

State of Tennessee, Dickson County.

I, John C. Donegan being of sound mind & realizing the uncertainty of life & the certainty of death do make & publish this as my last Will & Testament hereby revoking all others made by me.

I direct that First all my debts & funeral expenses be paid;

Second. I want my wife A L Donegan to have all my household Goods & Kitchen Furniture My horse & buggy two cows all hogs that I may have on hand, all farm products on hand ~~when~~ at my death, \$1200.00 in cash, I want my son Mack Donegan to have \$200. dollars in cash and the remainder of my personal property to be divided equally between my son Mack Donegan & my Grand son A L Donegan, and my farm be divided between my said Son & Grand Son, as follows. I want my son Mack to have all the south side of the road, that runs through the place, beginning at Levi Simmon's line west of my house running by my house and up the hollow to the Graham land and my Grand Son A L Donegan to have all on the north side of said Road. I direct my wife have full possession of said land as long as she may live and at her death my Son & Grand Son, is to have full & complete title to the said land.

In Testimony whereof I set my hand seal this the 10, day of Oct, 1925.

John C. Donegan,

I, J. C. Donegan, direct that my Son Mack Donegan & Esq. J T Petty, be Executors of this will and without Bond.

J. C. Donegan,

Witness.

W. B. Williams,
J. T. Petty,

State of Tennessee,
Dickson County,

This day was presented in open Court a paper writing purporting to be the last will and testament of John C. Dunnigan, and came W B Williams, and J T Petty, the subscribing witnesses thereto, who upon oath say that at the time the said paper was executed, the said John C. Dunnigan, declared the same to be his last will and Testament, and that he declared the same to be his last will and Testament, and that he requested each of said witnesses to sign their names as witnesses to such will and testament, and that the said John C. Dunnigan was of sound mind and that he is now dead.

It is therefore ordered by the Court that the said paper be set on

as the last will and Testament of the said John C. Dunnigan, and it is ordered entered in the will book of the County,

This the 5th day of June 1926.

Jee, B. Weems, County Judge.

Recorded By M. Harris, Clerk. of County Court.

Dickson Tenn, May 27th, 1915.

If I should die suddenly or at any time, I leave this as my last will, I leave everything I have to my wife, Mrs. Sallie Coleman, I would suggest W A Self as her business or financial advisor. She can advise with him in regard to any business, transaction or financial matters.

D. B. Coleman,

Witness, W A Self,
H. H. Self,

State of Tennessee,
Dickson County,

This day was presented in open court a paper writing purporting to be the last will and testament of D B Coleman, and came, W. A. Meadow, W. R. Boyte and L C Self, who upon oath testified that all, and each and every part of the said writing was in the genuine handwriting of the said D B Coleman, that they were familiar with his said handwriting. They also state upon oath that the signature to the witnesses, W A Self and H H Self, are the genuine signatures of the said W A Self, and H H Self, and that they are familiar with the hand writing of said witnesses, and that the said witnesses, W A and H H Self are both dead, and that D B Coleman is dead. J. J. Taylor, heir sworn says that the said papers was found among the valuable papers of the said D B Coleman; that it was deposited with his other valuable papers in the First National Bank of Dickson, Tenn.

It is therefore ordered by the Court that said paper be set up as the last will and testament of D B Coleman and it is ordered entered in the will book of the County.

This the 7th, June, 1926.

Joe B. Weems, County Judge.

I appoint Mrs. Sallie Coleman as executor of this will & fix her Bond at \$250.00.

J. B. Weems, Co. Judge.

Recorded By M. Harris, Clerk.

KNOW ALL MEN BY THESE PRESENTS That I, Edward J. Murphrey, of Dickson, in the County of Dickson, and state of Tennessee, being of sound mind and disposing memory, do make and publish this, my last will and testament, hereby revoking any and all wills by me heretofore made at any time.

ITEM I. It is my will and wish that any debt, or debts, by me owing, be paid out of any funds, first coming into the hands of my Executor.

ITEM II. I do give and bequeath unto my beloved wife, Annie W. Murphrey, the sum of \$2000.00 to be used and enjoyed by her, principle and interest, at her will and pleasure. In event her death precede the death of myself, then and in that event it is my will that said \$2000.00 be divided equally between my five sons hereinafter named, the portion thereof to Calmes C. Murphrey, subject to the conditions and limitations hereinafter attached to his legacy, and in the event any part or portion of said \$2000.00 remains in the custody, possession, and control, of my said wife, Annie W. Murphrey, at the time of her death, in event she out lives me, then and in such event, it is my will and wish that such residue be divided equally between my said five sons and subject to said limitations as to Calmes C. Murphrey.

ITEM III. I do give and bequeath unto my son, Edward G. Murphrey, the sum of \$250.00, thus limiting his share from the fact that he has heretofore received valuable advancements.

ITEM IV. I do give and bequeath unto my son David R. Murphrey, \$1000.00.

ITEM V. I do give and bequeath unto my son Eugene M. Murphrey, \$600.00, limiting his legacy from the fact that he has heretofore received valuable advancements.

ITEM VI. I do give and bequeath unto my son Ernest J. Murphrey, \$300.00, evidenced by a French bond, or bonds, and in addition thereto, the sum of \$250.00 cash. This legacy is thusly limited from the fact that he has heretofore received \$600.00.

ITEM VII. I do give and bequeath unto my daughter, Corrinne Cowan, \$1.00. This legacy is thus limited from the fact that this daughter has heretofore received from my estate \$1500.00

ITEM VIII. I do give and bequeath unto my son Calmes C. Murphrey, \$1000.00, to be used, principal and interest, for the period of his life; in the event his death precedes my decease, it is my will and wish that said \$1000.00 be divided equally between my other sons, Edward G. David R. Eugene M. and Ernest J. Murphrey, and in the event any portion of said \$1000.00 remains unused at the time of the death of my said son, Calmes C. Murphrey, and in event his death pre-

subsequent to my decease, it is my will and wish that such residue belike-wise divided between my said above named other sons.

ITEM IX. All the residue of my estate, after above legacies be satisfied,

I do give and bequeath to my five sons, Edward G. David R. Eugene M. Ernest J. and Calmes C. Murphrey.

ITEM X. I do name, depute, and appoint Ernest J. Murphrey of Livingston in the County of Sumter and state of Ala. Executor of this, my will without bond.

Executed at Dickson, Tennessee on this 4th, day of Sept., 1925.

Signed E. J. Murphrey.

State of Tennessee,
Dickson County.

We, the undersigned, do certify that the foregoing instrument was, on this 4th, day of Sept., 1925, signed in our presence by Edward J. Murphrey, the testator, and that we did attest same in his presence, and at his instance and request. This 4th, day of Sept., 1925.

W. R. Boyte,

W. A. Meadow,

State of Tennessee,
Dickson County.

This day was presented in open court a paper writing purporting to be the last will and testament of E J Murphrey, and same W A Meadow, and W R Boyte, the subscribing witnesses who upon oath testified that at the time of the execution of said paper he said E J Murphrey declared the same to be his last will and testament, and that he requested each of said witnesses to sign their names to said paper as witness of his said last will and testament the said time the said E J Murphrey was of sound mind, and the said E J Murphrey is now dead.

It is therefore ordered by the Court that the said paper writing be set up as the last will and testament of the said E J Murphrey, and it is ordered entered in the will book of the County.

This the 15th, day of July, 1925.

Joe, B. Neems, County Judge.
McKesson/County, Tennessee.

Recorded by H. Harris, Clerk.

I, Amanda C. Bell, of McKesson County, Tennessee, being of sound mind and disposing memory, but feeble in health, do make, and publish this, my last will and Testament;

1st. It is my will and desire that all my just debts and funeral expenses be paid by my Executor hereinafter named, as soon after my death as possible, out of any money that he may have in his hands belonging to my estate.

2nd, I will and bequeath to my daughter, Carrie B. Carroll the following articles of household furniture now at my residence at Cloverdale, Tenn.

A small mahogany dressing table with its mirror, the Iron bedstead which stands in the large front room, with a mattress, feather bed and two pillows; the wash stand which is painted gray and known as Aunt Carrie's wash stand; the two trunks which belonged to her sister Emma with their contents; a plain side table, one with a leaf that lowers and raises; the mandoline; the large square Piano.

3rd. I, will and bequeath to my son, Walter A. Bell, all the balance of my property, personal property, consisting of house hold and kitchen furniture, ornaments, pictures, books, and all other things about and in the place at my home, in fact, all my ~~property~~, property, of which I may die seized and possessed of, I will and bequeath to my said son, Walter A. Bell, except the bequest to my daughter enumerated in section 2, above.

4th. I nominate and appoint my son, Walter A. Bell, my Executor to this my last will and testament, without bond.

Witness my hand this, Sept. 13th, 1923.

Witnesses:

J. J. Taylor,
S. M. Hanley,

Amanda C. Bell.

State of Tennessee.

Dickson County,

This day was presented in open Court a paper writing purporting to be the last will and testament of Amanda C. C. Bell, and same J. J. Taylor, one of the subscribing witnesses thereto, who upon oath testified that at the time of the execution of the said paper writing the said Mrs. Amanda C. Bell declared the same to be her last will and testament, and requested him to sign his name thereto as such last will and testament and that he signed the same in her presence, and that she signed her ~~name~~ in his presence.

The other witness S M Hanley was present at the time, and affiant states that the signature thereon is the genuine signature of the said S M Hanley, and that he signed as a witness at the special request of the testator.

Affiant further states that the testator was of sound mind, and that she is now dead.

It is therefore ordered by the Court that the said paper writing be set

up on the last will and testament of Amanda C. Bell, and it is ordered entered in the will book of the County.

This the 22nd, day of July, 1926.

Joe, B. Weems, County Judge.

Recorded by M. Harris, Clerk.

KNOW ALL MEN BY THESE PRESENTS;

That I, Sarah Jane Myatt, of Dickson, in the county of Dickson, State of Tennessee, being of sound mind and disposing memory, do make and publish this, my last will and Testament, hereby revoking any and all wills by me heretofore made at any ~~earlier~~ time.

ITEM (1) It is my will and wish that, on my decease, any and all just debts, owing by my estate be first paid out of any funds coming into the hands of my executors hereinafter named; that in this designation, all debts, is included the costs and expenses for ~~funeral~~ medical attention and my burial; that as to the provisions for my burial, and monument, reliance is had on my executors.

ITEM (2) To Early A. Myatt, Jr., my grandson, I do give and bequeath what is known as my west Dickson property, and further known as the Brown and Noise property, and I direct that his father, Early A. Myatt, Sr., look after this property and from the proceeds pay taxes and keep up improvements. And to said Early A. Myatt, Jr., I give and bequeath my gold watch, Elgin movements.

ITEM (3) To Sarah Louise Guerin, grand-daughter, I do give and bequeath all my stock in the Peoples Bank at White Bluff, Tenn., to be managed and voted for her by her mother, Mamie E. Guerin, (nee Myatt) until said Sarah Louise shall reach the age of twenty-one years, and I also give and bequeath to the said Sarah Louise Guerin, my grand - daughter, my pearl ring, circled with diamonds.

ITEM (4) To my daughter Mamie E. Guerin, (nee Myatt) I do give and bequeath all the light oak household furniture, known to the family as the Dick Potson furniture; and to her, the said Mamie E. Guerin, I do further give and bequeath the Lee, Jackson, and Johnson picture.

ITEM (5) To my son, Early A. Myatt, Sr., I do give and bequeath one maple book case. The library, contents of said book case, is to be divided between my children, Mamie E. Guerin, and Early A. Myatt. Each taking their preference as to volumes.

ITEM (6) To my husband, Benjamin Franklin Myatt, and for the period of his natural life, I do give and bequeath my interest in seven and one-half acres of land and five houses, at White Bluff, Dickson County, Tennessee; and on the death of him, the said Benjamin Franklin Myatt, said property is to be equally divided between my son, Early A. Myatt, and daughter, Mamie E. Guerin. It is understood that the rents and uses of said house and lots shall be used, first, to the payment of taxes; second, to keeping up repairs, and third, for the use and benefit of my said husband, during his life. In the event of the death of either Early A. Myatt, Sr., or Mamie E. Guerin, prior to the death of my said husband, Benjamin Franklin Myatt, the interest of such child on the death of my said husband shall

I, Hannah Childress, being of sound body and mind do make and publish this as my last will and testament, revoking and making void all others by me at any time made.

First, I want all my just debts paid, if any, and all funeral expenses.

Second, I will and bequeath to my two daughters, ~~Mary~~ Mary Lewis, (nee Childress) and Emma Childress, all my household goods and kitchen furniture of every description.

Third, all my real estate, except one lot hereinafter mentioned. I give and bequeath to my two daughters above named and my two sons, Berry and Will Childress to be divided share and share alike, but if any one or more of my said children shall die without issue, whether before or after my death, it is my desire and will that the share, or shares of such shall be equally divided among those living and the children of my any that may be dead, such children taking the share that their deceased parent would have taken if living.

Fourth, I bequeath to my grandson, Holland Childress, one lot in west Dickson, known as the Lovell lot, lying between where I now live and the Hudson lot; provided however, if the said Holland Childress shall die without issue, whether before or after my death, I direct that said lot shall revert to my heirs, and be divided as under paragraph three of this will, that is as is therein provided for the shares of any of my children dying without issue, unless the said Holland Childress shall have sold this lot after ~~his~~ his arrival at majority.

Fifth, If it should become necessary in the execution of this will to have an executor, I nominate and appoint Ed Morrow as my executor with power to collect and distribute among my heirs at law any debts that may be owing to my estate and to dispose of any property that I may own at the time of my death, not disposed of under this will.

This the twelfth of February, Nineteen Hundred and Seventeen. (1917)

Test.
J. A. Clement.

Hannah X. Childress.
Mark

We are called upon by Hannah Childress to witness this will and we signed the same in her presence, and in the presence of each other.

This the twelfth day of February, nineteen hundred and seventeen

J. A. Clement,
Florence L. Clement,
Hattie Myatt,

State of Tennessee,
Dickson County.

This day was presented in open court a paper writing prepared

purporting to be the last will and testament of Hannah Childress, and came J. A. Clement, and Florence Clement, two of the subscribing witnesses, who upon oath testified that at the time of executing the said paper, the said Hanna Childress declared the same to be her last will and testament, and that she requested said witnesses to subscribe their names ~~xx~~ thereto as witnesses to her said will, and at the time she was of sound mind and ~~memory~~ that she is now dead.

It is therefore ordered by the Court that the said paper be set up as the last will and testament of Hannah Childress, deceased, and it is ordered entered in the will book of the County.

Witness my hand at Dickson, Tennessee, this the 19th day of October, 1926

Joe R. Teems, County Judge.

Ed Morrow, the executor named in this will having removed from the State of Tennessee, upon application of Bill Childress, he being the oldest child, and representing that the other heirs have requested his appointment, he is appointed administrator with the will annexed, and his bond is fixed at one thousand Dollars.

J. B. W.

Recorded by M. Harris, Clerk.

Known all men by these presents: That J. A. Thomas
of Dickson ^{County} in the town of Dickson, and State
of Tennessee, being of sound mind, and disposing
Memory, do make and publish this my last
will and testament hereby renouncing, and
making void any and all wills by me heretofore
made at any time.

I direct that all my just debts & property known
and verified be paid out of any personal effects
I may die possessed of.
I do give and bequeath to my beloved wife,
Kattie Thomas (Nee Casley), all the remainder
and residue of my property and effects
whether Real, Personal, or Mixed, and of
whatever kind, and wherewer located.
And I do hereby name deputy, and
appoint my said wife, Kattie Thomas (Nee
Casley) Executrix of this will, and
testament, and direct that she act without
bond.

Made and done at Dickson Tennessee
on this the twenty-second day January 1920.

J. A. Thomas

We do certify that the foregoing instrument was
signed by the testator, J. A. Thomas, in our
presence, and that we did attest same in
his presence and at his instance and
request, on this twenty-second day of
January 1920.

W. F. Mc Murray
Howard E. Brown

State of Tennessee,
Dickson County

This day was presented in open
Court a paper writing purporting to be the last will
and testament of J. A. Thomas, and Sam W. H.
Mc Murray, and Howard E. Brown, the subscribing
witnesses, who upon oath testified that
at the time of the execution of the said paper

the said J. A. Thomas declared the same to be
his last will and testament, and that he signed
his name thereto in their presence and requested
them to sign their names as witnesses which they
did in his presence, and that the said testator
was of sound mind, and that he now dead.

It is therefore ordered by the Court that the said
paper writing be set up as the last will and
testament of J. A. Thomas, deceased, and it
is ordered entered in the will book of the
County.

Thus the 7th day of December,

Joe D. Green, County Judge

Recorded by M. Harris County court clerk.

J. M. Hudson of the County of Dickson
State of Tennessee,

Being of sound mind and memory do make publish
and declare this to be my last will and testament to wit
that all my just debts and funeral expenses shall
be first paid.

1st I give devise and bequeath all my personal
property to my beloved wife Debbie Ann Hudson
Also my real estate to her for lifetime, then
after her death my entire estate both real
and personal to the children born to J. M.
Hudson by Debbie Ann Hudson. Having
given to my children born by Alice P. Hudson
property in the town of Dickson, Dickson
County, Tennessee. Also I have paid to each
of the first set of children one hundred dollars
for their interest in the land allotted to them by
their Grand Father Hudson.

3rd I nominate and appoint my wife Debbie
Ann Hudson to be the Executrix of this
my will and testament, without bond, hereby
rescinding all former wills by me made. In
witness whereof I have hereunto set my hand
and seal, this the 25th day of March 1911.

J. M. Hudson

Signed, sealed published and declared as and
for this last will and testament by the above
named testator in our presence, who have
at his request and in his presence and in
presence of each signed our names as
witnesses thereto.

J. M. Berry
J. W. W. Hudson

State of Tennessee
Dickson County.

This day was presented in open court a paper
writing purporting to be the last will and testament
of J. M. Hudson, and came J. M. Berry and W. W.
Hudson, the subscribing witnesses thereto who upon
oath testified that at the time of the execution of
the said paper, the said J. M. Hudson declared
the same to be his last will and testament.

and that he requested each of the said witnesses
to sign their names thereto as witnesses to his said
last will and testament, and that they signed
their names thereto in his presence, and that
he signed said paper in their presences and
that he was of sound mind, and that he
is now dead.

It is therefore ordered by the court that the
said paper be set up as the last will and
testament of J. M. Hudson, and it is ordered
entered in the will book of the county.

This the 29th day of Dec 1926.

Joe B. Lewis

Circuit Judge

Recorded by WM Harris County Court Clerk

J. B. Lewis

I Bell Adams do make and publish, this as my last will and testament, hereby revoking and making void all other wills by me made.
 First. I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any money that I may die possessed of or may have.
 Second. Come into the hands of my executor.
 Second. I give and bequeath to my wife Adda Adams all my personally personal property to do as she wishes with, also all of my realty as long as she lives.
 Third. I appoint my wife Adda Adams my executor to serve without bond. In witness whereof I do to this my will set my hand,
 This 27th day of Feb. 1918

Bell Adams

witness.

W. B. M. Clarkson
A. J. Smith

State of Tennessee,
Dickson County

This day was presented in open court a paper purporting to be the last will and testament of Bell Adams, and came A. J. Smith, one of the subscribing witnesses thereto, who upon oath testified that at the time of the execution of said paper, the said Bell Adams declared the same to be his last will and testament, and that he requested the said witness to subscribe his name thereto as a witness to such last will and testament. The said A. J. Smith, also testified that the other subscribing witness is now dead, but that he does not know whether the signature is the genuine signature of said W. B. M. Clarkson. The witness also testified that at the time of the execution of said paper, the said Bell Adams was of sound mind, and that he was dead. It therefore ordered by the court that the said paper be set up as the last will and testament of Bell Adams, and it is ordered entered in will book of the County Court. This the 18th day of Feb. 1927. Joe B. Meeks County Judge.

Recorded by M. Dennis Clark.

Dickson Tennessee
December 18th 1927

It was once appointed that all must die, Wherefore I, P. H. Petty, of Dickson, Dickson County, Tennessee makes this as my last will, revoking all others which I may have made.

I direct that after my just debts are paid, if there is anything left it be used in buying Tomb Stones for my grave, and my son Bright Petty's grave, something similar to the one at the grave of my wife Adeline Petty, with what is left out of this after this is done, if there be any, thirly I request that it be used in building a fence around the grave yard at my old homestead in the second Civil District of Dickson County, which is known as the Best family little Honey River.

I request that a concrete wall seven inches high be put all around the grave yard, with a 42 inch lawn fence on top of it. I request that Bill Burge, if he be living and able look after this work and have it done as I have requested.

I request that when I die Bell Burge, if he be living and able, make my coffin out of one inch Oak Boards, if not some other Carpenter that knows how, be employed to do the work and request that whoever does the work, that he be paid for it.

If there be anything left after all this work is done, I want it divided equally between my sons Joe and Norman Petty and my daughter Martha Jane Russell I appoint Bell Burge Administrator without bond.

P. H. Petty

Witness { Fred C. Duncan
H. T. Duncan

State of Tennessee.
Dickson County.

This day was presented in open court a paper writing, purporting to be the last will and testament of P. H. Petty, and came Fred C. Duncan and H. T. Duncan

the subscribing witnesses thereto, who, upon oath, testified that at the time of execution of the said paper, the said G. N. Petty, declared the same to be his last will and testament, and requested the said witnesses to sign their names as witnesses to such last will and testament, and that he was of sound mind, and that he is now dead.

It is therefore ordered by the court that the said paper writing be set up as the last will and testament of G. N. Petty deceased, and it is ordered entered in the will book of the County.

At the 17th day of March 1927:

Joe S. Meany
County Judge

Recorded by M. Harris Clerk.

(Martha Ann Robertson Will)

Amen all men by these present that we Martha Ann Robertson, Hammie Robertson and Nancy Robertson, of Narrows, Cheatham County Tennessee, Realizing the uncertainty of life and desirous of disposing of our property as we feel disposed and in justice we should do, we hereby make and publish this as our last will and testament hereby revoking and Canceling all former wills. It is our will and desire that which ever one of us die first, then all the property, real, personal and mixed and where ever situated, shall go and be vested in the ones then living that is in this will.

It is our wish and desire, that the above plan be carried out fully. That is upon the death of the first above mentioned, then all of his or her property shall go to the three surviving.

And then upon the death of either one of the surviving parties all of his or her property shall go to, and be vested in the two then living, and upon the death of either of the other two then living, all of the property belonging to that one shall vest in the surviving absolutely and without limitation. This will is of course revocable at anytime and it is understood that should any of the above parties marry, then his or her part of this will is revoked, but if we continue as we are now living then the same is to be of full force and effect.

Witness our hands this the 29th day of Nov 1902.

Witnesses
M. V. Pack
W. M. Pack

Martha Ann Robertson
J. W. Roberts
Hammie Robertson
Nancy Robertson

Probated and Certified for record, This Oct. 3^d 1911
J. A. Williams, Chancellor
State of Tennessee, Cheatham County
I, Daniel M. Gailey, County Court Clerk
of Cheatham County hereby certify this is a true
copy and perfect copy of the will of Martha

Ann Robertson, found in my office, at Auckland
City Tennessee in Wills and Inventory Book
No. Page 86

Doris M. Teasley
County Court Clerk

State of Tennessee,
Dickson County,

This day was presented in open court
a paper writing, purporting to be a Certified Copy of the
last will and testament of Martha Ann Robertson,
J. W. Robertson, Annie Robertson and Nancy Robertson.
Came also W. M. Pack, one of the subscribing witnesses
to the said will who upon oath states that this
appears to be an exact copy of the last will and
testament of said Martha Ann Robertson, J. W.
Robertson, Nancy Robertson and Annie Robertson,
the original of said will having been probated and
entered in the minutes or will book of Cheatham
County, Tennessee. The said witness also states
that the testator J. W. Robertson has, since the former
(probate of the said will died in Dickson
County, Tennessee.

Upon the statement of the said witness that
the testator J. W. Robertson is dead, and upon the
probate of said paper in the County Court of Cheatham
County, and upon the Certificate of the County
Court Clerk of Cheatham County that this is a true
and correct copy of the said will and testament
as entered in the will book of Cheatham
County, it is set up as the last will and testament
of J. W. Robertson, deceased, and it is ordered
entered in the will book of Dickson County,
Tennessee.

At the request of the beneficiaries under said
will, J. M. Baltrip is appointed Administrator
with the will annexed and his bond is fixed at
\$500.00.

This Jan. 6, 1927

J. C. Williams, Judge
Dickson County, Tenn.

I, Warren Box of the town of Dickson, in the
county of Dickson, and state of Tennessee, being of sound
mind, memory and understanding, do make my last
will and testament in manner and form following:

First, I give and bequeath to my beloved wife, Julia,
all my household furniture and all my personal
property.

Second, I give and bequeath to my beloved wife,
Julia, all my real & estate, personal or mixed of which
I shall be seized or possessed, or to which I shall
be entitled at the time of my decease. But at my
decease, the property personal and real, I give and
devise to my children, Effie, Joe, Nora, Wayman,
Lou and Hugh, and their heirs respectively, to be
divided in equal shares among them. I appoint my
wife, Julia, sole Executrix of this my last will & 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 the witnesses
named below, this the third day of July, 1915.

Warren Box

Signed, sealed, declared and published by the said
Warren Box as and for his last will and testament,
and in his presence, and in the presence of each
other, have subscribed our names as witnesses
thereto.

T. E. Miller, residing at Wilson, in Dickson County.
W. T. Jackson, residing at Wilson, in Dickson County.

State of Tennessee,
Dickson County.

This day was presented in open court a paper
writing purporting to be the last will and testament
of Warren Box, and came W. T. Jackson, one of the
subscribing witnesses who upon oath testified that
at the time the said Warren Box executed the
said paper, that he declared it to be his last will
and testament, and that he requested the said witness
to sign it as such, and that the said testator also
requested one T. E. Miller to sign it as a witness.

which said J. E. Miller did in the presence of witness
to T. Jackson, and that the signature attached is the
genuine signature of J. E. Miller, who is now dead. Affiant
also states that the said Warren Box was of sound mind
at the time, and that he is now dead.

It is therefore ordered by the Court that the said
paper writing be set up as the last will and testament of
Warren Box, and it is ordered entered in the will Book
of the County.

This the 14th day of May, 1927,

Joe B. Wernes, County Judge.

Recorded by M. Harris, Co. Clerk.

I, J. W. Beckerson, of Section, in the State of Tennessee
being of lawful age and sound mind, do make this my
last will and testament, here by revoking any and all
former wills by heretofore made.

1st, I direct my executors to pay all legitimate debts,
which I owe, which may be charged against me personally
or against any of my property both real and personal.

2nd, I bequeath the remainder of all my
property equally to my sons, W. C. Beckerson and E. L.
Beckerson.

3rd, I hereby grant and devise to my sons,
W. C. Beckerson and E. L. Beckerson, all my real estate,
equally, each an undivided one-half interest in
whatever real estate I die sieged and possessed of.

4th, I hereby appoint E. L. Beckerson as the
executor of this will, to serve in said capacity
without bond.

I direct that the said Executor upon my death,
shall immediately take charge of my personal business,
which is the operation of a store-house, and that he
in conjunction with other beneficiary of this will,
invoice the stock of goods of said store, and ascertain
all the debts against me at the time of my death, and
collect all accounts due me, and pay all debts against
me, and that the balance be divided equally between
him and the other beneficiary, W. C. Beckerson.

5th, I bequeath the above property to my
two sons with the understanding that they remain in

with me and care for me during the rest of my life
time at my death they may provide for me a
respectable burial.

Signed this the 15th day of Jan, 1927.

J. W. Beckerson.

Witnesses,

Fred R. Burr.

Walter Wayburn.

We, Fred R. Burr and Walter Wayburn
the above subscribed witnesses to the will of J. W.
Beckerson witnessed the same and signed our names
at his request, in his presence and in the presence
of others.

State of Tennessee,
Buckson County.

This day was presented in open court a paper
writing purporting to be the last will and testament
of J. W. Beckerson, and came Fred R. Burr, and
Walter Wayburn, the subscribing witnesses, who after
each testified that at the time the said paper was
executed, the said J. W. Beckerson declared the same
to be his last will and testament, and that he
requested the witnesses and each of them to sign
their names as witnesses to such will, and that the
testator signed his name in their presence, and
that he was of sound mind, and that he is now
dead.

It is therefore ordered, by the Court that the said
paper writing be set up as the last will and testament
of J. W. Beckerson, deceased, and it is ordered entered
in the will book of the County.

This the 26th day of Jan. 1927.

Joe B. Wernes, County Judge.

Recorded by M. Harris, Clerk

Last Will and Testament S. H. Springer. In the Name of God, amen. I, S. H. Springer, of Clifff, Tennessee, being of sound mind, memory and understanding considering the certainty of death and the uncertainty of the time thereof; and being desirous to settle my worldly affairs, and thereby be the better prepared to leave this world when it shall please the Almighty to call me hence, do therefore make and publish this my last will and testament, hereby revoking and annulling all wills by me heretofore made, in manner and form following, that is to say:

First, and principally, I commit my soul into the hands of Almighty God, and my body to the earth, to be decently buried at the discretion of my executors hereinafter named; and my wife is, that all my just debts and funeral expenses shall be paid by my executors here in after named as soon after my decease as shall be convenient;

Second, I give, devise and bequeath to my beloved wife, Amelia Springer, any and all personal property, of which I may be possessed, also the income and rental at the use of any and all real estate of which I may die possessed during her natural life.

Third, at the death of my beloved wife, Amelia Springer, the said real estate is to be sold and divided among my children, sons and daughters, and to them and their heirs and assigns forever, share and share alike, as tenants in common.

And Fourth, I do hereby nominate, constitute and appoint Ben Tidwell, Bachelor, and Lee Brown, as my executors of my last will and testament, and I desire that my executors here in before named shall not be required to give bond for the faithful performance of the duties of that office.

In Testimony whereof, I have set my hand and seal to this, my last will and testament, at Dickson, Tennessee, this 31st. day of July, in the year of our Lord, one thousand nine hundred and twenty-two.

S. H. Springer. (Seal)

Signed, Sealed, Published and Declared by the said S. H. Springer, in our presence as and for his last Will and Testament, and at his request and in our presence, and in the presence of each other, we have hereunto subscribed our names attesting witnesses thereto.

J. B. Robertson, Dickson, Tennessee.
W. B. Petty, Dickson, Tennessee.

State of Tennessee,
Dickson County,

This day was presented in open court a paper writing purporting to be the last will and testament of S. H. Springer, and came W. B. Petty and J. B. Robertson, the subscribing witnesses thereto, who upon oath did say that at the time of the execution of the said paper writing the said S. H. Springer declared it to be his last will and testament, and that he signed it as such in their presence, and that he requested them and each of them to sign their names as witness thereto which they did in his presence and in the presence of each other, and that the testator was of sound mind and that he is now dead.

It is therefore ordered by the court that the said paper writing be set up as the last will and testament of S. H. Springer, and it is ordered entered in the wills book of the County. Testamentary will issue jointly to Ben Tidwell and Lee Brown.

This the 1st day of July, 1887.

J. B. Williams, County Judge.

Recorded by M. Harris, Clerk.

I, Lee Ella Sate, wife this
the last will and testament of Jack Horner, at this day
being in good health in body and in sound mind.
I do hereby will and bequeath to the following persons
my property, real and personal, as follows, to
be appropriated after my death and after the death of
my present wife, Rose Horner, which is at present equal
here with myself. At the death of both of us, said
property and effects of my estate is then to be divided
to the following, namely person to wit. I bequeath to
Sam Horner my son one half of my 122 acre tract
of land, the other half of same tract of land, I bequeath
to Andrew Horner also my son the above said land
lying in the first District of Dickson County, and State
of Tennessee, said tract of land is bound as follows:
East prong of Coney River. I give to Sam Horner
my son five dollars in money to be paid him out of
my estate by my executors after my death and the death
of my wife. I give to my son Tompy Horner, fifty
dollars in money. At the closing of my estate Tompy
Horner and Andrew Horner are to pay Alie Horner
one hundred dollars and Howard Horner one hundred
dollars to make the equal heirs to all the rest as
near as I can.

This the 26th day of June 1915.

Jack Horner mark.

Seal by G.W. Adcock Witnesses:

J. B. Bozeman

State of Tennessee,
Dickson County.

This day was presented in open Court a paper written
purporting to be the last will and testament of Jack Horner, and
Carrie G.W. Adcock and J.B. Bozeman, the subscribing witnesses
thereto, who, upon oath testified that at the time of the execution
of the said paper, the said Jack Horner declared the same
to be his last will and testament, and that he required
each of said witnesses to sign their names thereto
as witnesses, and that the said Jack Horner signed
his name and made his mark, and that the said
testator was of sound mind at the time, and that he
now "dead".

It is therefore ordered by the Court that the said
paper be set up as the last will and testament of
Jack Horner and it is ordered entered in the
will book of the County.

This the 22nd day of July, 1927

Joe B. Williams, County Judge.
Recorded by M. Harris, Clerk.

Last Will and Testament of Mrs. Lee Ella Sate
In the name of God, Amens.

I, Mrs. Lee Ella Sate, of Dickson, Tennessee
being of sound mind, memory and understanding,
considering the certainty of death and the uncertainty
of the time thereof, and being desirous to settle my
wordly affairs, and thereby be the better prepared
to leave this world when it shall please the Almighty
to call me hence, do therefore make and publish this
my last will and testament; hereby revoking and
annulling all wills by me heretofore made, in
manner and form, as following, that is to say:

First, and principally, I commit my soul into
the hands of Almighty God, and my body to the
earth, to be decently buried at the discretion
of my Executrix hereinafter named; and my will
is, that all my just debts and funeral expenses
shall be paid by my Executrix hereinafter named
as soon after my decease as shall be convenient.

Second, I give, devise and bequeath to my
husband, G.S. Sate and my son, W.S. McFarland
the two shares of stock which I own in the
Dickson Development Company, Dickson, Tennessee.

Third, as the rest and residue of my estate
both real, personal and mixed, I give, devise and
bequeath to my daughter, Mrs. C.S. Bragilton and
my granddaughter, Miss Mildred Richardson, and
to them and their heirs and assigns forever,
share and share alike, as tenants and appurtenant.

And Lastly, I do hereby nominate, constitute
and appoint Mrs. C.S. Bragilton Executrix of this
my last will and testament, and I desire that my

Ex-ecutrix herein before named shall not be required to give bond for the faithful performance of the duties of that office.

In testimony whereof, I have set my hand and seal to this, my last will and testament, at Dickson, Tennessee, this twenty-third day of January, in the year of our Lord, one thousand nine hundred and twenty-five.

Mrs. L. E. Tate (Seal).

Mrs. Lee Ella Tate.

Signed, Sealed, Published and Declared by the said Mrs. Lee Ella Tate, in my presence, as and for her last will and testament, and at her request and in my presence, and in the presence of each other, we have hereunto our names attesting witnesses hereto:

Willie Beaman.

Residence, Dickson, Tennessee.

S. D. Robertson -----

Residence Dickson, Tennessee.

State of Tennessee,
Dickson County.

This day was presented to open court a paper writing purporting to be the last will and testament of Mrs. Lee Ella Tate and came S. D. Robertson and upon his oath stated that at this time the said paper was executed said Mrs. Lee Ella Tate declared the same to be her last will and testament and that the said testator requested the said witness, and one other, Miss Willie Beaman to sign their names as witnesses to said paper as a last will and testament, and that the said testator was sound minded at the time.

The said S. D. Robertson also testified that he saw the other witness signs her name, and that said signature is the genuine signature of Willie Beaman, and that said Willie Beaman is a non resident of the State of Tennessee.

Said Robertson also testified that said testator is now dead.

It is therefore ordered by the court that said paper writing be set up as the last will and testament of Mrs. Lee Ella Tate, and it is ordered entered in the will Book of this County.

This the 30th day of October, 1925.
Joe B. Wiens, County Judge
Recorded by M. Harris, Clerk.

I, Rosena King, do make and publish this as my last will and testament, hereby revoking and making void all other by me at any time made 1st; I direct that my funeral expenses and all my debts be paid as soon after my death as possible, out of any money that I may die possessed of or may first come into the hands of my executors.
2nd; That I now hold twenty-five (\$25.00) dollars stock in Union Store, at White Bluff, Tenn. Also one hundred twenty (\$120.00) in Farmers' merchants Bank of White Bluff, Tenn., with interest accruing dating. Also fifty (\$50.00) loaned to my son Wesley King. Lastly; I do hereby nominate and appoint my dearly beloved son Wesley King, my executor.

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

This March 3rd, 1925.

Signed: Rosena King.
Witnesses { W. T. Lee
F. C. Hall.

Subscribed and sworn to before me
This March 3rd, 1925.

W. M. Adcock.

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. Rosena King and came W. T. Lee and F. C. Hall, the subscribing witnesses there to upon oath say that at the time of the execution of the said paper Mrs. Rosena King declared the same to be her last will and testament, and that she requested them and each of them to sign their names there to

as witnesses, and that she was of sound mind. They further say that she is now dead.

It is therefore ordered by the court that the said paper be set up as the last will and testament of Mrs. Rosena King, and it is ordered entered in the will book of the County.

Executor's bond is fixed at the sum of \$50.00.

This the 15th day of March 1928.

Joe B. Weems, County Judge

Recorded by M. Harris, Clerk.

I, J. F. Brown of Dickson, Tennessee, do make and publish this my last will and testament.

1st; It is my will that all of my just debts shall be paid out of my estate.

The residue of my estate, I desire shall pass to my beloved wife, Dacia Brown.

To this, and I desire give and bequeath to my said wife, Dacia Brown, all the personal property that I may own at my death, together with the house and lot in Dickson on the North East corner of Main and Walnut Sts (our home place), the house and lot on the South West corner of Main and Walnut Sts, the Livery Stable and lot on the North West corner of Main and Walnut Sts; the tract of land lying in the first and fifth districts of Dickson Co., Tenn, containing about two hundred acres and known as the McKinney Land; two tract of land lying in the fourth district of said County, known as the Grosses' tract and Kerr tract, containing about three hundred

acres, and any other real estate I may die possessed of. In fact I give and bequeath to her every thing I may own at my death.

I hereby nominate and appoint my said wife my executrix, and no bond shall be required of her as executrix.

Witness my hand,

This 27th day of Feb. 1907.

J. F. Brown.

Subscribing witness,

W. R. Boyte

W. T. Crotzer

State of Tennessee,
Dickson County.

This day was presented in open court a paper writing purporting to be the last will and testament of J. F. Brown, and came W. R. Boyte, subscribing witness and upon oath the said W. R. Boyte testified that at the time of the execution of said paper the said J. F. Brown, declared the same to be his last will and testament, and that he requested the said Boyte to sign his name there to as a witness to his said will. The said Boyte also testified that the other witness, W. T. Crotzer, is now dead, but that the signature of said W. T. Crotzer does appear on this paper is the genuine signature of the witness W. T. Crotzer and that the said Crotzer signed in the presence of said Boyte, and that said Brown signed in the presence of both of said witness, and that said J. F. Brown is now dead.

It is therefore ordered that said paper be set up as the last will and testament of J. F. Brown and it is ordered entered in the will book of the County.

This the 7th day of April, 1928.

Joe B. Weems
Co. Judge

Recorded by M. Harris, Clerk.

I, Benjamin Y. Brown, a resident of the 14th Census District of Dickson County, Tennessee, being of sound mind and disposing memory do make and publish my last Will and Testament, hereby revoking all wills made by me at any time heretofore.

I, my beloved wife, Leota Brown, I give and bequeath all of the personal property that I may have, or be entitled to at my death, to manage, sell or dispose of any way that she thinks best, and the proceeds of same to be hers absolutely. Also give and bequeath to my beloved wife, Leota Brown, all of the real estate which I may die seized and possessed, so long as she remains single to use and manage and control as she thinks best, and should she marry again, or at her death I direct that all my real estate be sold and the proceeds be divided among my children, or heirs, according to the laws of descent and distribution now in force in the State of Tennessee.

I direct that my Executor hereinafter named to pay all my just debts out of any money that may come into her hands.

Lastly, I appoint my beloved wife, Leota Brown, Executor of this my last will and testament, and shall not be required to give bond.

In witness whereof, I do this, my will, set my hand, this twenty-ninth day of December, 1919.

Benjamin Y. Brown

Signed and published in our presence, and we have subscribed our names hereto in the presence of the testators, and at his request.

This the 29th day of December, 1919.

Witness: R. E. Collier.

Witness: Lee Mathis.

State of Tennessee,
Dickson County,

This day was presented in open court a paper purporting to be the last will and testament

of Benjamin Y. Brown, and came R. E. Collier and Lee Mathis, the subscribing witnesses who upon their oaths say that at the time of executing the said paper the said Benjamin Y. Brown, declared the same to be his last will and testament and that he requested them and each of them to sign their names as witnesses and that he signed in their presence and they in his presence and that the said Brown was of sound mind and that he is now dead.

It is therefore ordered that said paper writing be set up as the last will and testament of Benjamin Y. Brown, and it is ordered that it be entered in the will book of the County.

This April 12th 1928

Joe B. Wines,
County Judge.

Received by M. Harris, Clerk.

I, H. B. Brown of Williamson County, Tennessee, do make and publish my last will and testament hereby revoking all other wills by me at any time heretofore made.

Item 1, I will and direct that all my just debts including funeral expenses and the cost of a tomb stone at my grave be paid as soon after my death as practicable.

Item 2, I will to my niece Carrie Sentry the sum of one hundred dollars; to my niece Hattie Dennisson, one hundred dollars; to my brother Ben F. Brown, five dollars, and to my brother W. S. Brown five dollars.

Item 3, I will and direct all the rest and residue of my estate, real, personal and mixed where-ever located as follows:

(1) To the children of my deceased brother, Carter Brown, share and share alike, the children of any deceased child to take the share of the parent one-sixth.

(2) To the children of my deceased sister, Gladys Brown Martin share and share alike, the children of any deceased child to take the share of the parent one-sixth.

(3) To the children of my deceased brother, James Brown, share and share alike, children of any deceased child to take the share of parent one-sixth.

(4) To the children of my deceased brother, Jack Brown, share and share alike, the children of any deceased child to take the share of parent one-sixth.

(5) To the children of my brother Ben F. Brown, share and share alike, the children of any deceased child to take the share of parent one-sixth.

(6) To the children of my brother W. S. Brown, share and share alike, the children of any deceased child to take the share of parent one-sixth.

Item 4, I hereby nominate and appoint D. V. Robertson, of Dickson, in Dickson County, executors of this my last will and testament.

In testifying, whereof I have hereunto subscribed my name in the presence of the subscriber witnesses, who sign with me and at my request, this, the 6th day of January, A.D., 1928.

Test:

Sam German
R. H. Crockett

^{his} G. F. S. Brown.
mark

signed, sealed and published in our presence, and we have hereunto subscribed our names as witnesses at the request of the testator in his presence and in the presence of each other, on this day and year above written.

Sam German
R. H. Crockett.

Codicil

I, H. B. Brown make the following codicil to my will foreaid,

My nephew Sandy Brown owes me some money and will probably be indebted to my estate. I will and direct that the time of payment of what he may owe, be extended one year or more.

Witness my hand this Jan. 6th, 1928
^{his} G. F. S. Brown
mark

Test:
Sam German
R. H. Crockett.

Signed, sealed and published in our presence and we have signed our names as witnesses at the request of the testator in his presence and in the presence of each other. This Jan. 6th, 1928.

Sam German
R. H. Crockett.

State of Tennessee,
Dickson County,

This day there was presented in open Court a paper purporting to be the last will and testament of H. B. Brown, and came Sam German and R. H. Crockett, the subscribing witnesses thereto who upon oath stated that at the time of the execution of said paper, the said G. F. Brown, declared the same to be his last will and testament and that on the same day and date the said H. B. Brown, executed the Codicil to said will and declared it to be a part of his last will and testament and that the said testator requested each of said witnesses to sign their names as witnesses to his

last will and testament, and that they did so in his presence and that he executed the same in their presence and that the said W. B. Brown was of sound mind at the time and that he is now dead.

It is therefore ordered that said paper, including both parts, be set up at the last will and testament of W. B. Brown and it is ordered entered in the will book of the County, Letters, testamentary will issue to S. H. Robertson when he executes a bond in the sum of Twenty Five Thousand Dollars.

This the 17th day of April, 1928.

J. B. Worne, County Judge

Received by M. Harris, Clerk.

Last will and Testament of Calvin Martin, In the name of God. Amen.

I, Calvin Martin, of Dickson, Tennessee; being of sound mind, memory and understanding, considering the certainty of death and uncertainty of the time thereof; and being desirous to settle my worldly affairs, and thereby be the better prepared to leave this world when it shall please the Almighty to call me hence, do therefore make and publish this my last Will and Testament, hereby revoking and annulling all wills by me heretofore made, in manner and form, that is to say:

First, and principally, I commit my soul into the hands of Almighty God, and my body to the earth to be decently buried at the discretion of my Executrix, herein after named; and my will is, that all my just debts and funeral expenses shall be paid by my Executrix hereinafter named as soon after my decease as shall be convenient.

Second, I give, devise and bequeath to my

beloved wife, Susie Martin, the entire estate of which I may die possessed, both real, personal and mixed.

And lastly, I do hereby nominate, constitute and appoint Susie Martin, Executrix of this my last will and Testament, and I desire that my Executrix herein before named shall not be required to give bond for the faithful performance of the duties of that office.

In testimony whereof, I have set my hand and seal to this, my last will and Testament at Dickson, Tennessee, this the 10th day of February, in the year of our Lord, one thousand nine hundred and twenty-five.

Calvin Martin. (Signature)

Signed, Sealed, Published and Declared, By the said Calvin Martin in our presence, us and for his last will and Testament, and at his request and in our presence, and in the presence of each other, we have hereunto subscribed our names as attesting witnesses thereto:

S. H. Robertson

Residence - Dickson, Tennessee

J. S. Mitchell

Residence - Dickson, Tennessee

State of Tennessee,
Dickson County,

This day was presented in open Court a copy of writing purporting to be the last will and Testament of Calvin Martin and came S. H. Robertson and J. S. Mitchell, the subscribing witnesses who upon oath testified that at the time of the execution of said paper the said Calvin Martin declared the same to be his last will and Testament, and that he requested them and each of them to sign their names hereunto as witnesses to such will and that he was of sound mind and that he is now deceased.

It is therefore ordered by the Court that

the said paper be set up as the last will and testament
of Calvin Martin deceased and it is ordered entered
in the will book of the County.

This the 25th day of April, 1928.

Joe B. Weems.
County Judge

Recorded by M. Harris, Clerk.

I, A. B. Boggs of the Town of Dickson, County of
Dickson and State of Tennessee; being of sound mind
and memory do make, publish and declare this my
last will and testament, hereby revoking all former
wills and codicils by me made.

First, It is my will and desire that all my
just debts and funeral expenses shall be paid.

Second, I give, devise and bequeath all of my
estate both real and personal, wherever situated,
to my beloved wife, Betty Boggs, any remainder or
residue of said estate at the death of my said
wife, Betty Boggs, an after all her just debts and
funeral expenses have been paid, it is my desire
that said remainder or residue be equally divided
between our three grand-children, Paul Hooper,
Freddie Hooper and Ruthie Hooper, but by this I
do not mean that my said wife Betty Boggs,
shall be limited in her style of living, for it is
my will and greatest desire that she shall be
properly provided for, and to this end I give and
bequeath to her my whole estate as foreseen,
without any limitation or reservation.

Fourth, I nominate and appoint my said wife,
Betty Boggs, the Executrix of this my last will
and testament and no bond as such executrix
shall be required of her.

This day of April, A.D. 1906

Subscribing Witnesses — Albert S. Boggs
A. B. Williams
J. E. Reed.

State of Tennessee,
Dickson County,

This day was presented in open Court a
paper writing purporting to be the last will and
testament of Albert S. Boggs, and came W. B. Williams
one of the subscribing witnesses who upon oath
testified that at the time of execution of said paper the
said A. S. Boggs declared the same to be his
last will and testament and that he requested
said witness to sign his name thereto as a witness
to said will. Said witness also says that the
other subscribing witness, J. E. Reed is not
living in this part of the state and cannot be
had as a witness, but that the signature is the
genuine signature of J. E. Reed. S. B. Robertson
also testified that he was familiar with the
signature of J. E. Reed and that the above is
his genuine signature; and that the testator is
now dead.

It is ordered that the said paper be set up
as the last will and testament of Albert S. Boggs
and it is ordered entered in the will book of the
County. The executor being also dead L. C. Hooper
is appointed administrator with the will annexed
and his bond is fixed at \$5000.00

This the 1st day of May, 1928.

Joe B. Weems,
County Judge

Recorded by M. Harris, Clerk.

I, Mrs. Maggie Long Sanders, 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 give and bequeath all of my property of every kind and description that I have at my death to my nephew, J. R. Caldwell, and to his wife, Sallie Caldwell, after my funeral expenses, and debts have been paid.

Second: I nominate and appoint my nephew, J. R. Caldwell, my executor of this my last will and testament, and that no bond be required of him as such executor, and that no settlement of any kind be required of him by the County Court.

This August 24, 1926.

Maggie Long Sanders.

Signed and published in our presence, and we have signed our names hereto in the presence of the testator, and at her request.

Witnesses: Fannie Hickerson

J. R. Joseph A. Hickerson

Probate

State of Tennessee
Sevier County,

This day was presented in open Court a paper writing purporting to be the last will and testament of Maggie Long Sanders, and came Mrs. Fannie Hickerson and Joseph A. Hickerson, the subscribing witnesses, who upon oath stated that at the time the said paper was executed the said Mrs. Maggie Long Sanders declared the same to be her last will and testament and that she requested them and each of them to sign their names thereto as witnesses to such, and at that time she was of sound mind, and that she is now dead.

It is therefore ordered by the Court that the said paper be set up as the last will and testament of Mrs. Maggie Long Sanders, and it is ordered entered in the will book of the County.

This 21st day of May, 1926.

Joe B. Weems, County Judge

Recorded by M. Harris, Clerk

Last Will and Testament

I, Mrs. Kittle Thomas of Dickson, County of Dickson, State of Tennessee, being in good health of body and of sound and disposing mind and memory; and being desirous of settling my worldly affairs while I have strength and capacity so to do, do make, publish and declare this my last will and testament.

I order and direct that my executor hereinafter named pay all just debts and funeral expenses as soon after my decease as convenient to do. After the payment of such funeral expenses and debts I order that the remainder of my estate, both real and personal, be held in trust by my executor for the use and benefit of my husband, J. A. Thomas. If the income from my property is not sufficient to supply him with the usual comfort of life, I direct that my executor give my real estate and use the proceeds to supply him with the usual comforts of life.

After my husband's death, or in the event that he should die before I do, I direct that my executor see are my property both real and personal, and after paying my just debts and funeral expenses, I direct that he pay to my sister, Sallie Moody five dollars (\$5.00). The balance of my estate I direct to be divided into three equal parts; one part to be paid to the children of my sister, Mrs. Fannie Mays, one part to my sister, Mrs. Julia Egerton, if living, if not, to her surviving children; one part to my brother R. A. Basley if living, if not, to his surviving children.

I hereby appoint W. H. McMurtry the sole executor of this my last will and testament. I hereby revoke all former wills by me made.

In witness, whereof I have set my hand and seal at Dickson, Tennessee, the 18th day of May, 1925.

Mrs. Kittle Thomas.

Signed, published and declared by the said testator, Mrs. Kittle Thomas, to be her last

mine in the presence of us, who at her request
have subscribed our names thereto as witnesses
in her presence and in the presence of each other.

This the 18th Day of May, 1925.

W. A. Meadow

C. C. Hallrooth

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. Kettie Thomas, and Sam W. A. Meadow, and
C. C. Hallrooth, the subscribing witnesses thereto
who upon oath did say at the time of the execution
of said paper the said Mrs. Kettie Thomas declared
the same to be her last will and testament, and
that she required said witnesses to sign their
names thereto as witnesses to such last will
and testament and that they did so in her
presence and that she signed in their presence,
and that she was of sound mind, and that she is
now dead.

It is therefore ordered by the Court that said
paper be set up as the last will and testament of
Mrs. Kettie Thomas, deceased, and it is ordered
entered in the Will Book of the County.

The bond not being waived in said will the
Court fixes the bond of the executor at
Three Thousand Dollars.

This the 11th day of Jan. 1925.

J. E. Miller

County Judge.

Recorded by M. Harris, Clerk.

I, Warren Boy of the town of Dickson in the County
of Dickson, and State of Tennessee, being of
sound mind and memory and understanding,
do make my last Will and Testament in manner
and form following:

First - I give and bequeath to my beloved wife Julia,
all my household furniture, and all my
personal property.

Second - I give and bequeath to my beloved wife
Julia all my real estate, personal and
mixed of which I shall be owner or possessor,
or to which I shall be entitled at the time
of my decease. But at her decease, the property
personal and real, I give and devise to my
children, Effie, Joe, Nora, Wayman, Sue
and Hugh, and their heirs, respectively, to
be divided in equal shares among them.
I appoint my wife Julia sole executrix 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 witnesses named below, this the third day
of July, 1915.

Warren X Boy
Mark

Signed, sealed, declared and published by the
said Warren Boy as and for his last Will
and testament, and in his presence, and in
the presence of each other, have subscribed
our names as witnesses thereto.

J. E. Miller, residing at Dickson, in Dickson
County.

W. J. Jackson, residing at Dickson, in Dickson
County.

State of Tennessee
Dickson County,

This day was presented in open Court a
paper writing purporting to be the last Will
and Testament of Warren Boy, and Sam

W. J. Jackson, one of the subscribing witnesses, who upon oath, testified that at the time the said Warren Bof executed the said paper, that he declared it to be his last Will and Testament, and that he requested the said witness to sign it as such, and that the said testator also requested one J. E. Miller to sign it as a witness, which said J. E. Miller did in the presence of witness W. J. Jackson, and that the signature attached is the genuine signature of J. E. Miller who is now dead. Affiant also states that the said Warren Bof was a sound mind at the time and that he is now dead.

It is therefore ordered by the Court that the said paper writing be set up as the last will and testament of Warren Bof, and it is ordered entered in the Will Book of the County.

This the 14th day of May, 1927,

J. B. Weems

County Judge

Bond paid at \$250.00

Recorded by M. Harris Clerk.

I, Lillian H. Phillips, a resident of the village of Almond, Portage County, Wisconsin, being of full age and of sound disposing mind and memory, do make, publish and declare this my last will and testament, in the manner following, that is to say, hereby revoking all former wills and testamentary instruments of every kind by me made. First - I direct the payment of my just debts, funeral expenses and expenses of administration, the same to be paid out of my personal estate. Second - I do give and bequeath unto my beloved niece, Ruth Currie Turnee of North Yakima, state of Washington, my gold watch.

Third - After the payment of my just debts, funeral expenses and the expenses of administration as provided for in Paragraph "First" of this my last will and testament, and the legacy mentioned and provided for in Paragraph "Second" of this my last will and testament, I do give devise and bequeath unto my beloved friend and business partner, Vicent S. Miner, of the village of Almond, Portage County, Wisconsin, all of the rest, residue and remainder of my estate, real, personal and mixed, of every kind, nature, kind and description, wherever situated, to him to hold unto himself and his heirs and assigns forever, including my life insurance policy # 38,86 in the Atlas Casualty Company of La Crosse, Wisconsin; and my life insurance policy # 2256 in the Equitable Fraternal Union of Menomonee, Wisconsin.

Fourth - I hereby nominate and appoint my beloved friend, Vicent S. Miner of the village of Almond, Portage County, Wisconsin, as executor of this my last will and testament, and hereby request and direct that she be not required to furnish bonds to act as executrix of the first and will.

In witness whereof I have hereunto subscribed my name, this 29th day of November A.D. 1905

Lillian H. Phillips (seal)

On the 29th day of November, A.D. 1905, at the village of Almond, in the County of Portage, and State of Wisconsin, the above named testator Lillian S. Phillips, subscribed to foregoing instrument in the presence of us, and each of us, and at the same time declared the same to be her last will and testament, and we, at her request, and in her presence and in the presence of each other, have signed our names thereto as attesting witnesses. We further certify that at the time of subscribing the same the said testator was of sound and disposing mind and memory.

Miss Emma Martin, residing at - Almond, Wis.
 Irene C. Adams residing at - Almond, Wis.
 Buchanan Johnson residing at - Plainfield, Wis.

Violet D. Miner, Clerk of the Will Order Probating the
 of Lillian S. Phillips, Deceased, Sure and Qualifying
 by Certificate
 Executrix.

The cause came to be further heard, and was heard on the depositions on interrogatories on Buchanan Johnson, Emma Martin, and Irene C. Sullivan, which had heretofore been ordered to be taken, and which deposition touched upon the execution of said paper purporting to be the last will and testament of Lillian S. Phillips, and on the date which paper bears. And it appearing to the Court from such proof that said paper is the last will and testament of said Lillian S. Phillips; that it was executed on the date which said paper bears and for the purposes therein stated, that said paper was signed and published as the last will and testament of Lillian S. Phillips; by her and in the presence of Buchanan Johnson, Emma Martin, and Irene C. Sullivan and that they in the presence of said Lillian S. Phillips, and at her request, there and there signed their names to said paper as attesting witnesses thereto; and that said Lillian S. Phillips is now dead.

It is therefore considered by the Court that said paper is the last will and testament of said Lillian S. Phillips; 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 to said Violet D. Miner, as executrix of said will and without bond she being excused by the will from giving bond in qualifying as such executrix.

Approved for entry - June 11th, 1927

Jac B. Wenne
 Co. Judge

Received by the Clerk.

State of Tennessee }
Dickson County }

In re: The wife of Mrs. Eliza F. Nichols, deceased.
 In this cause it appearing to the Court that Mrs. Eliza F. Nichols, a resident of Dickson County, Tennessee, died in said County and State on April 5, 1927, and it appearing to the Court that a last will and Testament executed by the said Mrs. Eliza F. Nichols is in existence and same has been produced to the Court and it appearing that said will and witnessed by W.W. Late and Mae E. Small, and the said W.W. Late is a resident of Montgomery County, Tennessee, and it further appearing to the Court that Mrs. Eliza F. Nichols died owning only personal property, she not owning any real estate.

It is therefore ordered, adjudged and decreed by the Court that the deposition of the said W.W. Late, attending same, one of the witnesses to the said will may be taken as prescribed by law in Montgomery County, Tennessee, before any duly qualified Notary Public or Clerk of any Court of record in said County and State.

Enter - Joe B. Weems
Co. Judge.

Recorded by M. Harris - Clerk.

I, Mrs. Eliza F. Nichols, of the 10th, District of Dickson County, Tennessee, being of sound mind make this to be my last will and testament.

1st. After my death I desire all my funeral expenses to be paid out of my estate, and any just debt that I may owe, although at this time I do not owe any debts.

2nd. I will to my daughter, Mrs. Pancy Holloway the sum of \$5.00.

3rd. I will and bequeath to my grand-daughter, Mrs. Helma Williams, all the remainder of my property, whether it be personal or real estate, by at the time I make this will I do not own any real estate, but should I acquire any real estate in the future I will and bequeath it to my grand-daughter, Mrs. Helma Williams, together with all of my household effects of any kind and description, and any other property of which I may die possessed.

This September 7th, 1921.

Mrs. Eliza F. Nichols
W.W. Late and Mae E. Small, certify
that we witnessed the signature of Mrs. Eliza F. Nichols to the foregoing will, and that she requested us to witness same, declaring it to be her last will and testament, and she signed same in our presence and we subscribed our names as witnesses in her presence and in the presence of each other.

This September 7th, 1921.

W.W. Late
Mae E. Small.

State of Tennessee
Dickson County,

This day was presented in open court a paper purporting to be the last will and testament of Mrs. Eliza F. Nichols and there was presented the deposition of W.W. Late, one of the subscribing witnesses, which deposition was taken in Montgomery County, Tennessee, upon the orders of the Court, from which deposition it

appears to the Court at the time of executing the said paper the said Mrs. Eliza S. Nichols declared the same to be her last will and testament, and that she requested said witness to sign his name thereto as a witness to her said last will and testament and that she was of sound mind, and that she is now dead.

It is therefore ordered by the Court that the said paper writing be set up as the last will and testament of Mrs. Eliza S. Nichols, and it is ordered entered in the will book of the County. This day 28, 1927.

No executor being named in this will, Mrs. Shetima Williams is appointed administrator with the will annexed, and her bond is fixed at \$ 600.00.

Joe B. Wrenn,
Co. Judge.

Signed by M. Harris.

I, G. F. Myatt make this my last will and testament, hereby revoking any and all wills heretofore by me made.

1. I give my wife, M. A. Myatt all my possessions excluding any money notes, debts, Real estate, any lands that I now possess or may possess hereafter to have and to hold during her natural life.
2. Also those that care for my wife, the said M. A. Myatt; after my death and during her declining years, to have the remainder of my estate after suitable and appropriate Somes has been placed at my own and my wife's groves. I direct that my wife M. A. Myatt have full and free possession of my entire estate after my death.

This Feb. 1, 1913

G. F. X. Myatt
mark

Witness:

J. W. Herrin — W. R. White
State of Tennessee
Dickson County,

This day was presented in open Court a paper writing purporting to be the last will and testament of G. F. Myatt, and came J. W. Herrin and W. R. White, the subscribing witnesses, who upon oath state that at the time of the executing the said paper writing the said G. F. Myatt declared the same to be his last will and testament, and that he requested them and each of them to sign their names thereto as such witnesses, and that he was of sound mind, and that he is now dead.

It is therefore ordered by the Court that the said paper be set up as the last will and testament of G. F. Myatt, deceased, and it is ordered entered in the will book of the County.

This the 14th day of June, 1928,

Joe B. Wrenn
Co. Judge.

No executor being named in this will, I appoint Mrs. M. A. Myatt, administrator in wch the will annexed, and fixed her bond at \$ 200.00. Joe B. Wrenn
Recorded by M. Harris — Clerk.

I, Bettie Nicks being of sound mind and disposing memory, do make this my last will and testament hereby revoking all former other wills herebefore made by me, if any.

First. I direct that my debts be paid out of any money that I may have at the time of my death, including funeral expenses.

2nd. I give unto my son William A. Nicks all of the remainder of my estate, including house-hold and kitchen furniture, and, ~~any~~ note or notes including all cash in fact everything that I may have at the time of my death. But he is to take care of me the balance of my life.

Third. I nominate and appoint my son William A. Nicks my executor and he is not required to give bond in other words, with out bond.

Witness my hands this the 3rd day of April, 1926.
Witness to mark.

W. R. Hudson.

Bettie ^{her}
mark Nicks.

We signed this instrument at the request of Mrs. Nicks and in her presence and saw her make her mark, this the third day of April, 1926.

J. A. Wilson
Ben. McRae.

State of Tennessee,
Dekson County.

This day was presented in open court a paper writing purporting to be the last will and testament of Mrs. Bettie Nicks, and came W. R. Hudson, and J. A. Wilson, the subscribing witnesses, who upon oath say at the time the said paper was executed the said Mrs. Bettie Nicks declared the same to be her last will and testament, and that she was of sound mind, and that she requested each of said witnesses to subscribe their names as witnesses thereto, and that she requested it is therefore ordered by the court that said paper be set up as the last will and testament of Mrs. Bettie Nicks, and it is ordered entered in the will book of the County.

This 29th day of June, 1928

Joe B. Weems.

C. Judge

Received by M. Harris - Clerk.

In the name of God, Amen! I, George Washington Donegan being of sound mind and memory, but knowing the uncertainty of human life, do make and publish this my last will and testament, that is to say:
I leave everything to my estate

G. W. Donegan. (Seal)

Signed, sealed, published and declared by the said G. W. Donegan the testator, as and for his last will and testament; and we, at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto, this 4th day of May A. D. 1919.

Simon Shertner 32^o
Richards P. Clark 32^o

State of Tennessee,
Dekson County.

This day was presented in open court a paper writing purporting to be the last will and testament of G. W. Donegan; and came Richards P. Clark, one of the subscribers thereto, who upon oath testified that at the time of the execution of said paper, the said G. W. Donegan declared the same to be his last will and testament, and that he requested him, the said witness, to sign his name thereto as a witness to such will, and that the testator was of sound mind.

The said witness, Simon Shertner, said, at he found to testify, but the said Clark testified that the signature was the genuine signature of Simon Shertner, and that it was affixed in the presence of the testator and of the other witnesses, Richards P. Clark, and that it was affixed at the request of the testator, and that the said G. W. Donegan is now dead.

It is therefore ordered by the court that the said paper be set up as the last will and testament of G. W. Donegan, and it is ordered entered in the will book of the County.

No executor being named in this will I appoint Mrs. Lura Halbrook as administrator with the will annexed and fit her bond at \$1500.00.

Received by this the 24th day of July 1928,
M. Harris - Clerk. Joe B. Weems - C. Judge

I, Mrs. Susan Blackburn, being now of sound mind and memory, and desiring to make some disposition of what property I may die seized and possessed of, do make, declare and publish this as my last will and testament, hereby revoking and making void any or all wills by me heretofore made.

First - I direct that all my just debts and funeral expenses be first paid out of funds coming into the hands of my executor.

Second - I have no husband, children or brothers and sisters, and have no other relatives who have been sufficiently considerate of me in the past to warrant my remunerating them in this will. Mrs. S. D. Robertson, of Section, Tennessee, has been kind and considerate of me in my old age, and has shown many courtesies and kindnesses to me, and as a remembrance of these favors I give, devise and bequeath to the said S. D. Robertson all the rest and residue of my property of every kind and character, to be his absolutely.

Third - I nominate and appoint S. D. Robertson as my executor, to serve and act as such without the execution of any bond which bond is waived, and I direct that he be not required to make any report or settlement of any kind, unless he so desires.

Witness my hand this 26th day of May, 1928.
Witness to mark Susan ^{her} Blackburn
(for signature) mark

There are now present Mrs. Susie Johnson and Ruby Schram, and they were present at the time I signed my name to the above, and I request them and each of them to sign their names to this my last will and testament as witnesses.

Witnesses
Susie Johnson
Ruby Schram

Susan ^{her} Blackburn
mark

State of Tennessee
Dickson County,

This day was presented in open court a paper purporting to be the last will and testament of Mrs. Susan Blackburn, and came Mrs. Susie Johnson, one of the subscribing witnesses who upon oath testified that at the time of executing said paper, Mrs. Susan Blackburn declared the same to be her last will and testament, and that she requested Mrs. Susie Johnson and Miss Ruby Schram to sign their names as witnesses, and that said witnesses signed in the presence of the testator, who was of sound mind, and that the testator is now dead.

Witness also testified that she saw Ruby Schram sign her name to said paper as a witness and that the signature is the genuine signature of Ruby Schram, but that said Ruby Schram is not available at the present time as a witness.

It is therefore ordered by the Court that said paper be set up as the last will and testament of Mrs. Susan Blackburn, and it is ordered entered in the will book of the County.

This the 7th day of Sept. 1928.

Jac D. Morris
County Judge

Recorded by M. Harris - Clerk

J. G. B. Williams, of Blayden, Tennessee, do make and publish this as my last will and testament hereby revoking and making void all others heretofore by me made. First I direct that all my just debts and funeral expenses be paid by my executor from the first available funds coming into his hands from my estate.

Second. I give, devise and bequeath to my wife, Mrs. Joe Williams my home place, located in the town of Blayden, Ninth Civil District of Dickson County, Tennessee, to her, for and during her natural life; and after death to be disposed of as hereinafter provided.

Third. I direct that my executor shall, after my death, sell all the rest and residue of my property, both real and personal, either at public or private sale, as may seem best to him, and in this I hereby empower him to execute any deeds of conveyances, or any other transfers in the same manner as I can now.

Fourth. From the funds remaining in the hands of my executor I direct that he pay to my wife, five dollars if she survives me. Two Hundred Dollars per year so long as she may live, or so long as there remains any funds in his hands with which to pay said amounts.

Fifth. After the death of my wife, if she survives me, I direct that the home place left to her in section two, be sold by my executor in the same manner as provided in section three, and all the funds, if any, then remaining in funds after paying the funeral expenses of my said wife, shall be distributed by my said executor, by paying the same to my sister Alice Annette if she be living. If she is not then living then said funds shall be paid to heirs according the statute of descent.

Sixth. I nominate and appoint W. H. Embank as my executor, and in the event he has to settle said estate with the County Court before the estate is finally wound up, I appoint him as trustee to hold said funds and administer them by paying them out as provided in this my will.

J. R. Williams

This is page two of my will.

If there are any funds going into the hands of my executor, to be held by him as trustee, I direct that he make all his settlements with the County Court Clerk of Dickson County in the same manner as is required of executors.

C. S. Marsh and Lays Balthrop are now present, and in their presence I declare to them that this is my last will and testament, and I here and now request them, and each of them to sign their names hereto as witnesses.

This the 10th day of March, 1925.

J. R. Williams

Witnesses: C. S. Marsh

Lays Balthrop

We, the witnesses, whose names are ~~here~~ hereto attached, declare that the testator subscribed his name to this instrument in our presence and that we signed our names in his presence and at his request.

C. S. Marsh

Lays Balthrop
State of Tennessee,
Dickson County,

This day was presented in open court a paper writing purporting to be the last will and testament of J. B. Williams, and came Lays Balthrop and C. S. Marsh, the subscribers witnesses thereto who, upon oath say that at the time of the execution of said paper the said J. B. Williams declared the same to be his last will and testament, and that he requested each of them to sign their names thereto as such witnesses, and that he was of sound mind, and that he is now dead.

It is therefore ordered and that said paper be set up as the last will and testament of J. B. Williams, and it ordered entered in the will book of the County.

The executors bond is fixed at Five Thousand Dollars.

This the 25th day of Sept. 1928.

Joe B. Williams - C. Judge

Recorded by M. Harris - Clerk.

The following is my last will and testament.
Written and executed this day 19th 1926 I, G. N. Bice, bequeath and will all household goods and
all money on hand and all outstanding notes on
hand and other effect whatsoever to my youngest
daughter Jessie Hooper, wife of Sam Hooper, after
paying all my burial expenses out of the above is
to go to my youngest daughter Jessie Hooper wife
of Sam Hooper is to bear and have for taking care
of me, G. N. Bice, her father until death.

G. N. Bice

The above will being broken by my youngest
daughter more than once is therefore null and void. I
therefore G. N. Bice counters the above. I therefore
make another will with my son Searby Bice
to take care of me until death, paying all expense
out of my money; paying my burial expenses, after
which the balance that remains I leave to my
son Searby Bice as follows stated are money in
any bank's order paid to my son Searby Bice and
countered goods and all notes on hand as his by will.

G. N. Bice.

State of Tennessee, Dickson County.

This day was presented in open Court a paper
writing purporting to be this last will and testament
of G. N. Bice and came J. W. Hickerson and J. A. McMillan
& Searby Bice who being duly sworn testified that
they & each of them are familiar with the handwriting
of said G. N. Bice and that they verily believe that all
and every part of said paper & writing is the genuine
handwriting of G. N. Bice and that the said signature
thereon is the genuine signature of said G. N. Bice that he is now dead.

The said witnesses further say that the book in which
said will is written was a part of his valuable papers & so kept
by him in a table drawer & which his person & was found among
his valuable papers after his death.

It is therefore ordered by the court that said paper be set up as the
last will & testament of G. N. Bice, it is ordered entered in the will
book of the County.

No executor being appointed the court appoints J. A. M. Miller
Administrator with will annexed & his bond fixed at \$1200.00.

This Oct 22. 1928.

Joe B. Weems — Co. of Judge

Recorded by M. Harris — Clerk.

Last Will and Testament

9

Jessie L. Bailey
In the name of God, Amen.

I, Jessie L. Bailey of Cumberland Furnace,
Tennessee, being of sound mind, memory and
understanding, Considering the certainty of
death and the uncertainty of the time thereof,
and being desirous to settle my worldly affairs,
and thereby being better prepared to leave
this world when it shall please the Almighty
to call me hence, hereby revoking and annul-
ing all wills by me before made, in
manner and form following, that is to say:
First and principally, I commit my soul into
the hands of Almighty God, and my body to
the earth, to be decently buried at the discretion
of my executors hereafter named, and my will
is, that we my just debts and funeral expenses
shall be paid by my executors, hereafter
named as soon after my decease as may be
convenient.

Second, I give, devise and bequeath to my wife
Millie Stanley, Six Hundred Dollars, to be paid in
cash.

Third, I desire that along my real estate
that I may die seized and possessed of the same
converted into money, as soon after my death
as convenient by my executors, to be sold
for hire to sell said real estate either privately
or at public sale and execute deed or deeds to
the same.

Fourth, I desire that all the remainder of my
property of every kind, be divided equally
between my other four children to wit: Mrs.
Emma A. Elbow, Mrs. Hattie Bishop, Mrs.
Alice Connely and Carl Bailey, except Carl's
part of the Bank Block, The Bankers' Bond
and Mortgage Co., Nashville, Tennessee which
is to be held intact by my executors hereafter
named, for a period of five years except

The intent to be paid him the same as other stockholders
fifth, I do hereby nominate constitute and appoint
my son-in-law H. H. Bishop to be assisted by
H. S. McElwane, as my executors, to serve without
bond; to have my last will and testament.

My Testimony whereof: I set my hand and seal to
this, my last will and testament at Cumberland
Gap, Tennessee, this the 1st, day of May, 1928
(in the year of our Lord One Thousand Nine Hundred and Twenty-eight)

Jessie L. Hailey (seal)

Signed, sealed, Published and declared, by the said
Jessie L. Hailey in our presence, as and for his last
will and testament, and at his request and in our
presence; and in the presence of each other, we have
hereunto subscribed our names as attesting witness, that
we witness, J. S. Gray

M. Harris

Date of Service
Jackson County,

This day was presented to open Court a paper writing
purporting to be the last will and testament of Jessie L. Hailey,
and Carl S. Gray, and M. Harris, the subscribing witness
thereto, who upon oath testified that at the time of the
execution of said paper, the said Jessie L. Hailey de-
clared the same to be his last will and testament,
and that he requested each of said witnesses to sub-
scribe their names thereto, as such witnesses, and
that he was of sound mind, and that he is now dead.

It is therefore ordered and directed by the Court
that said paper writing be set up as the last will
and testament of Jessie L. Hailey, and it is
ordered entered in the will book of the County.

Said the 9th day of Nov. 1928,

Geo. B. Wilson /

C. Judge

Received by M. Harris - Clerk

Last Will and Testament

of

Daniel Andrew Saeger

In the name of God, Amen.

I Daniel Andrew Saeger of Jackson, Tennessee,
being of sound mind, memory and understanding,
considering the approach of death and the im-
minence of the time thereof, and being desirous of settling
my worldly affairs, and thereby be the better prepared
to leave this world when it shall please the Almighty
to call me hence, do therefore make and publish
this my Last Will and Testament, hereby revoking
and revoking all wills by me heretofore made,
in manner and form following, that is to say:
First and principally, I commit my soul in
the hands of Almighty God, and my body to the
earth, to be decently buried at the discretion of my
executrix hereinafter named; and my will is,
that all my just debt and funeral expenses shall
be paid by my executrix hereinafter named as
soon after my decease as shall be convenient;
Second, I give, devise and bequeath to my
children Eppie Wanita Martin, Hattie Emma
Shillón, Ovel Morton Saeger, Clarence Rubin
Saeger, Romeo Melvin Saeger and Mira Morris
Semon all the rest and residue of my estate
both real, personal and mixed to them and
to their heirs and assigns forever. Share
and share alike as tenants in common.
Third; - I direct that my executrix, hereinafter
named shall sell and convert to cash my
real estate and collect all notes which I
may die possessed of before making division
of same.

And lastly, I do hereby nominate, constitute
and appoint my daughter Anna Shillón executrix
of this my last will and testament, and I devise
that my executrix hereinafter named shall
not be required to give bond for the faithful
performance of the duties of that office.

In Testimony whereof I have set my hand and seal to this, my last will and testament, at Dickson, Tenn., this 17th day of June, in the year of our Lord, one thousand nine hundred and Ninety seven.

Daniel Andrew Saeger (seal)

Signed, sealed, published and declared by the said Daniel Andrew Saeger in my presence, as and for his last will and testament, and at his request and our present, and in the presence of each other, we have hereunto subscribed our names as attesting witnesses thereto.

D. R. Moore

Dickson, Tenn.

S. H. Robertson

Dickson, Tenn.

State of Tennessee
Dickson County:

This day was presented in open court a paper purporting to be the last will and testament of Daniel Andrew Saeger, and came S. H. Robertson, and D. R. Moore, the subscribing witnesses thereto who upon oath say that at the time of executing said paper the said Daniel Andrew Saeger declared the same to be his last will and testament and that he requested them and each of them to sign their names thereto as witnesses to such, and that they did so in his presence, and in the presence of each other, and that he signed in their presence, and that he was of sound mind and is now dead.

It is therefore ordered by the Court that said paper be set up as the last will and testament of Daniel Andrew Saeger, and it is ordered entered in the will book of the County.

This the 14th day of Nov. 1928

Joe B. Williams. C. Judge

Recorded by M. Harris - Clerk

I, Jerry Nesbitt of the 11th District of Dickson County, Tenn do make, publish and declare this to be my last will and testament, to wit:
 First:-- pay my just debts and funeral expenses unpaid.
 Second:-- give, devise and bequeath all my property both real and personal effects to my wife Mrs. M. G. Nesbitt to have and to hold and use as she wishes during her life time.
 Third:-- After the death of my wife I order that my executor take control of my estate and that he make and execute a deed to my daughter, Lettie G. Nesbitt

on the land that I own in Dickson County, also, one fifty acre tract of land adjoining my home tract in the 6th Civil district of Houston County, Tenn. Known as the Peace Farm. I value the above real estate at six thousand dollars, after complying with the above provisions, I also give my son A. J. Nesbitt Five Thousand dollars, and the remained, if any, to be equally divided between the three heirs, Andrew, Lettie and Lettie (I have given Lettie \$3500 dollars in real estate) If I should sell the land during my lifetime, the proceeds will be Letties after the death of her mother Fourth:-- I nominate my son A. J. Nesbitt as executors of this my last will and testament. Michael Bond.

This June 14th 1928.

Witnesses

J. Q. Williams

N. W. Ellis

P.S.

Lettie has been given a farm valued at \$3500 dollars or.

June 14th 1928.

Jerry Nesbitt

State of Tennessee,
Dickson County,

This day was presented in open Court a paper writing purporting to be the last will and testament of Jerry Neubert, and Sam J. O'William and N.W. Ellis the subscribing witnesses. Who upon oath say at the time said Jerry Neubert executed said paper he declared the same to be his last will and testament and that he required them and each of them to sign as such witnesses and that he signed in their presence and they in his presence & that he was of sound mind and that he is now dead.

It is therefore ordered by the court that said paper writing consisting of four sheets attached together be set up as the last will and testament of Jerry Neubert deceased, and it is ordered entered into the will book of the County.

This 28th 1928

Joe S. Weems
County Judge

Signed by M. Harris Clerk.

In the name of God, Amen.

I, George Washington Mullins of Dickson, in County of Dickson, State of Tennessee, being of sound mind and memory and considering the uncertainty of life and transitory life, do therefore make, ordain, and publish and declare this to be my last Will and Testament.

First I order and direct that my Executrix hereinafter named, pay all my just debts and funeral expenses as soon after my decease as conveniently may be. Second, after the payment of said funeral expenses and debts, I give, bequeath to my beloved wife Mary Mullins, all the rest and residue of my estate, both real, personal and mixed to be hers absolutely.

Lastly I make, constitute and appoint Mary Mullins, to be Executrix of this my last will and testament, hereby revoking all former wills by me made and my executrix shall not be required to give bond for the faithful performance of the duties of that office.

I, witness whereof, I have hereunto subscribed my name and affixed my seal the 28th day of November, in the year of our Lord, one thousand nine hundred and twenty eight.

George W. Mullins

This instrument was on the day of the date thereof, published and declared by the said testator George Washington Mullins, to be his last Will and testament in the presence of us who at his request have subscribed our names thereto as witness in his presence and in the presence of each other.

W. P. Morrison
Dickson, Tenn.
S. G. Robertson
Dickson, Tenn.

State of Tennessee,
Jackson County,

This day was presented in open Court a paper
writting purporting to be the last will and
testament of Geo W. Mullins and came W. A. Morrison
and S. H. Robertson, the subscribing witnesses
who upon oath say that at the time of the
executing of the said paper, the said Geo W.
Mullins declared the same to be his last will
and testament, and that he requested them
and each of them to sign their names thereto
as witnesses to such last will and testament
and that the said Geo W. Mullins was of sound
mind and that he is now dead.

It is therefore ordered and decreed decreed
by the Court that the said paper be set up as
the last will and testament of Geo. W. Mullins,
deceased, and it is ordered entered in the will
book of the County.

This the 2nd day of Dec. 1938.

Joe C. Weems
County Judge.

Recorded by M. Harris - Clerk.

S. H. L. Tatnum, being of sound mind, but of poor
health & desirous to make a disposition of my
property to take effect after my death do make and
publish this as my last will and testament,
hereby revoking any other will by me at any
time made.

1st: I direct that all my debts and funeral
expenses be paid by my executor from first
funds coming into his hands.

2nd I give and devise my real estate in
Deckon County to my wife Ada Tatnum for
and during her life and the remainder to my
children equally.

3rd I direct that my insurance be used to pay
my debts.

4th I direct that my property be held intact by my
executor to be used by him in his discretion
for the benefit of my wife and children.

I give my executor the right to use my
surplus funds for the use & education of my
youngest children should be think their
needs greater or more needed for them.

I nominate and appoint S. H. Robertson
to be executor of this my last will & testament.

This Nov. 24th 1938.

J. L. Tatnum.

Witnesses:

Stayden Hunt
J. G. Taylor
State of Tennessee
Jackson County.

This day was presented in open Court a
paper writting purporting to be the last will
and testament of J. L. Tatnum, and comes
J. G. Taylor and Stayden Hunt the subscribing
witnesses thereto, who upon oath say that at
the time said paper was executed the said J. L.
Tatnum declared the same to be his last will
and testament, and that he requested them
and each of them to sign their names thereto
as witnesses to his such will and that he was
of sound mind, and that he is now dead.

It is therefore ordered by the Court that said paper be set up as the last will and testament of G. S. Burns, and it is ordered entered in the will book of the County. This the 13th day Dec. 1928.

Joe S. Morris
County Judge

Signed by M. Harris - Clerk

I, Robert Allen Bull of the town of Dickson, County, State of Tennessee, being of sound mind and memory do make, publish and declare this to be my last will and testament. So wit:

First all my just debts and funeral expenses shall be first fully paid.

Second: my wife is to place tomb stone at Joeber's and mother's grave out of my estate; costing not less than two hundred dollars.

Third: I give and devise all the rest residue and remainder of my estate both real and personal to my beloved heirs as follows:

Fourth: My wife is to give A. J. Bull and E. Y. Bull a life time home place, consisting of the land bounded as follows lying at Bear Creek at the 1st available line running south with farm to Burgess line thence east with the Burgess and Miller line to Bear Creek, thence running with the creek to the forks of the Creek, thence with Creek to the beginning. I also give and devise Second Page.

to A. J. Bull and E. Y. Bull three thousand Dollars each - each one named A. J. Bull and E. Y. Bull to have to have three thousand Dollars a piece.

Fifth: - I give and wife Annie W. Burns three hundred Dollars, I also give and wife Claud Burns two hundred dollars, Forrest Burns two hundred dollars, Georgia Burns Marsh two hundred dollars.

Sixth: - I give and wife C. W. Bull and Mrs. Mary Alice Bull Burns the remainder of my estate both real and personal, Also A. J. Bull and E. Y. Bull life time owners & give at the death of A. J. Bull and E. Y. Bull to C. W. Bull and Mrs. Mary Alice Bull Burns with all the rest both real and personal estate to be equally divided to have and hold to my said named heirs and to their assigns forever.

Seventh: - I nominate and appoint my friend here, C. W. Bull to be the executor of this my last will and testament hereby revoking all former wills by me made.

Eighth: - I have made constituted and appointed C. W. Bull Third Page.

my true and lawful attorney for me and in my name peace and stead to lease to sell or make any other disposition whatever of any of the following described premises; to wit:

My entire estate to assign and seal any agreement assignment to collect liberty bonds, Notes, - insurance if any and in due form of law to acknowledge my such instrument necessary to the paper conveying, giving and granting unto my said attorney, full power and authority to do and perform all and every act and thing whatsoever required and necessary to be done in and about the premises as fully to all intent and purposes as I might as could do if personally present with full powers of substitution and reaction hereby ratifying and confirming all that my estate said attorney as his substitute shall lawfully do or cause to be

Fourth Page
done by virtue - hereby witness whereof I have here unto set my hand and seal this the tenth 10th day of June, A.D. Nineteen hundred and twenty four. 1924.

Robert Allen X Bull
mark,

Sealed, Sealed and published and declared as and
for his last will and testament by the above
Named testators in our presence who have
at his request and in his presence and in
the presence of each other signed our names
as witnesses thereto.

This June 10 - 1924.

Witnesses S. S. Bowker
W. E. Houston

State of Tennessee,
Knoxville County.

This day was presented in open court a paper
hereby purporting to be the last will and
testament of Robert Allen Bell, and same
S. S. Bowker, and W. E. Houston, the subscribing
witnesses thereto, who upon oath did say that at the
time the said paper was executed the said Robert
Allen Bell declared the same to be his last will
and testament, and that he requested them and
each of them to sign their names thereto as
witnesses to such last will and testament, and
that he signed in this presence and they in his,
and that he was of sound mind at the time, and
that he is now dead.

It is ordered by the Court that said paper be set
up as the last will and testament of Robert Allen
Bell, and it is ordered entered in the will
book of the County.

Bond not being waived, it is filed at the sum
of Fifteen Thousand Dollars.

This the 51st day of Jan. 1929.

J. B. Dennis
Co. Judge

Recorded by M. Harris - Clerk.

Last Will and Testament

of
Joseph Alexander Clifton.

In the Name of God, Amen.

I Joseph Alexander Clifton, of Dickson, Tennessee,
being of sound mind, memory and understanding
considering the certainty of death and the uncertainty
of the time thereof, and being desirous of settling
my worldly affairs, and thereby be better prepared
to leave this world when it shall please the
Almighty to call me hence, do hereby make and
publish this my last Will and Testament, hereby
revoking and annulling all wills by me heretofore
made, in manner and form following,
that is to say:

First, and principally, I commit my soul into
the hands of Almighty God, and my body to the
earth, to be decently buried at the discretion
of my Executor hereinafter named; and my
will is, that all my just debts and funeral
expenses' share be paid by my Executor herein
after named as soon after my decease as shall
be convenient;

Second, I give, devise and bequeath to my wife,
Mary Elizabeth Clifton, to be hers absolutely,
that piece of property now owned by me and
located on the west side of South Main Street,
Dickson, Tenn., known as the Elkins property,
also the vacant lot to the rear of same, facing on
Mulberry Street and all household effects.

Third, it is my will and desire and I so direct
that all the rest and residue of my estate of
which I may die possessed, both real, personal
and mixed, be converted to cash and my Executor
hereinafter named is hereby instructed and empowered
to sell my real estate either at public or private
sale, whenever he may find most advantageous
and when so doing he is hereby authorized and empowered
to execute and convey my land property to purchase

Sixth. It is my will and desire and I so direct that when the instructions heretofore set out in this will have been complied with and my estate is ready to be distributed as hereinafter set out, my Executor shall retain in his possession and thereafter assume the duties of Trustee of said money, one third ($\frac{1}{3}$) of all cash in hand, and it is my desire and I so direct that said Trustee shall invest these funds to the best of his knowledge and behalf in United States Government Bonds, State or Tennessee Bonds or County of Dickson Bonds, the interest received from the investment of said funds to be paid by my Trustee to my wife, Mary Elizabeth Clifton. Should the interest received from the investment of the said funds fail to give my wife, Mary Elizabeth Clifton an annual income of nine hundred (\$900.00) Dollars, then it is my desire and the Trustee is hereby instructed to appropriate a sufficient amount each year of the original one-third ($\frac{1}{3}$) to increase the income of my wife Nine hundred (\$900.00) Dollars per annum.

Fifth, Should my wife, Mary Elizabeth Clifton become dissatisfied with the home given her in the second paragraph of this will and prefer to live elsewhere, then it is my desire and I so direct that the Trustee of the funds set out in fourth paragraph of this will appropriate a sufficient amount of the original funds, which when added to the price received from the sale on the Elkins dwelling, it will enable my wife to purchase a home in Town of Dickson or the County of Dickson, Tenn., not to exceed Four Thousand (\$4000.00) Dollars, same to be dedicated to her and become hers absolutely.

Sixth. At the death of my said wife I so desire and so direct that such balance as yet remains of the trust fund set out in the fourth paragraph of this will be converted to cash and paid by the Trustee to my ten children, namely, J. N. Clifton, Bertie Clifton Dudley, Annie Clifton Donegan,

Ruby Clifton Crow, of c Clifton, Arthur Clifton, J. E. Clifton, Lucy Clifton, Trula Clifton and W. W. Clifton, to them and their heirs and assigns forever, share and share alike, as tenants in common.

Seventh, All the rest and residue of my estate I give, devise and bequeath to my ten children, J. N. Clifton, Bertie Clifton Dudley, Annie Clifton Donegan, Ruby Clifton Crow, J. C. Clifton, Arthur Clifton, J. E. Clifton, Lucy Clifton, Trula Clifton and W. W. Clifton, to them and their heirs and assigns forever, share and share alike, as tenants in common.

And lastly, I do hereby nominate, designate and appoint S. G. Robertson Executor of this my last will and testament, and I desire that my Executor hereinbefore named shall give bond for the faithful performance of the duties of that office and before entering upon the duties in the execution of my last will he shall execute a bond with some reliable bonding company as surety, binding him in the sum of Twenty Thousand (\$20,000.00) Dollars, the cost of the premium of said bond to be paid out of my estate.

In testimony whereof, I have set my hand and seal to this my last will and testament, at Dickson, Tennessee, this the 12th day of January, in the year of our Lord, One thousand, nine hundred and twenty nine.

Joseph Alexander Clifton (seal)

Signed, sealed, Published and Declared by the said Joseph Alexander Clifton, in our presence, as and for his last will and testament, and at his request and in our presence, and in the presence of each other, we have hereunto subscribed our names as attesting witnesses thereto.

J. F. Crossley
Dickson, Tenn.

W. G. Johnson
Dickson, Tenn.

State of Tennessee,
Dickson County.

This day presented in open court a paper writing purporting to be the last will and testament of Josiah Alexander Clifton, and came of T. Crosby and W. J. Johnson, the subscribing witnesses who upon oath testified that at the time of executing said paper the said Josiah Alexander Clifton declared the same to be his last will and testament and that he requested each witness to sign the same as witnesses to such last will and testament and that the said testator was of sound mind at the time and that he is now dead.

It is therefore ordered by the Court that said paper writing be set up as the last will and testament of Josiah Alexander Clifton and it is ordered entered in the will book of the County.

This 31st day of March 1929

Joe B. Weems
County Judge

Recorded by M. Harris - Clerk.

Last Will and Testament of J. H. Sensing is as follows:
1st. It is my wish and only desire that all my property and everything I own at my death shall go to my wife Nancy Sensing and son Everett to take care of them their life time, then after their life time as after death everything be divided among the children equally, this is perfectly satisfactory which are the children, it is further agreed by each him that Bertha Owens Children shall share as any other one, this is my desire that Mrs. Nancy Sensing and son Everett live of the farm and hold same in their possession during their entire lives.

This is my sole desire,
Signed — J. H. Sensing
(Continued over)

Signed by each heir.
This July 24, 1928.

F. W. Weeks

N. P.

Siggi Proctor
Lona Hampton

Zee Bates
Florence Bates

Joseph Sensing
W. A. Sensing

W. W. Sensing
A. W. Sensing

Cecilia Proctor
F. W. Owen.

Will of J. H. Sensing, Second:

Be it remembered that, on this, the 3rd day of March, 1929, before Honorable Joe B. Weems, judge of the County Court of Dickson County, a paper writing was produced in open court purporting to be the last will of J. H. Sensing, lately deceased; bearing date July 24th, 1928, having the name of J. H. Sensing signed thereto and being subscribed by F. W. Weeks and W. A. Sensing as attesting witnesses, and it was F. W. Weeks and W. A. Sensing as attesting witnesses, and it was also moved the Court that the same be

be admitted to probate and record as the last will and testament of the said J. H. Sensing, deceased; and it appearing to the Court from the testimony of the said F. W. Weeks and W. A. Sebring & J. D. Sensing, the two subscribing witnesses that said paper purporting was written in the life time of the said J. H. Sensing and that his name was signed thereto by the said W. A. Sensing in his presence and at his request and at his request by the said F. W. Weeks and W. A. Sensing as attesting witnesses; and that said instrument was so executed by said J. H. Sensing on the day it bears date as and for his last will and testament, and that he was at the time of sound mind and disposing memory; and it was further appearing that the said J. H. Sensing lately died in DeSoto County, Tennessee, and that his usual place of residence at the time of his death was in said County, it is so adjudged.

And it is adjudged and decreed by the Court that said instrument is the true, whole and last will and testament of the said J. H. Sensing, deceased; and the Clerk is directed to file and record the same.

and it further appearing to the satisfaction of the Court that the said children and him at law the said J. H. Sensing signed the said paper writing showing that they agreed to the foregoing will and disposition of the property therein contained. It is further ordered and decreed by the Court that it likewise was ordered by the Clerk to be filed and recorded along with said will.

Joe B. Williams
Co. Judge

Recorded by M. Harris, Clerk

J. R. Slayden, being sound in mind and memory and knowing of the uncertainty of life do make this my last will and testament. I want all my just debts paid. I bequeath to my daughters, Florence and Lena my home and farm for their use and benefit during their life time or while they remain single. Should either one marry then the house & farm goes to the one that is single, should both of them ^{marry}, then my house, farm, my interest in saw & grist mill to be sold and divided equally among all my heirs, Emma, Florence, Addie, Henry and Leona, but my daughter Addie has already received two hundred (200) & forty dollars out of my estate through the hands of T. H. Stone her husband which amt. is to be deducted from her interest in my estate. I also give Florence & Lena my interest in saw and grist mill. I also appoint Dr. J. C. Guerin & H. J. Slayden executors of my will.

Witness my hand & seal this 12th day of Sept. 1914.

R. Slayden

Florence Loid & Lett Lena Slayden are entitled to Sixty Five \$65. Dollars out of my estate for repairs on the place.
Witness: B. W. Wallace

Mrs. F. B. Wallace
1922. Jan 1st. Received from T. H. Stone in work, hay, Soigher, & Cash. \$154.00 Dollars to be credited on a/c. this Jan 1st. 1922

State of Tennessee,
Dickson County.

This day was presented in open court a paper writing purporting to be the last will and testament of R. Slayden, and came Mrs. J. B. Wallace, one of the subscribing witnesses, who upon oath testified that at the time the said R. Slayden executed said paper he declared the same to be his last will and testament, and that the other witness, B. W. Wallace was the husband of said Mrs. J. B. Wallace, and that he signed his name in his presence, and that the signature appearing on said paper is the genuine signature of B. W. Wallace and that said R. Slayden signed said will in the presence of both said witnesses. J. H. Stone was sworn and testified that the signature of B. W. Wallace is the genuine signature, and that he is familiar with the handwriting of said B. W. Wallace, and he says the said witnesses say that at the time of executing the said will the said R. Slayden, was of sound mind and that he is now dead.

It is therefore ordered that said paper writing be set up as the last will and testament of R. Slayden and it is ordered entered in the will book of the County.

This the 25th day of March, 1929.

Joe B. Meers

Bond \$1000.00

C. Judge

Recorded by M. Harris Clerk.

Copy of Will made by Mrs. Fannie Miller, as submitted to writing by the witness:
"I have all my property, & everything I have to Marvin Swift and Harry Hopkins, except the clock and rocking chair which I leave to Kenneth Simon. After all debts are paid and my expenses paid I have all my property to Marvin Swift and Harry Hopkins to be divided equally between them."

Mrs. E. L. Hasley

Witnesses
Subscribed and sworn before me this the 18th day of March 1929.

Joe B. Meers

County Judge, Dickson County, Tenn.

In the County Court of Dickson County, Tennessee,

Dickson, Tennessee

Last Will & Testament of the late Mrs. Fannie Miller

Came Harry H. Hopkins this day and offered for probate the last will and testament of Mrs. Fannie Miller, & it appearing to the court that the said Mrs. Fannie Miller died in Dickson, Tenn., on Dec. 24, 1928 and that she made a nuncupative will in which Marvin Swift and Harry H. Hopkins were the beneficiaries. It further appears to the court by the witnesses which were Mrs. E. L. Hasley and Mrs. Alma Zalabak that the said Fannie Miller made the said will in her last sickness, at her home, and that she requested the said witnesses to bear witness to her will, and that the said Fannie Miller died in a few days after she called the said witness, that the testatrix was of sound mind, and it further appearing to the court that the estate has a value of about \$250.00 and that the said will was submitted to writing by the said witness within 10 days after the death of testatrix.

The said will was offered to probate in the solemn form and appearing that the next kin had due notice of the offer for probation by

sumon petition and copy of said notice, and
there being no objection offered for the
probation of said it is therefore ordered that the
said will be probated and be copied on the
minutes of the County Court and that Harry H.
Hagkins is appointed Executor of the said
will and his bond is fixed at \$400. Letters
testamentary are granted. This March 18, 1929.

J. C. Nease
County Judge, Decatur County.

Mrs. Sallie A. Bentley
Wife

I, Mrs. Sallie A. Bentley, claiming my citizen-
ship in Montgomery County, Tennessee, do make
and publish this my last will and testament,
hereby revoking and amending any and all wills by
me at any time made.

After the payment of my just debts, I give, devise
and bequeath all of the remainder of my property
of every kind and description whether real, personal
or mixed and wherever situated, to Ruth Baden,
to be her absolutely, free from the debts, contracts
or liabilities to her present or any future husband
which she may have. This bequest in favor of
Ruth Baden excludes my household furniture
which I may own, wherever situated and
particularly including any which I may have
left with Mr. & Mrs. Mary Matthews at Rockwood, Tennessee.

I hereby nominate and appoint Southern Trust
Company of Clarksville, Tennessee to be the
Executor of this will.

This August 3rd, 1928.

(Signed) Mrs. Sallie A. Bentley

The foregoing instrument was presented to us
today by Mrs. Sallie A. Bentley and she recited
the same in our presence, and acknowledged it
to be her last will and testament, and we, in
her presence, and in the presence of one another,
and at her request, have hereunto subscribed
our names as witnesses thereto.

This August 3rd, 1928. (Signed) Mrs. H. B. Grant.

C. W. Bailey

Re: Probate Will of
The late
Sallie A. Bentley

Be it remembered that on this 8th day of Feb.
1929, before the Hon. John J. Cunningham, judge
of the County Court for Montgomery County, Tennessee,
the Southern Trust Company of Clarksville, Tennessee,
named as Executor under the will of the late
Sallie A. Bentley, produced in open court, a
paper writing purporting to be the last will
and testament of her. Said paper bears the
date of August 3, 1928, and having the name
Mrs. Sallie A. Bentley signed thereto and
being subscribed to by Mrs. H. B. Grant and
C. W. Bailey as witnesses, and said Southern
Trust Company, moved the court that the
same be admitted to probate and recorded as
the last will and testament of said Mrs. Sallie
A. Bentley, deceased, and it appearing to the
Court from the testimony of the said Mrs. H. B.
Grant and C. W. Bailey, both of the subscribing
witnesses, that said paper, or writing was
written in the life time of the said Sallie A. Bentley
and signed by her, and subscribing to her presence,
and at her request by the said Mrs. H. B. Grant
and C. W. Bailey, as attesting witnesses
thereto, and that said instrument was executed
by the said Mrs. Sallie A. Bentley on the date
it bears, date as and for her last will and
testament, and that she was at the time of

execution of sound mind and disposing memory.
It further appears that at the time of her death the said Mrs. Sallie A. Binkley was temporarily residing in Decatur County, Tennessee but that her true residence was Montgomery County, Tennessee, where she was born and reared and claimed citizenship of Montgomery County, Tennessee, at that time.

It is therefore ordered, adjudged and decreed by the Court that said paper or writing, is the true, whole and last will and testament of this said Sallie A. Binkley, and that the Clerk of this Court is hereby directed to file and record the same as such.

It further appears on the face of said will, that the Southern Trust Company of Clarksville, Tennessee, was appointed executor thereunder, and this appointment is ratified and confirmed by the Court and the said Southern Trust Company is hereby appointed as executor and the Clerk is hereby directed to issue letters testmentary to it upon its execution of a solvent bond in the sum of \$3000.00 conditioned upon the faithful performance of its duties as such and as required by law.

State of Tennessee
Montgomery County.

I, W. E. Crotzer, Clerk of the County Court of Montgomery County, Tennessee, do hereby certify the foregoing to be a true and perfect copy of the will and Probate of will of Mrs. Sallie A. Binkley, deceased, as appears of record in minute Book #46, page 145, and will Book H, page 264, in my office in Clarksville, Tenn.

Witness my hand official seal of office in Clarksville, Tennessee, this 17th day of April 1929

W. E. Crotzer

Clerk, County Court of
Montgomery County, Tenn.

State of Tennessee
Montgomery County.

I, Jno. T. Cunningham, Judge of the County Court of Montgomery County, Tennessee, do hereby certify that W. E. Crotzer, who signed the foregoing certificate, is, and was at the time of signing the same, Clerk of the County Court of said County and full faith and credit should be given to all of his official acts as such, and his said attestation is in due form.

Witness my hand and official seal affixed in Clarksville, Tennessee, this 17th day of April 1929

Jno. T. Cunningham

Judge, County Court of
Montgomery County, Tennessee

State of Tennessee
Montgomery County.

I, W. E. Crotzer, Clerk of the County Court of Montgomery County, Tennessee, do hereby certify that Jno. T. Cunningham, who signed the foregoing certificate, is, and was at the time of signing the same, Judge of the County Court of said County, and full faith and credit should be given to all of his official acts as such, and his said attestation is in due form.

Witness my hand and official seal of office in Clarksville, Tennessee, this 17th day of April, 1929.

W. E. Crotzer

Clerk, County Court of
Montgomery County, Tennessee

Recorded by M. Harris - Clerk