the same was proven to be by the oaths of J. J. Taylor and E. May who state that they signed said will as subscribing witnesses in the presence and at the request of A. Roberts.

Whereupon the court set up said paper as the last will and testament of the said A. Roberts and ordered same put to record.

Thruo July 15th 1918

J. B. Dickson Clerk.

I, W. R. Brown of Burnside, Lewis County, Tennessee do make and publish to you my last will and testament I give my interest in my home place to my beloved wife Willie Brown to have and to keep the same as to be the sole heir for her.

I give all my personal property also to my beloved wife Willie Brown.

Appoint my beloved Brother-in-Law C. G. Hawkins to be the Executor of this Will.

This Oct 18 1915

The foregoing will was signed in the presence of myself & my wife and we attested the signature of each other not at his request.

This Oct 18 1915

This day am presented a copy of a will purporting to be the last will and testament of A. Roberts and was proven to be executed this 1st day of October first and D. L. Scott, of Dickson, being sworn to testify the state that they and the testator signed said will in the testator's presence and in the presence of myself. Whereupon the Court set up said will as the last will and testament and ordered same put to record in Will Book A of this Court.

This Oct 18 1915

M. D. Brown

Last Will and Testament of A J Thompson.

I, A J Thompson hereby make my last will.

First. After my death I want all my debts paid.

I want my son William to pay the Estate one hundred dollars, \$100.00
In payment of note I paid for him at White Bluff Bank. Thereafter I want
my estate equally divided between my (12) Twelve children, without favor to
any.

I hereby appoint H B Tidwell executor to this will.

This Aug, 19, 1918.

Witness,

H B Tidwell.

A J Thompson.

Mrs. F T Gentry.

This paper writing was produced in open court on the 12th day of Dec,
1918 by H-B Tidwell as the last will and testament of A J Thompson deceased
and there appeared H B Tidwell and F T Gentry, subscribing witnesses thereto,
who testified under oath that they signed this paper as the last will
and testament of the said A J Thompson at the request of the testator and
in his presence and that he was of sound mind at the time of signing same.
It is therefore set up as the last will and testament of the said A J Thompson,
deceased and ordered placed upon the minutes of the Court.

This Dec. 24, 1918.

Joe B Weems Judge.

Recorded this the 31st, day of December, 1918.

M. Harris Clerk

Last Will and Testament of S J A Wills.

I, S J A Wills 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 all my just debts be paid and my funeral expenses, Including a Tomb-stone not to exceed ten dollars (\$10.00) in value, be paid out of any moneys that may be on hand at the time of my death, or out of the first money that may come into the hands of my executor, if not a sufficiency on hand to pay my debts and funeral expenses.

Secondly. I give and bequeath all of my estate, both personal and real of every description, that I may own at the time of my death to my son J D Wills and my daughter Ida Wills share and share alike and if either shall die before my death then the survivor shall take the entire estate, and if either of my said children shall die without issue after my death the entire estate shall go to the survivor.

These two are the only children that I have living and they reside with me and are caring for me in my old age, and it is my intention and desire that they shall take the whole of my estate to the exclusion of my grandchildren, to wit:- the children of E B Wills, deceased who was my son, and the children of my deceased daughter Anna D Wills who was the wife of J T Wills.

Thirdly. I nominate and hereby appoint my said son J D Wills, my executor, who will act without bond. In witness whereof I hereby to this my will, set my hand, this the sixth day of March Nineteen Hundred Thirteen, (1913)

S J A Wills.

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

This March the Sixth Nineteen Thirteen (1913)

W J Sugg M D.

J A Clement

State of Tennessee County of Dickson.

County Court of Dickson County, December

1918 a paper writing purporting to be the last will and testament of S J A Wills deceased was produced in open court for probate and proved thus; that is J A Clement and Dr W J Suggs subscribing witnesses thereto, being first duly sworn, depose and say, that they became such in the presence of S J A Wills at his request, and in the presence of each other and they verily believe he was of sound mind and disposing memory at the time of the execution of said will. It is therefore ordered that said paper writing be admitted to record as the last will and testament of the said S J A Wills, deceased.

To enter as of Dec, 31, Term.

J B Weems.

Recorded this the 30th day of January 1919.

M. Harris Clerk.

Last Will and Testament of Isaac N. Turner.

State of Tennessee County of Dickson.

I Isaac N. Turner do 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 my funeral expenses and all of my debts be paid as soon after my death as possible out of any moneys that I die possessed of or may come into the hands of my executor.

Secondly I give and bequeath to my two daughters A E Buckner and M A Hudson, Two hundred and fifty dollars each in cash, and to my two boys L A Turner and E C Turner I give and bequeath all of the rest of my property personal and real equal between them.

Lastly I do appoint my two sons L A Turner and E C Turner my executors without bond in witness whereof I do this my will set my and seal this Oct, 1st, 1906.

Witness.
Lee Thompson.his
Isaac N. x Turner.
markN W Thompson.

This paper writing was produced in open court purporting to be the last will and testament of Isaac N. Turner deceased and Lee Thompson and N W Thompson subscribing witnesses, appeared and after being sworn testified that they signed the same in the presence of and at the request of the testator and it is therefore ordered that the same be probated and placed upon record.

This Feb, 13th, 1919.

Jee B. Weems, Judge.

Recorded this 17th, day of Feby, 1919.

M. Harris. Clerk

The Last Will and Testament of G C Williams of Dickson Co, Tenn.

I G C Williams of Dickson Co, hereby make and publish this my last will and

Testament.

First. I appoint my son C. C. Williams Executor of my (my) Will and shall not be required to give any bond.

Second. I direct that my just debts if any be against my estate, be promptly paid.

Third. I give to my wife Allonia A Williams all my house hold furniture and other personal property and belongings in and about my residence; and direct that no appraisement or inventory thereof shall be made.

Fourth. I give to my wife Allonia A. Williams all other personal property, of every description that I may own, at my death,

Fifth. I give to my son Charles C. Williams the old home place that I now live on containing 206 acres all so another tract of 48 acres see deeds for boundaries of both tracts,

Sixth. I give to my Daughter Grace E. Street the place that she now lives on containing a bout 300 hundred acres, see deed & plat for boundaries.

Seventh. I give to my son Claud E. Williams the place that he now lives on known as the James Adkins place, containing two hundred acres more or less, see deed & plat for the boundaries.

Eighth. I have give to my Daughter Emma M Bishop heretofore the amount that was agreed on as her part as being her equal part in my real-estate.

This will was written and signed by me this 10 day of December 1916.

G. C. Williams.

State of Tennessee)
(Dickson County) The within paper writing, purporting to be the last will and testament of G C Williams, deceased was this day produced in open court, by C C Williams, the party named as executor, who brought with him W R Boyte and W H Murray, who testified that they had been for a number of years familiar with the handwriting of G C Williams and that they had examined this instrument and knew that all of it was written in the hand-writing of G C Williams, deceased.

It is therefore ordered by the court that the said paper writing be set up as the last will and testament of G C Williams, deceased and that the same be placed upon record as such.

Witness my hand this March 24th, 1919.

Jee B. Weems County Judge.

Recorded this 26th, day of March, 1919.

M. Harris. Clerk.

Last Will and Testament of R. B. Herbison, Deceased.

I, R. B. Herbison of Dickson County Tenn, do make and publish this as my last will and testament hereby revoking any and all wills by me heretofore made,

1, I direct that all my debts be paid by my Executor as soon after my death as possible,

2, I direct that my wife Marthie Herbison shall take absolutely all of my estate both real and personal so long as she remain a widow,

3, After which I direct that my son B F Herbison shall have all of my estate both real and personal, after paying my son, Thomas Herbison and four daughters & Cordie Herbison the sum of twenty-five Dollars, each upon such terms as he may deem best within a reasonable time after my death,

4, I direct that my Executor shall collect all debts due me,

5, I direct my son B F Herbison to be the Executor of this will.

This Feb, 11th, 1915.

R. B. Herbison.

The foregoing will was signed by the Testator in presents and we attested the same in his presence and at his request,

This Feb, 11th, 1915,

W H Baker
J M Fielder

This day was presented in open court a paper writing purporting to be the last will and testament of R. B. Herbison deceased and the same was proven to be such by the oaths W. H. Baker and J M Fielder the subscribing witnesses, who stated upon oath that they saw him sign his name to said paper and proclaimed it to be his last will and testament and that he was of sound mind at the time and that he requested them to sign the same as witnesses and they did sign it at his request, whereupon the Court set up said paper as the last will and testament of R B Herbison and ordered the same put upon record in Will Book of this Court, This May 2nd, 1919.

Joe B. Weems Judge.

Recorded this the 7th, day of ~~May~~ May 1919.

M. Harris Clerk.

Last Will and Testament of C H Underhill Deceased.

Charlotte Tenn, March the 23, 1915.

I, C. H. Underhill, being of sound mind, do make and publish this my last will and testament, revoking all other heretofore made by me.

First: I direct that my wife, act as my administrator, without compensation or bond,

Second: I direct that all my debts be paid,

Third: I direct that my administrator pay to my son Chas. R. Underhill three hundred dollars, that might come into her hands.,

Fourth: I direct that after paying all my just debts and the \$300.00 to my son Chas. R. Underhill, the remainder be held for her sole support, and after her death what is left to be divided equally among all my children including Pat Kennedy the child that I raised.

Signed and subscribed to before T E Gray and J W Fielder, subscribing witnesses at my request.

This March the 23rd, 1915.

C. H. Underhill.

Witness.

J W Fielder.

T. E. Gray.

This day was presented in open Court the within paper writing purporting to be the last will and testament of C H Underhill deceased, and was proved to be such by J W Fielder and T E Gray, the subscribing witnesses thereto, they stating upon oath that they signed same at his request and in his presence and that he declared it to be his last will and testament. of the said C H Underhill, deceased, and ordered to be placed upon the will book of this Court.

This May 6th, 1919.

Joe B. Weems, County Judge.

Recorded this the 7th, day of May 1919.

M. Harris Clerk.

Last Will and Testament of Dan and Margaret Heard.

We, Dan Heard and wife Margaret Heard, of the County of Dickson Tennessee, being in good health, of sound minds, realizing the uncertainty of this life and wanting at our death each of our seven children, Alice Eubank, T R Heard Florence Jones, Sallie Harris, Fannie Walker, A E Heard, and J E Heard or their heirs to share equally in whatever we die possessed of in personal property, notes, accounts, moneys, lands or debts due us after all of our debts are paid adding to said amount the following amounts that we have already given to our daughter Alice Eubank Five hundred dollars; our daughter Florence Jones One hundred and Fifty dollars; to our son T R Heard One hundred dollars; to our son A E Heard Four hundred dollars, and our son J E Heard; One hundred dollars, making a total of twelve hundred and fifty dollars, to be added to whatever effects we, may die possessed of and one seventh of the entire amount to go to each heir, charging or deducting from Alice Eubank, Florence Jones, T R Heard, A E Heard; and J E Heard the amounts we have already paid or given them;

We, appoint or request that A E Heard and V S Walker, be appointed our executors, with out bond, and should either of them not be living at our deaths the one that is should serve as our executor and sell all our lands, personal property or turn all of our affects into moneys and make division among our heirs as herein stated,

This the day of 1909.

Daniel Heard.

Witness. J T Loggins.

J R Neblett.

State of Tenn,
Dickson,

This day was presented in open court a paper writing purporting to be the last will and testament of Daniel Heard, and Margaret P Heard, and came J T Loggins & J R Neblett, the subscribing witnesses and upon oath they stated that this was acknowledged by Daniel Heard & Margaret P Heard to be their last will & testament and that they signed the same as witnesses at the request of Daniel & Margaret Heard and that at the time of execution of this paper they were both of sound mind & memory. It is therefore ordered by the court that this be set up as the last will & testament of Daniel Heard & Margaret Heard and the same put to record.

Joe B. Weems, County Judge.

Recorded this the 7th, day of June, 1919.

M. Harris, Clerk.

Last Will and Testament of Joseph Grady.

I, Joseph Grady of the County, of Dickson, and State of Tennessee, being of sound memory and discretion, do hereby make and publish my last Will and testament, revoking all others heretofore, made by me.

First. I direct, that all my just debts, including my burial expenses, be paid first, out of the proceeds, of any property x that I may die seized and possessed of.

Second. I will and bequeath unto my beloved wife, L O. Grady, the following described town lots, situated in the 5th, Civil Dist, of Dickson County, Tennessee, In West Dickson Tenn, Lots, Nos, 7 - 8 - 9 - 10 & 11 in Block 3 in the plan of west Dickson Tenn, Also lots Nos, 1 - 2 - 3 - & 4 in Block 3, this property was deeded to me by H J Larkins, County Court Clerk, of Dickson County on the 5th, day of June 1906, and the deed thereto is recorded in the Register's Office of Dickson County Tenn, in deed Book 35 pages 571 to 573,

Third. I will and bequeath to my wife L O. Grady, all other property that I may die seized and possessed of, including real, personal and mixed, she will take at my death all of said property absolutely and without any restrictions whatsoever,

Fourth. It is my will and desire that the provisions of this will be carried out with out any legal process of law and to this end I hereby appoint and constitute my wife, L O Grady as the Executrix to carry out my will and desire, herein expressed, and I desire that she shall act as such executrix, with-out bond and security.

Fifth. At my death I desire that my wife take possession of all my property and effects of any and all kinds and that the title thereto immediately vest in her absolutely and without any restrictions or reservations what soever.

This July 7th, 1906.

Joseph Grady.

The foregoing will was signed by the testator in our presents and we attested the same in his presents and at his request,

This July, 7th, 1906.

W H McMurry.

R L Leech.

State of Tennessee) Dickson County) This day was presented in open Court this paper writing purporting to be the last will & testament of Joseph Grady deceased, and came W H McMurry and R L Leech, the subscribing witnesses who stated upon oath that they signed this instrument at the request of Joseph Grady who acknowledged and proclaimed the same as his last will & testament and that he was of sound mind at the time,

It is therefore ordered by the Court that same be set up as last will & testament of Joseph Grady deceased, & ordered put to record.

This June, 2nd, 1919.

Joe B. Weems, Judge.

Recorded this 7th, day of June, 1919.

M. Harris, Clerk.

*Lula B. Rogers, seal
Dickson*

Last Will and Testament of H E Bryant, Deceased,

Know all men by these presents, that I Henry E Bryant, of Dickson in the County of Dickson, and State of Tennessee, ~~mixmating~~ considering the uncertainty of life, and being of sound mind and memory do make and declare and publish this my last will and testament,

First. I give and bequeath to my two neices Mary and Lucinda Bryant, my real estate divided and consisting of four acres of land, to Mary I bequeath the two acres including the house and the remaining two acres to Lucinda.

Sec. I give and bequeath the beauro or dresser to Mary Bryant, And all the remainder of my personal property which I now have or may possess is to be equally divided between Mary and Lucinda Bryant. But if there should not be at my demise sufficient personal property to pay my burial, then so much of my real estate shall be sold to pay the same.

Third. I do nominate and appoint T E Miller to be the executor of this, my last will and testament,

In Testimony whereof I, hereunto set my hand and seal and publish and decree this to be my last will and testament, in the presence of witness named below, This the 26th, of Feb, 1917.

x H E Bryant.

Signed sealed declared, and published by said Henry E Bryant, as and for his last will and testament, In the presence of us who, at his request and in presence of each other, have subscribed our names as witness hereto.

<u>H A Hardin</u>	(Residing at Dickson in Dickson County,
<u>Joe Porter</u>	(Residing at Dickson in Dickson County,
<u>J N Deshazer</u>	(

State of Tenn, Dickson County,

The within paper writing purporting to be the last will and testament of H E Bryant was this day presented in open Court for probate and came H A Hardin, Joe Porter, and J N Deshazer, the subscribing witnesses, there to who upon oath stated to the Court that this paper writing was executed by H E Bryant and declared to be his last will & testament and they stated that at the time of its execution the testator was in his right mind and they signed the same as witnesses at his request, and in his presence and that his signature was placed on this will in their presence and x is his genuine signature. It is therefore ordered by the court that this paper writing be set up as the last will & testament of H E Bryant deceased and ordered recorded in the will book of the County.

This Aug, 2nd, 1919.

Joe. B. Weems Judge

Recorded this October the 1st, 1919.

M. Haase, Clerk.

Last Will and Testament of W P A Frasher,

I W P A Frasher, of Dickson Co, Tenn, make this my last will and testament, to-wit: I give, devise and bequeath my estate and property, both real and personal as follows; that is to say:-

First. All my just debts and funeral expenses shall be paid, after which I give, devise and bequeath to my children and their heirs as follows:-

To Mary E Work, and her heirs, One Dollar,
To Martha M Luther, and her heirs One Dollar,
To W M Frasher and his heirs One Dollar,
To Caroline Dudley and her heirs One Dollar,
To D A Frasher and his heirs One Dollar,
To H J Frasher and his heirs One Dollar,
To A A McCord and her heirs One Dollar.

After all of which provisions have been fulfilled, and made and paid, I give devise and bequeath all the remainder of my estate, and property, both real and personal, to my wife, Rebecca Frasher, to have and to hold for the term of her natural life, after her death, and after all her burying expenses, have been paid. I give devise and bequeath all the remainder of my estate and property both real and personal to my son Albert A. Frasher, and his heirs, to have and to hold forever, I appoint W M Frasher, executor of this my last will.

I witness whereof, I have signed and sealed and published and declared this instrument to be my last will and testament, this the 16, day of March, 1915.

W P A Frasher,

The said W P A Frasher, at his home on said day signed and sealed this instrument, and published and ~~subscribed~~ declared the ~~same~~ same as, and for his last will, and we at his request, and in his presence, and in the presence of each other, have hereunto written our names as subscribing witnesses,

M F Edney,

Witnesses, D D Frasher,

State of Tenn, Dickson County,

This day was presented in open court ~~xxx~~ the within paper writing purporting to be the last will & testament of W P A Frasher & came D D Frasher one subscribing witness who testifies that at the time of the execution of this will the testator was of sound mind & memory & that he declared this to be his last will & testament and that it was witnessed by D D Frasher at the request of testator, witness further states that M F Edney the other witness is now dead but that he signed in presence, in his presence & that the signature is the genuine signature of M F Edney. It is, therefore, ordered by the court that this paper writing be probated & set up as the last will & testament of W P A Frasher & placed to Record in will book,

This Aug, 30th 1919,

Joe B. Weems Judge,

Recorded this October the 1st, 1919.

M. Haase, Clerk.

Last Will and Testament of B A Clifton, Deceased,

I B. A. Clifton, of Dickson, Dickson County, Tenn, do make and publish this as my last will and testament hereby revoking any and all other wills by me made.

(1). I direct that all my just debts be paid by my executor as soon after my death as possible.

(2). I give to my wife C A Clifton all of my Real and personal estate of every description to do as she pleases with during her life time, and at her death I direct that every thing be sold and that there be paid the following sums to my daughters Lydia Young Three Hundred Dollars, and Lucy Cochran Four Hundred and Fifty Dollars and should there be any money left I direct that it be equally divided among my heirs, I give these sums to my two daughters so as to make them equal with my sons or the amounts that I have heretofore advanced them, I appoint my wife C A Clifton to be the Executor of this will with out bond.

This Feby, 3, 1913.

B A Clifton,

The foregoing will was signed by the testator, in our presents and were we attested the same in his presence at his request,
This Feby, 3, 1913.

H C Richardson,

John A. Lunn.

State of Tennessee, Dickson County,

This day was presented in open court the within paper writing purporting to be the last will and testament of B A Clifton, deceased, and came H C Richardson and John A Lunn the subscribing witnesses who testified that they signed this instrument in the presence of, and at the request of B A Clifton, and that at the time of its execution B A Clifton declared it to be his last will and testament, and that he was of sound mind. It is therefore ordered by the court that said paper writing be set up as the last will and testament of B A Clifton, deceased, and that the same be recorded in the will book of the County.

This Sept, 6th, 1919.

Joe. B. Weems Judge,

Reported this the 1st, day of October 1919.

M. Barnes, Clerk.

I A. N. Hall, do hereby make my last will and testament after my death, I want my sister Dora and my niece May Larkins to have my houses lot said lot containing four acres more or less being being an hour place on this date.

On conditions that Dora still looks after me when with me as she has in the past.

This July 10, 1918.

A. N. Hall.

Witnesses

A. B. Caldwell

W. P. Hall

This day was presented in open court the within paper writing purporting to be the last will and testament of A. N. Hall, deceased and came H. B. Caldwell and W. P. Hall the witnesses to the said Will who testified upon oath that at the time of the execution of the paper, the said A. N. Hall declared it to be his last will and testament and that he requested H. B. Caldwell and W. P. Hall to sign the same as Witnesses and that the said A. N. Hall died on the 25th day of October 1919.

It is therefore ordered by the Court that this paper writing be set up as the last will and testament of A. N. Hall deceased and placed upon the Will book of the County.

This the 8th day of Nov 1919.

Joe. B. Weems Judge

Recorded this the 13 day of Nov 1919.

M. Barnes Clerk

last Will and Testament of Lee Thompson,
the undersigned Lee Thompson, being of sound
mind free from all outside pressure and influence
whatever do of my own free will and accord
make, sign and seal this my last will and
testament.

My lawful debts shall be paid as follows,
by selling enough personal property to satisfy them,
and if the personal property shall not be sufficient
to pay the indebtedness then the increase from the
sales shall be applied to their settlement until
all have been liquidated.

Under no circumstance shall any of the realty
be sold except as hereinafter provided.

After all debts are settled as above, I do give
and bequeath to Thumann Cullom and Katie Lee
my children all my remaining property both
personal and real, and a monick and accounts due
me as my estate, under the following conditions:

The estate is to remain intact until both the
children shall have reached their majority.

If they may sell divide or dispose of the property
as they see fit. It would please me best however
for the farm to remain intact. This is sentiment,
and is not intended to restrict their actions after
they are grown.

Soon as Thumann Cullom
Thompson my son shall have reached his majority
he is to take charge of the estate and act as Ad-
ministrator. It would have it expressly understood
that under no circumstances he brought to bear
on Administrator or legatees by any of the relatives
of and to me I mean from, my deceased wife nor
that these relatives have any voice whatever in
the management or distribution of any part of the estate.

In the event of the death of either child his or her
part of the estate shall revert to the other. But if
either be married and leave heirs, then his or her
part shall descend to these heirs. If both children
should die without issue, then the estate shall revert
to my brothers and sisters.

The Administrator I name Dr. A. C. Dickson,
and clothe him with full authority to legally administer

the estate until Thumann Cullom my son, is
twenty one. Then said Thumann Cullom shall
assume full control as administrator. In the
event of death or disqualification of said A. C.
Dickson, I name W. W. Thompson to act in
his stead.

In witness whereof I have hereunto set
my hand and seal, this the 22nd day of July
1918, at Hickory, Tennessee.

Lee Thompson Seal
Noel Thompson, witness
W. S. Thompson, witness

This day was presented
in open Court the within paper writing pur-
porting to be the last will and testament of Lee
Thompson, deceased, and came Noel Thompson
and W. S. Thompson, the subscribing witnesses
who being sworn state that they signed this paper
at the request of the deceased and that at the time
he was of sound mind and declared this to be
his last will and testament.

It is therefore ordered by the Court that this
paper writing be set up as the last will and
testament of Lee Thompson deceased and placed
upon the Will book of the County.

Dr. A. C. Dickson, having indicated his intention
not to act as Administrator, Letters will be issued
to W. W. Thompson qualifying as such as
conforming to law.

This Nov. 6 1918
J. B. Weems, judge
Recorded this Jan 27 1920
M. Harris, Clerk

I, Mrs. Sarah C. Williams, being now of sound mind and disposing memory, do make this my last will and testament hereby revoking and making void all others heretofore by me at any time made.

First, I direct my executors to see that all my debts and funeral expenses are paid. Second, I hereby give, devise and bequeath to my daughter, Mrs. Jessie M. Smith, wife of W. H. Smith, of Tresswell, Tennessee, all my property of every kind and description, including all my real estate and personal property and insurance, except \$5.00 which I give to my Grandson, Oscar Ray Cobb of Springfield Ill.

I find, I have made this my last will and testament with the full understanding of all my children, All my children and kids at law have signed a statement asking me to make my will in this manner, which statement is dated Oct 25, 1918 and which is attached to this will, This is the reason I am not naming each of them in this will.

Third, I hereby nominate and appoint Mrs. Jessie M. Smith, as my executors without bond, witnessed my hand this the 25 day of October 1918, at Tresswell Tennessee.

Sarah C. Williams
I, Doctor of Dr. N. D. Bidwell, I instruct my attorney & T. G. Sylors to sign this to make indorsement as my witness.

N. D. Bidwell witness

T. G. Sylors witness

This day was presented in open Court the within paper writing purporting to be the last will and testament of Mrs. Sarah C. Williams, and came M. A. Gidwell and L. M. Sylors, the Subscribing witnesses who testified upon oath that Mrs. Sarah C. Williams is now dead and at the time of the execution of this paper writing she declared in their presence that it was her last will and testament, and that she requested them to sign the same as witnesses, and that they did so in her presence.

and that they saw her sign her own name to the same. They further state that at the time of executing this instrument the testator was of sound mind.

It is therefore ordered by the Court that this paper writing be set up as the last will and testament of Mrs. Sarah C. Williams and ordered placed upon the Will book of the County.

This 3rd day of Dec, 1919,

Recorded Feb 4, 1920.

Jac. B. Clegg, judge

G. W. Hardee, clerk

Mrs. Mary A. Leech, Well,
Mrs. Mary A. Leech, of Charlotte, Dickson
County, Tennessee, being of sound mind and
disposing memory do make and publish this
my last will and testament hereby revoking
and making void all wills heretofore made
by me.

I give and bequeath to my daughter, Mary
Cubank, my entire one-half interest in the
store of D. R. Leech & Son, on the Public Square in
the town of Charlotte, Tennessee, consisting of
the stock of goods the undertakers department, including
the hearse, and what money I may have on
hand at my death. Also the house place where
I now live.

I give and bequeath to my daughters, Julie
Rogers, Emma Taylor, Daisy Lappins and Mary Cubank
and to the daughters of my late deceased Sons, Cathelia
Leech and Emma Leech, and Sarah Leech, Mary
Leech and Margaret Leech the tract of land which
I own lying on both sides of the Charlotte and
Cumberland Turnpike, being about ninety acres
more or less. The said Julie Rogers, Emma Taylor, Daisy
Lappins and Mary Cubank are each to have one
eighth interest in said tract of land. The said Cathelia
Leech and Emma Leech, daughters of my son Earl Leech
are each to have one-twelfth interest in said
tract of land. The said Sarah Leech, Mary Leech and
Margaret Leech, the daughters of my Son, Herbert N.
Leech, are each to have one-eighteenth interest
in the said tract of land.

I give and bequeath to William Leech, the son
of my son Earl Leech, my entire interest in the
said Earl Leech tract of land, the same being one-half
interest in said tract of land which is deeded to
D. R. Leech & Son.

4.

^{my Grandson}
I give and bequeath to William Leech, who is
the son of Coal Leech, deceased, one hundred dollars
to be collected out of what notes and accounts the
sum of D. R. Leech and son may have after all of the
debts of said D. R. Leech & son have been paid
and the remainder of my one-half interest in said
notes and accounts of the said D. R. Leech & son.

I give and bequeath to my four daughters, Julie
Rogers, Emma Taylor, Daisy Lappins and Mary Cubank.

I give and bequeath to my four daughters, Julie
Rogers, Emma Taylor, Daisy Lappins and Mary Cubank
all of my household furniture, except aile furniture
and fine quilts to my son, Oscar Leech.

I name and appoint my son Oscar Leech
my Executor of this my last will and testament
and to act without bond and request him to act
as such Executor, in wherof I do to this my
will, set my hand.

This February 3rd, 1919.

M. A. Leech

Signed and published in our presence, and we
have subscribed our names hereunto in the presence
of the testator, at her request This February 3d, 1919.

Witnesses:
R. E. Corlew,
T. R. Dickson
state of Tennessee
Dickson County

To this day was presented in open Court
the within paper purporting to be the last will and testament
of Mrs. M. A. Leech, and Annie R. E. Corlew, and T. R. Dickson,
the subscribing witnesses who upon oath stated that
the testator executed the said paper writing and delivered
it to be her last will and testament and that she
was of sound mind and requested them to sign the
same as witnesses, which they did in her presence.

It is therefore ordered by the Court that the
same be set up as the last Will & Testament of M. A.
Leech & placed upon the Will Book of the County.

Recorded this the 17 day of Feb 1920.
M. Harris, Clerk

Jas. B. Williams,
Judge

- I, Jesse Allen of Dickson County, State of Tennessee do make and publish this my last Will and Testament, hereby revoking and making void any and all former Wills by me at any time made.
- 1st. I direct that all my just debts be paid out of my estate.
 - 2nd. I give and bequeath to my Nephew, Jessie Allen Warren, son of A.M. Warren and wife Victoria Warren \$1000⁰⁰ (One thousand dollars) and that such money be applied under the direction of his Guardian, Natural or legal for educational purposes only.
 - 3rd. I give and bequeath to Valeria Mayne, daughter of the said A.M. & Victoria Warren \$750⁰⁰ (Seven hundred and fifty dollars) and that such money be applied by Natural or legal for educational purposes only.
 - 4th. I give and bequeath to Cathrine Warren, daughter of A.M. & Victoria Warren \$750⁰⁰ (Seven hundred and fifty dollars) and direct that same be applied by Natural or legal Guardian for educational purposes only.
 - 5th. I give and bequeath to my Niece America Allen, daughter of my brother W.T. Allen \$100⁰⁰ (One hundred dollars).
 - 6th. I give and bequeath to my Niece Jessie Boone Lee Allen, daughter of my brother W.T. Allen \$100⁰⁰ (One hundred dollars).
 - 7th. I give and bequeath to my Sister Martha E. Nash, wife of R.A. Nash \$200⁰⁰ (Two hundred dollars).
 - 8th. I give and bequeath to my Sister Margaret C. Wall, wife of Peter Wall \$200⁰⁰ (Two hundred dollars).
 - 9th. I give and bequeath all the rest and residue of my estate of every kind and character, Real, Personal or mixed and wherever located, to my wife Adelia Allen, A.D. Clark and Jessie A. Clark, wife of the said A.D. Clark equally, share and share alike.
 - 10th. I do hereby name and appoint my wife Adelia Allen, my daughter, Jessie A. Clark (Mrs. Allen) and A.D. Clark to execute this my Will; and carry out the terms and conditions of same and they are

released from the necessity of executing bond.
This Sept. 5th, 1913.

Jesse Allen
Signed and acknowledged in our presence, and
we witness the same at his the testator's request
at Dickson, Dickson County, Tennessee.

Sept. 5th, 1913

J. G. Robertson

H. L. Grigsby

State of Tennessee

Dickson County

A.H. Self

Litt Heisley

This day was presented, in open Court, the within paper writing purporting to be the last will and testament of Jesse Allen, deceased, and came J. G. Robertson and H. L. Grigsby to said subscribing witnesses who upon oath stated that the within paper writing was executed by the said Jesse Allen, and at the time of its execution he declared the same to be his last will and Testament and that he was of sound mind and requested them to sign their names as witnesses thereto.

It is therefore ordered by the Court that the paper writing be set up as the last will and testament of Jesse Allen, who died Feb. 11, 1920, and entered upon the Will book of the Clerk.

This Feb. 24, 1920.

Joe Billings, C. judge
Recorded his copy 25, 1920.

M. Harris, Clerk

This is my last Will and Testament.
I hereby Will to my brothers and Sisters, what
ever property I may have at my death, to be equally
divided between them, except to give a double
share to my Sister Allie, she being afflicted
and dependent upon herself for support.
I hereby appoint my brother W.H. Neblett,
Administrator to execute my above Will.
This Dec. 1st, 1919.

B.E. Neblett

This day was presented in open Court
the within paper writing purporting to be the
last Will and testament of B.E. Neblett, deceased,
and came W.B. Hudson, Hanes Gugsy and G.W. Johnson
who being duly sworn deposed and said that they
were familiar with the handwriting of the deceased,
B.E. Neblett, and that all of the above paper, was
written in his own handwriting and that they
believe it to be the last Will and testament of the
deceased.

And also came W.H. Neblett, who stated
upon oath that this paper was found in the soli-
able and private papers of the deceased and that he
believed that it was the last will and testament
of B.E. Neblett, deceased.

It is therefore ordered by the Court that the within
paper writing be set up as the last Will and test-
ment of B.E. Neblett, deceased, and entered upon the
Will Book of the County.

This March 22, 1920,

Joe B. Meinen, Co-Judge

Recorded this March 23, 1920.

M. Harris, Clerk

I Lucy Adine Williams, of Dixon, in the County of
Dixon, Tennessee, widow, being over the age of twenty-
one years and of sound and disposing mind and memory
do make, declare and publish this to be my last Will
and testament hereby revoking and making null and
void all other Wills and testaments heretofore
made by me.

As to my worldly estate and all the property, real,
personal and mixed of which I shall die seized
and possessed, or to which I shall be entitled at
the time of my death, I devise, bequeath and dis-
pose of in the manner following, to wit:

(1) To my son G.E. Williams of Magnolia Lake
I give, devise and bequeath one-third of my entire
estate, real, personal and mixed.

Should the said G.E. Williams not survive me,
then it is my Will that the interest herein
devised to him shall rest in his children.

(2) To my daughter Mattie L. Gassett, of Dixon, Tennessee
I give, devise and bequeath one-third of my
entire estate, real, personal and mixed.

Should the said Mattie L. Gassett die without
issue then it is my Will that the interest
herein devised to her shall rest as follows:
(A) One half in the aforesaid G.E. Williams if
he be then living, and should he be then not
living, in his children.

(B) One half, share and share alike, in the hereinafter
mentioned Homer C. Daniels and Lawrence Daniels.
Should either the said Homer C. Daniels or Lawrence
Daniels be then not living, then the interest herein
devised to him or her shall rest in the survivor
of them; and should both of them be then not
living, then the interest herein devised to them
shall rest in the aforesaid G.E. Williams if he be
then living, and if he be then not living
then in his children.

(3) To my grandchildren Homer C. Daniels and
Lawrence Daniels of Waverly, Tennessee, the children
of my daughter Jessie G. Adine, now deceased,
I give, devise and bequeath the remaining one-third
of my entire estate, real, personal and mixed.

Should either the said James E. Daniels or Lawrence Daniels not survive me, or if either should die before arriving at the age of twenty-one years without wife or issue living, it is my Will that the interest herein deeded to him or her shall rest in the survivor of them, and should neither of them survive me, or both should die before arriving at the age of twenty-one years without wife or issue living, it is my Will that the interest herein deeded to them shall rest as follows:

(C) One-half in the said G.E. Williams, if he be then living; should he be then not living, then in his children.

(D) One-half in the said Mattie L. Gassett, if she be then living; if she be then not living, then in her children, and if she have no children, then in the said G.E. Williams, and if the said G.E. Williams be then not living, then in his children.

(E) I appoint my Grandson David H. Williams, of Belzona Washington County, Mississippi, Executor of this my last Will and testament and request that the Court Will require no bond of him as such. Should the said David H. Williams not survive me, or from any cause should he be incapacitated from being as executor herein, then it is my request that the proper Court will appoint a suitable person as executor to carry out the provisions of this will and testament, and will require bond of him in such amount as may be deemed proper.

In testimony whereof I, the said Lucy Adeline Williams, have to this my last Will and testament subscribed my name, this the 17 day of September, 1912,

Mrs Lucy Adeline Williams

We certify that the foregoing Will was published, declared and signed by Lucy Adeline Williams in our presence, and that we, at the request of the said Lucy Adeline Williams, and in her present, and in the presence of each other, subscribed our names as witnesses thereto.

G. A. Carter,
Cyder Smith
F. D. Laine

State of Tennessee,

Dickson County } This day was presented in open
Court a paper writing purporting to
be the last Will and testament of Mrs Lucy Adeline
Williams and came W. R. Kaye, W. H. Murray and
W. A. Meadow, who states upon oath that they were
familiar with the signature of Mrs Lucy Adeline
Williams and upon examination of the signature
to the said paper writing they stated upon oath
that it was the genuine signature of the said Mrs.
Lucy Adeline Williams and that she was dead
and that they believed that the said paper writing to
be her last Will and testament.

It is further ordered by the Court that the said paper
writing be set up as the last Will and testament
of Mrs Lucy Adeline Williams and that it be recorded
in the Will Book of the County.

It further appears from letters signed by
Williams the testator named in this Will that
he would not accept the executorship of this Will
and parties interested in the estate having inci-
dicted their willingness for Mr. G. A. Hall to act
as executor he is appointed as executor and his bond
fixed at \$2500.

Jal B. Meems, Co. Judge
Record this May 11, 1913.

M. Harris Clerk

I John T. Hudson, do make this my last Will and Testament making void all others by me at any time made.

1st I direct that all of my just debts and funeral expenses be paid but of any money I may die possessed of or first comes into the hands of my Executor.

2nd. I will unto my wife Jessie P. Hudson my house and lot and household goods to be held her life time or widowhood, then to go to my 4 Sons herein after named.
3rd, I will unto my wife Jessie P. Hudson, and my Sons, W.W. Hudson, H.B. Hudson, Van D. Hudson and John D. Hudson all of my personal property to be equally divided among them as soon after my death as possible.

4th, I nominate and appoint as my Executor my son W.W. Hudson without bond.

I witness my hand this January the 10th, 1920.
Witnesses,

J. H. Springer,
Frank Hunt

State of Tennessee
Jackson County.

This day was presented in open Court a paper writing purporting to be the last Will and testament of John T. Hudson deceased, and came J. H. Springer and Frank Hunt the subscribing Witnesses thereto, and made oath according to law that they signed their names to the above paper as witnesses at the request of the testator who declared the same to be his last Will and testament and they further state upon oath that he was of sound mind and memory at the time he executed the said last Will and testament.

It is therefore ordered by the Court that the said paper writing be set up as the last Will and testament of the said John T. Hudson deceased and that the same be placed upon the Will book of the County.

This the 13th day of May, 1920.

Joe B. Meeks, County Judge

Recorded, this May 17, 1920,

M. Harris, Clerk.

I Namee J. Wright do make and publish this as my last Will and testament hereby revoking and making void any Will hereto fore by me at any time made. First, I direct that all my funeral expenses and just debts be paid out of any money that may first come into the hands of my executor.

Second, I Will, devise and bequeath to my Son, Dixie Wright as trustee, the house and lot in Dickson Tennessee where I now live the same originally consisting of two lots adjoining each other to be held in trust for the use and benefit of my beloved husband L.D. Wright for and during the time of his natural life the same to be held free from the debts, Contracts or liabilities, whatever of the said L.D. Wright all the rents, issues and profits of the same to be applied to the maintenance and support of the said L.D. Wright by the said Dixie Wright as long as the said L.D. Wright shall live.

Third, I Will, devise and bequeath to my Son A.B. Wright all the remainder interest in and to said lots and residence where I now live, with the right to make any improvements or changes in said property that he may desire at any time prior to the death of his father L.D. Wright, so that he will not molest the family room of said residence, and the A.B. Wright will also be trustees on said property.

Fourth, I give and bequeath to my son A.B. Wright all of my household and kitchen furniture of every kind and character whatever except my parlor set suite which I direct shall go to my Grand daughter, Caroline Wright, daughter of my son Dixie Wright.

Fifth, I give and bequeath to my son Dixie Wright to be held by him as trustee for the use and benefit of my husband L.D. Wright all the notes that may be owing to me, on my estate at the time of my death, the same to be held free from any debt, contract or liability whatever of the said L.D. Wright, and to be held in trust only for and during the natural life of the said L.D. Wright but he is able required to use as much as one

hundred dollars of the interest and principal of said notes (if the interest should not amount to one hundred dollars) for the benefit of said L.D. Wright during any one year, and whatever may be remaining of said notes at the time of the death of the said L.D. Wright, the same shall go to and become the property of the said Dixie Wright.

Sixth. Should I die seized and possessed of any other property not herein specifically mentioned and disposed of in this my will, I direct that my Executor shall convert the same into money and divide the net proceeds equally between my two sons Dixie Wright and A.C. Wright.

Seventh. My husband L.D. Wright had a policy of insurance on his life payable to me at his death and I hereby direct that the same he paid at the death of the said L.D. Wright to my son Dixie Wright the proceeds of the same to be used by him in the erection of a suitable monument at the graves of both me and my husband and that the residue thereof be further used in the improvement of our burial lot for our family burying ground now owned by us in or near Dicksoe Tennessee.

Eighth. I hereby nominate and appoint my son Dixie Wright to be the Executor of this my last Will and Testament, and I hereby release him from making any bond as such Executor or as Trustee for any property conveyed to him in this Will as such.

This 23rd day of December 1919.

Maurie J. Wright.

The testatrix acknowledged to each of us in her presence that the foregoing was her last will and testament and that she had subscribed the same and we at her request and in her presence signed our names hereto as subscribing witnesses to her signature to the same.

This December 23, 1919,

J. H. Mooten

A. C. Hughes

W.H. McMurray

State of Tennessee
Dickson County

This day was presented in open Court a paper Writing purporting to be the last Will and Testament of Maurie J. Wright and came J. H. Mooten, W.H. McMurray, and A.C. Hughes Subscribing Witnesses to the said paper and who upon oath stated that at the time of the execution of this paper they were requested to sign same as witness by the testatrix and that she directed the same to be her last will and testament and have further stated upon oath that at the time of the execution of the said instrument that the said Maurie J. Wright was in sound mind and memory.

It is therefore ordered by the court that the said paper writing be set up as the Last Will and Testament of Maurie J. Wright deceased and that the same be entered upon the Will Book of the County.

This 24 day of May 1920.

Joe B. Meeks, County Clerk,
Recorded this May 24, 1920.

M. Pearson