

Last Will and Testament of Nora C. Wrenn

keeping up this lot.

If Mr. E. G. Norwell is living and still an undertaker, I would like him to take charge of all preparations for my burial, which I wish to be as simple as possible. My love and blessings for you all.

Nora C. Wrenn,

Witnesses—

R. A. Francis
C. W. Bennett.

Proven and probated by the Court and ordered to be recorded in the book of "Wills", Filed in my office this the 3rd day of September 1936.

Hubert Lusk, Clerk.

(See Minute Book "U" Page 1483)

Last Will and Testament of T. H. Pirtle

I, T. H. Pirtle, of Altamont, Grundy County, Tennessee, being of sound mind and disposing memory, do make and publish this my last Will and Testament, hereby revoking and making void all others by me at any time made.

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

Secondly: I give and bequeath to my wife, Druccilla Pirtle all my property of every kind, character and description, both real and personal to be hers to use for her benefit as she sees fit during her lifetime.

Lastly: I do hereby nominate and appoint J. W. Marler my Executor of this my last Will.

In witness whereof, do to this, my will, set my hand, this 21st day of May, 1929.

T. H. Pirtle

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

This the 21st day of May, 1929.

Witnesses, — Lewis L. Feltz.

Chas. W. Smith.

Proven and Probated by the Court and ordered to be recorded in the Book of "Wills", Filed in my office this the 21st September 1936.

Hubert Lusk

See Minute Book "U" Page 1483 County Court Clerk

Last Will & Testament of S. N. Pearson, deceased.

I, Silas Newton Pearson, being of sound mind and disposing memory, and knowing the uncertainty of life, and being desirous of disposing of the little property I have among my children, do hereby make and publish this my last Will and Testament, hereby revoking and rendering void all other Wills by me made.

First: I direct that all my just debts and funeral expenses be paid as soon after my death as practicable, and out of any money left by me, or out of the first money that comes into the hands of any Executor,

Second: I give, devise and bequeath unto my daughter, MaJennie Moore, two acres of land to include the place where she now lives, and bounded on the North by the remainder of my land; on the East by William Goodman; on the South by J. C. Henley; and on the West by the remainder of my land, said two acres to be laid off in the Southeast corner of my farm, and so as to include the house and improvements where the said Mrs. Jennie Moore lives.

Third: I give, devise and bequeath unto my youngest daughter, Miss Nellie Pearson, my home place including my residence and one acre of land which is builded and bounded as follows: On the North by Mart Moran; on the East by Mart Moran; On the South by the road leading from the State Highway 41 to James Cox; and on the West by the State Highway no. 41, this being the lot that I purchased from W. B. Henley.

Fourth: The residue of my farm containing thirty-two acres, I give and bequeath unto my other children and grand children equally.

To wit: - Mrs. Ella Duncan; Beulah Crabtree; Malcolm Crabtree; Edna Crabtree; Bruce Crabtree.

Last Will & Testament of S. N. Pearson, deceased.

And Carleen Crabtree, the children and wife at law of Mrs. Leona Crabtree, deceased; Mrs. Lizzie Phillips, and James Pearson, that is the remainder of said farm is to be divided into four equal parts after Mrs. Moore gets the portion devised to her and Nellie Pearson gets the lot devised to her, and each of my other children to share equally in said remainder, the said Crabtree children to have one share only, the same as their mother would have had if living, and if the remainder of said farm of thirty-two acres cannot be divided in kind, to advantage, to all of said four parties to whom it is given, referring to the Crabtree children as one party, then said land should be sold for partition among said parties either at private or public sale as they, the parties in interest, may agree.

Fifth: - I, hereby name, nominate and appoint my son James Pearson, as my Administrator, and having full confidence in his honesty and integrity, I recommend that he be allowed to serve in this capacity without the necessity of making or giving bond as such Executor.

In witness whereof, I hereunto set my hand on this the 30th day of May 1936

S. N. Pearson

We, the undersigned, at the request of the Testator and in his presence, and in the presence of each other, hereby sign our names as subscribing witnesses to the foregoing instrument, on this the 30th day of May 1936.

(Witnesses) W. L. Almany

Harry Nussbaum

Proven and Probated by the Court and Ordered to be recorded in the Book of Wills no "B".

Filed in my Office the the 1st day of February 1937. See Minute Book "D" Page 23
Hubert Lewis, Clerk,

Last Will & Testament of J. H. Newsom.

I, J. H. Newsom, being of sound mind and disposing memory do make and publish this as my last Will and Testament hereby revoking and making void any and all former Wills heretofore made by me at any time.

"1st"

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

"2nd"

I give devise and bequeath to my mother-in-law, Mrs. M. C. Kelly, all my property both real and personal and mixed of every kind and character, including my house place where I live in Tracy City Tennessee, including all my house-hold and Kitchen furniture and house hold goods of every kind, to be hers absolutely to dispose and use the same as she sees proper.

"3rd"

In making this disposition of my property, I am not unmindfull of the fact that I have two children, Clyde and Bebbie, but I make this will because of the fact that the said Mrs. M. C. Kelly has lived with me and kept house and cooked for me and helped to raise my children.

"4th"

I hereby nominate and appoint L. R. Surber, of McMinnville Tennessee, as Executor of this my last Will and Testament, to carry out the provisions of this my last Will and Testament.

This October 4th, 1935.

J. H. Newsom
mark

(See next page)

Last Will and Testament of J. H. Newsom

This Will is signed, sealed and published as and for the last Will and Testament of the said J. H. Newsom and signed by him after reading the same and we have signed the same in his presence and in the presence of each other at his special instance and request.

This October 4th, 1935. Geo. Flynn,
Mrs. L. R. Surber

Proven and probated by the Court and ordered to be recorded in the Book of Wills, Filed in my office this the 16th day of March, 1937,

Hubert Lusk, Clerk,
See Minute Book "V" Page 26

Last Will & Testament of Mrs. Katie Hawk

I, Mrs. Katie Hawk, being of sound mind and disposing memory do hereby make and publish this as my last will and testament, hereby revoking all wills heretofore made by me.

First, I direct that my burial expenses be paid out of any money left by me, or out of the first money that comes into the hands of my Administrator, just as soon after my death as practicable.

Second, I will, devise and bequeath to my only child, Mrs. Maymie Sartain, all my property real, personal and mixed which I may die seized and possessed of where so ever located.

Third, I hereby nominate and name my said daughter, Mrs. Maymie Sartain as Executrix of this my last will and testament and direct that she be allowed to administer upon my estate without bond.

Witness my hand, this the 25th day of January, 1933.

Katie Hawk

Testatrix,

Signed and published by the said Mrs. Katie Hawk as and for her last will and testament in the presence of us, the undersigned subscribing witnesses, who, at her request and in her sight and presence and in the presence of each of us sign our names hereto as attesting witnesses the day and date last above mentioned.

Done at Tracy City, Tennessee.

J. D. Hawk
Jeff D. Lults
Witnesses

Proven and Probated by the Court and ordered to be recorded in the Book of Wills.

Filed in my Office this 20th day of May, 1937.
(See Minutes Book Page 47) Ruthie Clark, Clerk.
Book V.

Last Will & Testament of Carrie B. Shoup

I, Carrie B. Shoup, widow, being of sound mind and disposing memory, do make and publish this as my last will and testament, hereby revoking and making void all others by me at any time made.

I give, bequeath, and devise my estate and property, as follows:

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

Second: - I give and bequeath to the "Cave Hill Cemetery" Company, Three Hundred and Seventy Five (\$375.00) Dollars for the perpetual care of my lot in Louisville, Kentucky.

Third: - I direct that in case of my death away from Louisville, Kentucky, the person be paid all expenses incident to the removal of my body to said place; and that a suitable marker be placed at my grave, and that my Executrix pay for same out of my personal estate.

Fourth: - I bequeath to my Sister Elsie M. Hayes, all personal and real property, of any, and all kinds and character, whatsoever, that I may die seized & possessed of, in this (Tennessee) State, or in any other State or section, in the Union, she, my only helper, and the only one who has cared for me, she having given me a home, that is now living through the last many years and who so richly deserves the same to be hers absolutely to use and dispose thereof as she may deem meet and proper.

Fifth: - And Lastly: I do hereby nominate and appoint Mrs. Elsie M. Hayes my executrix and she to serve without giving bond.

(Continued on next Page)

Last Will of Carrie B. Shoup
(continued)

In testimony whereof, I do, this day set my hand, to this my last will and testament, Signed and subscribed to on this February 21st, 1934.

Carrie B. Shoup

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

This 21st day of February, 1934,

Witness L. V. Woodlee

Witness Blanche Woodlee.

Proven and Probated by the Court and ^{Ordered} to be recorded in the "Book of Wills",
Filed in my office this the 24th day of May, 1931, Hubert Luck, Clerk.
See Minute Book "V" Page

Last Will and Testament of Geo. W. Lidman

I Geo. W. Lidman, of Tracy City, Tennessee, do hereby declare this my last will and testament, and revoking any and all ~~other~~ will by me heretofore made.

Item I
I desire that my Executor, hereafter named, pay as promptly as possible all of my just debts.

Item II

To my dear sisters, Mary Bankholzer and Susie Jones, who have been so good and sweet and faithful, I will and bequeath as a token of my appreciation and in addition to my love and affection the sum of ~~fifty dollars \$50.00~~ to each of them.

Item III

To Bertie, my dear wife, who has also been so good and a dear sweet wife for so many years, I have provided for by insurance on my, (Geo. W. Lidman) life, I wish her in addition all the comfort and happiness possible. I also give my wife all furniture and personal effects of which I may die seized and possessed.

Item IV

All the rest and residue of my estate, real, personal or mixed, I leave to my four children, Haskell, Jack, Gertrude and Mary to be divided among them in equal shares, if either should die before receiving their portion, survived by issue, said issue shall receive ~~parents~~ share; otherwise it shall increase the share going to other children.

Item V

I name and nominate my son, J. Haskell Lidman as Executor of this Will
(Continued next page)

Last Will and Testament of Geo. W. Lidman

And I excuse him from making bond,
Witness my hand this 14th day of
July, 1936.

Geo. W. Lidman
Testator,

Signed and witness by me the under-
signed, who was requested to witness his
will in his sight and presence

J. C. Henley
H. A. Baumholzer

Proven and Probated by the Court and
Ordered to be recorded in the Book of Wills
Filed in my Office this the 12th day
of August, 1937.

Nobert Lush, Clerk.
See Minute Book V. Page 80.

(Last Will and Testament of J. H. Cannon)

Palmer, Tennessee
Sept. 4th 1929.

Last Will and Testament of J. H. Cannon,

I, J. H. Cannon of Grundy County Tennessee,
hereby make and publish this my last will
and testament, revoking all or any hereto-
fore by me made.

First.

I bequeath to my beloved wife Mrs. Belle
Cannon, my House and lot located in the
town of Palmer, Grundy County, Tenn., to be
held by her during her natural life time,
however if I should die before she does
the State law gives her the life estate
in said House, and lot, to live in
and rent as she sees fit, for her sole
benefit so long as she lives.

She is not to sell said house and lot,
but to hold it as a life time Dowry.

Second.

After the death of my wife Mrs. Belle
Cannon, the above described house and lot,
is to be the property of Mr. Scott Cannon
my son, as his part of my estate, I do
this because he has helped me raise the
rest of my children for many years.

Third.

Whatever money, that I may die seized
and possessed of, is to be equally divided
between my three daughters, as their
interests accrue viz: Mrs. Beuna Shook, Mrs.
Ada Henderson, and McThona Lockhart, to
share and share alike, money on hand or
in Banks.

Fourth.

I reserve the right to sell or trade the
above property at any time during my life
time and to change this my last will and
(See next Page)

Last Will and Testament of L. H. Cannon.

Testament if I so desire, otherwise it is
to be and remain in full force and effect.
Signed sealed and witnessed in the
presence of the Testator

L. H. Cannon Seal
Testator.

Witnesses to the signature of the Testator who
were present at the signing of the will and
saw the testator sign and seal same.

Andrew Weaver, witness
Joe Brown, witness

Proven and Probated by the Court and
ordered to be recorded in the Book of Wills
Book "B", Filed in my office September 29th
1937.

Hubert Luck

Last Will & Testament of Mrs Margaret R. Shook

In The Name of God, Amen,
Realizing the uncertainty of life and certainty
of death, I make, publish and declare this to
be my last Will and Testament hereby revok-
ing and making void any other will by
me at any time made;

First: I desire that all my just
debts and funeral expenses be paid as soon
as practicable after my demise, out of
any moneys of which I may die seized
and possessed of or that may first come
into the hands of my Executor.

Second: I own Life Insurance Policy
no. 494896 for \$1000.00 in the Aetna Life
Insurance Company of Hartford, Conn., payable
to my estate, and my two sons, Alan M.
Shook and James Shook are to keep up
the premiums on said policy, therefore I
hereby direct, that out of said policy provided
there is a sufficient amount after the
payment of my just debts and funeral ex-
penses, they each shall have refunded to them
the full amount that they have paid out
in premiums on said policy, and the rem-
ainder of said policy, as well as all other
property, both real, personal or mixed of which
I may die seized and possessed, shall be
divided equally among my children, Mrs.
Lou Shook Woodlee, Alan M. Shook, James Shook,
Chas. Shook and Edwin Shook, and if either
of them are dead, then their share shall go
to the heirs of such deceased child.

Third: Having full faith and
confidence in the ability and integrity of
my son, Alan M. Shook, I hereby nominate
and appoint him as my Executor of this
my last Will and Testament and also
direct that he shall be allowed to wind
up my estate without bond.

(Continued on next page)

Last Will of Margaret R. Shook

(Continued.)

Witness my hand, at Tracy City, Tennessee,
this the 30th day of September 1935.

Margaret R. Shook.

Witnesses:

W. C. Abernathy
H. K. McCurdy

We, W. C. Abernathy and H. K. McCurdy, subscribing witnesses to the last will and testament of Mrs. Margaret R. Shook, hereby certify that we signed the above Will in the presence of each other, and that the (previous) said Mrs. Margaret R. Shook signed the same in our presence and declared it to be her last Will and testament.

Witness our hands, this 30th day of September, 1935.

W. C. Abernathy
Subscribing witness
H. K. McCurdy
Subscribing witness

Proven and Probated by the Court and ordered to be recorded in the "Book of Wills". Filed in my office this the 17th day of November 1937.

(See Minute Book "V" page no. 118)

Last Will & Testament of Vimy Brown

This is my last will and testament and is this day written for me at my own request - i.e. I hereby will and bequeath my home place - House and land - located at Beersheba Springs, Tennessee to my son, Tom C. Brown, of St. Louis, Mo. and my three Grand children, Margaret Brown, James L. Brown, and Carlos Brown. Said House and land to be shared equally between them.

Said House and land is known as the Jim Brown place on Highway #56 and is bounded as follows - i.e. on North by Highway #56, on East by Charles Mcbee and Arnold Kissling, on the South by Frank Smith and on the West by B. M. Brown, and is known as the Jim Brown place.

Said property both real, and personal - Home furnishings, and land - shall be kept, and used by my daughter, Mrs. Annie Brown, (Mrs. Henry L. Brown) as a home as long as she lives, or wants same for a home.

Also at my death all my household goods furniture and furnishings - I will and bequeath to my daughter, Mrs. Annie Brown (Mrs. Henry L. Brown) to use as she desires. Said home and land to be kept for a home place for above named unless mutually agreed by all to be otherwise - In that case - if all agree same may be disposed of - sold or traded, and equally divided between the three grand children, Carlos Brown, James L. Brown, Margaret Brown and my son, Tom C. Brown.

Also to my daughter, Mrs. Gertie Cagle, (Mrs. Tom Cagle) of Kimberly, Idaho, and my son, Lafayette Medley, \$5.00 (Five Dollars cash) Said money to be paid to them by the above named children or Grand children

(See next Page)

Last Will & Testament of Vinny Brown
(Continued from last page)

\$2⁵⁰ each - (Two Dollars and fifty cents each)
 I have only a mother's love for all my
 children and grand children - but some
 have helped me more in my declining
 years than others hence the above bequests.
 This Aug. 14, 1937.

Signed Mrs. Vinny Brown ^{her} mark
 witness

R. J. Hopkins
 Mrs. R. A. Sullivan
 Signed Aug. 14, 1937.

Proven & Probated by the Court December
 4th 1937, And ordered to be recorded in
 the Book of Wills, filed in my office on
 the 26th Nov. 1937. Hubert Lush
 See Minute Book Vsp. 125.

Last Will & Testament of Mary Frances O'Neal

Last Will and Testament,

I, Mary Frances O'Neal, of Monteagle, Grundy
 County, State of Tennessee, being of sound and
 disposing mind and memory and intending
 to dispose of all of my property of whatsoever
 kind and nature and whereever situated
 upon my death do hereby make, publish
 and declare this to be My Last Will and
 Testament in the manner and form
 following, hereby revoking any and all
 former Wills and Codicils by me at any
 time heretofore made.

First: I order and direct that all of my
 just debts and funeral and testamentary
 expenses be paid as soon after my decease
 as may be conveniently practicable.

Second: I hereby give and bequeath my
 Quarterly income stock certificate # Ch 12473-
 for Fifty-two (52) shares to my mother -
 Josephine Isabella O'Neal during the term of
 her natural life. In the event my mother
 shall predecease me or at her death, I give
 and bequeath the said stock certificate to
 my aunt Emma Moore Williams for and
 during the term of her natural life. After
 the death of my mother and my said
 aunt I give and bequeath the said
 certificate absolutely and forever to my sister
 Belle O'Neal Sifflets, of St. Petersburg, Florida,
 and if she should be then deceased leaving
 issue her surviving, the said issue shall
 take the said stock certificate per stripes
 and not per Capita.

Third: I hereby give and bequeath my
 O. K. Storage and Transfer Company bond
 for One Thousand (\$1000) Dollars to my
 aunt Emma Moore Williams for and
 during the term of her natural life, and
 (see next Page)

at her death or in the event that she should predecease me, then I give and bequeath the said bond to my mother Josephine Isabella O'Neal for and during her natural life. After the death of my said aunt and my mother, or in the event that they should predecease me, then I give and bequeath the said bond absolutely and for ever to my sister Belle O'Neal Lippett, of St. Petersburg, Florida, and if she should be then deceased leaving issue her surviving, the said issue shall take the said stock certificate per stirpes and not per capita.

Fourth: All of my interest in that certain residence property situated in the Monteagle Assembly Grounds at Monteagle, Tennessee, in which I am with others interested, I give, devise and bequeath to my mother Josephine Isabella O'Neal of Monteagle, Tennessee, and my sister Belle O'Neal Lippett, of St. Petersburg, Florida equally share and share alike absolutely and forever. In the event my mother shall predecease me, then I give, devise and bequeath the said residence property absolutely and forever to my sister Belle O'Neal Lippett. In the event that my sister Belle O'Neal Lippett shall predecease me leaving issue her surviving, such issue shall take their parents share per stirpes and not per capita.

Fifth: I give and bequeath to my sister Belle O'Neal Lippett all of my personal belongings and effects to be disposed of as she sees fit.

Sixth: All the rest, residue and remainder of my estate of whatsoever kind and nature and wheresoever situated to which I may be legally or equitably entitled, as well that which I now have as that which I may hereafter acquire and die seized and possessed of or entitled to, I hereby give, devise and bequeath

absolutely and forever to my sister Belle O'Neal Lippett, of St. Petersburg, Florida, in the event that my sister Belle O'Neal Lippett shall predecease me leaving issue her surviving, such issue shall take their parents share per stirpes and not per capita.

Seventh: I hereby nominate, constitute and appoint my sister Belle O'Neal Lippett to be the Executrix of this my Last Will and Testament and I hereby direct that she shall not be required to give any bond or other security for the faithful performance of her duty as such Executrix. In the event that my said sister should not qualify as such Executrix or should resign or not complete her administration of my estate, then I nominate, constitute and appoint my friend Herman W. Green of Sewanne, Tennessee, to be the Executor of this my Last Will and Testament, and I hereby direct that he shall not be required to give any bond or other security for the faithful performance of his duty as such Executor.

Eighth: I hereby give to my Executrix or Executor full power and authority to sell, lease, mortgage or convey all or any part of my estate in such manner and upon such prices, terms and conditions as to her or him shall seem fit and proper at any public or private sale or transaction without any responsibility on the part of any person dealing with her or him in good faith to see to the proper application of the proceeds, and I hereby authorize her or him to execute and deliver any legal papers necessary, and to accept whatever means of payment seems best. I authorize and empower my Executrix or my Executor to satisfy any debts claimed to be owing by me or my estate and any liabilities to which I or my estate may be (be next page)

alleged to be subject upon any evidence
she or he shall think proper, and to accept
any composition or security for any debt and
to allow such time for payment as she or he
shall think expedient and proper, and also to
compromise or submit to arbitration and to
settle all accounts, claims, bills and matters
belonging to or relating to my estate and
generally to act in regard thereto as she
or he may deem fit and proper and ex-
pedient.

Ninth: For the more convenient settlement of
my estate I hereby authorize my Executrix or my
Executor to retain any or all investments in
which my property may be invested at the
time of my death for so long a time as
they deem fit and expedient.

Tenth: I hereby authorize and empower my
Executrix or my Executor to make any division
or distribution in kind or partly in money as
she or he may deem best and most fitting.

Eleventh: The powers, authorities, exceptions,
rights or directions given herein to my Executrix
or my Executor shall cure to either of them
acting at any time.

Twelfth: I hereby order and direct that my
Executrix or my Executor shall not be held responsible
or accountable for any loss occasioned
to my estate if she or he has acted in good
faith and after due legal or financial advise.

In witness whereof, I have hereunto set
my hand and affixed my seal in Sevierville,
County of Franklin, State of Tennessee on this
8 day of Sept. in the year of our Lord One
Thousand Nine Hundred and Thirty seven.

Mary Frances O'Neal Seal

Attestation clause

We the undersigned witnesses, hereby solemnly
declare and certify that on the above named
date of the foregoing Last Will and Testament

of Mary Frances O'Neal, consisting of three (3)
pages. Beside this page, we were present at the
same time and saw the testatrix Mary Frances
O'Neal sign and seal the same in our presence
and heard her at the same time publish
and declare the said instrument to be her Last
Will and Testament, and we not being interested
therin thereupon then and there in her
presence and at her request and in the
presence of each other subscribed our names
hereunto respectively as attesting witnesses to
the said Last Will and Testament of Mary
Frances O'Neal and to the due execution thereof,
and we do further respectively declare that
we believe that the said testatrix Mary Frances
O'Neal was of sound and disposing mind
and memory at the time she executed the
said instrument and that no fraud, duress
or undue influence was used to induce
the said testatrix Mary Frances O'Neal to
make and execute the said Last Will and
Testament, this Attestation clause being
first read aloud to us in the presence of
the said testatrix.

H. E. Clark, Sevierville, Tenn.
J. W. Cheek, Sevierville, Tenn.
Una Green, Sevierville, Tenn.

Proven and Probated by the Court
this December 20th, 1937, and ordered to
be recorded in the Book of Wills,
Hubert Cheek, Clerk,
See Minute Book
("V" Page 121).

Last Will & Testament of W. M. Wanamaker

I, W. M. Wanamaker of the County of Grundy and State of Iowa, do make and publish this my last will and testament. First, I direct that my funeral expenses and just 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 Executor.

Secondly, I give and bequeath to my son L. A. Wanamaker the two lower bottoms on Boss Creek, beginning on a stake in W. E. Copperger's East line fence and running in an Eastwardly direction in a straight line to a short bend in the creek near a dead top willow and near where the road comes off the hill into the bottom running then up the creek to corner of a tract of land now owned by D. E. Wanamaker then East up the hill to D. E. Wanamakers corner near a walnut on the side of a hill then north with D. E. Wanamakers line to Bob Elder, his corner in F. A. Wanamakers line then with F. A. Wanamakers line to rock bluff on the creek then down the creek to Collins River and on to W. E. Copperger's line at River then south with W. E. Copperger's line to the beginning.

I also give to him one other tract of mountain land it being a share of the John Scott mountain land lying between Athelia Cain land and land of F. A. Wanamaker lands.

3rd I give and bequeath to my son W. B. Wanamaker that part of my land beginning at a stake set by me in W. E. Copperger's East line it being a corner of a part of my land I am giving to F. A. Wanamaker, running South with W. E. Copperger's line to Old Beersheba Road then with Road to Bosses Creek and down Bosses Creek to a stake in Creek, then north leaving Apple tree in field on east side of the line, line is to

run straight to a stake set by me in the line running from W. E. Copperger's line to the bend of the creek called for in what I give to F. A. Wanamaker then westwardly with the same line to the beginning. And I direct that road be changed and put on this line to where the road makes a turn to run down the hill and then run down the hill to ford of the creek as it now runs, I also give him another tract beginning at a stake set by me in the fence post hacked with ax North of Highway and running in a straight line ~~southwardly~~ to a Holly Jim Woodlee's corner then with my line and Jim Woodlee's line to the J. D. Kilian lane then northwardly with Lane and old John Scott line to Collins River then down River to Wanamakers Branch and up Branch to Highway and Eastwardly with Highway to the beginning including the little bottom between Highway and river and where W. B. Wanamaker now lives.

4th. I give and bequeath to my son D. E. Wanamaker that part of my land on Bosses Creek beginning on a stake set by me as a corner on Bosses Creek of the part given to W. B. Wanamaker and running down the creek to a bend in the creek at the dead top willow where the line coming from W. E. Copperger's line Eastwardly strikes the creek run then Westwardly with this line to a stake set by me on the hill as a corner of W. B. Wanamaker in the above mentioned line running then south a straight line leaving old apple tree on the east side to the beginning.

5th, I give and bequeath to my son O. C. Wanamaker that part of my lands bounded on the south by land he now

oyes, On the North by Highway, On East by A. H. Copperger land, and on the West by J. D. Killian land and I also give him a One-third interest in my mountain land in Warren County and north of Wanamakers Cove.

6th, I give to my daughter Halie Nelms that part of my land beginning on W.E. Coppergers Northwest corner at Collins River and running down the river to a Sycamore marked as a corner, running thence South to a stake set by me at the Highway and to run thence East with Highway to W.E. Coppergers Southwest corner at Highway then North with W.E. Coppergers west bound line to Collins River the place of beginning, this includes our share of the Patsy Scott dowry and a part of another share deeded to Leona Wanamaker by A.H. Copperger.

7th, I give and bequeath to my daughter Mandy Hillis that part of my lands beginning at a Sycamore marked by me at the Northwest corner of what I am giving Halie Nelms running thence down Collins River to the corner of the John Scott land in said River running thence South with Scott line to the Highway, Then East with Highway to a stake set on North side of Highway at the Southwest corner of the tract I am giving Halie Nelms, running thence North with her West boundary line to the Sycamore on River the place of beginning, same being a part of a tract deeded to Leona Wanamaker by A.H. Copperger, I also give her another tract in Warren County bounded on the West by Nancy Stoner land, on the East by Old Beersheba Road and Highway and on the North by line running half way of the hill from the South yard fence at the Margaret Copperger house to foot of the hill, line to

run strait from Nancy Stoner line to Old Beersheba Road, And on the South by Wanamakers Branch and including the bottom field north of the branch but is not to include any of the present part of the road from the Spring up the branch that is now used as a road as it is my aim to leave the road and Spring to be used and free for everybody, I also give her One-third interest in the Mountain land in Warren County North of Wanamakers Cove,

8th, I give and bequeath to my daughter Nancy Wanamaker that part of land in Warren County deeded to me by H.P. Walker bounded on the North by line leading from Old Beersheba Road to James Wanamaker, On the South by line running from Nancy Stoner line half way of the hill to Old Beersheba Road, it being the North line of Mandy Hillis land and bounded on the East by Old Beersheba Road and on the West by lands of James Wanamaker and Nancy Stoner and includes the Old home of Margaret Copperger, I also give her One-third interest in my mountain land in Warren County North of Wanamakers Cove.

9th, I give and bequeath to my daughter Hilda Lush that part of my lands beginning on a stake on West side of Highway it being in the line running from Highway South to a Holly Jim Woodlue corner and running then Westwardly with Highway to the road leading up Wanamakers branch and on with said Road to a stake on South side of said road near the mouth of a gully at back of where store house once stood then running up the gully to the fence then up and the fence to the corner of the old garden then East with the North garden fence to the cross fence above the pine thicket

then on East with the cross fence to a line running from highway to Holly, Then north with it, It being the west line of a tract I am giving to W.B. Wanamaker to the stake at Highway the place of beginning and the road leading from W.B. Wanamakers barn out through the pine thicket and on through the barn lot and on above the old house to the mountain is to be kept open for the use of all my heirs wanting to use it. Also the road now in use from the Highway that is now used is to be used by all the heirs and kept open to the barn lot and this is to include where I now live.

10th, I give and bequeath to my daughter Frankie Scott that part of my land beginning at a stake near the mouth of a ditch back of where the old store house stood it being a corner of Hilder Lush land running then with the south side of the road going up the branch and on to the branch and up the branch to a cedar a corner of my land Nancy Stoners land, Then East to a small Pin Oak marked with "X" at the out side fence running then with the out side fence to Jim Woodles line on North to the Holly a corner of what I am giving W.B. Wanamaker and on North with his line to a stake in his line at the cross fence above pine thicket and a corner of Hilda Lush share, Then west with cross fence to the old garden house on West with the north garden fence to fence that runs down the hill then run with the fence down the hill to the gully and down the gully to the stake beginning corner, But the spring and water gaps and water lanes are to be kept open and used as they now are and to free for everybody to use.

and the road leading from W.B. Wanamakers barn through the pine thicket and barn lot and on above the old house is to be used by all heirs to give them access to the Mountain

11th I have some mountain side land laying west of where I live and South of Wanamakers Cove in Grundy County that I give and bequeath to my two Sons D.E. Wanamaker and W.B. Wanamaker and my 3 daughters Hilda Lush, Hallie Nelson and Frankie Scott to be divided equally between them when it comes into their hands,

13th I have a One-sixth interest in what is known as the Copping 100 acre tract on top of Cumberland Mountain which I give and bequeath to my son O.C. Wanamaker.

12th What personal property of every kind and character that I may have at my death it is my desire that it be sold and the proceeds be equally divided between my heirs,

14th I appoint and delegate F.M. Smartt as my executor to carry out this my last will and testament and he is to serve without Bond.

Witness my hand and seal,
This 19th day of May 1936

W. M. X. Wanamaker
mark

Signed and acknowledged in our presence on the day and date above,

witnesses F.W. A. Madewell

W.S. Walker

Proved and Probated by the Court and ordered to be recorded in the Book of Wills, Dec. 21-1937
(See Minute Book V-8120) Hubert Lush, Clerk.

Last Will and Testament of Mrs Mollie Sitz

I, Mollie Sitz, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking all other wills by me made at any time in the past.

First, I direct that my burial expenses and all my just debts be paid as soon as practicable after my death out of any money left by me, or out of the first money that comes into the hands of my administrator from my estate.

Second, My daughter, Mina, having lived with me so long and taken care of me, and will continue to live with me and take care of me, perhaps, as long as I live, therefore, I feel that she is entitled to what little property I may own at the time of my death in preference to my other children. I, therefore, give, bequeath and devise to my daughter, Mina Sitz, all of my property real, personal and mixed, and wherever located. Said property consists of the following:

One iron bedstead, spring and mattress; four rocking chairs; one wooden bedstead, feather bed and pillow; one iron bedstead, mattress, feather bed and pillow left me by Earl Sitz, my son; one sewing machine; one safe, one chair, dishes, silverware, kitchen cabinet, one table and all cooking vessels; one radio set; the dresser, wash stand, iron bed, mattress, half sized bed with mattress, table and some odd pieces of furniture kept upstairs; all linens, quilts, blankets, all of my personal belongings which includes the property left me by my deceased son, Earl Sitz, including two mules, some hogs, an interest in the wagon, and all other property owned by him at the time of his death. Also all money that I may have at the time of my death, including stocks, bonds, notes, chose in action, and in short all my property of whatever kind and character and wherever

Last Will & Testament of Mrs Mollie Sitz

(Continued)
located. This includes the money that I received from my son, Earl Sitz, deceased.

The real estate hereby devised to my daughter, Mina Sitz, is described as follows:

A one half undivided interest in and to the following tract of land in Marion County, Tennessee, south east of the Raven Den Point on the east side of Lizzard Cove, and bounded as follows:

Beginning on a maple standing on the brow of the bluff with spruce pine, maple and hickory as pointers; thence Eastwardly with a small run 50 poles to a white oak standing in edge of road leading from Lizzard road to James Keel's house with sassafras and black oak pointers; thence Southwardly 80 poles to a dogwood standing near the old Rivals burnt cabin with hickory and black oak pointers; thence South 45 degrees West 40 poles to a popular standing on the bluff of mountain; thence with the various meanders of the bluff Northwest wardly to the place of beginning, containing seventy five acres, be the same more or less, and is known as the James Keel place, and is the same place conveyed to G.W. and Mollie Sitz by W.H. Hampton by deed dated May 20, 1896, and recorded at Jasper, Marion County, Tennessee, in deed book G.G. page 32.

Third, I hereby name, nominate and appoint my said daughter, Mina Sitz, my Executrix, of this my last will and testament, and request that she be allowed to serve as such without bond.

In witness whereof, I hereunto set my hand, this the 15th day of April, 1933,

Mollie Sitz ^{her}
Witness to signature or
mark of Mrs Mollie Sitz
Jeff D. Fults
(See next page)

Last Will & Testament of Mrs. Mollie Sitz
 (Continued)

Signed by us as subscribing witnesses at the request of the testator and in her presence and in the presence of each of us on the day and date above written,

A. L. Henderson

Tracey City, Tennessee

L. H. Heilby

Tracey City, Tennessee

Proven and probated by the court and ordered recorded in the Book of Wills.

Filed in my office this January 4, 1938,

Hubert Lush, Clerk,

(See Minute Book "Y" Page 128)

Last Will and Testament of John R. Sanders

I, John R. Sanders, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking and rendering void any and all previous will by me made.

First, I direct that my funeral expenses and all just debts, if any owing by me be paid as soon as practicable after my death.

Second, I give, devise and bequeath to my beloved aunt, Mrs. Martha Adora Powell, all my property, real, personal and mixed, and wherever located.

This includes my home place in the Fifth Civil District of Grundy County, Tenn., where I have lived with Mr. and Mrs. John Powell and family for several years, located on State Highway 56 about one half mile from Tracey City, Tenn. Also all stock that I may own at my death, and all personal effects of every kind and character.

I hereby name, nominate and appoint Mrs. Martha Adora Powell as my executor of this my last will and testament, and request that she be allowed to administer without the necessity of making bond.

In witness whereof, I have hereunto set my hand, this the 17th day of July, 1935.

John R. Sanders
 Witness to signature

Jeff D. Fults

John W. Partin

Signed in our presence and in the presence of each other at the request of the testator on this the 17th day of July 1935.

Jeff D. Fults
 John W. Partin

(See next page)

Last Will and Testament of John R. Sanders
 (continued from last page)

Proven and Probated by the Court on
 this the 29th day of January 1938 And
 Ordered to be recorded in the Book of
 Wills on the same day.

This 29th day of Jan, 1938.

Herbert Lusk, Clerk
 (See Minute Book "V" page 141)

Last Will and Testament of Mollie Campbell.

I, Mollie Campbell, a resident of Grundy
 County Tennessee, being of sound mind and
 disposing memory, and realizing the
 certainty of death and the uncertainty of
 life hereby make, publish and declare
 this my Last Will and Testament, hereby
 making void any other by me at anytime
 made.

First, I hereby direct that all my just
 debts and funeral expenses be paid by
 my Executor out of the first money
 coming into his hands, and as soon after
 my death as it is convenient.

Secondly, I hereby will and bequeath
 to my Brother, Dewitt Campbell, all of
 my real and personal property of every
 kind and character wherever the same
 may be situated, subject solely and alone
 to the payment of my debts and funeral
 expenses, as above stated.

Lastly, I hereby nominate, constitute
 and appoint my brother, Dewitt Campbell,
 my Executor, without bond, to carry out
 the provisions of this Will.

Witness my hand, this the 7 day of
 April 1914,

Mollie Campbell

Signed and sealed in our presence,
 this 7 day of April, 1914. And we here
 unto subscribe our names as witnesses
 in the presence of, and at the
 request of the testatrix and in the
 presence of each other,

W.G. Woodlee
L.M. Kilgore
A.A. Campbell

(See next page)

Last Will & Testament of Mollie Campbell
 (continued from last page)

Proven and Probated by the Court
 on this the 4th day of November 1938
 And ordered to be recorded in the Book
 of Wills, on this the 4th day of
 November 1938.

Hubert Lusk, Clerk.

(See Minute Book "V" Page 237)

Last Will & Testament of L.D. Woodlee
 and wife Betty Woodlee.

We, L.D. Woodlee and wife, Betty
 Woodlee of Attamont, Grundy County, Tennessee,
 do make and publish this our last
 will and testament, hereby revoking any
 and all former wills by either of us
 at any time made.

First

That all just debts, including funeral
 expenses, and and expense of administra-
 tion, be paid by our executors upon
 the death of either of us.

Second

We mutually give, devise and
 bequeath in the following manner:
 L.D. Woodlee give, devise and bequeath
 unto my wife, Betty Woodlee, all my
 property, both real and personal; and
 I, Betty Woodlee, give, devise and bequeath
 unto my husband, L.D. Woodlee, all of
 my property, both real and personal.

Third

We mutually agree that if either of
 us, upon the death of the other, should
 marry, this will shall be revoked.

Fourth

We hereby nominate Dave Hunninger,
 our son-in-law, and Glenn Willis Woodlee,
 our son, sole executors of this our
 last will and testament,

L.D. Woodlee
Betty Woodlee

The foregoing will was signed
 by L.D. Woodlee and Betty Woodlee as
 their last will and testament in the
 presence of us, the undersigned, who,
 at their request, and in their sight

Last Will & Testament of Mr. Woodlu & Mrs. Woodlu.

and in their presence and in the presence of each of us, have subscribed our names hereto as attesting witnesses the day and date above written, This 13th,

1931

Witness Jas. H. Northcutt, Ottawa, Tenn.
Witness Mrs. Martha Fariss, Viola, Tenn.

Proven and Probated by the Court
and ordered recorded in the Book of Wills.
This the 13th day of December, 1938.

Herbert Lush, Clerk
See Minute Book "V" page _____

Last Will & Testament of Mrs. Mary A. Holt,

I Mary A. Holt, being of sound mind and disposing memory, and knowing the uncertainty of life and the certainty of death, do hereby make and publish this my last will and testament, hereby revoking and rendering void all former Wills by me made.

First, I direct that all my just debts and funeral expenses be paid as soon as practicable after my death out of any money that I may leave, or the first money that come into the hands of my executor.

Second, I give, devise and bequeath to my two daughters, Mrs. Emma Myers and Mrs. Callie Bouldin all my property, real, personal and mixed that I may die seized and possessed of. In doing this, I am mindful of my grand children whom I love, but the little property that I may leave would not be sufficient to distribute among them, and my daughters having taken care of me I desire for them to have the remainder of my property, if there be any, after my debts and funeral expenses are paid.

Third, I hereby name, nominate and appoint my daughter, Mrs. Emma Myers, as my executor and having perfect confidence in her integrity, I hereby direct that she be permitted to serve in said capacity without the necessity of making bond.

In witness whereof, I hereunto set my hand on this the 27th day of July, 1936.

Witness to signature Mary A. Holt ^{her}
mark
Mr. Callie Bouldin.

(See next page)

Last Will & Testament of Mrs Mary A Holt
(continued)

Signed in our presence an subscribing
Witnesses at the request of the Testator
and in her presence on this the 20th.
day of July, 1936.

Jeff D. Tufts
Robert G. Swinton

Filed in my office and proven and
Probated by the Court on this the 20th
day of May, 1939. Ordered to be recorded in
the Book of Wills on same date.

Hubert Lusk, Clerk.
See Minute Book "V" Page 282

Last Will & Testament of Mr. Fannie Friend.

I Fannie Friend being of sound mind
make this my last will and testament
and direct that it be as follows:

First, I direct that all of my debts,
funeral expenses and any medical bills
be paid first.

Then my interest in the home place
where I now live I direct that it be
given to A.C. Cox my brother during
his life time and then at his death
to revert to Mattie Conry and Maggie
Cox my sisters.

All of my personal property house hold
effects I direct to be divided equally
among my 2 brothers and 2 sisters.

Fannie Friend

Witnesses -
Viola Taylor
J.W. Haskar

Proven & Probated by the Court
and Ordered recorded in the Book of
Wills this the 7th day of June
1939.

Hubert Lusk, Clerk

See Minute R "V" Page 285

Last Will And Testament of Sam B. Hogwood

Last Will And Testament
of
Sam B. Hogwood

I, Sam B. Hogwood, now living in Alabama near the town of South Pittsburg, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking all other wills and codicils by me at any time made.

First: I desire and direct the payment of all my just debts, if I shall owe any at the time of my death, as well as the payment of all my funeral expenses.

Second: I give, devise and bequeath unto my beloved wife, Belle J. Hogwood, who lives in Alabama near the town of South Pittsburg, Tennessee, all of my real estate and personal property, of whatsoever kind and nature, in fee simple and absolutely, with the full and exclusive right to convey and dispose of the same as she may deem desirable, and do also hereby give, devise and bequeath unto my said beloved wife, Belle J. Hogwood, in fee simple and absolutely, all property that I now own or whereof I may be seized or possessed, or to which I may be in any manner entitled, or in which I may be in any manner interested at the time of my death, or which I may be entitled to as a part of my estate after my death.

I hereby nominate, constitute and appoint my beloved wife, Belle J. Hogwood, as Executrix of this my last will and testament, with full power and authority to execute the same according to its true

and intended meaning, and request that she be not required to give bond as such Executrix. In witness whereof I have hereunto subscribed my name and affixed my seal to this my last will and testament, on this the 14th day of April, 1915, in the State of Alabama, near the town of South Pittsburg, Tennessee.

Sam B. Hogwood (Seal)

The above signature of the testator, Sam B. Hogwood, was made and the foregoing will was acknowledged by said Sam B. Hogwood, and he executed the foregoing will in the presence of us, three competent witnesses present at the same time and place, and we, the said witnesses, do hereunto subscribe the said last will and testament of said Sam B. Hogwood, in the presence of the said Sam B. Hogwood, the testator, and of each other, at the request of the said testator, this the 14th day of April, 1915, in the State of Alabama, near the town of South Pittsburg, Tennessee.

Witnesses { J. A. Rogers
R. L. Paris
J. C. Newton

Proven and Probated by the Court
on this the 8th day of August, 1939.
Filed and recorded on the same date.

Hubert Bush, Clerk

(See Minute Book "V" Page 307)

Last Will & Testament of Mrs. Belle M. Cannon

I, Mrs. Belle M. Cannon, being of sound mind and disposing memory do hereby make and publish this as my last will and testament hereby revoking all other wills by me at any time made.

I

I will and direct that all my just debts be paid as soon after my death as it is practical to do so.

II

I will and devise all of my real estate to my niece Clatie Wagner Cleet for and during her life only and at her death I will and devise the remainder interest in my real property to the heirs at law of Clatie Wagner Cleet share and share alike, with any child who happens to be dead leaving issue such issue to take the part that the parent would have taken.

III

I hereby nominate and appoint John W. Farmer of Decherd, Tennessee, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond.

Witness my hand this November
12, 1938,

Belle M. Cannon
Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in

the presence of each other, have signed their names unto as attesting witness, the date and day last above written.

Hazel Jean Battie
Selma Dillingham
Witnesses.

Proven and Probated by the Court on this the 5th day of December, 1939, And ordered recorded in the Book of Wills.

Nobert Lisch Clerk.

Chas W. Smith
County Judge

See Minute Book "V" Page 331.

Last Will and Testament of
Mrs Jessie H. Walker,

~~Know all Men By These Presents,~~
That I, Mrs Jessie H. Walker, being of sound
mind and disposing memory do make
and publish this my last will and
testament, hereby revoking and making
void all other wills heretofore made
by me.

First: I will, bequeath and devise
all of my estate of every kind and
character, real, personal and mixed
unto my husband John Walker,
absolutely, provided there is no child
or children living at the time of my
death, which is the issue of our
marriage.

Error

Last Will and Testament of
Mrs Jessie H. Walker,

~~Know all Men By These Presents, That~~
I, Mrs Jessie H. Walker, being of sound mind
and disposing memory do make and publish
this my last will and testament, hereby
revoking and making void all other wills
heretofore made by me.

First: I will and direct that all my
just debts and funeral expenses be paid
as soon as practicable after my death
by my executor hereinafter named.

Second: I will, bequeath and devise
all of my estate of every kind and
character, real, personal and mixed unto
my husband John Walker, absolutely,
provided there is no child or children
living at the time of my death, which
is the issue of our marriage.

Third: In the event I should have a
child or children that may be living
at the time of my death, I will,
bequeath and devise all my my estate
real, personal and mixed unto my said
husband John Walker, during his natural
life, and at his death unto any child
or children that may be the issue of
our marriage, to be divided equally, if
more than one.

Lastly, I hereby nominate and appoint
my said husband, John Walker, as my
Executor to this my last will and
testament and excuse him from
making bond;

Witness my hand, on this the 21 day
of November 1934.

Jessie H. Walker

We, the undersigned, subscribe our
names hereto, at the request and in the
presence of the Testatrix, Mrs Jessie H.
Walker

who signed and acknowledged the
same in our presence on the day
and date above written.

W.E. Loffinger
H.P. Slaughter

Proven and Probated by the Court
on this the 6th day of February 1941.
And ordered recorded in the Book of
Wills, Recorded same day.

Hubert Lush, Clerk
See Minute Book "A" page 351

Last Will & Testament of S.J. Winton

I, S.J. Winton, being of sound mind
and disposing memory and knowing the
uncertainty of life and the certainty of
death, do hereby make and publish this
my last will and testament, hereby
repealing all former wills by me made.
First, I hereby direct that all my just
debts and funeral expenses be paid by
my executor out of any money I have
at the time of my death, or the first
money that come into his hands as
such executor, just as soon as practical
after my death.

Second, I have this day conveyed to
three of my children, viz., Mrs. Eddie Scott,
Mrs. Jane Harry and R.C. Winton certain
portions of my land, including all lying
on the south side of State Highway no. 108,
and I desire to give to my other two
children, viz., Mrs. Rancee Cargile and
Ralph Winton, all of my farm lying
on the north side of said Highway no.
108.

To Mrs. Rancee Cargile I give, devise
and bequeath all that portion of my
said land lying north of said Highway
no. 108.

Beginning in the right of way of
said Highway at the corner of the home
place of Ralph Winton, just westward
from his residence and running thence
north or northward to a stake in the
original north boundary line where
a chestnut tree fell across the fence
the log being now on the ground,
and running thence west with said
original line to Highway no. 108, and
thence in a southwestward direction

with the right of way of said Highway
back to the beginning.

And to Ralph Winton I give Heirs,
and beneath unto him the remainder
of my land lying on the North side of
State Highway no. 108.

Beginning at said corner in said
right of way a short distance westward
from his residence and running
north or northward to said stake in
the original North boundary line
where said Chestnut fell across the fence
and running thence east or eastward
to a hickory, the northeast corner of said
original tract; thence south with the
original line to an iron pin or pipe
set up in said line; and thence
southwestward with the line of a ten
acre tract to a stake at a branch said
Ralph Winton's corner; and thence
with his line southwestward to the
point of beginning.

But this bequest is made to ~~Mr. Rance~~
Carrie and to Ralph Winton subject
to each of them paying Ten Dollars (\$10.00)
each on the request of Fifty Dollars
(\$50.00) which I am making to Juanita
Winton, Leighton Winton, Carl Winton
and Frances Winton; my other three
children each to pay Ten Dollars (\$10.00),
making the amount of Fifty Dollars
(\$50.00) in all.

Third, I give and bequeath to my
grand children Juanita Winton, Leighton
Winton, Carl Winton and Frances Winton
the sum of Fifty Dollars (\$50.00) or Twelve
Dollars (\$12.50) each, this sum to be
collected from each of my said children
by my executor, he paying Ten Dollars
and each of the other four children

Paying Ten Dollars (\$10.00) so as to make
Fifty Dollars (\$50.00), the amount of this bequest.
And in the event either of my said children
now living should refuse to pay the sum
of Ten Dollars (\$10.00) for the benefit of my
said grand children, then the bequest
made to such child will be forfeited and
any other child paying said amount
will be substituted to that one refusing
to pay and the bequest will go to him
or her as the case may be. In other
words, I want my five living children
each to pay Ten Dollars (\$10.00) for the
benefit of my grand children, and any
one refusing to do so shall not share
in my estate, whether by will or by
deed of this date.

Fourth. The personal property that I die
seized and possessed of, I want it
distributed as equally as possible among
my five children, and I would like
for them to agree to this, but in the
event they cannot agree, then I direct
my executor to make the division as
equitably as possible.

Fifth, I name, nominate and appoint
my son R. C. Winton as Executor of
this, my last Will and Testament, and
having confidence in his integrity, I
request that he be allowed to administer
on my estate without the necessity
of making bond.

Sixth. If any one of my children
should contest this will and undertake
to set it aside for any reason, he or
she would thereby forfeit all rights
under the terms hereof and his or her
share may be sold and the proceeds
derived therefrom equally distributed
among my other children.

In Witness Whereof, I hereunto set my hand on this the 12th day of March 1940.

S. J. Winston

Signed at the request of the testator as subscribing witness and in his presence, and in the presence of each other on this the 12th day of March 1940.

J. E. Lush
Hugh Wooster

Proven and Probated by the Court on this March 28, 1940, and ordered to be recorded in the Book of Wills. Recorded same day.

Robert Lush, Clerk
See Page 337 Minute Book "M"

Last Will and Testament of
"Euphemia Russell"

My Will

I, Euphemia Russell, being of sound mind, do hereby declare this to be my last will and testament.

I have sold my cottage, known as the Newsom Cottage at Montagle, Penn., to my niece Mary M^cRowland, who is to pay me four thousand dollars (\$4000⁰⁰) for it in eight (8) notes, as evidenced by my deed to her and by her notes to me.

It is my wish that all my just debts and funeral expenses shall be paid out of the proceeds of any of these notes that may remain unpaid at my death. In appreciation of her kindness and helpfulness to me, I release my niece, Mary M^cRowland, from the payment of two of these \$500⁰⁰ notes, direct her to divide the remainder, if there be any, equally between my nieces, Margaret McCullough and Ruth McCullough.

I bequeath to my nephew, Edward Walther Russell, my cottage and the lots belonging to it, known as the Reppard Cottage at Montagle, Penn., to him, his heirs and assigns forever. And I appoint said Edward Walther Russell, executor of my estate without bond.

Signed this the 24th day of September 1923.

Euphemia Russell
Montagle, Penn.

On this the 24th day of September 1923, the undersigned in the presence