

## LAST WILL AND TESTAMENT OF

L.V. WOODLEE

I, L. V. Woodlee of Altamont, Grundy County, Tennessee, do make and publish this my last will and testament, hereby revoking all former wills by me at any time made.

## I

I direct that all my just debts, including funeral expenses be paid by my Executor, including a suitable and appropriate marker for my grave.

## II

I give, and bequeath to my daughters, Blanche Woodlee and Jean Woodlee, the sum of \$ 1750.00, each, which I direct my Executor to pay, after payment of the items mentioned in the first paragraph of this will, and said amounts, of the total sum of \$ 3500.00, shall be a charge upon my said estate and payable before any distribution is made as hereinafter provided. However, I direct my Executor to avoid sale, if possible, of any of my property for the purpose of paying said amounts to my two daughters, and further authorize and empower him, should he be in a position to do so at the time, to make said advance himself and charge said estate therewith and collect said amount before further distribution of my said estate.

## III

I give, ~~decease~~ and bequeath to my five children, Blanche Woodlee, Jean Woodlee, Mrs. Sutton Myers, Mrs. Earl Marler and Glenn Woodlee, share and share alike, all of the residue of my property, both real, mixed and personal, wherever situated, but subject to provisions I and II of this will.

It is my sincere desire that all of my children shall fully understand the special bequest which I have made in Item II of this will. My said two daughters, Blanche Woodlee and Jean Woodlee, have lived with me for a number of years, and in the last years of my beloved wife, Betty Woodlee, they worked at times unceasingly in order to make the last days of her life as happy as possible and her person as comfortable as her affliction would permit; and they are now making a home for me and helping to make my life as pleasant and comfortable as possible in the absence of my beloved wife. To the end that I may in a measure compensate in part for what is unquestionably some sacrifice on their part I have provided as hereinabove, but with no purpose whatever of undertaking to treat any of my children different to any other because I hold for each of them equal love and affection.

## IV

I hereby nominate and appoint my son, Glenn W. Woodlee, of Dayton, Tennessee, sole Executor of this my last will and testament, he to serve without bond and he is relieved of making inventory or reports of my estate to any court but he will make an inventory of all the property of my estate, entering it upon a book to be kept by him together with all of his receipts and disbursements of the assets and liabilities of my estate together with expenses, which book is subject to the inspection of my four daughters, or their legal representatives, at any and all reasonable times.

Witness my hand this the 18th day of March, 1941.

L.V. Woodlee

Signed by the said L. V. Woodlee, 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.

Lewis F. Fults

Tom Scruggs

C O D I C I L

I, L. V. Woodlee, of Altamont, Tennessee, having heretofore made and published my last will and testament which bears date of March 18, 1941, do make and declare this as a Codicil thereto, to-wit:

## FIRST

I hereby revoke the bequest to my two daughters, Blanche Woodlee and Jean Woodlee, of \$ 1750.00 each, revoking the whole Paragraph II of my Will. I have heretofore deeded to my said two daughters, Blanche Woodlee and Jean Woodlee, the home place at Altamont subject to my life estate and I have proceeded to repair and improve this property at a cost of approximately \$ 3600.00, the money for which my son, Glenn W. Woodlee, has furnished and for which I will and direct that he shall be reimbursed, or paid, the same as any other debt of my estate, in the event I have not paid him in my life time.

## SECOND

I hereby change, revise or amend Paragraph III of the Will as follows:

1. I give, devise and bequeath to my two daughters, Blanche Woodlee and Jean Woodlee, share and share alike, all of the household furniture, furnishings and fixtures, including the electric range and Westinghouse refrigerator, except my private library, for and during their natural lives, and in the event one should marry all interest will survive to the other for life; and in the event both marry upon the death of both of them said property shall vest in the remaining children, share and share alike.

Codicil page 2.

2. I give, devise and bequeath to my son, Glenn W. Woodlee, my Gold Watch and my Law Library.

3. I give, devise and bequeath to my said children, Blanche Woodlee, Jean Woodlee, Mrs. Sutton Myers, Mrs. Earl Marler and Glenn W. Woodlee, share and share alike, my private Library excepting however my law books which I have bequeathed in Item 2 hereof but upon the following conditions, to-wit:

That my said children agree among themselves upon the division and distribution of the books and in the event they are unable to agree then I will and direct my Executor to sell all of my private Library excluding the law books and divide the proceeds therefrom equally among my five children.

4. I will and direct that the remainder of Paragraph III of my Will remain in full force and effect, as the same is modified only to the extent as in this paragraph reflected.

### THIRD

It is my desire that this Codicil be attached to and become a part of my said Will to all intents and purposes.

This the 15 day of September, 1941.

L.V. Woodlee

Signed by the said L. V. Woodlee, as and for a Codicil to 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.

Lewis F. Fufts

Tom Scruggs

State of Tennessee

County of Grundy

I, Hubert Lusk, Clerk of the County Court of said County do hereby certify that the foregoing Will of L. V. Woodlee, was proven in open Court of said County at the November Term, 1941, it being the 28th day of said month. And was ordered by the Court to be recorded in the Book of Wills, as per Minute Book "V" page 569.

Witness my hand this the 28th day of November, 1941.

Hubert Lusk, Clerk.

THE LAST WILL AND TESTAMENT OF ALLEN C. HENLEY OF TRACY CITY, TENN.

IN THE NAME OF GOD, AMEN

I, Allen C. Henley of Tracy City, Tennessee, being of sound mind and disposing memory, and realizing the uncertainty of life and the certainty of death, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking and making void all other Wills by me at any time made.

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

SECOND. I own an undivided one half interest in a certain house and lot in Tracy City, Grundy County, Tennessee, being the place where we now reside, which was purchased by me at a sale of the M. L. Nearn property by decree of the Chancery Court of Grundy County, and the deed was executed by John Scruggs, Clerk & Master, on January, 17, 1916, and at my request was made to me and my wife, Martha Henley, said deed is of record in Deed Book "R" at page 380 of the Register's Office of Grundy County, Tennessee, and being advised that said deed was executed at a time when the law vested the title in myself and my wife as tenants in common and not as an estate by the entirety, I give and bequeath to my daughter by a former marriage, Theona Henley Moore my undivided one half interest in said house and lot to her sole and separate use free from debts of her present or any future husband, but to be her absolute property. My Aluminum Shriner Lamp to Milly Cavender.

THIRD. I direct my Executor to have placed at my grave a suitable marker of the same kind and character of the one placed in the Cemetery at Tracy City, Tennessee, at the grave of C. H. Garner, deceased, and as I am a member of Pryce Thompson Lodge No. 29, Knights of Pythias at Tracy City, Tennessee, there will be due my estate the sum of Seventy Five Dollars from said Lodge, which I desire to be used toward paying for said tombstone, and in the event the amount thus received is not sufficient to pay for same, my Executor is hereby directed to pay the balance of the cost of said

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tombstone and the expenses incident to the erection of the same from money in hands coming to or belonging to my estate, before any distribution of the funds of my estate are made.

FOURTH. I give and bequeath to Claibore Henley my large pistol.

FIFTH. I give and bequeath to my grand son, Allen Justice, my railroad watch, and my two rings, one of which is a masonic ring and the other a Shriner's ring.

SIXTH. I give and bequeath to Henry Henley, three ordinary chairs and one large wash kettle which were given to me by my mother.

SEVENTH. Any clothes which I may have at the time of my death, I want divided as nearly equal as possible between my two brothers, Henry Henley and Tom Henley.

EIGHTH. My household goods, furniture, kitchen utensils etc., consisting of three bedsteads, three feather beds, three mattresses, about twenty quilts, sheets, pillows, pillow cases, electric stove, one wood and coal burning stove, one General Motors Refrigerator, one General electric Radio, two sets dining room chairs, one set of which have plush seats and the other plain oak, one large upholstered chair, one wicker rocker, one wicker settee, and chair, one porch glider, one electric sewing machine, one chifferobe, one piano and piano stool, one set of two chairs and sofa, one porch settee, one heating stove, four concrete flower pots, one bird bath, one concrete seat, one lawn mower, one mantel clock, one alarm clock, two wool rugs, three lenox rugs, one wash stand, two step ladders, two swiss blades and handles, one electric sweeper, two sets silver knives and forks, one set large silver spoons, one set small silver spoons, one large dresser, one kitchen safe, one kitchen cabinet, one buffet, one dining room table, and garden tools are to be kept by my wife for her use as long as she maintains her home and keeps house in Tracy City, Tennessee, but not to be sold or removed from Tracy City, or otherwise disposed of by her, and at her death or immediately after my death, with the consent of my wife, Martha Henley, or upon her breaking up housekeeping at Tracy City, or upon her leaving Tracy City to make her

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home elsewhere, said personal property shall be divided as nearly equal as possible between my three daughters, viz: Lorene Henley Justice; Theona Henley Moore and Agnes Henley Cannon, if they so desire, otherwise my Executor shall sell said personal property or such parts of it as my daughters do not care to have divided, and equally divide the proceeds of the same among my said daughters.

NINTH. Ruth Holland Prince, a step daughter of mine has two rings which belong to me, one of which is a valuable diamond, and I desire to have those rings delivered to my daughter, Lorene Henley Justice, however, if the said Ruth Holland Prince prefers to keep said rings she may do so,

but if she elects to keep them, then and in that event she will not be allowed to share in the distribution of any moneys belonging to my estate, but if she turns said rings over to my Executor to be by him delivered to the said Lorene Henley Justice, then the said Ruth Holland Prince will share and share alike with my children in the distribution of the proceeds of my estate as herein-after provided.

TENTH. In the event any litigation arises over, of or about the disposition of any of my property by this Will, I desire W. C. Abernathy, if living and able to do so, to represent my estate in carrying out the provisions of this Will, and my Executor is hereby directed to pay his fees for so doing out of any moneys in his hands as such Executor, before distribution of said estate is made.

ELEVENTH. After all the expenses, directions and bequests set out and provided for in this Will, have been fully complied with, then the residue of my estate, remaining in the hands of my Executor shall be equally distributed between the following persons, viz: Lorene Henley Justice, rheona Henley Moore, Agnes Henley Cannon, William A. Moore, Robert C. Henley and my wife, Martha Henley and her daughter Ruth Holland Prince, unless the said Ruth Holland Prince elects to keep said rings in lieu of her share in my estate, in which event she shall not share further in the distribution of my estate.

THIRTEENTH. I hereby nominate, constitute and appoint the first national Bank of Tracy City, Tennessee, as my Executor of

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this my last Will and testament, and having full faith and confidence in the officials of said bank, it may qualify as such executor of this Will without making any bond therefor.

Witness my hand at Tracy City, Tennessee, this 24th day of May, 1941.

Allen C. Henley

Signed and declared by the said Allen C. Henley, the testator, as and for his last Will and testament, and we, at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto, this 24th day of May, 1941.

W. C. Abernathy

N. G. Jones

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State of Tennessee }  
County of Grundy }

I, Hubert Lusk, Clerk of the County Court of said County, do hereby certify that the foregoing Will of Allen C. Henley was proven in open court of said County at the November Term, 1941, it being the 26th day of November, 1941. And it was ordered by the Court to be recorded in the Book of Wills, as per Minute Book "V" Page 570.

Witness my hand this the 26th day of November, 1941.

Hubert Lusk, Clerk.

LAST WILL AND TESTAMENT OF E.C. NORVELL

Tracy City, Tennessee

Nov. 10<sup>th</sup> 1931

My Last Will And Testament

At my death, I give to my wife Eda A. Norvell, all my property, both real and personal.

The said Eda A. Norvell to serve as executor of my estate without bond. This Nov. 10<sup>th</sup> 1931.

E.C. Norvell

Witness-

Lewis R. Hines

Louis E. Hassler

State of Tennessee }  
County of Grundy }

I, Hubert Lusk, County Court Clerk of said County do hereby certify, That the foregoing Will of E.C. Norvell was proven in open Court of said County at the January Term, 1942, and that it was ordered by the Court that the Clerk record said instrument in the Book of Wills.

Witness my hand this the 21st day of January 1942.

Hubert Lusk, Clerk.



LAST WILL & TESTAMENT  
OF MARY CHESTER LUSK -----

I, Mary Chester Lusk, a resident of the First Civil District of Grundy County, Tennessee, of sound mind and disposing memory, do make and declare this my last will and testament, to-wit:

1st: I direct the Executor hereinafter named to pay all my just debts out of any cash funds on hand at my death.

2nd: I devise to my son Frank my home place consisting of 80 acres more or less, which is the real estate conveyed by deeds from John Charles and Willis Ramsey (col.); and direct the Executor to execute a deed to him for said real estate.

3rd: I devise to my son Fred the 64 acre place, more or less, which real estate was conveyed by deeds from Bill Adams and Alton Crouch; and direct the Executor to execute a deed to him for said real estate.

The above real estate was originally conveyed to the Testatrix herein and J. H. Lusk, the interest of J. H. Lusk heretofore having been conveyed to Testatrix.

4th: I direct the Executor to pay to Randolph Lusk the sum of \$800.00, to Millie Lusk Winton the sum of \$800.00, to Willie May Lusk Fults the sum of \$800.00, and to Roy Vannatti and Roberta Vannatta, children of my deceased daughter Pearl, each the sum of \$400.00. These amounts shall be paid out of remaining cash on hands and proceeds realized from loans I have made and bonds I hold together with proceeds of any other negotiable securities.

5th. I direct that the Executor divide the remainder of any cash I have on hands at my death or realized, excepting possible sale of personal property set forth below, into six shares and deliver to each of my children one share and to Roy Vannatta and Roberts Vannatta each a one-half share.

6th. I direct that my children and my two grand-children by a deceased daughter, Pearl, at a time set by the Executor after notice, divide the personal property and effects owned by me at death among themselves, share and share alike except that Roy and Roberta Vannatta shall together take a share as representatives of my deceased daughter. In this division, in event of absence of any one entitled to share in this division, the Executor shall represent the absent ones. I further direct that at this division all in-laws shall be excluded. I event the parties at the division cannot agree upon the division, the Executor shall sell my personal property and effects and divide the proceeds in accordance with the division specified in this paragraph.

7th. In event of the death of any of the beneficiaries named in this will prior to my death, the Executor is directed to carry out the terms of this will by substituting in the place of the deceased beneficiary the beneficiaries heirs.

8th. I appoint my son, Frank, as the Executor of this my last will and testament, but expressly excuse him from having to make bond to execute the trust reposed in him, and receive \$ 25.00 for his services as Executor.

Signed this \_\_\_\_ day of July, 1938.

Mary Chester Lusk  
Testatrix.

Signed and declared by the said Mary Chester Lusk, the testatrix, as and for her last will and testament, in the presence of us, present at the time, who at her request and in her presence and in the presence of each other have subscribed our names as witnesses on this \_\_\_\_ day of July, 1938.

Cecil Gilley

A. F. Vincent  
Witnesses.

CODICIL

I, Mary Chester Lusk, add this Codicil to my foregoing last will and Testament:-

As I have this date deeded to my sons, Frank and Fred the real estate devised in paragraphs 2nd and 3rd. of the will, and paid to each of the children \$800.00 and the two grand children, Roy and Roberta, each \$400.00 which was bequeath in 3rd of the will, these three sections 2nd, 3rd. and 4th. are to be of no effect and are declared void, otherwise I reaffirm all of said will and the same except as to said three sections remains in full force and effect.

Signed this 22nd day of July 1941

Mary C. Lusk, Testatrix

Witnessed by us, as a codicil to Last Will and Testament of Mary Chester Lusk at her request, in her presence and in the presence of each other this 22nd day of July 1941

Thos. A. Johnson Witness

Cecil Gilley Witness

STATE OF TENNESSEE ---GRUNDY COUNTY

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing Will of Mary C. Lusk was proven in open Court at the May Term, 1942; and that it was ordered by the Court that said Will be recorded in the Book of Wills. And that it was filed in this office on the date written below. Witness my hand at office in Altamont, Tennessee, this the 5th day of May, 1942.

Hubert Lusk, Clerk.

LAST WILL OF W. S. WHITE

Tracy City, Tenn. Dec. 7, 1918

I Being of sound and disposing mind and in full Bodily Health I make this my Last Will and testament. to My wife Annie E. White I give and bequeath all of My Property both realstate and Personal Property of Every description that I may own and am possessed of at my death I also make and appoint her to be Sole Administrator of all of My Property Both Real and Personal. With Power to take immediate Possession of all My Property at my death. And to make use of or dispose of all my Property for her own benefit in what ever way She may wish to dispose of Same.

W. S. White

STATE OF TENNESSEE, GRUNDY COUNTY

Personally appeared before me, T. B. Roddy a Notary Public in and for said county, the within named W. S. White, with whom I am personally acquainted, and who acknowledged that he executed the within instrument for the purposes therein contained.

Witness my hand and official seal, this 7th day of Dec. 1918.

T. B. Roddy  
Notary Public

STATE OF TENNESSEE--GRUNDY COUNTY

Personally appeared before me, the undersigned authority, Jeff D. Fufts, who being duly sworn according to law, deposed and said:

That he was personally acquainted with T. B. Roddy and W. S. White and knew both of them for many years and is well acquainted with their hand writing and that the signatures of W. S. White and T. B. Roddy on a paper purporting to be the will of W. S. White, bearing date December 7, 1918, are the genuine signatures of said white and the said Roddy, respectively. And further deponent saith not.

Jeff D. Fufts

Sworn to and subscribed before me this Sept. 5, 1942.

Hubert Lusk, Clerk

STATE OF TENNESSEE )  
GRUNDY COUNTY )

Personally appeared before me, the undersigned authority, Chas. W. Smith, who being duly sworn according to law, deposed and said:

That he was personally acquainted with W. S. White and T. B. Roddy and knew both of them for many years and is well acquainted with their writing and that the signatures of W. S. White and T. B. Roddy on a paper purporting to be the Will of W. S. White, bearing date December 7, 1918, are the genuine signatures of the said White and the said Roddy, respectively.  
And further deponent saith not.

Chas. W. Smith

Sworn to and subscribed before me, this Sept. 10, 1942.

Hubert Lusk, Clerk

I, Hubert Lusk, Clerk do hereby certify that the foregoing will was proven and probated by the Court at the September Term, 1942, and ordered to be recorded in the Book of Wills. This Sept. 17, 1942.

Hubert Lusk, Clerk

*Hubert Lusk, Clerk*

LAST WILL & TESTAMENT OF  
VIOLA ELIZABETH ARBUCKLE

I, Viola Elizabeth Arbuckle, knowing the uncertainty of life, and the certainty of death, and being in sound mind and disposing memory, hereby make and publish this my last will and testament, hereby revoking and rendering void all former wills by me made.

1-

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

11-

I give, devise and bequeath unto my beloved husband, E. E. Arbuckle, all my property, real, personal and mixed, provided he survives me, for his natural life. It is my desire that our home be kept in tact after my death; that my husband continue to live in said home, and that our daughter, Mary Alice Arbuckle Nunley, move into the home with my husband and live with him and take care of him during the remainder of his life.

Said home fronts on fifth street in Tracy City, Tenn., and is butted and bounded on the East by an alley; on the south by the lands of Jack Myers and Will Payne; on the West by the lands of Annie M. Fults and Mrs. Clayton Clesk, and contains about 3 1/2 acres, more or less.

111-

In the event that my beloved husband survives me, then at his death, the remainder interest in all my property, real, personal and mixed, except any money that may be on hand at that time after paying the funeral expenses of my said husband and his just debts, I give, devise and bequeath unto my daughter, Mary Alice Arbuckle Nunley, and my son, Alfred Edward Arbuckle, each to have a one half interest in said property.

But should I survive my said husband, then I give, devise and bequeath all my property, real, personal and mixed of which I die seized and possessed, except any money that may be left after my funeral expenses and just debts are all paid, to my daughter, Mary Alice Arbuckle Nunley, and my son, Alfred Edward Arbuckle, each to have a one half interest therein.

IV-

All moneys left after my death and after the death of my husband, and after our just debts and funeral expenses are paid, I give and bequeath to my four children, Mary Alice Arbuckle Nunley, W. Jasper Arbuckle, Charles L. Arbuckle and Alfred Edward Arbuckle, share and share alike.

V-

I hereby name, nominate and appoint my daughter, Mrs. Mary Alice Arbuckle Nunley, widow, my executrix of this my last will and testament, and having confidence in her integrity and ability, I absolve her from the necessity of making bond as such.

VI-

In disposing of my property as I have, I wish to explain that my husband and I have done more for W. Jasper Arbuckle and Charles L. Arbuckle than we have for Mary Alice Arbuckle Nunley and Alfred Edward Arbuckle, and that Mary Alice Arbuckle Nunley and Alfred Edward Arbuckle have done more for us and assisted us more than W. Jasper Arbuckle and Charles L. Arbuckle have, and as I only have a small amount of property, I feel fully justified in making the disposition of it as herein set out.

In witness whereof, I hereunto set my hand on this the 22d day of June, 1942.

Viola E Arbuckle  
 Testator

Signed at the request of the Testator and in her presence and in the presence of each other as subscribing witnesses to the execution of her last will and testament.

This June 22, 1942.

Christine Fults  
 Tracy City, Tenn.

Annie M. Fults  
 Tracy City, Tenn.

STATE OF TENNESSEE }

COUNTY OF GRUNDY } I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing will of Viola Elizabeth Arbuckle was proven before the court by the subscribing witnesses and ordered by the court to be recorded in the Book of Wills, and that same was filed in my office on this the 3rd day of November, 1942.

Hubert Lusk, Clerk.

*Hubert Lusk, Clerk*

LAST WILL OF MRS. ANNIE LEE MCCORD (HIGHFIELD)

I, Mrs. Annie Lee McCord, knowing the uncertainty of this 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 rendering void and former will by me made.

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

Second. I give, devise and bequeath unto James Earl Smith, now of Bridgeport, Ala., whom I raised, all my property, real, personal and mixed, and wherever located.

I hereby name, nominate and appoint Mr. A. L. Henderson of Tracy City as my Executor, and ask that he administer on my estate.

In witness whereof, I hereunto subscribe my name on this the 14th day of July, 1937.

Her-  
Annie Lee McCord I  
Mark

Witness to mark,

Jeff D. Fults

Warren Murray

We, the undersigned, at the request of the testator and in her presence, and in the presence of each other, hereby subscribe our names as witnesses to this last will and testament of Mrs. Annie Lee McCord. This July 13, 1937.

Jeff D. Fults  
Tracy City, Tenn.

Warren Murray  
Tracy City, Tenn.

STATE OF TENNESSEE }

COUNTY OF GRUNDY }

I, Hubert Lusk, County Clerk of said County, do hereby certify that the foregoing instrument was proven before the Court by one of the subscribing witnesses, who appeared in open Court and made oath that he was present when the will was signed by the testator and that he signed said instrument at her request and in her presence as a witness. The said will was ordered to be filed and recorded in the Book of Wills, this the 15th day of December, 1942.

Hubert Lusk, Clerk.

THE WILL OF WM. AYLOR

I, W. M. Aylor, being of sound mind and disposing memory, and realizing the uncertainty of life and the certainty of death, do make, publish and declare this to be my last Will and Testament, hereby revoking and making void any other Wills by me at any time made.

First: I desire that all my just debts and funeral expenses be paid as soon after my death as is practicable, out of any money which I may die seized and possessed.

Second: I hereby give and bequeath to my wife, Mrs. Viola Aylor and to my daughter, Evill Aylor, during their natural life, and to the survivor, that is upon the death of one of them the other shall have the use of the hereinafter described property during her natural life, said property is described as follows:

Situated in the 3rd., civil district of Grundy County, Tennessee: Beginning at a stake in the west edge of the right of way of U. S. Highway No. 41 and State Highway No. 2, same being the north-east corner of the tract of land on which Roy Mayes Filling Station is located, near and northwardly from the road that leaves said highway to go to Wonder Cave. Said stake being also Mayes corner; thence northwardly along the west edge of said right of way about 330 feet to a stake in said Roy Mayes line; thence westwardly with said Mayes line 265 feet to a stake in Mayes line; thence southwardly, paralleling the aforesaid highway about 330 feet to a stake in said Mayes Filling Station tract above mentioned; thence eastwardly with his line 265 feet to the beginning, and is the same lot or parcel of land on which I built a Store House, Filling Station and Tourist Cabins, and contains two acres of land, more or less.

W. M. Aylor

This October 28, 1941.

Signed by the said W. M. Aylor, 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, and in the presence of each other, have subscribed our names hereto as attesting witnesses, the day and date above written.

Attesting witnesses to the last  
Will and Testament of W. M. Aylor.

Ruby Long

Stella Rose

STATE OF TENNESSEE }

COUNTY OF GRUNDY }

I, Hubert Lusk, County Clerk of said County, do hereby certify that the above Will of W. M. Aylor was proven before the Court by the above named witnesses, signers thereto, and ordered by the Court to be recorded in the Book of Wills, and that was filed in my office May 4, 1943.

Witness my hand at office this the 4th day of May, 1943.

Hubert Lusk, Clerk

Hubert Lusk

WILL OF C. D. HARGIS

I, C. D. Hargis of Tracy City, Tenn., Grundy County, Tenn., do make and publish this as my last Will and testament, hereby revoking any and all wills by me heretofore made.

I hereby give to Sarah Hargis and heirs a piece of land in the 5th Civil District of Grundy County, known as part of the Almond land beginning on the South side of the old Ried Hill railroad running north with center of big ditch contains about 8 acres ( eight) more or less.

The rest of my real estate and personal property, together with what money I may have, I give to my daughter Maudie Hargis.

I hereby appoint my wife, Jane Hargis executrix to serve without bond.

I hereby appoint my wife Jane Hargis to be guardian over my child if she is a minor at the time of my death and to serve without bond.

I, hereby desire that none of my wife's people shall receive any of my property or benefits of same.

If my daughter dies without a heir I desire that what property shall be left by her shall go to the Hargis kin.

I, also appoint the Worshipful Master, Senior Warden and Junior Warden of Sewanee Lodge 405, F & A M. of Tracy City whoever they may be, to see that my will is carried out as above stated.

x C. D. Hargis

This March 27- 1936

Witnessed by

B. S. Roddy

Rev. A. C. Adams

J. W. Arbuckle

STATE OF TENNESSEE --- GRUNDY COUNTY

I, Hubert Lusk, County Court Clerk of said County, do hereby Certify that the above Will filed in my office and Probated by the Court and ordered to be recorded in the Book of Wills on June 1, 1943, B. S. Roddy and J. W. Arbuckle two of the subscribing witnesses thereto having appeared before the Court and made oath to the signatures.

Witness my hand at office this the 2nd day of June, 1943.

Hubert Lusk, Clerk

*Hubert Lusk*

WILL OF ADOLPH HUNZIKERWILL

I, Adolph Hunziker, of Sewanee, Tennessee, being now in good health strength of body and mind, but sensible of the uncertainty of life, and desiring to make disposition of my property and affairs while in health and strength, do hereby make, publish and declare the following to be my last Will and testament, hereby revoking and cancelling all other wills by me at any time made.

1. I direct the payment of all my just debts and funeral expenses.
2. I give and devise to the children of my deceased brother, Jacob Hunziker, one sixth of the rest, residue and remainder of my property, real and personal, by right of representation.
3. I give and devise to my sister, Mrs. Elsie Hunziker Kleinwachter, one sixth of the rest, residue and remainder of my property, real and personal.
4. I give and devise to my sister, Mrs. Mary Hunziker Biery, one sixth of the rest, residue and remainder of my property, real and personal.
5. I give and devise to my brother, Fred Hunziker, one sixth of the rest residue and remainder of my property, real and personal.
6. I give and devise to the children of my deceased brother, Emil Hunziker, one sixth of the rest, residue and remainder of my property, real and personal, by right of representation.
7. I give and devise to my sister, Mrs. Emma Hunziker Schulze, one sixth of the rest, residue and remainder of my property, real and personal.
8. In case of the death of any of my brothers or sisters now living, prior to my own or pending the administration of my estate, the legacy or devise or both, is given, bequeathed and devised to the children of the deceased brother or sister, by right of representation, instead.
9. I hereby appoint and designate my brother in law, Oscar Schulze Tracy City, Tennessee, sole executor of this, my last will and testament.
10. At the present time, my real and personal property consists of (a) The Mary Hunziker Farm, north of St. Andrews School, Franklin Co. about 350 acres of land.  
(b) Certificate of deposit, 1st Nat. Bk. Tullahoma, Tenn. \$200.00  
(c) Certif. of Deposit, Traders Nat Bk. Tullahoma, Tenn. 200.00  
(d) Certif. of Deposit, 1st Nat Bk of Franklin Co. Decherd, 300.00  
(e) Certif. of Deposit, Farmers Nat. Bk. Winchester, Tenn. 300.00  
(f) Certif. of Deposit, 1st Nat Bk. McMinnville, Tenn. 200.00  
(g) Certif. of deposit, City Nat Bk. Knoxville, Tenn. 200.00  
(h) Certif of Deposit, 1st Nat Bk. Chattanooga, Tenn. 200.00  
(i) 1st Mtg. Bond, 1st Nat Bk. Chattanooga, Tenn. 6% 1500.00  
(j) 1st Mtg. Bonds, Hamilton Nat Bk. Chattanooga, Tenn. 6% 500.00  
(k) Five \$100 shares Preferred Stock, Tenn. Elect. Power Co. 500.00  
(l) Two \$100 shares Preferred Stock, Sou. Cities Utility Co. 200.00

In witness whereof I, Adolph Hunziker, have to this my last will and testament, subscribed my name this 9 day of Nov. 1932.

Adolph Hunziker ---

Subscribed by Adolph Hunziker, in the presence of each of us, the undersigned, and at the same time declared by him to us to be his last will and testament, and we, thereupon at the request of Adolph Hunziker in his presence and in the presence of each other, sign our names hereto as witnesses this 9 day of Nov. 1932.

Witness: Julius Hasler, Montecagle, Tenn. ---

C. W. Bennett, Montecagle, Tenn. ---

STATE OF TENNESSEE )  
COUNTY OF GRUNDY )

I, Hubert Lusk, County court Clerk of said County, do hereby Certify that the above Will of Adolph Hunziker was probated by the Court by one of the subscribing witnesses thereto, and ordered by the Court to be filed and recorded in the Book of Wills, as the last will & testament of said deceased; that same was filed and recorded.

Witness my hand at office in Altamont, Tenn., this June 28, 1943.

Hubert Lusk, Clerk.

WILL OF THOMAS J. DYER, SR..

I, Thoms J. Dyer, Sr., knowing the uncertainty of life and the certainty of death, and being of sound mind and disposing memory, do hereby make and publish this as my last will and testament, hereby revoking and rendering utterly void all former wills by me made.

First. I direct that all my just debts and funeral expenses be paid as soon as practicable out of any money left by me or out of the first money that comes into the hands of my executor belonging to my estate.

Second. I give, devise and bequeath unto the following named children of mine, namely, Margaret Dyer Tate, Emma Dyer Sweeton, Mary Dyer Jones, Iola Dyer Hamby, Thomas J. Dyer, Jr., and Samuel (Buster) Dyer, all my property, real, personal and mixed, and wherever situated or located, they to share and share alike therein, and should either of them die before I do, leaving children, then the share going to him, her or them shall go to his, her or their children, share and share alike.

My daughters, Mozella Dyer Roach and Oma Lee Dyer Parmley and my son, Cephus Dyer, have not treated me as children should treat their father, and for this reason I am not giving them any interest whatever in my estate, neither am I giving my grandsons, Ralph Dyer and Ray Dyer, any interest in my estate. I regret to make this distinction between my children, but, under all the facts and circumstances, I am doing what I believe to be just and right.

Third. I hereby name, nominate and appoint Mr. S. H. Myers as my executor of this my last will and testament, and direct that Letters of administration be issued to him.

In witness whereof, I hereunto set my hand on this the 20th day of February, 1943.

His  
Thomas J. Dyer, Sr. X  
Mark

Witness:

Jeff D. Fults -

Signed at the request of the testator, and in his presence, and in the presence of each other as subscribing witnesses to the last will and testament of Thomas J. Dyer, Sr., this the 20th day of February, 1943.

Arnold Nunley

Flora Nunley-

(Next Page)

STATE OF TENNESSEE )

COUNTY OF GRUNDY )

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing will of Thomas J. Dyer, Sr. was probated by the court; that the two subscribing witnesses appeared before the court and made oath that they signed the will at the request of and in the presence of the testator and that the testator signed it as and for his last will and testament. I further certify that the clerk was directed by the court to record the will in the Book of Wills and to issue Letters testamentary.

Witness my hand at office in Altamont, Tenn., this the 4th day of August, 1943.

Hubert Lusk  
Hubert Lusk, Clerk.

THE LAST WILL AND TESTAMENT OF

MRS. DAISY WINTON

\*\*\*\*\*

I, Daisy Winton, being of sound mind and disposing memory hereby declare this to be my last will and testament, hereby revoking any and all wills at any time made by me.

FIRST: I desire that all my just debts and funeral expenses be paid.

SECOND: I bequeath to Mrs. Addie Winton all my property both real and personal, which I may die seized and possessed of, after all debts and funeral expenses have been paid.

In willing this property to the said Mrs. Addie Winton, I do so with the understanding that she is to take proper care of me during the balance of my natural life.

WITNESS MY HAND this 15th day of October, 1943.

her  
Daisy X Winton  
mark

Signed at the request of the testator and in her presence and in the presence of each other as subscribing witnesses to this my last will and testament, this 15th day of October, 1943.

U. S. Winton

Lewis F. Fults

STATE OF TENNESSEE )

COUNTY OF GRUNDY )

I, Hubert Lusk, County Court Clerk of said County do hereby certify that the foregoing will of Mrs. Daisy Winton, deceased, was proven by the court, that Lewis F. Fults, one of the subscribing witnesses thereto, appeared in open court and made oath that the testator signed the instrument as and for her last will and testament. And that he and U. S. Winton was present when the testator signed the will and that, at her request they sign the will as subscribing witnesses. I further certify that the said instrument was ordered to be recorded in the Book of Wills, and that said will was filed in my office December 15, 1943.

Witness my hand at office this 15th day of December, 1943.

Hubert Lusk  
Hubert Lusk, Clerk.

837 Cauldwell Ave. N. Y. C.

Sept. 27th, 1941

Dear friend Miss Black:

Will you at your earliest convenience send me a little outline of a will. Whereas, I Leontine Fleury sole owner of the Cottage Helvetia, situated in the Assembly Grounds, Monteagle, Tenn. (etc. Grundy Co.) am leaving said cottage Helvetia to Miss Monterey Black of Nashville, Monteagle, Tenn., to have and to hold as sole owner thereof etc.

You want to consult a lawyer so that it'll be absolutely legally correct according Tennessee Laws & utterly unattackable by the Assembly Grounds in case of ---

I'll have it copied here signed, sealed witnessed & returned to you. My eyesight is falling fast and I want it to be disposed of in favor of the person who has most eagerly tried to help me sell it & watch my interest.

It was Mr. Sager who informed me a couple years ago that it couldn't be willed to any one. I owe nothing to my 2 nieces, as for Mrs. Fidler she's no blood relative of mine, besides stole my \$500 inheritance from my sister.

Tell me how much that lawyer charges & I'll send a money order. Mr. D. thinks the cottage is still \$700 worth, O.K. if he can get it.

There'll be over \$100 County & State taxes (\$500'd hardly leave us anything even if sold at that- still \$500 is better than nothing.

Sincerely

L. Fleury.

Filed in my office this 4th day of January, 1944.

Hubert Lusk, Clerk.

STATE OF TENNESSEE )

COUNTY OF GRUNDY )

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing letter was presented to the Court for probate as the last will and testament of Leontine Fleury. That from the testimony of Miss Monterey Black and the affidavit of J. B. Brennan, the Court being satisfied as to the intention of Leontine Fleury in disposing of her property, therefore the said letter was admitted to probate as and for the last will and testament of the said Miss Leontine Fleury, and ordered to be recorded in the book of wills.

Witness my hand at office this 4th day of January, 1944.

*Hubert Lusk*, Clerk.

## LAST WILL AND TESTAMENT OF WM. PERRY.

I, William Perry, being of sound mind, hereby make this my last Will and testament.

I bequeath to my son Leslie Whitman Perry all my personal property of every kind and description that I may die seized and possessed of; also the place where I now live and have lived for the past 50 years, containing 113 (one hundred thirteen acres) more or less, and including all buildings on said tract of land.

I give and bequeath to my two grandsons Rescoe William and Jehannie Lewis Whitman Perry jointly, the old place of my fathers known as the Stephen Perry place. All of said property being in the second Civil District of Grundy County, Tennessee.

SIGNED THIS 7th DAY OF APRIL, 1943.

W. Perry

Signed by the Testator in our presence and each of us at his request- subscribed our names hereto said instrument as subscribing witnesses.

Witness:

L. F. Fults

Hubert Lusk

State of Tennessee )

County of Grundy ) I, Hubert Lusk, County Court Clerk of said County do hereby certify that the foregoing will of William Perry, deceased, was proven by the Court, that L. F. Fults, one of the subscribing witnesses thereto appeared in open Court and made oath that he was present when the testator signed the instrument as and for his last will and testament, and that he signed the instrument with me in the presence of the testator and at his request.

Witness my hand at office this 16th day of February, 1944.

Hubert Lusk, Clerk.



## LAST WILL &amp; TESTAMENT OF

J. B. LUCHSINGER -----

I, J. B. Luchsinger, 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 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 monies that I may have on hand at my death, or out of the first money that comes into the hands of my administrator.

Second. I give, devise, and bequeath unto my son, Rudolph Luchsinger, all my property, real, personal, and mixed wherever located. This includes my home place, livestock, farming implements, household goods-- in short all my property that I die seized and possessed of.

Third. In making this disposition of my property I desire to say that my son, Rudolph Luchsinger, has been with me all his life and helped me on the farm as long as I was able to work on the farm, and has cultivated it since I have been unable to work, and I expect him to look after me the remainder of my days, and then see that my body is properly buried beside that of my beloved wife. He will bear all these expenses, and when they are paid, and in a reasonable time thereafter, I direct that he pay to my daughter, Mrs. Rosa Rollett, the sum of one hundred dollars (\$100.00) for her sole use and benefit. My other daughter, Mrs. Barbara Sanders, was provided for in a way after her marriage, and hence I am not requiring my son to give her anything more unless he desires to do so on his own account. I know that I am giving my son more than I am and have given my daughters, but they will realize that he has done more for me than they have, and that he will have to take care of considerable expenses incurred by me in the past, and also the expenses that will incur in the future, the farm is not large enough to support more than one family, and these are the reasons for disposing of my property as I have herein.

Fourth. I hereby name, nominate, and appoint my son, Rudolph Luchsinger, as my executor of my estate under this Will, and having confidence in his integrity and honesty, I request that he be allowed to serve as such executor without the necessity of making bond.

In witness hereof I hereunto set my hand on this the 8th day of March, 1941.

J. B. Luchsinger

At the request of the testator and in his presence, and in the presence of each of us, we hereunto subscribe our names as attesting witnesses of the last will and testament of J. B. Luchsinger.

This the 8th day of March, 1941.

W. W. Jones

Casper Tschudi

STATE OF TENNESSEE }

COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk of said County do hereby certify that the foregoing will of J. B. Luchsinger, deceased, was proven before the Court; that one of the subscribing witnesses, Caspar Tschudi, appeared in open Court and made oath that he and W. W. Jones were present when the testator signed the instrument for his last will, and that he and the said Jones signed it as witnesses. Witness my hand at office in Altamont, Tenn., this 12th day of April, 1944.

Hubert Lusk, Clerk.

(LAST WILL & TESTAMENT OF)  
BLANCHE WOODLEE

I, Blanche Woodlee of Alton, Grundy County, Tennessee, do make and publish this my last will and testament, hereby revoking all former wills by me at any time made.

I

I direct that all my just debts, including funeral expenses and grave marker commensurate with my station and rank in life and expenses of administration be paid by my Executor.

II

I give, devise and bequeath unto my beloved sister, Jean Woodlee, all of my property, both real, personal and mixed, wherever located and situated.

III

I hereby nominate and appoint my sister, Jean Woodlee, sole Executor of this my last will and testament, she to serve without bond and she is relieved of making inventory or reports of my estate to any court but she will make an inventory of all the property of my estate, entering it upon a book to be kept by her together with all of her receipts and disbursements of the assets and liabilities together with the expenses, which book is subject to the inspection of my legal creditors, or their legal representatives, at any and all reasonable times.

WITNESS MY HAND this 6th day of May, 1944.

Blanche Woodlee

Signed by the said Blanche Woodlee, 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 hereto as attesting witnesses, the day and date above written.

Sarah Ewing Woodlee

Leta Ewing

STATE OF TENNESSEE --- GRUNDY COUNTY

I, Hubert Lusk, County Court Clerk of said County do hereby certify that the above will was probated by the Court and ordered to be recorded as and for the last will and testament of Blanche Woodlee on this July, 31, 1944.

Witness my hand at Office this 31st day of July, 1944.

Hubert Lusk, Clerk.

THE LAST WILL AND TESTAMENT OF K. A. BONHOLZER.

IN THE NAME OF GOD-AMEN.

I, K. A. Bonholzer of Tracy City, Grundy County, Tennessee, being of sound mind and disposing memory, and realizing the uncertainty of life and the certainty of death, do make, publish and declare this to be my last will and testament, hereby revoking and making void any Will or Wills heretofore, at any time by me made.

FIRST: I direct that all my just debts and funeral expenses be paid as soon after my death as it is convenient, out of any money's of which I may die seized and possessed, or that may first come into the hands of my Executor.

SECOND: I hereby give and bequeath to my beloved wife, Mary Jane Bonholzer, all of my property of every kind, character and description, real, personal and mixed, wherever situated, to her sole and separate use, free from interference from any person or persons.

THIRD: I hereby nominate, constitute and appoint my beloved wife, Mary Jane Bonholzer, Executor of this my last will and testament, without bond, and she shall not be required to make any settlements with any Court on account of this appointment.

WITNESS my hand at Tracy City, Tennessee, this April, 19, 1940.

K. A. Bonholzer

W. T. Roberts

W. C. Abernathy } Witnesses.

STATE OF TENNESSEE --- GRUNDY COUNTY.

We, W. T. Roberts and W. C. Abernathy, hereby certify that we signed the foregoing last will and testament of K. A. Bonholzer as subscribing witnesses thereto, in his presence and at his request and in the presence of each other, and that the said K. A. Bonholzer signed the same in our presence and declared it to be his last will and testament.

this April 19, 1940.

W. T. Roberts

W. C. Abernathy

STATE OF TENNESSEE }  
COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing will was probated by the Court and ordered to be filed and recorded in my office on this the 23rd day of April, 1945.

Hubert Lusk  
Clerk.

## LAST WILL AND TESTAMENT OF

ANNA HOBBS PATTON OF COALMONT, TENNESSEE

I, Anna Hobbs Patton, of Coalmont, Tennessee, being of sound mind and disposing memory and in my usual state of bodily health, do hereby make and publish this my last will and testament; hereby revoking all former wills, codicils, or parts of wills.

I hereby will, bequeath and demise to my beloved husband, John E. Patton, all the property of whatever nature and wherever situated which I may own at the time of my death.

Also, I hereby nominate and appoint my beloved husband, John E. Patton, sole executor of my estate and direct that he serve as such without bond.

In the event that my said husband should die before I do, I direct that my estate be divided, at my death, equally between our then surviving children; and in such event, I now direct that our eldest son, John E. Patton, Jr., serve as executor and that he serve without bond.

In witness whereof I have signed this my last will and testament this 6th day of September, 1944.

Anna Hobbs Patton

I, Edwene Baggenstoss, of Tracy City, Tennessee, hereby certify that I have signed my name as a witness to the last Will and Testament of Anna Hobbs Patton of Coalmont, Tennessee, and that I have signed my name as witness in the sight and in the presence of the said Anna Hobbs Patton and in the sight and presence of A. R. Curtis, the other subscribing witness.

Witness my signature at Coalmont, Tennessee, on this the 6th day of September, 1944.

Edwene Baggenstoss

I, A. R. Curtis, of Coalmont, Tennessee, hereby certify that I have signed my name as a witness to the last Will and Testament of Anna Hobbs Patton of Coalmont, Tennessee, and that I have signed my name as witness in the sight and in the presence of the said Anna Hobbs Patton and in the sight and presence of Edwene Baggenstoss, the other subscribing witness.

Witness my signature at Coalmont, Tennessee, on this the 6th day of September, 1944.

A. R. Curtis

Probated by the Court and filed in my office May 15, 1945.

Hubert Lusk, Clerk. (See Minute Book "W" Page 368.

WILL OF WM CREIGHTON

Wm Creighton of Coalmont Grundy County, Tennessee, do make my Will to Susie E. Creighton my wife all I possess & own to do as she likes to do use it spend it as she likes to. As long as she lives & after her Death if she out lives me & all funeral expenses are Paid then if any thing left it is to be divided equally among all my children.

I do Will my Home to Willie Sue Creighton my youngest Daughter & all in the House & on the Premises as all the Rest Has Homes but her & to have the Little Buseness Dry Goods I have in the store to do as she likes with it & Bob Creighton my Son to cary on Run the store as long as he wants to Run it.

This September the 16th 1944.

Wm Creighton

We whose names are hereto subscribed, do hereby certify that Wm Creighton, the testator, subscribed his name to this instrument in our presence and in the presence of each of us, and declared at the same time in our presence and hearing that this is his last will and testament, and we at his request, sign our names hereto in his presence as attesting witnesses.

Morris Dykes  
Peersheba Springs, Tenn.

W. R. Curtis  
Morristown, Tenn.

STATE OF TENNESSEE )  
COUNTY OF GRUNDY )

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing instrument was presented to the Court by M. A. Creighton as the last Will and Testament of Wm Creighton; that Morris Dykes one of the subscribing witnesses thereto also appeared in open Court and made oath that he and the other witness was present when the testator signed said instrument as and for his Last Will. And further that said paper was admitted to probate and ordered by the Court to be recorded in the book of Wills. Witness my hand at office this the 16th day of May, 1945.

Hubert Lusk, Clerk.

## (WILL OF MRS. JANIE GARNER)

I Jennie Garner do make and publish my last will and testament, hereby revoking and making void all others by me at any time made.

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

Secondly - I give and bequeath all my property, both real and personal to my husband, William Garner. And I do especially include one tract of land, being and being in district No. 9 of Franklin County, Tennessee, and bounded as follows, to-wit: On the north by the Long heirs; on the west by Stephen Rowe; on the south by the Long heirs, and on the east by John Patterson, containing 27 acres, be the same more or less. It being the same tract that I inherited from the estate of my deceased father, J. K. Long. I do especially and specifically give the above described tract of land to my husband, William Garner.

In witness whereof I do to this my will, set my hand, this 28 day of February, One thousand Eight hundred and Ninety eight.

Janie Garner

Signed and published in our presence, and we have subscribed our names hereto in the presence of the testator. This 28 day of February, 1898.

Witnesses

J. F. Larson

J. G. Larson

State of Tennessee )  
County of Grundy )

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the above instrument was probated before the Court and ordered to be recorded in the book of wills as the Last will and testament of Mrs. Janie Garner, deceased.

Witness my hand at office in Altamont, Tenn., this 5th day of September, 1945.

Hubert Lusk, Clerk.

(See Minute Book "W" page 40a)

(LAST WILL & TESTAMENT OF)  
ESTHER WICKSER

Sept. 8, 1944

I <sup>knew</sup> This is to let you/what to do with my belongings after my death, if I should be called before, enkel Jake. I want the money that is left after all the expenses are paid sickness and funeral, to go Barbara, Kate and Rosie Wickser for the will have to take care of enkel Jake, the furniture in my room, everything goes to the girls. And now I say God bless each and every one for giving enkel Jake and myself the home we have had here many many thanks for it.

God bless every one of you and the Babies wish I love so much.

Aunt Esther.

STATE OF TENNESSEE )  
COUNTY OF GRUNDY )

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing instrument was proven before the Court and ordered to be recorded with the wills; that the witnesses, Herman E. and John K. Baggett, appeared in open Court and made oath that they were well acquainted with the testator and with her writing, and that the signature is her genuine signature.

Witness my hand at office in Altamont, Tenn., this 13th day of November, 1945.

Hubert Lusk, Clerk.

## LAST WILL AND TESTAMENT

I, Lelia Williams of Tracy City, Tennessee, being of sound mind and disposing memory and realizing the uncertainty of life do hereby make, ordain, publish, and declare, this to be my last Will and Testament.

1. I order and direct that my Executor hereinafter named pay all my just debts and funeral expenses as soon after my decease as conveniently may be.  
2. I give, devise and bequeath to my beloved son, Bennar Fields Williams, my home place, being the place where I now reside, on the Monteagle- Tracy City Highway, in Corporate limits of Tracy City, and also set over and give to him one diamond ring and one Bulova wrist watch.

3. To my sister Lois Nearn, I give and bequeath the following personal property:

One mahogany four poster bed room suite; one mahogany colored metal bed, mattress and springs (full size); one electric sewing machine; one sterling upright piano-assumed expense; two walnut tables; one maces Air tight heater; one three-quarter white iron bed; with spring and mattress; one sectional book case; one table-part of old desk; one dining room suite (table, china cabinet and six chairs); one cedar chest; one electric stove

(Continued)

and cast iron heater; one brass electric table lamp; one metal electric table lamp; one mahogany framed mirror; three chairs (one large rocker, one small rocker, one straight chair, being unfinished chairs).

4. To my sister Ora Benson, I give and bequeath the following personalty: One full size ivory colored metal bed, spring, mattress and one dresser; one 9 X 12 wool rug; one divan; one warm morning heater; one light oak book case; one kitchen cabinet; one kitchen table; one electric frigidaire; one sewing basket; one white frame bath room mirror.

5. I name, nominate, and constitute and appoint my son Bonner Field Williams, as executor without bond of this my last Will and Testament, hereby revoking all former Wills by me made.

IN WITNESS WHEREOF, I have hereunto subscribed this my name this 27th day of September, 1945.

Lelia Williams

THIS INSTRUMENT, was on the day and date thereof, signed sealed and published by the testatrix Lelia Williams as her last Will and Testament, in the presence of us at her request and we have subscribed our names thereto as witnesses in her presence and in the presence of each other.

John H. Marable, Jr.

Tracy City, Tenn.

Edith Lewis

Monteagle, Tenn.

STATE OF TENNESSEE }

COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing instrument was presented to the Court and probated by the Court and ordered to be recorded in the Book of Wills, as the last Will and Testament of Mrs. Lelia Williams.

Witness my hand at office in Altamont, Tenn., this 14th day of Nov., 1945.

Hubert Lusk, Clerk.

LAST WILL & TESTAMENT OF LULA DORA BERGMAN  
OF COALMONT, TENNESSEE.

Realizing the uncertainty of life and the certainty of death, I, Lula Dora Bergman of Coalmont, in Grundy County, Tenn., hereby make, publish and declare this to be my last Will and Testament, hereby revoking and making void all others by me at any time made.

First: I direct that all my just debts and funeral expenses be paid by my Executor out of any moneys of which I may die seized and possessed, or that may first come into the hands of my Executor.

Second: I hereby give and bequeath to Ina L. E. Graff all of my estate, real, personal and mixed wherever situate, to be her property, solely used by her free from the claims of all persons.

Third: I hereby nominate, constitute and appoint the said Ina L. E. Graff, Executor of this my last Will and Testament, without bond, and free from interference of any Court, to carry into effect this Will.

In witness whereof, I have hereunto set my hand, in the presence of W. C. Abernathy and Chas. Etter whom I have called as witnesses hereto, on this the 30th., day of September, 1940.

Lula D. Bergman

Witnesses:

W. C. Abernathy

Charles Etter

We, W. C. Abernathy and Chas. Etter do hereby certify that we, signed the foregoing Will of Mrs. Lula Dora Bergman, in her presence and at her request, and that she signed the same in our presence and declared it to be her last Will and Testament.

This Sept., 30, 1940.

W. C. Abernathy

Charles Etter

STATE OF TENNESSEE }

COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing Will of Lula Dora Bergman was probated by the Court; that W. C. Abernathy, one of the subscribing witnesses thereto appeared before the Court and made oath to the signatures, and that the Will was ordered to be recorded in the Book of Wills.

Witness my hand January 8, 1946

Hubert Lusk, Clerk.

THE LAST WILL AND TESTAMENT OF CAMPBELL HARGIS OF PELHAM, TENN.

I, Campbell Hargis of Pelham, Grundy County, Tennessee, being of sound mind and disposing memory, and realizing the uncertainty of life and the certainty of death, do make, publish and declare this to be my last Will and Testament, hereby revoking all other Wills by me at any time made.

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

SECOND: I give and bequeath to my beloved wife, Emma Goodman Hargis, all of my estate, real, personal and mixed, of every kind, character and description, wherever situated.

THIRD: I hereby nominate, constitute and appoint my wife, Emma Goodman Hargis as sole Executrix of this my last Will and Testament, and direct that she be permitted to enter upon the duties as such, without executing any bond therefor.

This 9 day of July, 1941.

Cam Hargis

J. Cecil Ray

Dr. U. B. Bowden

Subscribing witnesses.

State of Tennessee --- Grundy County

We, J. C. Ray and Dr. U. B. Bowden subscribing witnesses to the foregoing Will of Campbell Hargis, hereby certify that we signed said instrument in the presence of and at the request of the said Campbell Hargis, who declared the same to be his last Will and Testament, and that we signed it in the presence of each other.

This    day of July, 1941.

J. Cecil Ray

Dr. U. B. Bowden

Filed in My Office April 1, 1946.

Hubert Lusk, Clerk.

STATE OF TENNESSEE --- GRUNDY COUNTY

I, Hubert Lusk, Clerk of the County Court of said County, do hereby certify that the foregoing Will was probated by the Court and that Dr. U. B. Bowden, one of the subscribing witnesses thereto appeared before the Court and made oath to the signatures; that they are genuine as purported to be. And that this Will was ordered to be recorded in the Book of Wills by the Judge of said Court.

Witness my hand at office in Altamont, Tenn., this 1st day of April, 1946.

Hubert Lusk, Clerk

*Hubert Lusk, Clerk*

(WILL OF A. J. MORGAN)

I, A. J. Morgan, of Lewisburg, Marshall County, Tennessee being of sound mind and disposing memory, do hereby make and publish this my last will and testament.

FIRST. I desire and direct that all my just debts and my funeral expenses be first paid by my Executrix out of any funds coming into her hands as such Executrix.

SECOND. I give, devise and bequeath all my estate, real and personal, to my beloved wife, Mary Record Morgan, in fee simple and absolutely.

THIRD. I hereby nominate and appoint my said wife Executrix of this my last will and testament; and I direct that no security be required of my said wife as Executrix.

In testimony whereof I have hereunto set my signature, this the 9th day of April, 1943.

A. J. Morgan

Signed by the said A. J. Morgan 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, and in the presence of each other, have subscribed our names as attesting witnesses, the day and date above written.

T. L. Cathey

Billye B. McConnelle

STATE OF TENNESSEE }  
GRUNDY COUNTY }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the above instrument was probated by the Court; that T. L. Cathey one of the subscribing witnesses thereto appeared before the Court and made oath that he and Billye B. McConnelle were present when the testator signed the will, and that they signed as attesting witnesses, in his presence and at his request. Further that the Will was ordered to be recorded in the record of Wills.

Witness my hand at office in Altamont, Tenn., this 28th day of April, 1946.

Hubert Lusk  
Hubert Lusk, Clerk.

THE LAST WILL AND TESTAMENT OF SAMUEL WERNER, SR.

I, Samuel Werner, Sr., considering the uncertainty of this life, and being of sound mind and disposing memory, do hereby make and publish this my last will and testament, in manner and form following, hereby revoking and rendering void all former wills by me made.

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

Second. I give and bequeath unto my three children, Carl Werner, Mrs. Rosalee Boyd and Samuel Werner, Jr., five thousand dollars in cash each, and direct that this be paid to them out of the proceeds of insurance I have on my life. This insurance will come into my wife's hands as she is named as beneficiary in the policies, yet I am hereby directing that fifteen thousand dollars of it be equally divided among my said three children, and the remainder thereof will go to my wife as hereinafter provided.

Third. The remainder of my property consisting of 390 shares of stock in the Tennessee Consolidated Coal Co., forty-five (45) shares of stock in the First National Bank of Tracy City, all certificates of deposit in banks, notes, and all other personal property including any money in banks that I may die seized and possessed of, together with all real estate, timber and timber lands I may own at my death, nine thousand six hundred dollars of my life insurance--this being the balance of said life insurance after paying to my said three children five thousand dollars each-- and all the remainder on my property, real, personal and mixed, except that set out hereinafter and specifically devised, I give and bequeath unto my beloved wife, Mrs. Ellen Werner. However, should she owe any amount on any property hereby devised to her, I hereby direct that she, my said beloved wife, pay all such obligations out of the property herein devised and given to her.

And further I direct that in the event my three children or either of them desire to purchase any timber on the lands herein devised to my beloved wife, that they be allowed to do so by paying to my wife two dollars per thousand feet as stumpage for all timber so cut and removed by them or either of them.

Fourth. I hereby name, nominate and appoint my beloved wife, Ellen Werner, executrix of this my last will and testament, and having the utmost confidence in her integrity, I absolve her from the necessity of making bond, and respectfully ask the Court that she be allowed to serve without bond,

In witness whereof, I hereunto set my hand, this the 14th day of January, 1939.

Saml Werner, Sr.

(WILL CONTINUED)

Executed at the request of the testator and in his presence and in the presence of each of us on this the 14th day of January, 1939, as subscribing witnesses.

Chas. M. Boyd

William Martin Scilla

CODICIL OR SUPPLEMENT TO MY WILL DATED JAN. 14, 1939.

Since I executed my will on January 14, 1939, I have disposed of three hundred shares of my stock of the Tennessee Consolidated Coal Company, leaving only seventy shares of said stock owned by me at this time. And likewise I have disposed of forty shares of the stock of the First National Bank of Tracy City, Tennessee, leaving only five shares of said stock owned by me at this time, and I desire to divide said shares of stock equally between my two grand children.

1st. I, therefore, give and bequeath unto Elle Charlotte Boyd thirty-five shares of the stock of the Tennessee Consolidated Coal Company, and two and a half shares of the stock of the First National Bank of Tracy City, Tennessee.

2d. And I likewise give and bequeath unto Sam Werner III thirty-five shares of stock of the Tennessee Consolidated Coal Company, and two and a half shares of the stock of the First National Bank of Tracy City, Tennessee.

3d. I give, devise and bequeath unto my three children, Carl Werner, Rosalee Werner Boyd, and Sam Werner, Jr., all my real estate of every kind and character, except the land hereinafter devised and given to Jeri D. Fults, and wherever situated, they, <sup>my children</sup> to share equally therein, and make the division thereof among themselves. But the home place is reserved to my beloved wife during the remainder of her life, and she is to have the stumpage at two dollars per thousand feet of all timber cut and removed from said lands during her life, and ten cents ton royalty on all coal mined from said lands and disposed of during her life time.

4th. I give, devise and bequeath unto Jeri D. Fults, a true and loyal friend of mine for more than forty years, my one-half undivided interest in the remainder of the lands owned jointly by him and me, and deeded to me by A. D. Clarke by deed dated October 16, 1929, and of record in the register's office of Grundy County at Altamont, Tennessee, in Deed Book 66, pages 45-47.

5th. I hereby name, nominate and appoint Carl Werner, Sam Werner, Jr., and Chas. M. Boyd co-executors with my beloved wife of this my last will and



(WILL CONTINUED)

testament as amended, and having perfect confidence in their honesty and integrity I ask that they be allowed to serve as such without the necessity of giving bond.

To the extent, and in the manner herein stated, my original will is hereby modified.

In witness whereof, I hereunto set my hand on this the 17th day of June, 1944.

Sam Werner, Sr.

Executed at the request of the testator and in his presence, and in the presence of each other on this the 17th day of June, 1944.

Berale Werner  
Tracy City, Tennessee.  
Sol E. Schaefer  
Tracy City, Tennessee.

STATE OF TENNESSEE )  
COUNTY OF GRUNDY )

I, Hubert Lusk, County Court Clerk of said county, do hereby certify that the foregoing will and testament of Sam Werner, Sr., was proven and probated before the court and ordered to be recorded by the court in the book of wills.

This the 13th day of September, 1940.

Hubert Lusk  
County Court Clerk

LAST WILL AND TESTAMENT

I, J. W. Speegle, a resident of Tracy City, Grundy County, Tennessee, being of sound mind and disposing memory and wishing to now make direction for the use and disposition of my property following my inevitable death, do hereby make, publish and ordain this to be my Last Will and Testament hereby revoking all other and former Wills and codicils thereto by me made at any time heretofore.

FIRST. I direct that my funeral expenses and all my just debts be first paid, by my Executrix, out of such monies as I may die seized and possessed of, or which may come into the hands of my executrix to my account, as soon after my death as may be practicable.

SECOND. I will and bequeath to my wife, Della Speegle, all my personal property of whatever kind and character, wherever located, including the proceeds of my Life Insurance policies which may be owned by me and outstanding and in effect at the time of my death.

THIRD. I will and devise to my said wife a Life Estate in and to all my real property wherever same may be located, with the right to rent, lease and otherwise manage, control and maintain said property as if it were her own; to pay all just and lawful taxes and assessments due thereon; to collect, retain for her own use for herself the revenues and income from any and all of said real estate; EXCEPT- THAT none of said real estate may be sold or incumbered during the life time of my wife except as is herein-after provided; BUT this bequest, to my said wife, in this Will, of all my personal property and the real estate as herein provided, is to be in lieu of all other interests in my estate to her, whether by way of homestead, dower, or as distributees.

FOURTH. I will and grant to my said wife the right to sell our homestead known as the Brad Roberts property located in the fourth Civil District of Grundy County and where we now reside in Tracy City, Tennessee, and I empower her as Executrix of this my will to execute a deed to the purchaser thereof, in the event she desires to sell the same and reinvest the proceeds of the said sale in another residence where she may desire, taking the deed to said purchased property in her name as such said Executrix; BUT- the purchaser of our said home-place, from my wife as such said Executrix, will not be required to see that my said wife reinvests the proceeds of such said sale of our homestead in another residence wherever she may desire, as is herein provided.

FIFTH. I will and devise that at the death of my wife all my real estate of which I die seized and possessed, including the home which my wife may have purchased, if any, in her name as Executrix as is hereinabove provided, shall pass to my then living children, share and share alike; and in the

event that any of my children shall predecease my said wife leaving a child or children of their own, each such child shall receive from my said estate the sum of five Dollars which shall be a charge against my estate.

SIXTH. I hereby nominate and appoint my said wife, Bellar Speegle, as Executrix of this my Last Will and Testament, and I direct that she be excused from making Bond as such Executrix.

SEVENTH. If any person, legatee or devisee shall directly or indirectly contest or dispute any provision in this will, either before a probate court or before any judicial body, or call in question before any court or tribunal the provisions of any legacy, devise or provision herein, then I revoke all provisions in this will made in his or her behalf and declare the same void and of no effect and give said legacy, devise or provision so revoked to the other legatees or devisees not so contesting my said will, share and share alike.

EIGHTH. IN TESTIMONY WHEREOF I, J. W. Speegle, have hereunto set my signature in the presence of the undersigned witnesses to whom I have declared this to be my Last Will and Testament, this the 10th day of July, 1939.

J. W. Speegle  
J. W. Speegle.

Signed by the said J. W. Speegle as and for his Last Will and Testament consisting of three typewritten sheets on the margin of each of which three sheets the said J. W. Speegle has written his name, in the presence of us the undersigned, who, at his request and in his sight and presence, and in the presence of each other, have subscribed our names, this the day and date above written.

Thos. M. Leckner  
H. B. Carthwaite  
Attesting Witnesses

State of Tennessee }  
County of Grundy }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing Will was probated by the Court, the judges being well acquainted with the signatures of the attesting witnesses, waived their appearing before the Court and ordered said Will to be recorded in the Book of Wills, as the Last Will of J. W. Speegle.

Hubert Lusk, Clerk.

LAST WILL AND TESTAMENT

I, William M. Garner of Decherd, Tennessee, Rt. 3, in Grundy County, Tennessee, of sound mind and disposing memory, uninfluenced, by others, do make and declare this as and for my last Will and Testament, revoking all other wills heretofore made by me.

1st. I direct that all my debts including expenses of last illness and burial be paid by my executrix hereinafter named.

2nd. I give, devise and bequeath all my property, real, personal or mixed, of every kind and description, to Edna Long Awtry to be hers absolutely.

3rd. I designate and appoint Edna Long Awtry as the Executrix of this my last Will and Testament, and excuse her from the necessity of executing bond.

In witness whereof, I have hereunto signed my name this the 2nd day of February, 1940.

William M. Garner  
Testator.

Signed and declared by the said William M. Garner as and for his last Will and Testament, in our presence and we, at his request and in his presence and in the presence of each other, all three present at the same time, have subscribed our names hereunto as attesting witnesses on this the 2nd day of February, 1940.

J. G. Laxson, Witness  
Mrs. Rebecca Laxson, Witness

STATE OF TENNESSEE }  
COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the above instrument was probated by the Court as and for the Last Will and Testament of William M. Garner; and ordered to be filed and recorded in the Book of Wills.

Witness my hand this the 22nd day of April, 1940.

Hubert Lusk, Clerk.

(See Minute Book "W" Page 586)

THE LAST WILL AND TESTAMENT OF G. L. HILL OF GRUNDY COUNTY, TENN.

I, G. L. Hill of Grundy County, Tennessee, being of sound mind and disposing memory, and realizing the uncertainty of life and the certainty of death, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking and making void all other wills by me at any time made.

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

Second: I hereby give and bequeath to my beloved wife, Icie Hill all my property of every kind, character and description, both real and personal, wherever situated.

Third: I hereby nominate, constitute and appoint my said wife, Icie Hill as executrix of this Will, without bond, and she may enter upon her duties as such by appointment of the Court, upon this Will being probated by taking the oath prescribed by law, and no other requirements shall be made of her.

Witness my hand, this 3rd day of June, 1944.

G. L. Hill

W. N. Paris

Ike Sartain, Jr.

Subscribing witnesses.

We, W. N. Paris and Ike Sartain, Jr., subscribing witnesses to the foregoing Will of G. L. Hill, hereby certify that we signed the same as subscribing witnesses, in the presence of and at the request of said Hill and in the presence of each other, and that he declared to us that this is his last will and testament.

This 3rd day of June, 1944.

W. N. Paris

Ike Sartain, Jr.

STATE OF TENNESSEE }  
COUNTY OF GRUNDY }

I, Hubert Lusk, County Court clerk of Grundy County do hereby certify that the foregoing instrument was probated by the Court as and for the last Will and Testament of G. L. Hill, and ordered to be recorded in the book of Wills.

Witness my hand at office this May 30, 1947.

(See Minute Book "W" Page 592.)

Hubert Lusk, Clerk.

Tracy City, Tennessee

April 15, 1947

Last Will and Testament of Miss Elizabeth Robbins.

I Elizabeth Robbins being of sound mind and disposing memory hereby make and publish my last Will and Testament revoking any and all others made by me heretofore.

I direct Stanley R. Hampton and Brownlee Curry to act as my executors without bond, and of the first money that comes into their hands to pay my funeral expenses and all just debts.

I bequeath to my niece Anna Pat Thrasher my diamond pin, to my grand niece Margaret Curry I bequeath one of my diamond rings. To my grand niece Lorette Hume one of my diamond rings. To my niece Lulu Hampton Owen I bequeath the old dresser that stand in my bed room and the Libby McNeal & Libby Stock. To my niece Frances Hampton Curry my Lusters that stand on the mantle in the living room and the Union Planters stock.

To my niece Melinda Hampton Wortham I bequeath the two iron Urns that stands in my front yard, and one of the Tennessee Consolidated Coal Company Bond. To my niece Lorette Hampton Hume I bequeath two (2) of my Tennessee Consolidated Coal Company Bonds.

To my nephew Stanley R. Hampton I bequeath my white Coal Company stock. To the Ladies Memorial Association I bequeath one (\$1000.00) thousand dollars. To Christ Episcopal Church of Tracy City, Tenn. Five (\$500.00) hundred dollars and to the Auxillary of Christ Church Episcopal I bequeath Five (\$500.00) hundred dollars.

I want Stanley R. Hampton to have the first chance to buy my house, without the furniture) at a price of Twenty on (\$2100.00) hundred dollars, giving each one of my five nieces three \$300.00 dollars, Melinda Wortham, Lorette Hume, Frances Curry, Lulu Owen and Anna Thrasher and my two two nephews John E. Patton, Jr and Theodore Patton three (\$300.00) hundred. The furniture to be divided between my nieces, Melinda, Lorette, Frances, Lulu Estelle and Anna Thrasher.

I bequeath equal shares of my Coca Cola Stock and my Moore Handles Hardware Company stock to my five nieces and three nephews, namely, Melinda Wortham, Lorette Hume, Frances Curry, Lulu E. Owen and Anna Pat Thrasher, Stanley R. Hampton, John E. Patton, Jr. and Theodore Patton.

My linen, dishes, glasses and nicknaw, bed clothes to be divided between my five nieces, namely, Melinda, Lorette, Frances, Lulu Estelle and Anna Pat Thrasher. The remainder of my personal property (if any left) such as Stocks, Bonds, Cash and minor things to be divided between my five nieces & 3 nephews as named, Melinda, Lorette, Frances, Lulu Estelle,

(CONTINUED FROM LAST PAGE)

Stanlee, John, &amp; Theodere, Anna Thrasher.

This the 15 day of April, 1947.

Witness-

Dorothy FosterByron Roberts

STATE OF TENNESSEE

COUNTY OF GRUNDY

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing Will was probated by the Court as and for the Last Will and Testament of Elizabeth Robbins; that Byron Roberts, one of the subscribing witnesses thereto appeared before the Court and made oath that he and Dorothy Foster signed the Will at the request of the Testatrix and that she declared this to be her last Will and Testament.

Witness my hand at office in Altemont, Tenn., this the 5th day of July, 1947.

Hubert Lusk  
County Court Clerk.

## LAST WILL AND TESTAMENT OF MRS. BELLE SHELTON.

I, Belle Shelton, of Tracy City, Grundy County, Tennessee, being of sound mind, and memory, and knowing that life is uncertain, and death is sure soon or later; I make and publish this my last WILL AND TESTAMENT, revoking all others made or purported to be made by me, at any time;

## FIRST.

I WILL and bequeath to my beloved husband, E. C. Shelton, all and every part and parcel of my real estate, and personal property, for his use and benefit during his natural life, to sell any part of the real or personal property, as he may see fit and well for his lively hood, and to pay any debts that I may be responsible for out of said proceeds.

## SECOND.

And I hereby appoint my said husband E. C. Shelton, to be the Trustee, and executor, and Administrator, to carry out my will, and it is my will that he be appointed as such Trustee, and executor, or Administrator, without any official bond being required by the County Court, and it is further my will that any moneys on deposit in the First National Bank, to the credit of ~~me~~ Mrs. E. C. Shelton, be turned over to my Trustee, and executor, or Administrator, the said E. C. Shelton, and that he as such Trustee, executor, or Administrator, deposit the same to the credit of E. C. Shelton, Trustee, executor, or Administrator, of Belle Shelton estate, and my said Trustee,

(CONTINUED)

executor, or Administrator, shall have the right to draw checks on said account at will as he may see fit and best as my Administrator, and he shall have the right to sell, any or all of my real estate, and deposit the proceeds to my estate, and he shall be empowered to collect, any debts or income that may be due me from any stocks, or United States Government bonds, or other debts due my estate, and he as E. C. Shelton, Trustee, etc., of my estate, shall be allowed to pay to E. C. Shelton, individually, any sum of money, that he may deem adequate, and necessary for his personal needs and comfort, as long as such estate will last, he shall have the right to trade, sell, deed or dispose of said estate in any way that he may deem best, in whole or in part, and I repeat, that he is to serve as my Trustee, Executor, or Administrator, without bonds of any kind. But at the death of my husband (E. C. Shelton), I bequeath any remaining property, either real,

Page 2. of Mrs. Belle Shelton's Will.

or personal, to be equally divided among my four living brothers, David Murphy Griswold, Harold Griswold, Gillie Griswold, and Lee Griswold, and the living children of Dewitt Griswold, Deceased, all to share and share alike. And it is further my Will and request, that after the demise of my husband, that the Grundy County Court, appoint either of my brothers then living, as Administrator, or Executor, to administer or divide any and all property both real and personal, and that he be allowed to serve as such without bonds, in winding up any residue of my estate.

Signed Sealed and Delivered in the Presence of the following

Witnesses:

On this 14th day of May, in the year of our Lord, 1947.

Witness: Clarence Summers,Belle Shelton  
Testator.Witness: H. B. WarrenWitness: R. M. Geary

STATE OF TENNESSEE

COUNTY OF GRUNDY

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing instrument was probated by the Court as and for the Last Will & Testament of Mrs. Belle Shelton, and ordered to be recorded in the book of Wills.

Witness my hand at office in Altemont, Tenn., this the 20th day of August, 1947.

(See Minute Book "X" page 22.)

Hubert Lusk, Clerk.

(LAST WILL & TESTAMENT OF W. F. NORMAN)

I, W. F. Norman, do make and publish this as my last will and testament, hereby 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 moneys that I may die possessed of or may first come into the hands of my executor.

Secondly. I give and bequeath to my wife, Lucy Gregory Norman, all the realty and personal property that I may possess at my death.

In witness whereof, I do to this my will, set my hand, the eleventh day of October One Thousand Nine Hundred and Thirty Nine.

W. F. NORMAN

Witnesses ( Mrs. G. C. Partin  
( William Alexander.

STATE OF TENNESSEE )

COUNTY OF GRUNDY )

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the above instrument was probated by the Court as and for the last will & testament of W. F. Norman and ordered to be recorded in the Book of Wills.

Witness my hand at office in Altamont, Tenn., this 20th day of September, 1947.

Hubert Lusk, Clerk.

LAST WILL AND TESTAMENT OF MRS. JESSIE FULTS

I, Mrs. Jessie Fults, a resident of Grundy County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this as my last will and testament, hereby revoking any and all former wills that may have heretofore been made by me.

1. I will and direct that all my funeral expenses and just debts be paid as promptly as possible after my death, from the first monies available for that purpose.

2. I hereby give, devise and bequeath unto my husband, Claude Fults, all of the property of which I die seized and possessed, both personal, real and mixed, wherever located, to be his absolutely and in fee simple forever; provided, however, that he is still my husband at the time of my death. Otherwise this will shall be null and void.

3. I hereby nominate and appoint my said husband as executor of my estate to act as such, without bond or the necessity of reporting to the Court.

Witness my hand this 14th day of September, 1946.

Mrs. Jessie Fults.

Signed, sealed, published and declared by the said Mrs. Jessie Fults as and for her last will and testament, and acknowledged by her as her last will and testament, in the presence of us, the undersigned witnesses, who at her request, and in her sight and presence, and in the sight and presence of each other, have subscribed our names hereto as attesting witnesses, on this the 14th day of September, 1946.

Adelle Mayo

Mary Crocker

STATE OF TENNESSEE )

COUNTY OF GRUNDY )

I, Hubert Lusk, Clerk of the County Court of said County, do hereby certify that the foregoing Will was probated by the Court; that the subscribing witnesses thereto appeared in open Court and made oath that they were present when the testatrix signed the instrument and that she declared it to be her last will & testament. And that same was ordered to be recorded in the Book of Wills.

Witness my hand at office in Altamont, this October 21, 1947.

Hubert Lusk  
County Court Clerk.

## (LAST WILL &amp; TESTAMENT OF G. C. PARTIN)

State of Tennessee  
Grundy Co.

I, G. C. Partin, 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 moneys that I may die possessed of or may first come into the hands of my executor.

Secondly. I desire my wife Annie Partin to be well provided for during her life time out of the rents and money that I may die possessed of, then at the end of each year after the insurance has been paid, to divide the amount left among my five children.

Thirdly. I desire five years after my wife's death, the real estate to be sold or divided as the Administrator thinks best.

Fourthly. I desire my insurance business be sold, and the money be divided among the five said children.

Viz: Eloise, Bill, George, Kelley and Carrie.

Fourthly. I wish the property kept in good condition, and that the taxes and insurance be paid up, as I have done.

Lastly. I do hereby nominate and appoint my oldest son, W. A. Partin my executor, without bond.

Witness This May 10, 1940.

G. C. Partin

Chas. P. Fults, Witness to signature.

Jim L. Francis " " "

Filed in my office February 6, 1948.

Hubert Lusk, Clerk.

STATE OF TENNESSEE }  
COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the above instrument was probated by the Court as and for the Last Will & Testament of G. C. Partin and ordered to be recorded in the Book of Wills.  
Witness my hand at office in Alton, Tenn., this 6th day of February, 1948.

Hubert Lusk, Clerk.

## (LAST WILL &amp; TESTAMENT OF A. F. STUBBLEFIELD)

KNOW ALL MEN BY THESE PRESENTS, That I, A. F. Stubblefield, residing in 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 other wills heretofore made by me.

FIRST; I will and direct that all my just debts and funeral expenses be paid.

SECOND; I give and bequeath unto my beloved wife, Mary Ellen Stubblefield, during her natural life or as long as she remains my widow, all my real estate, wherever located and also my household and kitchen furniture.

THIRD; I will and bequeath unto my son, Fred Hix Stubblefield, in trust, the remainder of my personal property, of every kind and character, not hereinbefore mentioned, and direct that my said son, Fred Hix Stubblefield, Trustee pay all income received therefrom unto my said wife Mary Ellen Stubblefield, as long as she lives or remains my widow, but in the event my said wife Mary Ellen Stubblefield should marry again, it is my will that she shall not get any of said income thereafter, and further direct that my said trustee keep the stock that I hold in the First National Bank of Memphis, Tennessee as an investment until the death or marriage of my wife Mary Ellen Stubblefield.

FOURTH: At the death or marriage of my wife Mary Ellen Stubblefield, I will, bequeath and devise unto my son Fred Hix Stubblefield, in trust, all my real estate, wherever located, and direct that said trustee shall advertise and sell said real estate, either publicly or privately, and upon such terms as in his discretion he may be able to realize the best possible price, and I further direct that said trustee shall also sell the personal property mentioned in item three of this my last will and testament, either publicly or privately as he may deem best in order to realize the best possible price, and after said real estate and personal property has been converted into cash, and after said trustee collects all notes, accounts, life insurance and adds the proceeds to the cash on hand or on deposit, I will and direct that my said trustee pay the entire amount so held by him, less cost and expenses, unto my sons, Hugh Stubblefield and Fred Hix Stubblefield, and unto my daughters, Mrs. Rudy Sain, Mrs. Jesse Brown, Mrs. Bell Shelton and Mrs. Cora Strubling, share and share alike, however taking into consideration that any unpaid note or account against any son, daughter or husband, shall be deemed an advancement, and charged against his or her share, provided further that in the event any one or more of my said sons or daughters becomes dissatisfied with this my last will and testament and files a petition in any court

to set this my last will and testament aside, it is my will and request that he, she or they receive no part or share in my estate, and his, her or their share or shares shall be paid to my other son, sons, daughter or daughters who shall defend this my last will and testament. I hereby nominate and appoint my son, Fred Hix Stubblefield, executor. Witness my hand on this the 22nd day of December 1944.

A. F. Stubblefield

We, the undersigned, subscribe our names hereto, in the presence and at the request of the testator, A. F. Stubblefield, who signed and acknowledged the foregoing instrument in our presence as his last will and testament on the day and date above written.

A. L. Walling

L. H. Curtis

Jos. Gessler

STATE OF TENNESSEE }  
COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the above instrument was produced before the Court and ordered to be recorded in the book of Wills, as the Last Will and Testament of A. F. Stubblefield, deceased. Witness my hand at office in Alton, Tenn., this 1st day of May, 1945.

Hubert Lusk, Clerk.

IN THE NAME OF GOD, AMEN.

I, Mrs. Louisa Campbell, a resident of Grundy County, State of Tennessee, being of sound mind and disposing memory, and realizing the uncertainty of life and the certainty of death, do hereby make, publish and declare this to be my last will and testament, hereby revoking and making void any and all other wills by me at any time made.

First. I direct that my funeral expenses and all my just debts be paid by my executor as soon after my death and can conveniently be done, out of any moneys of which I may die seized and possessed, or that may first come into the hands of my executor.

Second. I hereby give, devise and bequeath unto Lawrence P. Phipps all of the residue of my property, of every kind, character and description, whether real, personal or mixed.

Third. I hereby nominate and appoint A. H. Curtis, of Coalmont, Tennessee, the executor of this my last will and testament, and having full faith and confidence in his ability and integrity hereby direct that he be allowed to execute this will without giving bond therefor.

As this my last will and testament, I hereby set my hand, this 16th day of April, in the year of Our Lord, nineteen hundred and forty one.

her  
Louisa Campbell  
mark

Witnesses:

H. M. Lappin

John E. Curtis

We, H. M. Lappin and John E. Curtis, subscribing witnesses to the foregoing last will and testament of Mrs. Louisa Campbell, hereby certify that the said Mrs. Louisa Campbell signed said will in our presence, and declared it to be her last will and testament, and that we signed the same as subscribing witnesses at her request, in her presence and in the presence of each other.

this 16th day of April, 1941.

H. M. Lappin

John E. Curtis

STATE OF TENNESSEE --- GRUNDY COUNTY

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing instrument was produced by the Court as and for the last will and testament of Mrs. Louisa Campbell and ordered to be recorded in the book of Wills. Witness my hand at office in Alton, Tenn., this 16th day of June 1948.

Hubert Lusk, Clerk.