

Mrs. Marah S. Perry Will Filed)

July 21st 1932)
 Probated July 21st, 1932)
 Recorded July 22nd, 1932)

J. C. Prichard, Clerk)

KNOW ALL MEN BY THESE PRESENTS:

That I, Mrs. Marah S. Perry, of Dyersburg, Tennessee, recognizing the uncertainty of life, and the certainty of death, and being of sound mind and disposing memory, do hereby make and publish this, my last will and testament, hereby revoking and annulling any and all other wills that may at any time have been heretofore made by me.

Item I. I will and direct that my executor shall pay all of my just debts as soon after my death as practicable.

Item II. I give and bequeath, and direct my executor to pay, to my grand daughter, Nina Blood Jones, the daughter of my deceased son Charles C. Blood, the sum of Twenty Five Dollars.

Item III. I give and bequeath to my daughter Mrs. Nell T. Reed, of Dyersburg, Tennessee, all of the remainder of my estate, of every kind and character, and wheresoever the same may be situated, that I may own at the time of my death. The principal part of my estate consists of money that will be paid to me by the United States Government, as compensation due me from the life of my son Charles C. Blood, and also the adjusted compensation insurance that was due him and has been awarded to me, and also the full proceeds of the \$10,000.00 war risk insurance that he carried on his life. At the time of my death whatever money that I may then have on hand from these various payments, and from any other sources, and also whatever payments that may not then have been paid but thereafter to become due, I hereby give and bequeath to my said daughter Mrs. Nell T. Reed, subject only to the payment of my debts and the payment of the said \$25.00 special bequest to my grand daughter Nina Blood Jones.

Item IV. I hereby nominate and appoint my grandson, Jewell Reed, to be the executor of this will, and having full confidence in his honesty and integrity, I hereby relieve him of the necessity of giving any bond as such Executor.

In testimony of all of which I have hereunto signed my name on this the 21st day of February, 1927.

Mrs. Marah S. Perry.

We, I. Jere Cooper and A. F. Roberts, being requested by her so to do, hereby subscribe our names as subscribing witnesses to the above instrument, which was signed by Mrs. Marah S. Perry in our presence as her last will and testament, and we hereby sign the same at her request, and in her presence and in the presence of each other.

This February 21st, 1927.

I. Jere Cooper
 A. F. Roberts

R. L. Moore Will Filed)

August 11th, 1932)

Probated August 11th, 1932)

Recorded August 18th, 1932)

J. C. Prichard, Clerk)

KNOW ALL MEN BY THESE PRESENTS, That I, R. L. Moore, of Unionville, Dyer County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, revoking all wills heretofore made by me at any time.

FIRST: It is my desire and request that all my just debts be paid by my Executors. I request that all my debts created from the purchase of real estate be paid from a sale of a sufficient amount of the real estate; and all other debts be paid from my personal estate. I request that my Executors use their best judgment in this matter.

SECOND: I desire and request that homestead and dower be set apart out of my real estate to my widow, Mary M. Moore; and also that a years support and exemptions, in the way of household furnishings and farming implements and live stock, be set aside to her.

THIRD: I desire that all of my personal estate not included in Second Item be converted into money by my Executors as soon after my death as may be deemed wise and proper by my Executors. Any mercantile business in which I am interested shall be wound up by the surviving partner, and the share due my estate paid in money to my Executors. Out of the money then on hand, I desire and so request that my Executors set aside a sufficient amount thereof to pay all expenses of giving any minor children I may leave a high school education, to the end that all of my children shall be treated alike in the way of schooling. And I desire that no charge be made of the said sums reserved to pay said schooling against the shares of such children in the division of my estate.

FOURTH: All the residue of my estate, both real and personal, wherever situated, I give and devise unto my children share and share alike. In the event of the death of any one of my said children, before my death, leaving a child or children, then such child or children will take the share of the deceased parent devised herein.

Should any of my children die before my death without issue surviving, then such children's share shall be divided equally among the surviving children.

FIFTH: It is my will that my wife receive in full the insurance policy of \$1000.00 made payable to her in the International Life Insurance Company. My insurance in the Missouri State Life and in the American Central and National Life and any other life policy I may leave, I give and devise unto

my children share and share alike, and desire that said policies be collected and the proceeds divided accordingly. In making the division of this insurance among the children, should any of the children be named as beneficiaries in any of the policies, their share is to be charged with the amount of such policy. In other words, it is my desire that the children get an equal share of the proceeds of the insurance regardless of how the policies are made payable, excepting the policy of \$1000.00 willed to my wife, which is to go to her.

SIXTH: Should my wife, Mary M. Moore, die before my decease, then the personal property given her under the will shall go and be divided among my children ^{as set} out in Item Third, Fourth and Fifth.

SEVENTH: I further will that my Executors act as testamentary trustees in behalf of any minor children I may leave surviving as beneficiaries under this will, and request that they act as such testamentary trustees until such children become of age, when they will be entitled to receive their share of the estate. In such capacity as testamentary trustees they are authorized to expend such sums of money as may be necessary for the comfort and maintenance of such children, and will handle the estate to the best advantage possible.

Should my Executors not care to act as trustees for the minors as provided in the Seventh Item, then a guardian may be appointed for such children under the orders of the County Court.

EIGHTH: I hereby nominate and appoint my son, Fred Moore, and my son-in-law, K. T. Burks, Executors of this my last will and testament, and having full faith and confidence in their honesty, integrity and ability, I request that they not be required to execute bond as such Executors; but to make bond as Trustees, to cover any funds handled by them for the minors.

NINTH: I desire that my Executors make the division of my estate as provided in this will. Should they not be able to agree in the division of any part of the estate, then I desire that three disinterested citizens act as commissioners in making such division. In the event of the death or resignation of either of said Executors, the other one shall have full power to act under this will. My Executors are authorized to make all necessary conveyances and execute all necessary papers in the division and settling up of my estate. ^{in witness whereof, I hereunto subscribe my name on this the 10th day of February, 1932.}

R. L. MOORE

Signed by R. L. Moore, as and for his last will and testament in the presence of us the undersigned, who at his request and in his sight and presence have subscribed our names hereto as attesting witnesses, on the day and date above written.

WITNESSES:

W. F. Walker

R. A. Ashley

Last Will & Testament W. F. Worrell)	I, W. F. Worrell of the County of
Filed August 27th, 1932)	Dyer, Tennessee, do make and publish
Probed August 27th, 1932)	this as my last will and testament,
Recorded August 27th, 1932)	hereby revoking and making void
J. C. Pritchard, Clerk)	all others by me at any time made.

First: I direct my funeral expenses and all my debts be paid as soon after my death as possible, out of any moneys that I may die possessed of or that may come into the hands of my executor.

Secondly, I give and bequeath to my wife, Mary Worrell, the following real estate in Dyer County, Tenn., and known as my home place and bounded on the North by Public Road; East by Willard York farm, on South by Louis Harwell place; and on the West by Dave Clark place, said farm containing about 60 acres, and this land is hereby given to my said wife to enjoy during her natural lifetime, and upon her death I direct same to go to my Nephew Alvis Clerk during his lifetime, and upon his death to go to his heirs.

Thirdly, I give to my wife, Mary Worrell all of my household goods and kitchen furniture and all notes, moneys and chattels together with a ford car, and in fact all personal property of every description, that I may die possessed of.

Fourth - I direct that \$2.50 each shall be paid to the three children of Mattie Summitt's and \$2.50 shall be paid to Mary Summitt.

Lastly I hereby nominate and appoint my wife Mary Worrell Administratrix of my will, and she shall not be required to give bond for same.

In Witness whereof, I do to this, my will, set my hand, this the 1st day of April, 1932.

W. F. Worrell

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

W. H. Jones

L. P. Dunagan

Last Will & Testament Louanna Harton Smith)

Filed September 15th, 1932)

Probated September 16th, 1932)

Recorded September 17th, 1932)

J. C. Prichard, Clerk)

I, Louanna Harton Smith, residing in the city of Los Angeles, County of Los Angeles, State of California, being of sound mind and disposing mind and memory, and not acting under duress, menace, fraud, nor the undue influence of any persons whomsoever, do make, publish and declare this my last will and testament, and do hereby expressly revoke all other wills and codicils to wills heretofore made by me.

FIRST: I hereby declare that I am married and that my husband's name is Edwin W. Smith, and that I have four children living at the date of the execution hereof, to-wit: Walter Smith, Glenn Smith, Vernon Smith, sons and Moneta Smith MacMillan, a daughter. I further declare that I make no provision herein for my beloved husband, for the reason that all of the property acquired and/or standing in the names of myself and/or of my said husband at the time of the execution of this will, is our community property, save and except as specifically set forth hereinafter, and in the event of my death prior to his, that portion of said community property over which I have no power of testamentary disposition will become his property by operation of law.

SECOND: I hereby give, devise and bequeath to my beloved daughter, Moneta Smith MacMillan, the following described real and personal property, to-wit: That certain parcel of land, inherited by me from my father, and situated in Dyersburg, Tennessee, consisting of our acres of land:

Also that certain parcel of real property situate at the northwest corner of Fourth and Serrano Streets in the City of Los Angeles, State of California, which said property is my separate property, having been given to me by my said husband:

Also all of my household furniture and furnishings and personal effects, jewelry and silverware.

In the event that any or all of the above described property be sold prior to my demise, I hereby direct that the proceeds from the sale thereof, existing at the date of my demise, or any property of any kind which may be purchased with such proceeds, if any, shall go to my said daughter, Moneta Smith MacMillan.

THIRD: All of the rest, residue and remainder of my estate, of whatsoever kind and wheresoever situated, consisting of one-half of the said community property in the event that my said husband shall survive me, or in the event that he shall not survive me then all property of which I may die possessed, I hereby give, devise and bequeath share and share alike to my four beloved children heretofore named, provided that they survive distribution to them of their respective shares, but should any of them die prior thereto, then their

respective shares shall go equally to their surviving issue by right of representation.

FOURTH: I hereby appoint my son Glenn Smith the Executor of this my last will and testament, and I further direct that he not be required to give bond as such Executor.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 31st day of May, 1928, at the City of Los Angeles, State of California.

Louanna Harton Smith

The foregoing instrument, consisting of two pages, including the page signed by the testator, and this page being a third page, was, at the date thereof, by the said Louanna Harton Smith, signed, seal, published and declared to be her last will and testament, in the presence of us, who, at her request, and in her presence, and in the presence of each other, have signed the same as witnesses thereto.

John H. Alvord	Residing at	Los Angeles, California
John Beardsley	Residing at	Los Angeles, California.
Vere Radie Norton	Residing at	Los Angeles, California.

(Endorsed) No. 126230
Last Will And Testament
of
Louanna Harton Smith
Dated: May 31, 1928
Filed Mar 10 1932
L. E. Hampton, County Clerk
By J. A. Sweesy, Deputy
Will admitted to probate this
1st day of April, 1932
Attest: L. E. Hampton, County Clerk,
By G. W. McDonald, Deputy
Book 218 - Page 142
Compared by M. Fleming

(Dyer County, Tennessee, Probate of this will, will be found in Minute Book 3, page 308)

Mrs. Nicv A. Beech, Will)
 Filed Sept 23rd, 1932)
 Probated Sept 23rd, 1932)
 Recorded Sept. 24th, 1932)
 J. C. Prichard, Clerk)

Dear Child

Want you to pay Callie the money back she paid on the lot that her and Sula bought together in while in Cal think it was either five or six hundred that she paid come out of her part.

Mother

Nashville Tenn

Dead Child

Write you few lines as cant write much as cant see as once once could want you to see that Callie paid for writing on me think it wright for her have pay what ever is wright been too years last July no one waited on me except Callie think it wright for you to have pay for the burial expenses think it wright for both to have pay.

Mother

(On back of above is written in handwriting of deceased "John Beech".

John Bailey, Will)
 Filed Oct. 17th, 1932)
 Probated Oct 17th, 1932)
 Recorded Oct. 17th, 1932)
 J. C. Prichard, Clerk)

I, John Bailey, being well and of sound mind, do make and publish this my last will and testament, having made no other will.

1st, I direct that all my just debts be paid, including the expense of my burial, and a tombstone to be placed at my grave, a double one for me and my deceased wife, at a cost of about one hundred and twenty five dollars, for the double rock.

2nd, I give, bequeath, and devise all my property, both real and personal, to my beloved niece, Faustena Thompson, who is living with me. And my real estate consist of my house and lot in Newbern, Tennessee, which is bounded on the West by Grayson Street; on the east by the lots of J. E. Milliner and Jesse Scott; on the north by Mrs. Chess Coldwell; and on the south by Robert Williams, containing one-half acre, more or less.

3rd, I hereby nominate and appoint John Smith and Pleas Blackmon executors of this my will, and in the event of the death of either one of them before my death, the survivor is to act alone, and no bond shall be required of them or either of them.

In testimony whereof, I hereunto subscribe my name, this August 16, 1920.

John Bailey X his mark

We the undersigned witnesses, have signed our names hereto at the request of the testator and in his presents.

Sam T. Whitson

J. H. Seobey.

Last Will & Testament Enoch Browder

Enoch Browder Will contd.

Last Will & Testament Enoch Browder)
 Filed November 23rd, 1932)
 Probated November 23rd, 1932)
 Recorded November 23rd, 1932)
 J. C. Prichard, Clerk)

Commonwealth of Kentucky

Fulton County Court Regular Term
October 11, 1932.

Estate of Enoch Browder, Deceased.

An instrument of writing purporting to be the last will and testament of Enoch Browder, deceased, late of this county, was produced in court and proved by the testimony of C. P. Williams and B. J. Pigue subscribing itmes as thereto, whereupon the same was established by the court to be the last will and testament of said testator, and ordered to be recorded.

The said instrument of writing, now declared to be the last will and testament of the testator, Enoch Browder, designates N. G. Cooke and Leon Browder as Executors thereof and it appearing that Leon Browder is not a resident of this state and he appearing in open court and declining to serve as an Executor and requesting that his mother be appointed in his stead, it is so ordered and it is now ordered that N. G. Cooke and Mrs. Edna Browder be and they are designated as the Executors under said will and the will excusing and relieving the executors from executing bond, it is now ordered by the court that N. G. Cook and Mrs. Edna Browder be not required to execute bond and they and each of them is now designated as an executor and as executors under said will without bond.

Then came N. G. Cooke and Mrs. Edna Browder who were duly sworn and qualified as executors under the will aforesaid. W. J. McMurry, Judge.

Being of sound mind and disposing memory and desiring to dispose of my property as to me seems proper, I, Enoch Browder do make and publish and declare this to be my last will and testament, hereby revoking all others, if any, heretofore made.

-1-

I desire that all my indebtedness shall be paid after my death as speedily as practical.

-2-

I give and bequeath to my beloved wife, Edna Browder, absolutely and in fee simple the homeplace at the corner of Third Street and Park Avenue, in the city of Fulton. I also give to her absolutely any and all stocks and bonds of which I may die seized and possessed.

-3-

The residue of my estate, both real, personal and mixed, I give absolutely and in fee, share and share alike, to my wife, Edna Browder and my son Leon Browder.

-4-

I own in partnership with my brother, Joe Browder, certain property and business interests and it is my desire and I request my wife, and my son to continue this partnership business so long as it may be agreeable with them and my brother Joe.

-5-

I name as Executors of this my last will and testament my son, Leon Browder and N. G. Cooke, and I request that they be permitted to qualify and act without being required to execute any bond. I further request they be not required to make and file any inventory.

Witness my hand this the 3rd day of August, 1927.

Enoch Browder.

At the request of Enoch Browder we are signing this instrument as attesting witnesses, he declaring the same to be his last will and testament. He has signed the same in our presence and we have signed the same in his presence and in the presence of each other. This the 3rd day of August, 1927.

C. P. Williams

B. J. Pigue

Commonwealth of Kentucky

County of Fulton

I, Effie Bruer, Clerk of the County Court for the County and state aforesaid, certify that the above two pages and this page, constitute a true, correct and complete copy of the order of the Fulton County Court showing the probate of the will of Enoch Browder and the appointment of the executors thereof and also a true, correct and complete copy of the said will as same now appear upon the records of my office.

Witness my hand and the seal of said Court, this the 12th day of October, 1932.

Effie Bruer, Clerk

Commonwealth of Kentucky

County of Fulton

I, W. J. McMurry, Judge of the County Court for the County and state aforesaid, certify that Effie Bruer whose genuine signature is attached to the foregoing certificate, is the duly elected, qualified and acting Clerk of the county Court of Fulton County, Kentucky, and as such is the custodian of the records pertaining to estates of decedents, and I certify that all her acts as such clerk, are entitled to full faith and credit.

Witness my hand this the 12th day of October, 1932.

W. J. McMurry, Judge.

Commonwealth of Kentucky. County of Fulton.

I, Effie Bruer, Clerk of the County Court for the county and State aforesaid, certify that W. J. McMurry, whose genuine signature is attached to the foregoing certificate, is the duly elected, qualified and acting Judge of the County Court of Fulton County, Kentucky, and that all his acts as such are entitled to full faith and credit. I further certify that the county judge has no seal of office.

Witness my hand and the seal of said court, this the 12th day of October, 1932.

Effie Bruer, Clerk

(SEAL)

Louise Ely Clerc, Will Filed)
 November 25th, 1932)
 Probated November 25th, 1932)
 Recorded November 26th, 1932)
 J. C. Prichard, Clerk)

I, Louie Ely Clerc, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking all others by me at any time made.

1st- I hereby will, give devise and bequeath all of my property of whatever kind, description or character, real personal and mixed, to my husband, E. M. Clerc, absolutely in fee simple, for the love and affection I have for him.

2nd- I hereby nominate and appoint my said husband, E. M. Clerc the sole executor of this my last will and testament, without bond or affidavit.

In testimony whereof I hereunto subscribe my name and set my hand, this 22nd day of January, 1919.

Louie Ely Clerc

Signed by the said Louie Ely Clerc, as and for her last will and testament, in the presence of us, the undersigned, who at her request, and in her sight and presence, have subscribed our names as attesting witnesses, the day and date above written.

J. D. Brewer

John M. Drane

J. S. Stockton, Will Filed)
 December 6th, 1932)
 Probated Dec. 6th, 1932)
 Recorded December 7th, 1932)
 J. C. Prichard, Clerk)

I, J. S. Stockton, do make and publish this my last will and testament, having made no other.

First, I direct that all my debts be paid out of any money that may come into the hands of my executors, and out of any property that I may have.

Second, It is my desire that my wife, Mary A. Stockton, have the balance of my estate, both real and personal, the real estate consisting of our home place in Newbern, Tennessee, and my one half undivided interest in a tract of land containing about two hundred and fourteen acres near Bogota, Tenn., the same my brother, J. R. Stockton, and I bought from Clennie Scott, and the homestead in Newbern was also bought from said Clennie Scott, and reference is here made to the deeds for more particular description, for her own use and benefit, for her support and comforts; and to the end of the above, the paying debts and her benefit as aforesaid, she may, and is hereby authorized and empowered to sell any of, or either of or both the places that I now own or may own at the time of my death, and she is empowered to make and deliver a deed to the property.

She is further authorized if she deems proper and to her advantage, to buy other property with the proceeds or use the same if she should need the money, but if any of the property or its accumulations should remain at her death and not be so used, I direct that same be distributed as hereinafter directed.

Third, Any of the property that my not have been sold, and may be on hand at the death of my wife, I desire and direct be divided among our children, Assie Cole, E. L. Stockton, and Golden Stockton, and divided equally, but my son E. L. Stockton shall be charged with any amount that I may pay, or may be to pay on notes that I have signed for him, to the amount of about Nine Hundred Dollars, to enable him to complete his education in college. Whatever amount of said notes that I may pay, or is to be paid out of my estate is to be charged to his share of my estate.

Fourth, I hereby nominate and appoint my wife, Mary A. Stockton, and my son in law, W. S. Cole, executors of this my will, and they may act as such without bond.

J. S. Stockton, will contain.

Fifth: In the event my wife should die before my estate is settled, then the said W. S. Cole is hereby appointed and empowered to sell either of the places of real estate for the purpose of raising money to pay debts, and make a deed to the property, and his deed shall be sufficient evidence of the necessity of the sale.

In testimony whereof I hereunto subscribe my name to this my will, this Feb. 6, 1915.

J. S. Stockton

We, witnesses, to the foregoing will of J. S. Stockton have signed our names hereto at his request, and in his presence, this Feb. 6, 1915.

Cherry Steele

J. R. Stockton

L. W. Dawson will)
 Filed December 8th, 1932)
 Probated December 8th, 1932)
 Recorded December 8th, 1932)
 J. C. Priohard, Clerk)

I, L. W. Dawson, of Dyersburg, Tennessee, being of sound mind and disposing memory, but realizing the uncertainty of life and the certainty of death, do hereby make and publish this instrument as my last will and Testament, hereby revoking and making void any and all wills heretofore made by me.

First: I hereby nominate and appoint my sister, Macie Moss, as executrix of this my last will and Testament and waive the necessity of her making bond or filing inventory as such executrix.

Second: I hereby direct my Executrix to pay any debts, if any, that I may owe and also all expenses incident to my last illness, death and burial, as well as a suitable monument at my grave, out of the first moneys that come into her hands as such executrix.

Third: I hereby will, bequeath and devise to my sister, Mrs. Macie Moss, her heirs and assigns, in fee simple absolute, my house and lot situated on the west side of St. John Avenue in the town of Dyersburg, Dyer County, Tennessee, bounded on the East by St. Johns Avenue; on the South by W. L. Brigham; on the West by J. W. Curry and Mrs. J. G. Letta; and on the north by Mrs. I. N. Rayles property.

Also my house and three lots located at or near Reelfoot Lake, near the Washcut, on the East side of the State Highway in Lake County, Tennessee, bounded on the North by Red Boyd; on the West by State Highway; on the South by Joe Baker and others; and on the East by Franklin Letta and Sam Gordon, and being the property upon which I have had a Club House for a number of years.

Fourth: I hereby will and bequeath to my nephew, William Clay Dawson, and to my niece, Mary Katherine Dawson, the sum of One Hundred Dollars (\$100.00) each, and direct my Executrix to pay same to their guardian out of my personal estate.

Fifth: I hereby will and bequeath to my sister, Mrs. Macie Moss, all the residue of my property, both real, personal and mixed, of every kind, character and description, that I may die seized and possessed of. Said residue consisting of Two Hundred Dollars (\$200.00) stock in the People Bank & Trust Company of Dyersburg, Tennessee, money in deposit in said bank of approximately Three Thousand (\$3000.00) Dollars and in saving account/approximately Six Hundred Dollars (\$600.00), on deposit in the Mercantile Bank & Trust Co., of Dyersburg, Tennessee, notes and bills receivable to the amount of about One Thousand Dollars (\$1000.00), household and kitchen furniture in my Club House at Reelfoot Lake, and a chevrolet Coupe.

In the lifetime of my brother, S. C. Dawson, I expended a large amount of money on him in helping him to buy property and in assisting him in the support of his family and aiding in the expenses incident to his last illness, and the moneys expended and paid to him, or for his or his family's benefit, approximates several thousand dollars, and my sister, Mrs. Macie Moss, has looked after and cared for me and nursed me for a number of months and I feel sure that the above is a proper and adequate way of disposing of my property and it is the way that I want it to go. While sound in mind, yet I have been physically ill for sometime, during all of which time I have been nursed and cared for by my sister, aforesaid.

In Witness whereof I have heretofore subscribed my name to the foregoing typewritten instrument as my last Will and Testament and have signed same in the presence of Joe R. Baker and Mrs. Linnie Williams, whom I have requested to sign this instrument as subscribing witnesses in my presence, and they have signed same also in the presence of each other, on this the 23rd day of June, 1928.

L. W. Dawson.

The above and foregoing instrument was signed by L. W. Dawson and declared by him to be his last will and Testament, in our presence, and we have signed same at his request as subscribing witnesses, in his presence and in the presence of each other, on this the 23rd day of June, 1928.

Mrs. Linnie Williams

Joe R. Baker

C. C. Chitwood, Last Will)
 Filed December 19th, 1932)
 Probated December 19th, 1932)
 Rec'd Dec. 19th, 1932)
 J. C. Prichard, Clerk)

February 10, 1932.

I, C. C. Chitwood own fifty acres of land in the seventh civil district of Dyer County. Bounded as follows, to-wit: On the south by Creed Chitwood, on the west by John Cribbs, on the north by Mrs. Ludie Ward, and on the east by John Hastings.

1st I bequeath to my wife, Alice Chitwood, the fifty acres of land including stock, farming tools, and household goods as long as she lives.

2nd At the death of Alice Chitwood, my wife, I bequeath to Bessie Chitwood, my daughter, the fifty acres of land, all the stock, and farming tools including all household goods.

3rd I bequeath to my son, Garry Chitwood ten dollars.

4th I bequeath to my son, A. K. Chitwood ten dollars.

5th I bequeath to my daughter, Ruth Harrington ten dollars.

6th I bequeath to my grandson, Charles Chitwood five dollars.

7th If my daughter, Bessie Chitwood sees fit to sell five acres of land on the north side of the farm to pay burial expenses, she is to do so.

8th I request that at her death (Bessie Chitwood) the farm be sold and the money equally divided among the heirs, except Charles Chitwood, son of Roy Chitwood is to pay a note of eighty dollars (\$80) which I hold against his father, Roy Chitwood.

Witness my hand, this Feb. 10, 1932.

C. C. Chitwood

Witnesses: P. A. Gwaltney

Dave Wilkinson

Price R. Phillips Last will)
 Filed February 10th, 1932)
 Probated February 10, 1932)
 J. C. Prichard, Clerk)

Price R. Phillips of Braceville, Dyer County, Tennessee, being of sound mind and disposing memory, but realizing the uncertainty of life and the certainty of death, do hereby make and publish this

instrument as my last will and testament, hereby revoking any and all wills heretofore made by me.

First: I nominate and appoint my brother, T. C. Phillips, as Executor of this my last will and testament and having full confidence in his integrity waive the necessity of him filing bond as such Executor.

Second: I have a Ten Thousand Dollar (\$10,000.00) government war risk insurance policy issued to me while in the service of the World War and I have filed claim with the Veterans Bureau at Washington to collect said policy on the ground that I have been totally disabled since my discharge, which claim was turned down and a disagreement so as to permit me to bring suit on same and I have brought suit in the United States District Court at Memphis on said policy, and if I am successful or my Executor is successful in said suit, I desire that the proceeds, after paying the attorney's fee, be paid of by my Executor as follows:

Five Hundred Dollars (\$500.00) each to my brothers, T. C. Phillips, E. W. Phillips, W. R. Phillips, J. A. Phillips, R. R. Phillips and Lee Phillips, and Five Hundred Dollars (\$500.00) to my sister, Mrs. Annie Hoe Statts, wife of T. W. Statts, and Five Hundred Dollars (\$500.00) to my wife, Dollie Phillips, and whatever balance is left after paying these special bequests I hereby will and devise to my brother, T. C. Phillips.

The above and foregoing instrument has been executed by me as my last will and testament and signed by me in the presence of W. T. Ponder and E. L. Kirby as subscribing witnesses, in whose presence I have signed same and who have witnessed same in my presence and in the presence of each other at my request, on this February 20, 1932.

Price R. Phillips

The above and foregoing instrument was signed by the said Price R. Phillips as his last will and testament in our presence, and at his request we have signed same as subscribing witnesses in his presence and in the presence of each other, on this the 20th day of February, 1932.

W. T. Ponder

E. L. Kirby

CODICIL

I, Price R. Phillips, being of sound mind and disposing memory, desire to make this a codicil to my last will and testament of date February 20, 1932, which is one and a fourth pages typewritten, and make the following change or addition only to said will.

I will have a child born to my wife, Dollie Phillips, within a short time and, if said child is living at my death, I hereby change the second Paragraph of Section 2 of said will so as to provide that my executor shall pay \$500.00 to said child or to its legally qualified guardian along with the other bequests herein made to my brothers, sister and wife, and whatever balance is left after paying said special bequests referred to in said Paragraph and the \$500.00 bequest to my said child, will go and is hereby devised to my brother, T. C. Phillips.

The above codicil to my will aforesaid has been executed by me as such on this the 14th day of May, 1932, in the presence of W. T. Ponder and E. L. Kirby whom I have requested to sign same as witnesses and they have signed in my presence and in the presence of each other.

Price R. Phillips

The above and foregoing instrument was signed by said Price R. Phillips as a codicil to his last will and testament in our presence and at his request we have signed as subscribing witnesses in his presence and in the presence of each other, on this the 14th day of May, 1932.

E. L. Kirby

W. T. Ponder

Last Will & Testament, J. C. Little

Filed February 10th, 1933

Probated February 10th, 1933

Recorded February 21st, 1933

J. C. Prichard, Clerk.

I, J. C. Little, of Dyer County, Tennessee, do make and publish this, as my last will and testament, hereby revoking and making void all others by me at any time made.

First, I direct my funeral expenses and all my debts be paid as soon after my death as possible, out of any monies that I may die possessed of or may first come into the hands of my executor.

Secondly, I give and bequeath to my beloved wife, for and during her natural life, or so long as she remains my widow, all the property, both real, personal and mixed, owned by me, at the time of my death, with full power and authority to sell and transfer all the personal property, and dispose of it as she pleases; she, my said wife, Susie Little, is to have and own all the rents, profits and receipts growing out of or from the real estate during her said widowhood, and at her death all the real estate owned by me at time of my death is to descend to and be owned as tenants in common by my children, Joe Hollis Little and Martha Whitfield Little, in equal shares.

Lastly, I do nominate and appoint my wife, Susie Little my executrix, who will not be required to make bond or any settlement with any officer of the affairs of my estate.

In Witness whereof, I do this my will, set my hand, this 14th day of May, 1921.

J. C. Little

Signed and Published in our presence, and we have subscribed our names hereto in the presence of the testator, this 14th day of May, 1921.

W. A. McKee Jr.

J. W. Maxey

The above and foregoing instrument was signed by the said Price R. Phillips as his last will and testament in our Presence, and at his request we have signed same as subscribing witnesses in his Presence and in the Presence of each other, on this the 20th day of February, 1932.

W. T. Ponder

H. L. Kirby

CODICIL

I, Price R. Phillips, being of sound mind and disposing memory, desire to make this a codicil to my last will and testament of date February 20, 1932, which is one and a fourth pages typewritten, and make the following change or addition only to said will.

I will have a child born to my wife, Dollie Phillips, within a short time and, if said child is living at my death, I hereby change the second Paragraph of Section 2 of said will so as to Provide that my executor shall pay \$500.00 to said child or to its legally qualified guardian along with the other bequests herein made to my brothers, sister and wife, and whatever balance is left after paying said special bequests referred to in said paragraph and the \$500.00 bequest to my said child, will go and is hereby devised to my brother, T. C. Phillips.

The above codicil to my will aforesaid has been executed by me as such on this the 14th day of May, 1932, in the Presence of W. T. Ponder and H. L. Kirby whom I have requested to sign same as witnesses and they have signed in my Presence and in the Presence of each other.

Price R. Phillips

The above and foregoing instrument was signed by said Price R. Phillips as a codicil to his last will and testament in our Presence and at his request we have signed as subscribing witnesses in his Presence and in the Presence of each other, on this the 14th day of May, 1932.

H. L. Kirby

W. T. Ponder

Last Will & Testament, J. C. Little)

Filed February 10th, 1933)

Probated February 10th, 1933)

Recorded February 21st, 1933)

J. C. Prichard, Clerk.)

I, J. C. Little, of Over County, Tennessee, do make and Publish this, as my last will and testament, hereby revoking and making void all others by me at any time made.

First, I direct my funeral expenses and all my debts be paid as soon after my death as possible, out of any monies that I may die possessed of or may first come into the hands of my executor.

Secondly, I give and bequeath to my beloved wife, for and during her natural life, or so long as she remains my widow, all the property, both real, personal and mixed, owned by me, at the time of my death, with full power and authority to sell and transfer all the personal property, and dispose of it as she pleases; she, my said wife, Susie Little, is to have and own all the rents, profits and receipts growing out of or from the real estate during her said widowhood, and at her death all the real estate owned by me at time of my death is to descend to and be owned as tenants in common by my children, Joe Hollis Little and Martha Whitfield Little, in equal shares.

Lastly, I do nominate and appoint my wife, Susie Little my executrix, who will not be required to make bond or any settlement with any officer of the affairs of my estate.

In Witness whereof, I do this my will, set my hand, this 14th day of May, 1921.

J. C. Little

Signed and Published in our Presence, and we have subscribed our names hereto in the Presence of the testator, this 14th day of May, 1921.

W. A. McKee Jr.

J. W. Maxey

Vivie W. Frank, Will)
 Filed March 20th, 1933)
 Probated March 20th, 1933)
 Recorded March 20th, 1933)
 J. C. Prichard, Clerk)

Dyersburg, Tenn., Jan. 26th, 1934

My Last Will & Testament.

1st. At my death, I will that my executrix hereafter named shall pay all my just & honest debts.

2nd. I will to my beloved daughter Marguerite Frank Barret all my Property I die Possessed of real & Personal.

3rd. I hereby appoint my daughter Marguerite Frank Barret as executrix, she to act without bond & waive the necessity of making any account with the Court.

Signed

Vivie W. Frank

R.M. Brown, Will Filed January 13, 1933)
 Probated January 18th, 1933)
 Recorded April 27th, 1933)
 J. C. Prichard, Clerk)

I, R.M. Brown, considering the uncertainty of this mortal life and being of sound mind and memory (Blessed be Almighty God for same) do make and Publish this my last will and testament in the manner

and form following, that is to say.

(1) I direct that as soon after my death as Practicable that my Executor herein after named pay all my just debts out of any money that may be on hand or come into his hands as such Executor.

(2) I give devise and bequeath to my beloved wife M. V. Brown, all of my Personally Property and also of my real estate that I may die seized and Possessed of during her natural life or so long as she may remain my widow, but should she marry before she dies then in that event all of said Property is to revert back to my estate but so long as she remains my widow she is to have possession of every thing so long as she lives, and at her death all the Property is to be devised as hereinafter set out.

(3) I direct that all the Property be sold and the Proceeds equally divided between all of my children, namely: L. P. Brown, E. M. Brown, S. W. Brown, ^{E.M. Brown} but I direct that E. M. Brown be paid one hundred dollars more than the other children as the others have all been given that much and I do this to make them all equal. Woodrow Dzier, my grand child, who is not about 18 months old is to have an equal share with my other children and I hereby appoint Dr. Finis Wyatt, of Yorkville, his guardian and should Woodrow Dzier die before he arrives at the age of 21 years then then his Part is to be equally divided between my other children and should any of my children die leaving no heirs then in that event their Part is to revert back to my estate and be equally divided between all the surviving children it being my aim object Purpose and intention to make all my children equal in the division of my Property, and

should I have any charge against any of my children at the time of my death that has not been receipted for the same is to stand as a charge against that one and should be collected and go in to the general fund and be divided equally between all the children and as I have paid the sum of one hundred and twenty dollars for L. P. Brown, being a security debt that I paid for him and also interest on same to the amount of nine dollars and sixty cents and should he not pay this back before my death. I direct that that much be deducted from his share of the estate and put in the general fund and be equally divided between all the children and it is hereby understood that when I say children I mean Woodrow Dyer as same as the rest as he is a grand son and his mother being dead and he being her only heir is my reason for making him equal with the other children and should any of my children attempt to break this will I direct that one be paid the sum of Five Dollars and be disinherited. Now believing that I have done what is right in the division of my estate and feeling perfectly satisfied with what I have done I hereby appoint C. E. A. Turner and Finis Wyatt, executors of this my last will and testament this March the 10th, 1915.

R. M. Brown X his mark

The above instrument consisting of 2 sheets was now hereby subscribed to by R. M. Brown, the testator in the presence of each of us and was declared by him to be his last will and testament and we at his request and in his presents and in presents of each other sign our names as attesting witnesses.

M. C. Hamilton, Residing at Newbern, Tenn.

G. M. Keenan Residing at Newbern, Tenn.

Codicil to Will.

I, R. M. Brown of Dyer County, Tenn., having heretofore made & published my last will & testament which bears date of March 10, 1915, do make and declare this a codicil thereto, to-wit:

That under Section Four where I have directed that from L. P. Brown Portion ^{be} deducted \$120.00 and interest \$9.60 same being a security debt paid by me for him, that this part of my order be rescinded as I have given each of the remaining children a portion equal to this debt and it is my order that he be paid in same portion as to my estate and said debt be treated as, and is now considered by me as paid:

I hereby direct that Dr. F. E. Wyatt be executor of this will and C. B. A. Turner be erased from same:

Under Section 3: I have directed that E. M. Brown be given an equal share with other children however I now give devise and bequeaths to E. M. Brown children which I am now raising and whose mother was Clara Watson and whose names are Lerline Brown, Evelyn Brown and J. W. Brown, a one half portion of his E. M. Brown's interest in this estate.

It is my desire that this codicil be attached to & become a part of my said last will & testament to all intents & purposes.

Witness my hand this 7th day of April, 1922, in Newbern, Tenn.

R. M. Brown X his mark

Witness: J. B. Cranshaw

Witness: Nettie Lancaster

Codicil to Will.

I, R. M. Brown of Dyer County, Tenn., having made heretofore and published my last will & testament which bears date of March 10, 1915, and to which is attached codicil bearing date of April 7, 1922, whereby make declare and publish and attach thereto this codicil to-wit:

Under Section three of codicil bearing date of April 7, 1922, under which I direct that one half of E. M. Brown's portion of my estate be given to his children namely Evelyn, Lerline, J. W. Brown, who are children of said E. M. Brown and Clara Watson, and now therefore I do hereby rescind

and declare that this Portion of my will & codicil void and do hereby give to E. M. Brown a full child's share in my estate and which action does now make all my children share & share alike in my estate.

In Witness whereof I do hereby attach this codicil to my last will & testament to & to be a part of said will. This 24th day of August, 1923, in Newbern, Tenn.

R. M. Brown X his mark

Witness: J. B. Crenshaw

Witness: W. E. Lancaster

Codicil to Will.

I, R. M. Brown, having heretofore made and Published my last will & testament which bears date of March 10, 1915, and to which are attached codicils bearing dates of April 7, 1922, and codicil bearing date of August 24, 1923, do make and declare this a codicil thereto; I hereby make & appoint Farmers & Merchants Bank, Executor, of this my last will & Testament and it is my desire that this codicil be attached to & become a part of my said last will and codicils to all intents and Purposes & do hereby name J. B. Crenshaw Guardian of the minors under this will.

Witness my hand this Sept 21st, 1923, in Newbern, Tenn.

R. M. Brown X his mark

Witness: W. E. Bryant

Witness: L. H. Lasley

Codicil to Will.

I, R. M. Brown, do hereby make & Publish this as a codicil to my last will and testament hereby affirming all other codicils as they now convey my intention except I do hereby charge and demand that my executor Farmers & Merchants Bank, Newbern, Tenn., at the time of the settlement of my estate that they deduct from S. M. Brown's part of my estate, the sum of three hundred and twenty dollars without interest from this date; this amount being the sum he is due to equal his interest with other heirs.

Witness my hand this Nov. 16/23, in Newbern, Tenn.

R. M. Brown X his mark

Bill Murry
L. H. Lasley

Witness to signature of codicil above written this Nov 16/23
by R M Brown in our sight & Presence, in Newbern, Tenn.

S. Johnson, Last Will & Testament)

Filed July 5th, 1933)

Probated July 5th, 1933)

Recorded July 5th, 1933)

J. C. Fritchard, Clerk.)

I, S. Johnson, being aware

of the uncertainty of life

and the certainty of death

and being of sound mind and

disposing memory, do make

and Publish this my last

will and testament hereby revoking all former wills by me at any time made.

I direct that all my just debts, including funeral expenses, be paid by my executor hereinafter named.

I give, devise and bequeath to my beloved wife, Mary Elizabeth, and my two daughters, Jennie Maude and Anette Johnson, equally, so long as they remain single or unmarried and for and during their natural lives provided they do not marry and at the death or marriage of any one of them then to the other two or at the death or marriage of any two of them to the other one, with remainder upon the marriage or death of each and all of them to all of my children share and share alike, my farm situated in the Sixth Civil District of Dyer County, Tennessee, bounded on the north by Poor and Hines, on the east by Jones and Owens, on the south by the Univalent farm and on the West by Grimm and containing 99 1/2 acres more or less and being the tract of land I purchased from Bill Davis by deed recorded in Register's Office of Dyer County in Deed Book _____ Page _____.

I give all of my Personal Property, consisting of horses, mules, cows, hogs, a Maxwell automobile, farming implements and what money I may have on hands in bank or elsewhere and all my other personal property wherever located to my said wife, Mary Elizabeth and my said two daughters, Jennie Maude Johnson and Anette Johnson, equally, and if they desire to divide the same they can do so and if they cannot agree upon a division then my executor hereinafter named or some one else agreed upon by them will sell said personal property and divide the proceeds equally among them.

I have six children and I will that upon the death of marriage of my said wife and two daughters, Jennie Maude and Anette, that the aforesaid tract of land shall be sold by my executor hereinafter named and the Proceeds of said sale shall be divided equally among all of my children except the aforesaid Jennie Maude and Anette are to be charged with the Personal Property hereinbefore given to them. I give my executor herein authority to sell said land and to execute a deed to the Purchaser or Purchasers thereof.

I hereby nominate and appoint _____ as the sole executor of this, my last will and testament.

In Witness whereof I hereunto set my hand this April 20, 1922.

S. Johnson

Signed by the said S. Johnson, as and for his last will and testament, in the Presence of us, the undersigned, who at his request, and in his sight and Presence, have subscribed our names hereto as attesting witnesses the day and date above written.

Witnesses,

Estelle Brown

Jno. M. Brown

J. Z. Powell, Last Will & Testament)

Filed July 21st, 1933)

Probated July 21st, 1933)

Recorded July 22nd, 1933)

J. C. Prichard, Clerk)

Last Will & Testament

I, J. Z. Powell, being of sound mind do hereby make, declare and publish this as my last will & testament, hereby revoking any former wills and testaments by me at any time made:

1st: I direct that my Executor, hereinafter named, to pay all my just debts including funeral and burial expenses of administration out of first funds that may come into her hands:

2nd: I direct that my Executor pay to my daughter Louise Powell Cromme the sum of \$100. out of the Personal estate that I may leave:

3rd: I hereby give bequeath to my wife Irma Powell the homoplace, that I own in Newbern, Tenn., and all household goods, furnitures and all remaining Personal estate that I may die seized of after the \$100. given to my daughter Louise Powell Cromme has been paid.

4th: I nominate and appoint as my sole Executor of this will Irma Powell, my wife, without bond.

In Witness whereof, I have this day set my hand to this my last will and testament: in Newbern, Tenn., this Jan. 14, 1933:

J. Z. Powell

We the undersigned as attesting witnesses do hereby certify that J. Z. Powell in our sight and Presence sign this his last will and testament and we as such witnesses at his request and in his sight and Presence sign this attesting witnesses to the will aforesaid in Newbern, Tenn., this Jan. 14, 1933.

J. B. Cranston
Witness

Mrs. Stump Rainey
Witness

Laura Walker Will #

Filed Aug. 14th 1933 #

Probated Aug 14th 1933 #

Recorded Aug 14th 1933 #

J.C.Pritchard, Clerk. #

Know all men by these presents, That I, Laura Walker of the town of Dyersburg in the County of Dyer and State of Tennessee considering the uncertainty of life and being of sound mind and memory do make declare and publish this my last will and Testament.

First; I order and direct that all my just debts and funeral expenses be paid as soon as convenient after my decease.

I give and bequeath to my heirs and their families the family grave yard situated on the South west side of my home farm to be kept up by the said heirs and held as a family grave yard forever.

I give and bequeath to my sister Mary Atkins five dollars.

I give and bequeath to my sister Idella Reynolds five Dollars.

I give and bequeath to James Foster deceased heirs five Dollars.

I give and bequeath to my sister Lee Walker the note I Laura Walker hold against said Lee Walker and the note I Laura Walker hold against the Citizens Bank of Dyersburg and also the money I have left in the Citizens Bank after the amount this will calls for and all my just debts and expenses are paid.

I request that my Sister Lee Walker shall give to the Foreign Mission such amount of the said money as she may see proper to give.

I give and devise to my Brother James B Walker my undivided one-half interest in the tract of 346 acres of land situated in the 7th Civil District of Dyer County Tennessee which my sister Lee and I purchased from said James B Walker and which he conveyed to us by deed of date July 25th 1899, recorded in the Registers office of said county in Conveyance Book No. 16 at page 276 being the land that was allotted and set apart to him said James B Walker in the partition of lands belonging to the heirs of Samuel Walker deceased, To have and to hold the said undivided one half interest in said land to the said James B Walker his heirs and assigns forever.

I give and devise to my Sister Lee Walker my tract of land 240 acres more or less situated in in the 7th Civil District of Dyer County Tennessee being the land that was allotted and set apart to me and the said Laura Walker in the partition of the lands belonging to the heirs of Samuel Walker deceased. To have and to hold the said tract of land forever.

I nominate constitute and appoint my Sister Lee Walker the Executrix of this my last Will and testament and request that she shall not be required to give bond. In testimony whereof I do to this my last will set my hand on Mar. 10 1913.

Laura Walker.

Signed by the said Laura Walker as and for her last will and testament in the presence of us the undersigned who at the request and in the sight and presence have subscribed our names hereto as attesting witnesses the day and date above written.

Witness. J. P. Monies
 Dan Cotton.

L. G. Norvell Sr., Will

September 18th, 1933

Probated September 18th, 1933

Recorded September 18th, 1933

J. C. Pritchard, Clerk

Newbern, Tenn.

Dec-7-26

I, L. G. Norvell, being of sound mind and body, hereby declare this to be my last will and testament, to-wit: --

After all debts are paid, I will balance of my property both real and personal, jointly to my wife and son, to be divided equally between them. I hereby appoint them to administer on my estate without bond, and to dispose of and divide all of my effects as they decide. In case of disagreement either in disposing or dividing, said disagreement to be referred to two disinterested parties, one of which disinterested parties to be selected by each of beneficiaries, and if those two disinterested parties cannot agree, these two said disinterested parties to call in third disinterested party, whose decision shall be final.

Signed by me, this 7th day of Dec. 1926.

L. G. Norvell Sr.

Witness to signature:

Mrs. Neva Thornburgh

Raymond Swafford

J. E. Redd, Will Filed

Sept. 15th, 1933

Probated Sept. 15th, 1933

Recorded Sept. 22nd, 1933

J. C. Prichard, Clerk

KNOW ALL MEN BY THESE PRESENTS:

That I, J. E. Redd of Lenox, Dyer County, Tennessee, recognizing the uncertainty of life and the certainty of death, and being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking and annulling any and all other wills that may have been at any time heretofore made by me.

ITEM 1. I direct my Executrix to pay, as soon after my death as possible, out of any money that I may leave on hand at the time of my death, all of my just and bona fide debts.

ITEM 11. I have two life insurance policies, one in the Equitable Life Assurance Society of the United States for \$2500.00, made payable to my wife Bonnie Redd as the designated beneficiary thereof, upon which policy I have borrowed from the company some \$500. or \$600. (the exact amount of this debt I do not recall); and I have another life insurance policy in the Franklin Life Insurance Company in the sum of \$2500.00 payable to my wife Bonnie Redd as the designated beneficiary therein, and I have borrowed from this company on this policy about \$500. or \$600. (the exact amount of this loan I do not now recall). I will and bequeath the proceeds of these life insurance policies, subject to the loans that I have made against them, to my son James Edward Redd, and I direct that the proceeds of said insurance policies be paid to him by my Executrix immediately after my death and as soon as collected from the Insurance Company. I realize that I cannot make this disposition of these insurance policies except by and with the written consent, permission and authority of my said wife, Bonnie Redd, who is the designated beneficiary in each of the said policies; but she, my wife, the said Bonnie Redd, for a valuable consideration has this day executed her written consent, permission and authority as the beneficiary in said policies, to the payment of the proceeds thereof after my death to our said son James Edward Redd.

I will, devise and bequeath unto my beloved wife, Bonnie Redd all of the rest and residue of my property of every kind and character, which I may own at the time of my death, whether the same be real, personal or mixed, and wheresoever the same may be situated and located.

ITEM IV: I nominate and appoint my said beloved wife Bonnie Redd, as the Executrix of this will and having all confidence in her honor and integrity, I direct that she may act as such Executrix without taking any oath or giving any bond as such.

In testimony of which I have heretofore signed my name at Dyersburg, Tennessee, on this the 2nd day of March, 1933.

J. E. REDD

We, Walter S. Draper and R. E. Rice, at the request of J. E. Redd, subscribe our names to the foregoing instrument as witnesses thereto, he having signed the same in our presence and declared it to be his last will and testament; and we having signed the same as subscribing witnesses thereto at his request and in his presence and in the presence of each other.

This, the 2nd day of March, 1933.

Walter S. Draper

R. E. Rice

Jno. M. Tarrant Will)
 Filed October 3rd, 1933)
 Probated Oct ber 3rd, 1933)
 Recorded Oct ber 3rd, 1933)
 J. C. Prighard, Clerk)

Know All men by these presents
 that I, Jno. M. Tarrant of
 Dyersburg, Tennessee, being of
 sound mind and disposing memory,
 do hereby make and publish this
 as my last will and testament,
 hereby revoking any and all wills by me at any time heretofore made.

Item 1. I direct that my executrix first pay and discharge
 all of my debts, if any.

Item 2. I hereby give and bequeath to my son, Jno. Edward
 Tarrant, as trustee, Ten thousand Dollars of Liberty Bonds, which said bonds
 are to be held by him for and during the life of my beloved mother, Mrs.
 S. V. Tarrant, and the interest on said bonds paid to her as the same shall
 accrue.

At her death the principal of said bonds shall be divided
 equally between my wife and my two children - one third to each.

It is my request that my said son make no charges for his
 services as such trustee for the period above provided.

Item 3. I bequeath the remainder of my property, real,
 personal and mixed, and wherever situate, equally to my wife, Mrs. Penelope
 Tarrant, and my two sons, Jno. Edward Tarrant and Louis Tarrant (one third
 each), subject, however, insofar as that portion which shall come to my two
 sons is concerned to the provision that my executrix shall not turn over
 or deliver to either of my two sons their portion of my estate until they
 shall have reached the age of twenty five years. The interest in said
 property going to my two sons shall be held by the executrix until they reach
 twenty five years of age, and she shall have full control and supervision
 over the same and shall ^{not} be required to make settlement before that time.

My said executrix shall have the right, however, to apply the
 income from interest of my two sons in my estate to their support and
 education, and if for any reason, the income shall not be sufficient to
 enable them to complete their education, she shall have the right to entrench
 upon the corpus of their estate for this purpose, and in their settlement
 with them shall charge them with such sum or sums as may be advanced for
 this purpose.

Item 4. Having full confidence in the ability of my
 wife, Mrs. Penelope Tarrant to manage my estate, I hereby appoint her as
 my executrix and hereby waive the bond that is otherwise required by law.
 Likewise she shall not be required to file any inventory with, nor to make
 any settlement with the County Court as is now usually required by law.

My executrix shall have the full power to settle,
 adjust, compromise any and all claims or controversies with my estate, or
 claims which I may have against other parties, and to do any and everything
 in connection with my estate which I could do if living which does not
 conflict with the disposition of my estate as herein made.

In witness whereof I have hereunto set my hand on this
 the 27th day of April, 1921.

Jno. M. Tarrant

We, E. Rice of Dyersburg and Walter S. Draper, being called as
 witnesses by the testator, Jno. M. Tarrant, do hereby subscribe our
 names as such-the said will having been signed by the testator in our
 presence and we have signed the same as such witnesses in the presence
 of the testator and in the presence of each other. This April 27th, 1921.

E. Rice

Walter S. Draper

Mrs. J. M. Brackin Will)
 Filed October 10th, 1933)
 Probated October 10th, 1933)
 Recorded October 11th, 1933)
 J. C. Prichard, Clerk)

I, Mrs. J. M. Brackin, make this my
 last will and testament which is as
 follows:

First, I commit my soul in the hands of my Savior, full of confidence that, having redeemed it and washed it with His most precious blood, He will present it faultless before the throne of my Heavenly Father.

I entreat my children to maintain and defend at all hazard and at any cost of personal sacrifice the blessed doctrine of complete atonement for the sin through the blood of Jesus Christ once offered and through that alone.

It is my further will that at my death, John A. Atkins take charge of my estate, including all personal property and real estate and that he be appointed executor and not be required to make bond nor be required in any way to make reports or settlements through the courts pertaining to will, but manage same for the benefit of my son Albert Brackin and my daughter Louise Brackin Atkins, and turn over to them the property willed to them in this will, as he sees fit.

To my son Albert Brackin, I will as follows:

One brick store house on east side of square in Dyersburg, Tennessee now occupied by Jacobi Drug Company, as set out in my husband's will, the late J. M. Brackin, my farm and timber land at Jackson Crossing on east side of Illinois Central Rail-road in district number four containing about 450 acres, six negro rental houses and lots on cedar Street facing South, one house and lot on Strahl Street facing north, two houses and lots on Connell Avenue facing east, near negro church, one house and lot in South Dyersburg near church and Jeff Davis Highway, one house and lot below depot on Roberts Street, my house and lot where I now live on Cedar Street, one lot on rail-road now rented by Farmers Cotton Oil Co., all in district number four.

Also my one half interest in Brackin and Walker farm at Fowlkes, Tenn., district number twelve, containing about 250 acres. Also all of my home furnishings in home where I now live, such as furniture, bedding dishes and other household effects and my husbands jewelry except one ring made from his diamond stud.

To my daughter Louise Brackin Atkins, I will as follows:

One brick building on S. W. corner of square at Dyersburg, Tennessee, known as Bank Building, as set out in my husband's will, the late J. M. Brackin district number four, my farms and timber lands near Mengelwood, Tenn. district number fourteen, containing about 1700 acres, one small farm in Rich-woods district number ten, containing about eight acres, one farm at Jackson Crossing district number four, west side of rail-road containing about fifty acres, seven negro rental houses on Cedar Street facing north, between King and Fowlkes Avenues, one house and lot on Jackson Street facing south, one house and lot on Connell facing east negro undertaking establishing, one house and lot in South Dyersburg near school, one seven acre farm on Jeff Davis Highway South of Dyersburg, my old home place known as Brackin Big House and lot. the house and lot where she and her husband now live on Cedar Street, and lot just south of where she and I now live and used by Larkin Coal Co. Also all of my jewelry such as rings, bracelets, lockets and ear rings and the ring made from my husbands diamond stud

To Mrs. Mary Stevens King I will five hundred dollars.

To Mrs. Myra Summers I will five hundred dollars.

To Mrs. Fannie Scott I will five hundred dollars.

To the Methodist Episcopal Church, Dyersburg, Tennessee, I will one thousand dollars.

All of my stock in First Citizens National Bank, American Grocery co and all other enterprises, I wish divided equally between my son Albert Brackin and my daughter Louise Brackin Atkins.

All cash on hand I wish divided equally between my son Albert Brackin and my daughter Louise Brackin Atkins.

All notes and accounts that I may owe at my death I wish divided equally between my son Albert Brackin and my daughter Louise Brackin Atkins, when they are collected.

To Mrs. Nixon I will one hundred dollars and should she be dead at the time of my death, I will this amount to her daughters.

To Robert Stevens' children I will one hundred dollars each and to their mother I will one hundred dollars.

I think one thousand dollars should pay my burial expenses but I leave this to my friends and family.

I wish all of my debts and my church dues paid and my bill to to Dr. N. S. Walker.

This will to take the place of all others and is so intended.

Given under my signature -

November 16th 1929 (1929)

Mrs. J. M. Braskin

Witness to signature:

R. S. Watkins

N. S. Walker

Last Will & Testament W. L. Holloman)
 Filed November 21st, 1933)
 Probated November 21st, 1933)
 Recorded November 21st, 1933)
 J. C. Prichard, Clerk)

KNOW ALL MEN BY THESE PRESENTS:

I, W. L. Holloman of Dyer County Tennessee, being of sound mind and disposing memory do hereby make and publish this my last will and testament revoking all other wills heretofore made by me.

Item 1: I request that all my just debts be paid from my estate.

Item 2: After the payment of all debts, I devise and bequest absolutely unto the Board of Trustees of the First Methodist Episcopal Church South of Trimble, Tenn., my house and lot, which is located on the north side of Mitchell Street in the town of Trimble, Tennessee, known as the Enoch Jones place.

Item 3: I hereby nominate and appoint A. B. Wesson of Trimble, Tenn. Executor of this my last WILL AND TESTAMENT (with out bond). I direct my Executor to deliver to the Board of Trustees of the First Methodist Episcopal Church South of Trimble, Tenn., the above described House and Lot, together with what ever house hold goods there may be, and whatever personal property there may be, after the payment of my just debts, and they are to use said property as they see fit.

In witness whereof I hereunto set my hand, this 20th day of July, 1932.

W. L. Holloman

This signed by the said W. L. Holloman as and for his last Will and Testament in the presence of us the undersigned, who, at his request, and in his sight and presence, have subscribed our names hereto as attesting witnesses, the day and date above written.

Ferd Wright

A. H. Pitts

Mrs. Ophelia Lambert Will)
 Filed November 27th, 1933)
 Probated November 27th, 1933)
 Recorded November 28th, 1933)
 J. C. Prichard, Clerk)

Last Will & Testament

I Mrs Ophelia Lambert of Dyer County, Tenn. do hereby make and publish this as my last will and testament hereby revoking all former wills by me at any time made:

1st: I direct that my executor pay my just debts out of the first money that may come into his hands including my funeral and expenses of last illness:

2nd: I do hereby will devise and bequeath unto Paul Lambert my son all my real estate of every kind and character:

3rd: I do hereby will and devise unto Cyrus Hill Lambert my grandson the sum of Ten Dollars: I realize that my father W. A. Hill has willed to said grandson Cyrus Hill Lambert properties that will enable him to share more than equal with Paul Lambert and this will is made with thought that by this division my grand son Cyrus Hill Lambert has been taken care of by his great grandfather.

4th: I hereby give and bequeath unto Paul Lambert the remainder of my estate, both personal real and mixed.

5th: I name as executor of this will Paul Lambert without bond.

In witness whereof I subscribe my name this Jan 8, 1932,
 in Newbern. Ophelia Lambert

We, the undersigned do hereby certify that said Ophelia Lambert did sign said will in our sight and presence and that we as subscribing witnesses did sign same as such witnesses at the request of said Ophelia Lambert and in her sight and presence, this Jan 8, 1932.

J. B. Crenshaw
 L. H. Lasley

Trimble, Tenn.

T. J. Epperson will)
 Filed December 15th, 1933)
 Probated December 15th, 1933)
 Recorded December 15th, 1933)
 J. C. Prichard, Clerk)

I, T. J. Epperson, of Trimble
 in the county of Dyer, State of
 Tennessee, being of sound mind
 and memory and considering the
 uncertainty of this frail and
 transitory life, do therefore

make, ordain, publish and declare this to be my last WILL AND TESTAMENT.

FIRST. I order and direct that my Executor hereinafter named, pay all my just debts and funeral expenses, and place a marker at my grave, all this to be done as soon after my decease as conveniently may be.

SECOND. After the payment of such funeral expenses, debts and buying of monument. I give, devise and bequest to my wife, Mrs. Azzie Epperson my house and lot, which is located in the town of Trimble, Tenn., being my home place. I give this home place to her for her sole use and benefit.

THIRD. I give, devise and bequest to my wife Mrs. Azzie Epperson all my personal property, including my household and kitchen furniture.

LASTLY. I make constitute and appoint Perry P. Baker to be Executor of this my last Will and Testament, hereby revoking all former wills by me made.

IN WITNESS WHEREOF, I have hereinto subscribed my name and affixed my seal the fifth day of April in the year of our Lord, One Thousand Nine Hundred Twenty Nine.

T. J. Epperson

This instrument was on the day of the date thereof, signed, published and declared by the said testator T. J. Epperson, to be his last will and testament in the presence of us who at T. J. Epperson's request have subscribed our names thereto as witnesses in his presence and in the presence of each other.

Irl Hendricks
 P. H. Dezler

Mrs. Mollie D. Green)
 Last Will & Testament)
 Filed Jan'y. 23rd, 1934)
 Probated Jan'y 23rd, 1934)
 Recorded Jan'y. 23rd, 1934)
 J.C. Prichard, Clerk)

Last Will & Testament of Mrs. Mollie
 D. Green, widow of D. T. Green, deceased,
 of Dyersburg, Tennessee.

I, Mrs. Mollie D. Green, widow of D. T. Green, deceased, of
 Dyersburg, Tennessee, realizing the uncertainty of life and the certainty of
 death, do hereby make and publish this instrument as my last will and testament,
 hereby revoking and making void any and all wills heretofore by me at any time made.

First: I hereby nominate and appoint my son, Hardy Jennings Green
 as Executor of this my last will and testament, and having full confidence in his
 ability and integrity, hereby waive the necessity of his filing inventory and giving
 bond as such Executor.

Second: I hereby will and bequeath to my son, Clarence Thomas
 Green, my kitchen cabinet which he gave me, and his father's pistol and direct
 that my Executor pay him the sum of fifty Dollars (\$50.00) in cash.

Third: I hereby will and bequeath to my three sons, Claude Clyde
 Green, Chester Green and William Edward Green, the sum of One Dollar (\$1.00)
 each, which sum my Executor is directed to pay them and which is to be their full
 interest of my estate.

Fourth: I hereby will and bequeath and devise to my son, Hardy
 Jennings Green, my house and lot in the town of Dyersburg, Tennessee, situated
 at #516 Troy Avenue extended, located in Lauderdale Addition to the town of
 Dyersburg, and bounded on the East by Street; on the South by vacant lot; on the
 North by lot owned by J. C. Martiny; and on the west by Charles or Nelson Upker,
 and being same lot bought by me of John H. Reed in November, 1924, the description
 of which will more fully appear from reference to said deed, which is duly
 recorded in the Register's Office of Dyer County, and upon which lot I built a
 dwelling house and in which house my said son, Hardy Jennings Green, installed
 water works and made other additions thereto.

I also will and bequeath to my said son, Hardy Jennings Green,
 all my other property of every kind, character and description not herein
 specifically devised, whether real, personal or mixed, my said son having spent
 several hundred dollars in and about improving my house and having supported
 me during the past two years.

In witness whereof I have hereunto subscribed my name
 to the above and foregoing instrument as my last will and testament, in the
 presence of Miss Lessie McCullough and D. J. H. Caldwell, whom I have
 requested to sign same as subscribing witnesses, and they have subscribed
 their names as such subscribing witnesses in my presence on this the 4th day
 of October, 1929.

Mrs. Mollie D. Green

The above and foregoing instrument was signed in our presence
 by Mrs. Mollie D. Green as her last will and testament, and we have witnessed
 same as subscribing witnesses at her request and signed same in her presence
 and in the presence of each other as subscribing witnesses, on this the 4th
 day of October, 1929.

D. J. H. Caldwell

Lessie McCullough

J. F. Sipes, Last Will & Testament)

Filed February 5th, 1934)

Probated February 5th, 1934)

Recorded February 1st, 1934)

J. C. Prichard, Clerk)

Being of sound mind and memory but realizing the uncertainty of life, I, J. F. Sipes, do hereby make and publish this as my last will and testament, revoking any and all other wills heretofore by me made.

I name and nominate my son, Ben Sipes as my executor and I direct that he shall qualify as such in the due and legal manner.

I direct that my just debts and funeral expenses be paid as soon after my death as practicable.

I give and bequeath to my beloved wife, Martha Sipes any and all property of which I die seized and possessed for her use and benefit for and during her natural life and at her death I direct that same shall be disposed of as follows:

I direct my executor to pay to my daughter Julia the sum of \$100 cash as her full share in my estate and after this is done the remainder is to be divided as follows:

He shall turn over to my daughter Lisa Hall and her 3 children William Hall, James Hall, and Robert Hall, share and share alike what money and personal property I may own.

Then he is to sell my real estate as soon as is practicable, using his best judgment for the purpose of securing the best price possible and the proceeds from same shall be divided into 3 equal shares, representing my three children, Ben Sipes, Lisa Hall, and Oscar Sipes (deceased) and each of these shares is to be divided equally between my said children, if living and then their children. That is, the said 3 shares are to be divided as follows, share and share alike:

Ben Sipes, B. F. Sipes, Leora Sipes, Pauline Sipes and T. C. Sipes, equally dividing one share.

Lisa Hall, William Hall, James Hall and Robert Hall, equally dividing one share.

Elmo Sipes, Basil Sipes, Ardell Sipes, Richard Sipes, Leonard Sipes, Coy Sipes, Christine Sipes, and Maggie Sipes (the 6 children of my deceased son Oscar Sipes) equally dividing one share.

In the event that any beneficiary under this will shall see fit to contest the provision of same it is my wish that such person shall not be entitled to anything under it.

witness my hand this July 26, 1930.

J. F. Sipes X (his mark)

witness to his mark:

Bill Jackson

Bert Hodge

We, Bert Hodge and Bill Jackson, certify that we hereto subscribe our names as witnesses to the foregoing and attached instrument as the last will and testament of J. F. Sipes, who signed the same, by mark, in our presence, after having same read over to him in our presence and we have signed the same in his presence and in the presence of each other.

witness our hands this July 26, 1930.

Bert Hodge

Bill Jackson

Mrs. Victoria Ervin, Will)
 Filed March 21st, 1934)
 Probated March 21st, 1934)
 Recorded March 21st, 1934)
 J. C. Prichard, Clerk)

I Mrs. Victoria Ervin, being of sound mind, and realizing the uncertainty of life and the certainty of death, do make and publish this as my last will and testament, making void all other wills made by me at any time heretofore.

First. I direct that my funeral expenses and all of my just debts be paid out of any moneys that may first come into the hands of my Executrix hereafter named, as soon after my death as practicable.

Second: I will and bequeath to my three children, to-wit: Monroe Sawyer, Mrs. Bertha Gifford, wife of Will Gifford, and Mrs. Lillie Robertson, wife of J. W. Robertson, all of my estate, both real estate and personal property of every kind and character, share and share alike, that I may die seized and possessed of at the date of my death, I mean by this will and so intend, that my three above named children, shall have my entire estate of every kind, each to inherit a one third of all the property that I own and possess at the time of my death, That is they are to share equally in the distribution of my estate, share and share alike.

Third. Having confidence in the honesty and integrity and ability of my daughter, Lillie Robertson, I hereby nominate and appoint her as my Executrix, to act as such without bond, as it is my desire that the necessity of her giving bond as my said Executrix, is hereby expressly waived.

In witness whereof, I do to this my last will and testament, set my hand on this the 26th day of May, 1920.

Victoria Ervin

This will and testament of Mrs. Victoria Ervin is signed and published in our presence, and we have subscribed our names hereto in the presence of the Testator and at her request, and in the presence of each other.

This the 26th day of May, 1920.

W. S. Coover, Witness
 G. N. Hendren, Witness.

Mrs. Mattie E. Ellis, Will)
 Filed April 21st, 1934)
 Probated April 21st, 1934)
 Recorded April 24th, 1934)
 J.C. Prichard, Clerk)

KNOW ALL MEN BY THESE PRESENTS: That I, Mattie E. Ellis, being of feeble health, but of sound mind and disposing memory, recognizing the uncertainty of life and certainty of death, do hereby make this, my last will and testament, hereby revoking and annulling any and all wills that may have been by me at any time heretofore made.

Item I: I do hereby give, devise and bequeath unto my beloved daughter, Hattie Pierce, all of my property of everykind and character, whether the same be real, personal or mixed property, and wherever the same may be situated, which I may own at the time of my death.

Item II: In giving my said daughter all of my property I am not mindful of the fact that I have the following sons to-wit: Thomas H. Benton, William A. Benton, Alfred T. Benton, Fred R. Benton and a deceased son, Benjamin F. Benton who left two children, Jacqueline Benton and Frank Benton Jr., and I also have a daughter Hattie L. Benton, but each of these sons and said daughter have already received a considerable amount of my property during my life time and for that reason I do not give them anything by this will.

Item III: I hereby nominate and appoint my said daughter Hattie Pierce as the Executrix of this will and she shall act without giving any bond as such.

In Witness Whereof, I have hereunto signed my name on this the 29th day of November, 1934.

Mattie E. Ellis

We, and

being requested by Mrs. Mattie E. Ellis to sign this will as witnesses thereto, she having signed this instrument as her last will in our presence, do hereby sign the same as subscribing witnesses thereto as her request, and in her presence, and in the presence of each other.

This November 29, 1934.

M. L. Pierce
 J. M. Harmon
 Idella Norman

Katie A. Biggs, Will)
 Filed April 24th 1934)
 Probated April 24th, 1934)
 Recorded April 24th, 1934)
 J. C. Prichard, clerk)

I, Katie A. Biggs make this my last will and testament.

I direct that all of my just debts be paid, including burial expenses out of the first money coming into the hands of my executors.

I appoint my son, James and daughter, Willie, joint executors, without bond, and request that my estate be settled out of court and that my will not be published.

I will to my beloved daughter, Willie, the home in which we live, all household furniture and personal property except my diamond ring which I wish my grand daughter, Kathryn, to have.

Of my stock in the First Citizens National Bank I wish 51 shares to go to my daughter, Willie. Ten shares to go to my grand daughter, Frances Biggs Mensies, ten shares to go to my grand daughter, Kathryn Biggs; twenty shares to go to my son, Roy; twenty shares to my son Thomas.

My ten shares of Second National Bank stock of Jackson I leave to my daughter, Willie. My forty shares of Compress stock to my son, James.

Notes in the name of Mrs. Katie A. Biggs, about \$2000.00, to my daughter. Two notes of \$2500.00 each, one signed by T. C. Biggs, and one by R. B. Biggs to be considered null and void.

The rest of my property, consisting of various notes I wish to be equally divided among my four children.

Katie A. Biggs

October 7, 1931.

Jas. H. Jones
 Mrs J. H. Jones

Witnesses.

Dr. Robert A. Burke, Will)
 Filed May 9th, 1934)
 Probated May 9th, 1934)
 Recorded May 9th, 1934)
 J. C. Prichard, Clerk)

I, Robert A. Burke, of Dyersburg, Tennessee, being of sound mind and disposing memory, do hereby make and publish this as my last will and testament, hereby revoking any and all others heretofore

made by me.

ITEM 1: - I desire that my Executrix pay all of my just debts, including funeral expenses, as soon after my death as practicable.

ITEM 2: I hereby bequeath to my wife, Nannie G. Burke, all of my personal property of every kind and description, absolutely.

ITEM 3: I hereby devise and give to my wife, Nannie G. Burke, all of my real estate, including lands, business houses, lots, etc. wherever situated, for and during her life only. After her death, I desire and will that all of my real estate shall be equally divided between my brothers and sisters, and the children of any deceased brother or sister, per stirpes, in other words, the children of any deceased brother or sister are to receive the same amount that their mother or father would have received if living under this will.

ITEM 4: - I hereby nominate and appoint my wife, Nannie G. Burke, as the Executrix of this will, she to act without bond, the same being specifically waived.

Witness my hand on this, the 15th day of January, 1933.

Robt. A. Burke

Signed by the said Robert A. Burke, as and for his last will and testament, in the presence of us, the undersigned, who at his request, and in his sight and presence, have subscribed our names hereto as attesting witnesses, the day and date above written.

R. E. Rice
 J. G. Price

O. Z. Crumpler, Will)
 Filed May 15th, 1934)
 Probated May 15th, 1934)
 Recorded May 16th, 1934)
 J. C. Prichard, Clerk)

Dyersburg, Tennessee.
 Feb. 4th, 1932

To My wife Mrs. Otis Z. Crumpler.

This is my will and instructions of how I wish my estate to be handled after my death - Made this the 4th day of February, 1932 -

List of what I own and my valuations on this date -

165 shares of Edenton Parker Co	16 500 00
20 " " Trenton Gro Co	2 500 00
5 houses & lots on Lakes Ave.	15 000 00
1 lot & home Oak Street	12 500 00
2 " & home in Tahlequah, Okla.	1 500 00
130 acre of land in Okla.	750 00
	<hr/> \$48 750 00

The following is a list of life insurance I have with all due premiums paid to this date. Feb. 4th, 1932.

The Mutual Life Ins. Co.	1 000 00
" " " "	2 000 00
" " " "	2 000 00
The Northwestern Life Ins. Co.	5 000 00
" " " "	2 000 00
The Prudential Life Ins. Co.	3 000 00
The Aetna Life Ins.	1 500 00
The Travelers Ins	1 000 00
	<hr/> \$17 500 00

List of Sick & Accident Insurance

The Travelers Health & Accident Co.	Weekly	25 00
The Dixie Atlas Republic Co.	Weekly	50 00

I owe only one obligation that I want paid out of my life insurance at this time. That is J. B. Burks \$4300.00. This is the only indebtedness I owe on this the 4th day of Feb. 1932.

I hereby wish and desire my wife Mrs. Otis Z. Crumpler to be made Administratrix provided she will accept the handling of my estate under the following agreement.

1st: She to agree-if she wish or should marry again all the estate including her widow or child's part to be placed in the hands of the Trust Department of the 1st Citizens National Bank, for the welfare or for the education of our children, Katherine Crumpler, Mary Crumpler, Frances Crumpler, Geo. Crumpler, Louise Crumpler, Dorothy Crumpler.

2nd- I wish at all time for my children to be taken care of out of what I now own & what may be come mine - and if my wife Ella May Crumpler wish to live her life alone and allfor our children she to have equal part with our children.

3rd: I will ask if there is any questions that should come before you that you could not decide or wish to consult some one that you consult Mr. Earnest Edenton Jr., Mr. H. B. Eike, Mr. Rube Rawles and Capt. W. H. Parker. Either or all of these gentlemen I regard very highly and am sure they would give you the best of advice.

This my last will and testament. Made this the fourth day of February, 1932. Otis Z. Crumpler

S. Granger Latta, Will

Filed June 19th, 1934

Probated June 19th, 1934

Recorded June 22nd, 1934

J. C. Prichard, clerk

I, S. Granger Latta, being of sound and disposing memory mind do make and publish this my last will and testament.

First:- I direct that all my just debts be paid.

Second:- I bequeath all my property of every kind and character to my beloved wife, Eileen Latta.

Third:- I hereby appoint my said wife Eileen, as executor of this will and waive the necessity of her giving bond or taking the oath as required by law.

Witness my hand this march 23rd, 1901.

S. Granger Latta

Signed, seal and published in our presence, in witness whereof we have hereto affixed our signatures, in the presence of each other and in the presence of the testator. This march 23rd, 1901.

F. W. Latta

J. W. Curry

March 23, 1926. After 25 years I see no reason for changing this will - except to direct that all insurance shall belong to her, knowing her my beloved wife, sense or justice & her affection for our children that she will do for them what should have been done by me.

S. Granger Latta.

Last Will & Testament T. A. Grisham

Filed July 14th, 1934

Probated July 14th, 1934

Recorded July 14th, 1934

J. C. Prichard, Clerk

I, T. A. Grisham of Newbern, Tennessee, do make and publish this my last will and testament hereby revoking and making void all other wills heretofore made by me.

First, -- I direct that all my debts be paid first applying all my personal property, except my household and kitchen goods, which I give to my wife, Missouri Grisham, and with the exception of some notes mentioned herein later.

Second, -- I give and devise to my wife, Missouri Grisham, for and during her natural life, what is called my home place, containing one hundred and twenty acres, more or less.

This land is situated in the 6th Civil District of Dyer County, Tennessee, and is bounded on the north by lands of J. W. Wynne and Peoples State Bank; on the East by J. A. Greer; south by the Old Lake Road; west by Mrs. Bettie Murray; This she is to have just for her life; and the remainder in same I will, give and devise as follows: The South one-half to my daughter, Elsie Bend Grisham; and the North one-half to my daughter, Vivian Walker. They are to have it after the death of my wife.

Third, -- I will, give and devise to my daughter, Annie Burns, a tract of fifty acres, more or less, which is bounded on the North by the Old Lake Road across which is the above described land; on the east by Flack and Mrs. Chas. Greer; on the South by Chas. Flack and west by Council land.

Fourth, -- I sold to my son-in-law, D. B. Council a tract of land containing seventy two acres, and he sold off of it thirty acres, and has sold the balance of forty two acres to my daughter, Dollie Strat Council, and the deed to her provides she is to pay me about \$4200.00 in notes I held for the purchase money. and I give, bequeath, and devise to my said daughter, Dollie Strat Council, these notes, and there is about \$1000.00 against this 42 acres which she is to pay, this to the Guaranty Bank and Trust Company.

This land is all in the 6th Civil District of Dyer County, Tenn.

(See page 13 for balance of this will)