

IN THE NAME OF GOD-AMEN.

I, Mrs. Maude Wooten, a resident of Grundy, Tennessee, residing in Hubbards Cove, in said County, and 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 other Will or 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 die seized and possessed, or that may first come into the hands of my Executor.

SECOND:

I hereby give and bequeath unto Paul Bailey and his wife, Eleanor Bailey, all of my property of every kind, or character, wherever situated, real, personal or mixed, and all household goods, fixtures, furniture etc., to their use and behoof forever.

THIRD:

In the event I shall precede my husband, Jim R. Wooten, in death, I direct that he shall have the use of any property I may own at my death, during his natural life, and then the same is to be given as above directed.

FOURTH:

I hereby nominate, constitute and appoint the said Paul Bailey to be the Executor of this, my last Will and Testament, and having full faith and confidence in his integrity, he is hereby excused from making any bond as such Executor.

Witness my hand, this, the 23 day of April, 1953.

Mrs. W. C. Hixson

Maudie Wooten

Mrs. Minnie Henderson
Subscribing witnesses.

We, Mrs. W. C. Hixson and Mrs. Minnie Henderson subscribing witnesses to the foregoing Will do hereby certify that we signed the same, in the presence of, and at the request of the Testatrix, and in the presence of each other, and that said Testatrix declared to us that this is her last Will and Testament.

This, the 23 day of April, 1953.

Mrs. W. C. Hixson

Mrs. Minnie Henderson

Filed in my office August 28, 1953.

Hubert Lusk, Clerk

Will of James Robertson

I, James Robertson, 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 at any time.

1st.

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

2d-

I give, devise and bequeath to my son, James Herbert Robertson, all my property, real, personal and mixed, and wherever situated or located for his sole and separate use and benefit.

3d-

I hereby suggest the appointment of my son, James Herbert Robertson, as my Executor, and that he be appointed as such without the necessity of making bond.

In witness whereof, I here unto set my signature, on this the 18th day of August, 1953.

Witness:

Jeff D. Fults

His
James Robertson X
Testator Mark

We, the undersigned, at the request of the Testator and in his presence and in the presence of each other, hereby set our signatures, on this the 18th day of August, 1953, as subscribing witnesses to the will of James Robertson.

Sam Anderson

Marion Anderson

Filed in my office Sept. 24, 1953.

Hubert Lusk, Clerk

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 recorded in the Book of Wills, on this the 24th day of September, 1953.

Hubert Lusk, Clerk

(See Minute Book "Y" page 199.)

THE LAST WILL AND TESTAMENT OF T. L. CANNON.

KNOW ALL MEN BY THESE PRESENTS. That I, T. L. Cannon, of Tracy City, Tennessee, being of sound mind and disposing memory, do make this my last Will and Testament, hereby revoking and making void any 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 demise as is practical, out of any money that I may have at the time of my death, or that may first come into the hands of my executor.

Second: I give and bequeath to my wife, Ella Cannon the sum of One Thousand Dollars, and she shall also have the use and occupancy of my home place where I now reside during her natural life. At her death all property left, including the home place is to be divided equally between all of my children, Namely: Ellis Cannon, Herbert Cannon, Freddie Cannon, Francis Cannon, Ross Cannon, Sarah Cannon Nunley, Ophelia Cannon Haynes and Murrel Cannon Byers.

THIRD: After the payment of any debts and funeral expenses and the payment of One Thousand Dollars to my wife, Ella Cannon, all other money I may own at the time of my death, is to be divided equally among the following named children: Ellis Cannon, Herbert Cannon, Freddie Cannon, Ross Cannon, Sarah Cannon Nunley, Francis Cannon, Ophelia Cannon Haynes, Murrel Cannon Byers is not included in this division for the reason that we have conveyed to her certain real estate for her share in my estate.

FOURTH: I hereby nominate and appoint my son, Francis Cannon as Executor of this my last Will and Testament, and having faith and confidence in his ability and integrity he is hereby excused from making any bond as such.

Witness my hand, this December, 11, 1953

T. L. Cannon

W. C. Abernathy

Jane Garthwaite

Witnesses:

We, W. C. Abernathy and Jane Garthwaite, subscribing witnesses to the foregoing Will, hereby certify that we signed the same at the request and in the presence of the Testator, and in the presence of each other. AND THAT WE ARE NOT INTERESTED IN SAID ESTATE.

W. C. Abernathy

Jane Garthwaite

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 recorded in the Book of Wills, on the 23rd day of January, 1954.

Hubert Lusk, Clerk.

WILL OF JAMES HARVEY HAMBY.

THIS IS MY WILL

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

I-

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

II-

I give, devise and bequeath unto my children, Arley Hamby, Levona Hamby Tipps, Phylline Hamby Robins, Willodean Hamby and Randal Hamby, all my property, real, personal and mixed, and wherever situated, share and share alike, but this is done subject to the right of my beloved wife, Anna Pearl Hamby, should she survive me, to maintain a home on said property if she so desires, or to live with her children, and to have a living out of any property that I may own at my death during the remainder of her life, and each and every one of my said children are bound by this provision and must see that she has a home and is cared for and provided with the necessities of life.

III-

In the event that my wife survives me, and she and all the children desire to sell any part or all of my estate left to them, they may do so, and the proceeds arising from said sale or sales, as the case may be, may be reinvested in other property, or equally divided among my several children, and should any one die leaving heirs, said heirs shall take said child's share, but the same provision as to the maintenance of my beloved wife in the event of a sale and reinvestment in other property, or a division of the proceeds derived from the sale or sales of said property, must prevail as set out under Item II above. In other words, and in any event, my beloved wife, should survive me, must be provided for and taken care of out of my estate.

IV-

But in the event I should survive my beloved wife, then all my property that I die seized and possessed of may be equally divided among my several children herein named as soon after my death as practicable. But on the other hand, if my beloved wife survives me, and the property left by me is not sooner sold and the proceeds divided, then at her death, the remainder of my estate, may be equally divided among my children, the heir or heirs of any deceased child taking the parent's share.

V-

I name, nominate and appoint my son, Arley Hamby, as my executor of this my last will and testament, and having the utmost confidence in his honesty and integrity, I ask that he be permitted to serve in this capacity without the necessity of giving bond.

In witness whereof, I hereunto set my hand on this the 1 day of October, 1943.

Harvey Hamby
Testator

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 James Harvey Hamby.

This the 1 day of October, 1943.

Tom W. Patton

Morris J. Walker

STATE OF TENNESSEE }
COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk, do hereby certify that the foregoing instrument is a full and true copy of the last will and testament of James Harvey Hamby, deceased, and further that this instrument was probated by the Court and ordered to be recorded in the Book of Wills, February 26, 1954.

Witness my hand at office in Altamont, Tennessee, this February 26, 1954.

Hubert Lusk
County Court Clerk

WILL OF WILLIAM P. ADAMS

I, WILLIAM P. ADAMS, of Grundy County, Tennessee, being of sound mind and disposing memory, do make and publish this, my Last Will and Testament, hereby revoking all former wills by me at any time made:

ITEM I.

I direct that all of my just debts and funeral expenses be paid by my Executor, hereinafter named; as soon after my death as practicable.

ITEM II.

I give and bequeath all the rest and residue of my estate, of every kind, nature and description, real, personal and mixed, wherever located, to my wife, ELLA B. ADAMS, to use as she desires. In the event my said wife does not survive me, everything shall go to my children, share and share alike, or to their heirs, per stirpes.

ITEM III.

My hereinafter named Executor is hereby given the power to sell any assets of my estate for the purpose of making distribution, payment of debts or expenses of administration, without having to apply to any court for such authority.

ITEM IV.

I nominate and appoint HAMILTON NATIONAL BANK OF CHATTANOOGA as Executor of this my Last Will and Testament, and direct that it shall serve as such without bond.

WITNESS my hand, this 5th day of January, 1949, at Chattanooga, Tennessee.

William P Adams

Signed by the said WILLIAM P. ADAMS 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 sight and presence of each other, have subscribed our names hereto as attesting witnesses, the day and date above written.

Nelle P. Jared

W. H. Bristow

Ben E. Caldwell

STATE OF TENNESSEE)

COUNTY OF GRUNDY)

I, Hubert Lusk, County Court Clerk of said County do hereby certify that the foregoing Will was probated and ordered to be recorded by the Court; that W. H. Bristow one of the subscribing witnesses to the will appeared in open Court that he and the other two witnesses were present when the Testator signed this instrument. And that he declared it to be his Last Will and Testament. Further that they the witnesses at his request signed as subscribing witnesses at his request and in his presence and sight.

Witness my hand and seal at Altamont, Tenn., this the 18th day of March, 1954.

Hubert Lusk, Clerk

LAST WILL AND TESTAMENT OF MARY BRINGHURST

I, Mary Bringhurst, being of sound mind and disposing memory do hereby make and publish this my Last Will and Testament, hereby revoking all wills heretofore by me at any time made.

ITEM I. I direct that my Executor, hereinafter named, shall pay all of my lawful debts as soon as practicable following my death.

ITEM II. I have a number of intems purely of a personal nature which I desire to go to various individuals. I have made a list thereof and attach it hereto, and desire that it become a part of my will. This list is identified by me and I direct that the items therein named go to the person set opposite said item.

ITEM III. My cottage at Monteagle, Tennessee, and the contents thereof which remain after the items disposed of in Item II, I give to Margaret C. Bale and Sara B. Nielson, share and share alike.

ITEM IV. I give, will, devise and bequeath to my friend, Margaret C. Bale, one-half of the remainder of my estate, of every kind character, real, personal or mixed and wheresoever located.

ITEM V. I give, will and bequeath to the following persons the amounts set opposite their names:

| | |
|----------------------------------|-----------|
| Theo Bringhurst | \$ 100.00 |
| Anne Bell Brandeau | 100.00 |
| Sarah McGehee | 100.00 |
| Catherine Sullivan | 100.00 |
| Jack Bryon | 100.00 |
| Ellen Dana | 100.00 |
| Sallie Adkins if she survives me | 300.00 |
| Sarah B. Nielson | 1,200.00 |

ITEM VI. All the rest and residue of my estate of every kind and character, real, personal or mixed and wheresoever located, I give, will and bequeath to May Owen Scott, Lula B. Epperson, Kate Clarke, Clara Booton, Sarah Neilson, and Mary Tilley, share and share alike.

ITEM VII. I direct that David F. Neilson, a friend of mine, serve as Executor of this my last will and testament, and that he be relieved from giving bond.

IN WITNESS WHEREOF, I have hereunto set my hand at Coalmont, Tennessee, this 3 day of June, 1953.

her
Mary X Bringhurst
mark

We, the undersigned, being requested so to do by Mary Bringhurst, the testatrix, witnessed the foregoing as her last will and testament, she declaring the same so to be and acknowledging her signature thereto already made, by signing our names hereto in her sight and presence and in the presence of each other.

Inis Morey

Grace Lishman

Bequests of personal effects of Mary Bringhurst, as follows:

| | |
|---------------------------|------------------------|
| Amethyst and pearl pin | Mary Lee Scott Wilmore |
| D. A. R. pin | Betsy Scott Carllick |
| Leon of Lucerne | Joseph Scott |
| Chime Clock | May Owen Scott |
| Grandmother's picture | |
| " " work table | Mary Weldon Bale |
| " " end table | |
| Silver vase (Initial B) | Clara Booton |
| 2 Oriental rugs | Sarah Nielson |
| Tapestry | Mary Tilley |
| 1 dozen Silver Knives | |
| " " forks | Margaret C. Bale |
| 2 Silver tablespoons | |

(Continued on page 107)

LAST WILL AND TESTAMENT OF MARY BRINGHURST

Brewster & Bringhurst Genealogy (2 vols)
 Mahogany Chest of Drawers & Oval Mirror
 Bar pin, diamond in center
 Bringhurst Coat of Arms
 Bright Angel Trail by Thos. Moran
 Music rack
 Oval picture frame family group

Mary Helen Clarke
 Mary Scott
 Sarah McGehee
 Ellen Dana
 Clara Clarke Seale
 Charlotte Davis
 Louise Rhea

her
Mary X Bringhurst
 mark

Inis Morey

Grace Lishman

Filed in my office May 4, 1954

Hubert Lusk, Clerk

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 recorded in the Book of Wills, on this the 4th day of May, 1954.

Hubert Lusk, Clerk

LAST WILL & TESTAMENT OF HARLOW B. GARTHWAITE

IN DEI NOMINE, AMEN. I, Harlow B. Garthwaite of Tracy City, Grundy County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and ordain this to be my Last Will and Testament, hereby revoking all former Wills and Codicils thereunto by me made at any time.

FIRST: I direct that my funeral expenses and all other just debts which I may owe at the time of my death be paid by my hereinafter named Executor as soon after my death as may be practicable.

SECOND: I hereby give, devise and bequeath to my wife Oma Lee (Abernathy) Garthwaite all my property, real, personal and mixed, of every kind, character and description, of which I may die seized and possessed, wherever same may be situated.

THIRD: I hereby nominate, constitute and appoint my said wife Oma Lee, (Abernathy) Garthwaite to be the Executor of this my Last Will and Testament, I having implicit faith and confidence in her integrity and ability to do and perform all duties as such Executor, and I direct that she be excused from making Bond as such Executor.

WITNESS my hand, in my office at Tracy City, Tennessee, this the 6th day of November, 1936.

Harlow B. Garthwaite

We, D. M. Griswold and Alan M. Shook, subscribing witnesses to the foregoing, hereby certify that we are not interested in the property herein devised and bequeathed, that we were present and saw the above named Harlow B. Garthwaite execute his Will, and that he acknowledged to each of us in the presence of each other that same was his Will, that he affixed his signature thereunto in the presence of each of us and at his request we have hereunto affixed our names as subscribing witnesses hereunto. This the 6th day of November, 1936.

D. M. Griswold

Alan M. Shook

Filed in my office May 25, 1954.

Hubert Lusk, Clerk

STATE OF TENNESSEE }

COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk, do hereby certify that the foregoing instrument was probated by the Court on May 25, 1954; that said Will was adjudged to be the Last Will & Testament of Harlow B. Garthwaite, deceased. Witness my hand at office in Altamont, Tenn. on this May 25, 1954.

Hubert Lusk, Clerk

LAST WILL AND TESTAMENT OF JOHN M. SCHILD

WILL.

I, John M. Schild of Laager, Tennessee, do make and declare this to be my last Will and Testament, hereby revoking all Wills or Codicils at any time by me heretofore made.

I.

I direct that all of my just debts and funeral expenses shall be first paid out of my general estate, and I direct my Executrix to erect a stone or marker over my grave.

II.

All of the rest and residue of my estate, real, personal and mixed, and wherever situated, I give and devise and bequeath to my wife, Sally Schild, for the term of her natural life, and during her life time my said wife shall have the use and benefit of my said estate, and shall have the right to use and spend the corpus thereof, and to sell or dispose of any of the real or personal property contained therein at such times, and in such manner as she may consider necessary or proper.

Upon the death of my wife, all of that portion of my estate which shall remain, and which shall not be disposed of during her life time, shall vest in, and become the property of the Central Church of Christ, in Nashville, Tennessee, to be used as it may elect in the work of the Lord, and spreading the gospel. It is my hope, but not my direction that said funds shall be used especially in such work on top of the Cumberland Mountain in Tennessee.

III.

Should my wife, Sally Schild, predecease me, I give, devise and bequeath all of my estate, real, personal and mixed, and wherever situated, to the Central Church of Christ of Nashville, Tennessee, to be used by the said Central Church of Christ as specified in Item II hereof.

IV.

It is my hope, but not my direction that the Central Church of Christ of Nashville, Tennessee, shall look after the care of my grave.

V.

I appoint my wife, Sally Schild, Executrix of my estate, and direct that she shall not be required to give bond, or other security.

IN WITNESS WHEREOF, I have executed this Will at Laager, Tennessee, this October 27, 1945.

John M. Schild

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

Lee Hargis

Thelma Hargis

STATE OF TENNESSEE }

COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk, do hereby certify that the foregoing Will was probated by the Court and ordered to be recorded in the Book of Wills June 14, 1954.

Witness my hand at Altamont, Tenn., this June 14, 1954.

(See Minute Book "Y", page 269)

Hubert Lusk, Clerk

THE LAST WILL AND TESTAMENT OF W. W. JONES, OF TRACY CITY, TENN.

I, W. W. Jones 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 any and all other Wills by me at any time heretofore made.

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

SECOND: I hereby give and bequeath to my beloved wife, Margaret F. Jones, all of my estate of every kind and character, real, personal and mixed wherever situated, including all household and kitchen furniture and belongings of every kind. At present I own fifty one (51) percent, or a controlling interest in the Jones Chevrolet Company of Tracy City, Tennessee, and if not disposed of by me during my life time, I desire that the same, or the proceeds thereof to also go to my wife, Margaret F. Jones.

THREE: I have a widowed daughter, Grace Jones Helmick, and it is my desire, that from the proceeds of my estate, hereby given to my wife, that she assist my said daughter in the sum of not less than Five Hundred (\$500.00) Dollars, to be paid to her in installments as she may request the same, and in the event my said wife is able and desires to make a larger contribution to her, the same will be left to her discretion to do so.

FOUR: Having full faith and confidence in the ability and integrity of my wife, Margaret F. Jones, I hereby nominate, constitute and appoint her as sole Executrix of this my last Will and Testament, and she is hereby excused from making bond as such Executrix.

Witness my hand, this, second day of June, 1953.

W. W. Jones

WITNESSES:

Helen A. Byers

Ann Summers

STATE OF TENNESSEE---COUNTY OF GRUNDY.

We, Helen A. Byers and Ann Summers, subscribing witnesses to the foregoing last Will and Testament of W. W. Jones, of Tracy City, Tennessee, do hereby certify that we signed the same as such witnesses, at the request of and in the presence of the said W. W. Jones, and in the presence of each other, and we further certify that we are not interested in said estate, or any of the bequests made by said Will in any way.

This, second day of June, 1953.

Helen A. Byers

Ann Summers

Filed in my office June 29, 1954.

Hubert Lusk, Clerk

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 recorded in the Book of Wills on the 29th day of June, 1954. Witness my hand at office this 29th day of June, 1954.

Hubert Lusk, Clerk

WILL OF DELIA BERRY RYAN

I, Delia Berry Ryan, make, publish and declare this to be my last will and Testament, hereby revoking all other wills heretofore made wherever made.

FIRST: I give, devise and bequeath to my beloved sister, Catherine Berry Mitchell, all money and other property, real, personal and mixed, that I may have and own or be entitled to at the time of my death, wherever situated or located. In event my said sister shall have predeceased me and I have made no other testamentary disposition, the same shall go to my said sister's daughter, Katherine Mitchell Allison and it she also shall have predeceased me and I have made no other testamentary disposition, to her son, Granville Allison, Junior, unless she has another or other children and in that case to them all share and share alike. I make no provision herein for my brother John Beals Berry, if he be living or for his child or children if he be dead, for it is not my intention so to do in any event, not because of any ill will toward them but because I prefer those named and wish them to have as stated what I leave, for reasons satisfactory to myself. Said devise and bequest are subject in all events to payment of all my just debts, the expenses of my funeral, including the incidental things hereinafter mentioned, and the expenses and costs of administration, which I wish and direct to be done promptly. My Executrix hereinafter named knows my wishes relative to my funeral rites, disposition of my body and things to be done at and to the burial place of the same and is given full discretion and all right of decision with respect thereto.

SECOND: I nominate and appoint my said sister Executrix hereof and direct that she be not required to give bond and in event she shall have predeceased me and I have made no other nomination, her said daughter also not be required to give bond.

Signed and sealed, this the 8th day of August, A. D. 1949, at Monteagle, Tennessee.

Delia Berry Ryan (SEAL)

The testatrix, requesting us to witness, declared the foregoing paper writing to be her last Will and Testament and signed and sealed the same in our presence and we signed the same as witnesses in her presence and in the presence of each other, at said time and place.

| | | |
|-----------------------|----|---|
| <u>W. R. Pope</u> | OF | <u>Monteagle, Tenn.</u> |
| <u>Isabel H. Hall</u> | OF | <u>Monteagle, Tenn.</u> |
| <u>Wm. M. Hall</u> | OF | <u>Monteagle and</u> <u>Memphis, Tenn.</u> |

STATE OF TENNESSEE }
COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk do hereby certify that the above will was probated by the Court and ordered to be recorded in the Book of Wills on this

the 13th day of August, 1954.
Witness my hand this August 13, 1954.

Hubert Lusk, Clerk

WILL OF JESSIE WELSH

Coalmont, Tennessee
November 10, 1950

I, Miss Jessie Welsh, ~~being~~ of sound mind and of disposing memory do hereby make this, my last will and testament, hereby revoking any and all former wills by me at any time made.

It is my request that the money now in two loans to the Cumberland Mountain Rest Home be used for my care in sickness either in the home or hospital, or, wherever I might be, and for a good, respectable burial in case of death. If disabled so that I cannot take care of my own business, I invest Miss Inis Morey with the power to handle all funds judiciously for my personal care and burial. After death, and all expenses have been paid, if any funds remain, it is my request that all bank funds be given toward the Christian education of the children of V. W. Hayes, and the rest to be used in the home that takes care of me, The Cumberland Mountain Rest Home.

Jessie Welsh

November 11, 1950

We, the undersigned, subscribers witness to the foregoing will hereby certify that we were present when Miss Jessie Welsh signed the foregoing instrument and that she declared it to be her last will and testament, and that we, at her request, and in her presence, and in the presence of each other have subscribed our names as witnesses to said will.

J. F. Oblander

Daisy Nix

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 and ordered to be recorded as the last Will and Testament of Jessie Welsh, deceased. Said probate was July 6, 1955. Witness my hand at office in Altamont, Tenn., July 6, 1955.

Hubert Lusk, Clerk

Filed in my office July 6, 1955.
Hubert Lusk, Clerk.

(LAST WILL & TESTAMENT OF VIRGINIA C. SCHILD)

McMinnville, Tenn.

July 21, 1951

I Virginia Cain Schild make my will this day. I am sound mind and body. I Give Waymon Curtiss all my Battles, Mules, and hogs. (If any) For he has feed them for three yrs & 3 months and took me out riding every Sunday and give me a good dinner every since my husband died. I also give Waymon & Bonita my home and all my land and timber and everything in the house except a few keepsakes. If they take care of me in my old days and wait on me when I am sick. If they dont take care of me in my old days and when I am sick, I will give it the ones that does take care of me. I dont want anything sold. What I have in money I ft I want them to have it divided equally. I do not want to go to hospital when I am sick. If they take care of me when I am sick & old I want them to have my money what left after all my debts are paid and gifts. How much money I have is nobody business. I feel like if Bonita & Waymon take care of me, that will pay them for their troubles, my home, land, tools, timber and money and everything in the house except a few keepsakes when all my debts are paid, and gifts, I want Bonita to give Melba any keepsakes she wants of my mothers except mama nice dishes. I want Bonita & Waymon to be my Admx of my estate. I do not want anything sold. My clothes I want them give to any one that needs them or will have them. Mama, Papa and Rudies pictures I want them to stay in my room and not hung upstairs. I want Bonita to take care of Rudies clothes tools furniture, pictures if any crop growing or stored on land when I die. I want Bonita & Waymon to have them for being so good to me. My chickens I give to Bonita for taking me to church any place I want to go with out any money. I do not want to be buried in a steel vault. I want my name put under Rudies on the big rock and a marker near like Rudies as you can get and a casket near like his as you can remember. The gifts are as following.

| | |
|---|------|
| Walling Fraley | 2200 |
| " | 1200 |
| Mejba | 2200 |
| " | 1200 |
| Gleen Bouldin | 450 |
| Mt Olive Church of Christ | 500 |
| For Local Songleader | 100 |
| Cain Cemetery & babys graves | 100 |
| Schild Cemetery Lot Gruetli Rudies Father & Mother & Bros | 100 |
| upkeep of Graves | 100 |
| Lillian & Joseph Schild For being nice to Rudies Mother & myself | 25 |
| Mt Olive Church of Christ to fix Floors & rubber treds for Aslie & Paint inside. Both church gifts given in Rudies name. | |
| Anna Bouldin | 5 |
| Mattie Schild | 5 |
| Chris Schild heirs | 5 |
| John Schild | 5 |
| Willard Pearsoll & Rebecca for taking me in their car when I was so blue | 25 |
| Gloria McGee For being so good to me | 25 |
| Gladys Deakins | 25 |
| I want Waymon & Bonita and Gloria to say who to hire for local song leader and how much to pay him as I want it to go as far as it will over 15 yr period. \$100 | |
| I want Melba to have one of my cake stand that Rudie bought for me. I want Walling to have my purple wool quilt in the hope chest that my mother made for me before she died for the nice Xmas present he gave me for Xmas 1950. | |
| I want Gladys Deakins to have one of Mama Cakes dishes | |
| Margeruite Grepper to have my silver water picture in the three corner cupboard. I want Bonita to take of my cats, dogs, mules not to sell them | |
| Sothern rendering Co- | |
| I want Bonita nad Waymon to live in my house instead of rented to some old hand that wont take care of my furniture and Rudies Keepsakes. If there are some old quilts that Bonita dont want give them to Dan & Vennie Perry & Lillie Roberts | |

This is my will I want it carried out to the letter

Signed

Virginia C. Schild

Witness

Mrs. Stella Nunley

Witness

J. B. Nunley

July 21, 1951

State of Tennessee

County of Grundy

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 in the Will Books on August 24, 1955. This Aug. 24, 1955.

Hubert Lusk, Clerk.

THE LAST WILL AND TESTAMENT OF MRS. SARAH FRANCES PATTON

I, Mrs. Sarah Frances Patton, residing in Burrow's Cove, in 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 any and 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, out of any money 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 Paul Bailey, all my property of every kind, character and description, wherever situated, both real and personal, including all household goods and effects.

THIRD:

Having full faith and confidence in the integrity and ability of the said Paul Bailey, I hereby nominate and appoint him as the Executor of this my last Will and Testament, and he is hereby excused from making any bond as such Executor.

Witness my hand, in the presence of Lois Wooten, & John Gross, whom I have called to witness this Will, and in the presence of whom I have declared this to be my last Will and Testament, and have signed the same in their presence, this, 14 day of January, 1952.

WITNESSES:

Lois Wooten

John Gross

Sarah Frances Patton Her
Mark

We, Lois Wooten and John Gross, subscribing witnesses to the foregoing Will, hereby certify that we signed said Will as such witnesses, in the presence of the Testatrix, and at her request, and in the presence of each other, and we as such also witnessed her mark to said Will, and that we are not interested in any way in her estate.

This 14th day of January, 1952.

Lois Wooten

John Gross

State of Tennessee

County of Grundy

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 in the Book of Wills on Sept. 17, 1955.

This Sept. 17, 1955.

Hubert Lusk
County Court Clerk

LAST WILL AND TESTAMENT OF L. E. HASSLER

I, L. E. Hassler, 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 any and all Wills by me at any time heretofore made.

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

SECOND: I hereby devise and bequeath, to my son Carlton Hassler, all of my property of every kind, character and description, wherever situated, including all real estate and personal property, rights, choses in action, cash, notes and accounts.

THIRD: I hereby nominate my son, Carlton Hassler, as Executor of this my last Will and Testament, and having full faith and confidence in his integrity and ability, he is hereby excused from making any bond as such Executor.

In witness whereof, I hereunto set my hand, in the presence of the undersigned, as witnesses, this, the 29th day of April, 1949.

J. W. Cheek

L. E. Hassler

J. E. Cheek

Subscribing witnesses.

We, J. W. Cheek and J. E. Cheek, subscribing witnesses to the foregoing Will of L. E. Hassler, hereby certify that we signed said Will, in the presence of and at the request of the said L. E. Hassler, and in the presence of each other, and that the said L. E. Hassler declared the same at the time to be his last Will and Testament. We further certify that we are not interested directly or remotely, in the estate of the said L. E. Hassler.

This 29th day of April, 1949.

J. E. Cheek

J. W. Cheek

STATE OF TENNESSEE
COUNTY OF GRUNDY

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing Will of L. E. Hassler, deceased, was probated by the Court and Ordered to be recorded in the Book of Wills.

Witness my hand at office in Altamont, Tenn. this May 12, 1956.

Hubert Lusk, Clerk.

WILL

I, Hollis Nunley, of Tracy City, in the County of Grundy, and State of Tennessee, 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. After the payment of such funeral expenses and debts, I give, devise, and bequeath unto my wife, Emma Hill Nunley, all my estate, real, personal, or mixed, of every kind and description, and wherever situated.
3. I MAKE, Constitute, and appoint my said wife to be executrix without bond, of this, my last Will and Testament, hereby revoking all former Wills by me made.

IN WITNESS WHEREOF, I have hereunto subscribed my name, this 18th day of October, A. D. 1955.

Hollis Nunley

THIS INSTRUMENT was, on the day and date thereof, signed, published, and declared by the testator, Hollis Nunley, to be his last Will and Testament, in the presence of us who at his request have subscribed our names thereto as witnesses, in his presence, and in the presence of each other.

J. Hoosier, residing at Tracy City, Tenn.

J. J. Crownover residing at Tracy City, Tenn.

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 Hollis Nunley, Deceased, and ordered to be recorded in the Book of Wills, this May 24, 1956. (See Minute Book "Y")

Hubert Lusk, Clerk

(WILL OF MRS. CAROLINE SCHOLER)

There is some money in an envelope in this box

I want it to be spent for mine and Papas funeral and a Tomb stone.

If I die before Papa, the rest of the money, goes to the one who takes care of Papa till he dies and if any of the places or timber is sold, the money must be divided, also the furniture money must be divided.

Mamma,

(Other side of page, - My Will-

My Will-

STATE OF TENNESSEE }
COUNTY OF GRUNDY }

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the above instrument was probated as and for the Last Will and Testament of Mrs. Caroline Scholer, deceased, and ordered to be recorded in the Book of Wills, this May 24, 1956.

Hubert Lusk Clerk

(LAST WILL & TESTAMENT OF CARL ROBERTS)

I, CARL ROBERTS of Tracy City, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking all other wills by me at any time made:

I

I direct that all my just debts and funeral expenses be paid out of my estate.

II

I devise and bequeath to Carlene Roberts Stockard, my elder daughter, the sum of Ten Thousand (\$10,000.00) Dollars.

III

I devise and bequeath unto Janis Roberts Ahlquist, my other daughter, the sum of Ten Thousand (\$10,000.00) Dollars.

IV

All the rest and residue of my estate wheresoever situated, whether it be real, personal or mixed, I devise and bequeath to my beloved wife, Elsie Henderson Roberts.

V

I hereby appoint my wife, Elsie Handerson Roberts, as executrix of my will and waive any requirements as to bond for the faithful performance of her duties and direct that she be allowed to serve without bond.

This the 26th day of January, 1951.

Carl Roberts

SIGNED by the said CARL ROBERTS 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.

Dorothy Foster

Byron Roberts

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 the Last Will & Testament of Carl Roberts, deceased, and that the Clerk was directed to record it in the Book of Wills.

This July 9, 1956.

Hubert Lusk Clerk.

Tracy City Tenn.

10-26-35

I Henry Flury Sr. Devise and Bequeath all of my Property Both Personal and Otherwise unto my said Wife Elizabeth Flury. In the event she shall not survive me. I give devise and Bequeath all of my Estate to said Five Children Henry Jr. Sammie Fritz Joe and Rosie Lee share and share alike Provided if any of said Children shall Pre-decease me I give Devise and Bequeath my Estate to the remaining Children share and share alike I also appoint my Wife Elizabeth Flury sole administrator of all my Estate with out Bond.

Henry Flury

Witness

E. P. Short

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 and ordered to be recorded in the Book of Wills, October 31, 1956.

Witness my hand at office this October 31, 1956.

Hubert Lusk, Clerk.

LAST WILL AND TESTAMENT OF WILLIAM JAMES JOSSI

STATE OF TENNESSEE,

COUNTY OF GRUNDY,

I, William James Jossi, of Grundy County, Tennessee, being of sound mind and memory, do hereby make, publish and declare this to be my last will and testament, hereby revoking and annulling all former wills by me heretofore made.

Article I

I give, devise and bequeath all of my property and estate, real, personal or mixed, wheresoever situated to my beloved wife, Mary Ann Jossi, absolutely, and hereby appoint her sole executrix of this, my last will and testament, to serve as such executrix without giving any bond or security whatever; and I expressly confer upon her the full authority and power to sell any part of my estate, at public or private sale, with or without notice, as she may deem best, and without any order of court, making good and sufficient conveyances to the purchase, and the further authority and power to borrow money for the use of my said estate where she may think it necessary and proper, and to secure the same by lien, mortgage, security deed, trust deed, or other form of security to or upon any part of my estate, without the order of any court.

ARTICLE II

Should my wife Mary Ann Jossi predecease me, then in that event it is my wish and desire and I hereby devise and bequeath unto my Daughter Nellie J. Anderson; that part of my estate under article I. of this will, and to be hers absolutely, However should I die before my wife Mary Ann Jossi, then in that event the provisions of this article and section of my will are to be null and void and of no effect.

IN WITNESS THEREOF, I William James Jossi, have to this, my last will and testament, consisting of one sheet of paper, subscribed my name and set my seal, in Tracy City, County of Grundy, and the State of Tennessee, this the 24th day of Dec. 1953.

W. J. Jossi

Signed, Sealed, declared and published by William James Jossi as his last will and testament in the presence of us the undersigned, who subscribe our name hereto, as witness to the presence of said testator, after he had signed his name thereto, and at his special instance and request; and in the presence of each other.

WITNESS

Peter K. GouldJ. W. Thorpe

STATE OF TENNESSEE

COUNTY OF GRUNDY

I, Hubert Lusk, County Court Clerk of said County, do hereby certify that the foregoing is a true copy of the Last Will & Testament of William James Jossi, deceased. And that said Will was probated by the Court and ordered to be recorded, November 5, 1956.

Hubert Lusk, Clerk

LAST WILL AND TESTAMENT OF LEILA HALE

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

FIRST. I devise and direct that all my just debts not barred by the statute of limitations, including my funeral expenses, be first paid out of any funds coming into the hands of my Executor.

SECOND. I give, devise and bequeath all my estate, both real and personal, wherever located, to my husband C. W. Hale.

THIRD. If my said Husband, C. W. Hale, predeceases me, I give, devise and bequeath all my estate, both real and personal, wherever located, in equal shares, to my children, Jewell Mason, Aubrey Hale, Annette Kilby, Dorothy Parmley, Marion Geary, Maude Brown Pilgrin, and Marvin Brown, and I hereby empower and direct my Executor to sell to the highest bidder all of my estate (real) and to divide the proceeds equally among the aforesaid children.

FOURTH. I nominate and appoint my husband, C. W. Hale, as Executor of this my last will and testament and I direct no bond be required of him as Executor, but if he predeceases me or is unable to serve, I hereby nominate and appoint C. H. Kilby as Executor of this my last will and testament and I further direct that he be permitted to serve without bond.

In testimony whereof I have hereunto set my hand and signature, this the 16th day of September, 1955.

Leila Hale

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

J. E. Cheek Attesting Witness
James Walker Attesting 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 Mrs. Leila Hale, Deceased, and Ordered to be recorded in the Book of Wills, this 9th day of January, 1957.

Witness my hand at Altamont, Tenn., this Jan. 9, 1957.

Hubert Lusk

THE LAST WILL AND TESTAMENT OF J. C. HENLEY

I, J. 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 any and 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 demise as is practicable, out of any money of which I may die seized and possessed, or that may first come into the hands of my Executors, together with all proper and legitimate expenses of administering my estate.

SECOND: I have an Insurance Policy in the Woodmen of the World and I have directed that my wife, Mollie Henley, be made the beneficiary in said policy, and it is my desire that she take the full proceeds of that policy to her sole and separate use.

THIRD: I direct that my Executors shall collect all debts, such as notes, due bills, accounts, and any and all other evidences of indebtedness to my estate, as soon after they are qualified as such Executors, as is practicable, and to collect and receive all insurance money from any and all policies which are payable to my estate, and to sell my Bank Stock, and any and all other stocks, bonds etc., including my four-fifths interest in the mercantile business operated in the name of J. C. Henley & Son.

FOURTH: I hereby authorize and direct my Executors to sell all the real estate, except the home place where I may reside at the time of my death, wherever situated, and that it be sold to the best advantage for my estate, and the proceeds of the same, together with any balance in cash which may remain in the hands of my Executors, after all debts and other expenses herein provided for, have been paid, to be divided equally between the following persons, Viz: Mollie Henley, Marvin Henley, Hugh Henley, Mable Henley Sweeton, Ernest Henley, Ethel Henley Hall, Estelle Henley Tate, Jessie Henley Wooten, Hester Henley Wooten, Joe Wilson Henley, and Louis Sartain.

FIFTH: I hereby further direct that my wife, Mollie Henley shall have the use and benefit, during her natural life, of our home place, wherever we may reside at the time of my death, and after her death, unless by consent of all the persons interested, the same is sold prior to her death, and if not sold before that time, to be sold and the proceeds of the sale of that property is to be equally divided between my children: Marvin, Hugh, Mable, Ernest, Ethel, Estelle, Jessie, Hester and Joe W., and the son of my wife, by a former marriage, Louis Sartain, to share and share alike.

SIXTH: I hereby nominate, constitute and appoint my son, Ernest Henley and A. R. Curtis as Executors of this my last Will and Testament.

Witness my hand, this the 9th day of December, 1944.

J. C. Henley.

John J. Baggenstoss
W. C. Abernathy
Subscribing Witnesses.

We, John J. Baggenstoss and W. C. Abernathy subscribing witnesses to the foregoing instrument, do hereby certify that we signed the same at the request and in the presence of J. C. Henley, the Testator, and in the presence of each other, and that the said J. C. Henley declared in our presence that the foregoing instrument is his last Will and Testament.

This the 9th day of December, 1944.

John J. Baggenstoss
W. C. Abernathy

CODICIL No. I.

Whereas, subsequent to the execution of the foregoing Will, which, under the third paragraph thereof, it is stated that J. C. Henley, the Testator, owns a four-fifth interest in the stock of merchandise, or the mercantile business at Tracy City, operated as J. C. Henley & Son, I, J. C. Henley, the Testator, have sold to S. H. Henley, one of my Sons, an additional interest in said stock of goods, so that now, S. H. Henley, has an undivided one-half interest in said stock of goods, fixtures and accounts, and I, the said J. C. Henley, have a one half interest in the same. This Codicil is placed to this Will to prevent any question being made as to the interest in said business which I own or which S. H. Henley own or which S. H. Henley owns.

J. C. Henley

Witnesses to said Codicil:
John J. Baggenstoss
W. C. Abernathy

} Signed by the Testator, J. C. Henley, in our

presence, and at his request we, and in his presence and in the presence of each other, we have signed said Codicil as attesting witnesses.
This, 13th day of December, 1947.

John J. Baggenstos
W. C. Abernathy

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 J. C. Hanley, Deceased, and Ordered to be recorded in the Book of Wills, this 26th day of January, 1957.

Hubert Lusk
County Court Clerk

WILL OF S. F. TROXLER

I, S. F. Troxler, being of sound mind and disposing memory, and knowing the certainty of death, and the uncertainty of life, do hereby make and publish this my last will and testament, hereby revoking and rendering void all other wills by me made.

First. I hereby give, devise and bequeath to my son, Samuel Werner Troxler, the house and lot that I purchased from Samuel Werner and wife, Ellen Werner, located in the Second Civil District of Grundy County, Tennessee, and adjoining my home place, and particularly described in said deed to which reference is here made for a more perfect description of said land.

I also give and bequeath all my household goods to my said son, Samuel Werner Troxler.

Second. I give, devise and bequeath all the remainder of my property, real, personal and mixed, and where ever located, to Thelma Hargis, Irene Hargis, Lucile Pickett, Ophelia Troxler and Denzillen Troxler, children of my deceased son, Denzil Troxler, Samuel Werner Troxler, and G. W. Troxler, share and share alike except my two grandchildren will divide the share that would have gone to their father had he lived. In other words, said two grand children will each receive a half of a share.

Third. I hereby name, nominate and appoint Lee Hargis as my Executor, and having confidence in his honesty and integrity, I suggest that he be allowed to serve as such without the necessity of making bond. And in the event he should not qualify as such executor, then I desire that his wife, Thelma Hargis, serve in this capacity, and without the necessity of making bond as I have perfect confidence in her honesty and integrity.

In witness whereof, I hereunto set my hand on this the 3rd day of January, 1946.

S. F. Troxler
Testator

Signed as witnesses to the last will and testament of S. F. Troxler at his request and in his presence and in the presence of each other, on this 3rd day of January, 1946.

Dorothy Fults Troxler
Margaret Smith Stampfli

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 S. F. Troxler, Deceased, and ordered to be recorded in the Book of Wills, this 9th day of March, 1957.

Witness my hand at Altamont, Tenn., this March 9, 1957.

Hubert Lusk, Clerk

LAST WILL AND TESTAMENT OF FLORENCE HULL

BOOK 6 PAGE 215

I, FLORENCE HULL of Coahoma County, Mississippi, being over the age of twenty-one years, and of sound and disposing mind and memory, do make and publish this my last will and testament, hereby revoking any and all other former wills, testaments or codicils heretofore by me made.

ITEM I: I will that all my just debts and funeral expenses be paid in full by my executor as soon as possible.

ITEM II: I hereby will and bequeath unto my niece and legally adopted daughter, Estelle McConnell Barrow, now living at Baton Rouge, Louisiana, all of my personal property and effects of whatsoever character and description, including all my money and jewelry wherever the same may be situated, to have and to hold absolutely as her own.

ITEM III: I will and devise unto my said niece and legally adopted daughter Estelle McConnell Barrow, all my real estate situated in Coahoma County, Mississippi, together with improvements thereon, of which I may die seized and possessed, to have and to hold for the term of her natural life, and upon her death to her children, share and share alike. In the event my said niece and legally adopted daughter should die without leaving issue, said real estate herein devised to her for her life shall go to my brother, Dabney Hull, if he is then living, and in case he is dead, then to his children, share and share alike.

ITEM FOUR: I will and devise unto my brother, Dabney Hull, my home at Montecagle, Tennessee, to have and to hold for the term of his natural life, and upon his death to Annie Mae Hathron, in fee simple.

ITEM FIVE: I do hereby appoint Geo. F. Maynard, Jr., of Clarksdale, (BOOK 6) Mississippi, as Executor of this my last will and testament. (Page 216)

IN WITNESS WHEREOF I have hereunto set my hand on this the 14th day of March, A.D. 1944.

Florence Hull

We, Vincent J. Brocato and Margaret M. Marshall of Clarksdale, Mississippi, do hereby certify that FLORENCE HULL, to us well known, did on the above day and date in the presence of both of us, sign, publish and declare the foregoing instrument to be her last will and testament and at her request, in the presence of each other, sign our names thereunto as subscribing witnesses thereto.

Vincent J. Brocato
Margaret M. Marshall

Last will and testament of Florence Hull, deceased
Filed for Record November 4, 1957 at 4:45 P.M.

Admitted to Probate November 4, 1957

Recorded November 4, 1957 in Will Book 6 Page 215

T. F. Logan, Jr. Chancery Clerk

By Mildred Savage, D.C.

BOOK 6 PAGE 217

IN THE CHANCERY COURT OF COAHOMA COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF FLORENCE HULL, DECEASED

NO. 11,723

PROOF OF WILL

STATE OF MISSISSIPPI }
COUNTY OF COAHOMA }

Exhibit "C"

This day personally appeared before me, the undersigned Notary Public within and for the County and State aforesaid, VINCENT J. BROCATO, a credible and competent subscribing witness to a certain instrument of writing filed in the office of the Clerk of the Chancery Court of Coahoma County, Mississippi, on the 4th day of November, 1957, purporting to be the last will and testament of Florence Hull, late of Coahoma County, Mississippi, who being by me first duly sworn states on oath:

That the said Florence Hull on the 14th day of March, 1944, the date of said instrument, at Clarksdale, Mississippi, freely and without restraint or undue influence known to affiant, signed, published and declared said instrument to be her last will and testament in the presence of affiant, and Margaret M. Marshall, subscribing witnesses; that the said testatrix was then of sound and disposing mind and more than twenty-one years of age; that affiant, together with the said Margaret M. Marshall, then and there at the special instance and request and in the presence of said testatrix, and in the presence of each other, subscribed said instrument as witnesses to the signature and publication thereof; that the said testatrix was at the time of said attestation by said subscribing witnesses mentally capable of recognizing and actually conscious of said act of attestation; that affiant and the said Margaret M. Marshall, the said subscribing witnesses, were at the time of said attestation competent witnesses under the laws of the

State of Mississippi.

BOOK 6 PAGE 218

Vincent J. Brocato

SWORN to and subscribed before me, this the 4th day of November, 1957.

Howie Nass Lensford
NOTARY PUBLIC

Filed November 4, 1957

T. F. Logan, Jr., Chanc. Clerk

By Mildred Savage, D. C.

BOOK 6 PAGE 219

CODICIL

I, FLORENCE HULL of Coahoma County, Mississippi, do make and declare this a codicil to my last will and testament, which bears date of March 14, 1944:

It is my intention to give to my brother, Dabney Hull, the sum of Two Thousand (\$2,000.00) Dollars during my lifetime. In the event, however, this gift is not paid by the time of my death, I will and bequeath to my said brother, the said sum of Two Thousand (\$2,000.00) Dollars, or such part thereof as may not have been given him during my lifetime. This legacy is to be paid only from my cash and personal property of which I may die seized and it is my express will that no part of my real property be subject to the payment of this bequest.

In all other respects I confirm and revive my said last will and testament.

IN WITNESS WHEREOF I have hereunto set my hand this the 29th day of March, 1944.

Florence Hull

We, Geo. F. Maynard, Jr., and Margaret M. Marshall, of Clarksdale, Mississippi, do hereby certify that Florence Hull to us well known, did on the above day and date, in the presence of both of us, sign, publish and declare the foregoing instrument to be a codicil to her last will and testament and at her request, in the presence of each other, sign our names thereunto as subscribing witnesses thereunto.

Geo. F. Maynard, Jr.
Margaret M. Marshall

GFMJr:MM

Codicil to the Last Will and Testament of Florence Hull, deceased

Filed for Record November 4, 1957 at 4:45 P.M.

Admitted to Probate November 4, 1957

Recorded November 4, 1957 in Will Book 6 Page 219

T. F. Logan, Jr., Chancery Clerk

By Mildred Savage, D.C.

BOOK 6 PAGE 220

IN THE CHANCERY COURT OF COAHOMA COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF FLORENCE HULL, DECEASED

NO. 11,723

PROOF OF WILL

STATE OF MISSISSIPPI }
COUNTY OF COAHOMA }

BOOK 6 PAGE 220

Exhibit "D"

This day personally appeared before me, the undersigned Notary Public within and for the County and State aforesaid, GEO. F. MAYNARD, JR., a credible and competent subscribing witness to a certain instrument of writing filed in the office of the Clerk of the Chancery Court of Coahoma County, Mississippi, on the 4th day of November, 1957, purporting to be a codicil to the last will and testament of Florence Hull, late of Coahoma County, Mississippi, said last will and testament being dated March 14, 1944, and codicil thereto dated March 29, 1944, who being by me first duly sworn states on oath:

That the said Florence Hull on the 29th day of March, 1944, the date of said instrument, at Clarksdale, Mississippi, freely and without restraint or undue influence known to affiant, signed, published and declared said instrument to be a codicil to her last will and testament of date March 14, 1944, in the presence of affiant, and Margaret M. Marshall, subscribing witnesses; that the said testatrix was then of sound and disposing mind and more than

THE LAST WILL AND TESTAMENT OF MRS. NANCY JANE DYKES.

I, Mrs. Nancy Jane Dykes, of Coalmont, 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 any other Will by me at any time made.

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

SECOND: I hereby give and bequeath, to Grady Scruggs and E.J. Morton, Trustee, for the use and benefit of my daughter, Daisey Dykes, all of my property of every kind, character and description, real, personal and mixed, wherever situated. My said Trustee, shall take charge of and handle said funds and property to the best advantage, and use the proceeds thereof to take care of the said Daisey Dykes, so as to provide her with as much comfort and subsistence as the means herein set forth will permit, and said Trustees, or the survivor, in the case of death of either of them, shall exercise their or his discretion in this regard. It is my intention to provide and leave everything that I may own at the time of my death for the benefit and support of the said Daisey Dykes, but the Trustees herein named are to manage all of her affairs, and use said property for her benefit.

THIRD: After the death of the said Daisey Dykes, the residue of my estate, if any, shall be equally divided between my other children or their heirs, and if either of my other children, that is: Louise Dykes Ross and Nancy W. Ross, die before that time, their children shall take what their mother would have taken, had she been living, and my other daughter, Bell Dykes Griswold has already passed away, leaving ^{four} ~~two~~ children, and in the event of a distribution as above set forth, her children will take what she would have taken had she been living. That is

BOOK 6 PAGE 218

State of Mississippi.

Vincent J. Brocato

SWORN to and subscribed before me, this the 4th day of November, 1957.

Howie Naze Lunsford
NOTARY PUBLIC

Filed November 4, 1957
T. F. Logan, Jr., Chanc. Clerk
By Mildred Savage, D. C.

BOOK 6 PAGE 219

CODICIL

I, FLORENCE HULL of Coahoma County, Mississippi, do make and declare this a codicil to my last will and testament, which bears date of March 14, 1944: It is my intention to give to my brother, Dabney Hull, the sum of Two Thousand (\$2,000.00) Dollars during my lifetime. In the event, however, this gift is not paid by the time of my death, I will and bequeath to my said brother, the said sum of Two Thousand (\$2,000.00) Dollars, or such part thereof as may not have been given him during my lifetime. This legacy is to be paid only from my cash and personal property of which I may die seized and it is my express will that no part of my real property be subject to the payment of this bequest. In all other respects I confirm and revive my said last will and testament.

IN WITNESS WHEREOF I have hereunto set my hand this the 29th day of March, 1944.

Florence Hull

We, Geo. F. Maynard, Jr., and Margaret M. Marshall, of Clarksdale, Mississippi, do hereby certify that Florence Hull to us well known, did on the above day and date, in the presence of both of us, sign, publish and declare the foregoing instrument to be a codicil to her last will and testament and at her request, in the presence of each other, sign our names thereunto as subscribing witnesses thereunto.

Geo. F. Maynard, Jr.
Margaret M. Marshall

GFMJr:MM

Codicil to the Last Will and Testament of Florence Hull, deceased
Filed for Record November 4, 1957 at 4:45 P.M.
Admitted to Probate November 4, 1957
Recorded November 4, 1957 in Will Book 6 Page 219
T. F. Logan, Jr., Chancery Clerk
By Mildred Savage, D.C.

BOOK 6 PAGE 220

IN THE CHANCERY COURT OF COAHOMA COUNTY, MISSISSIPPI

IN THE LATTER OF THE LAST WILL AND TESTAMENT OF FLORENCE HULL, DECEASED

NO. 11,723

PROOF OF WILL

STATE OF MISSISSIPPI }
COUNTY OF COAHOMA }

BOOK 6 PAGE 220

Exhibit "D"

This day personally appeared before me, the undersigned Notary Public within and for the County and State aforesaid, GEO. F. MAYNARD, JR., a credible and competent subscribing witness to a certain instrument of writing filed in the office of the Clerk of the Chancery Court of Coahoma County, Mississippi, on the 4th day of November, 1957, purporting to be a codicil to the last will and testament of Florence Hull, late of Coahoma County, Mississippi, said last will and testament being dated March 14, 1944, and codicil thereto dated March 29, 1944, who being by me first duly sworn states on oath:

That the said Florence Hull on the 29th day of March, 1944, the date of said instrument, at Clarksdale, Mississippi, freely and without restraint or undue influence known to affiant, signed, published and declared said instrument to be a codicil to her last will and testament of date March 14, 1944, in the presence of affiant, and Margaret M. Marshall, subscribing witnesses; that the said testatrix was then of sound and disposing mind and more than

one third of the residue of said estate.

FOURTH: I do hereby nominate, constitute and appoint Grady Scruggs and E. J. Morton as Executors of this my Last Will and Testament, as well as Trustees as aforesaid, and having full faith and confidence in their integrity and ability, do hereby excuse them from making any bond as Executors or Trustees.

Witness my hand, this 17th day of February, 1947.

R. A. GRIGHTON
A. B. CURTIS
Subscribing witnesses.

We, R. A. GRIGHTON and A. B. CURTIS subscribing witnesses to the foregoing Will and Testament of Mrs. Nancy Jane Dykes, of Coalmont, Tennessee, hereby certify that we signed the same as such witnesses in the presence of the Testatrix, at her request, and in the presence of each other, and that she declared in our presence at that time, that the same was her last Will and Testament, and we further certify that we are not interested in said estate.

Witness our hands, this 17th day of February, 1947.

R. A. GRIGHTON
A. B. CURTIS

*Probated by the Court & filed in
the Clerk's Office May 17-1947
Hubert Lusk Clerk*

State of Mississippi.

BOOK 6 PAGE 218

Vincent J. Brocato

SWORN to and subscribed before me, this the 4th day of November, 1957.

Henie Mace Lunsford
NOTARY PUBLIC

Filed November 4, 1957
T. F. Logan, Jr., Chancery Clerk
By Mildred Savage, D. C.

BOOK 6 PAGE 219

CODICIL

I, FLORENCE HULL of Coahoma County, Mississippi, do make and declare this a codicil to my last will and testament, which bears date of March 14, 1944:

It is my intention to give to my brother, Dabney Hull, the sum of Two Thousand (\$2,000.00) Dollars during my lifetime. In the event, however, this gift is not paid by the time of my death, I will and bequeath to my said brother, the said sum of Two Thousand (\$2,000.00) Dollars, or such part thereof as may not have been given him during my lifetime. This legacy is to be paid only from my cash and personal property of which I may die seized and it is my express will that no part of my real property be subject to the payment of this bequest.

In all other respects I confirm and revive my said last will and testament.

IN WITNESS WHEREOF I have hereunto set my hand this the 29th day of March, 1944.

Florence Hull

We, Geo. F. Maynard, Jr., and Margaret M. Marshall, of Clarksdale, Mississippi, do hereby certify that Florence Hull to us well known, did on the above day and date, in the presence of both of us, sign, publish and declare the foregoing instrument to be a codicil to her last will and testament and at her request, in the presence of each other, sign our names thereunto as subscribing witnesses thereto.

Geo. F. Maynard, Jr.
Margaret M. Marshall

GFMJr:MM

Codicil to the Last Will and Testament of Florence Hull, deceased
Filed for Record November 4, 1957 at 4:45 P.M.

Admitted to Probate November 4, 1957
Recorded November 4, 1957 in Will Book 6 Page 219
T. F. Logan, Jr., Chancery Clerk
By Mildred Savage, D.C.

BOOK 6 PAGE 220

IN THE CHANCERY COURT OF COAHOMA COUNTY, MISSISSIPPI

IN THE MATTER OF THE LAST WILL AND TESTAMENT OF FLORENCE HULL, DECEASED

NO. 11,723

PROOF OF WILL

STATE OF MISSISSIPPI }
COUNTY OF COAHOMA }

BOOK 6 PAGE 220
Exhibit "D"

This day personally appeared before me, the undersigned Notary Public within and for the County and State aforesaid, GEO. F. MAYNARD, JR., a credible and competent subscribing witness to a certain instrument of writing filed in the office of the Clerk of the Chancery Court of Coahoma County, Mississippi, on the 4th day of November, 1957, purporting to be a codicil to the last will and testament of Florence Hull, late of Coahoma County, Mississippi, said last will and testament being dated March 14, 1944, and codicil thereto dated March 29, 1944, who being by me first duly sworn states on oath:

That the said Florence Hull on the 29th day of March, 1944, the date of said instrument, at Clarksdale, Mississippi, freely and without restraint or undue influence known to affiant, signed, published and declared said instrument to be a codicil to her last will and testament of date March 14, 1944, in the presence of affiant, and Margaret M. Marshall, subscribing witnesses; that the said testatrix was then of sound and disposing mind and more than

twenty-one years of age; that affiant, together with the said Margaret M. Marshall, then and there at the special instance and request and in the presence of said testatrix, and in the presence of each other, subscribed said instrument as witnesses to the signature and publication thereof; that the said testatrix was at the time of said attestation by said subscribing witnesses mentally capable of recognizing and actually conscious of said act of attestation; that affiant and the said Margaret M. Marshall, the said subscribing witnesses were at the time of said attestation competent witnesses under the laws of the State of Mississippi.

Geo. F. Maynard, Jr.

SWORN to and subscribed before me, this the 4th day of November, 1957.

Howie Nese Lansford
Notary Public

Filed November 4, 1957
T. F. Logan, Jr., Chanc. Clerk
By Mildred Savage, D. C.

Filed in my office November 12, 1957.
Hubert Lusk, Clerk

STATE OF MISSISSIPPI
COUNTY OF COAHOMA

I, T. F. Logan, Jr., Clerk of the Chancery Court in and for said County and State aforesaid, do hereby certify that the foregoing pages contains a whole, true and correct copy of the Last Will and Testament of Florence Hull, deceased, Proof of Will, Codicil to the Last Will and Testament of Florence Hull, deceased and Proof of Codicil as the same appears on file and of record in my office in Clarksdale, Mississippi. Recorded in Will Book 6 Pages 215-221, both inclusive.

Witness my hand and official seal this the 6th day of November, 1957.

T. F. Logan, Jr., Chancery Clerk
By Mildred Savage, D. C.

Filed in my office November 12, 1957.
Hubert Lusk, Clerk

IN THE CHANCERY COURT OF COAHOMA COUNTY, MISSISSIPPI

IN THE MATTER OF THE ESTATE OF FLORENCE HULL, DECEASED

NO. 11,723

LETTERS TESTAMENTARY

WHEREAS, Florence Hull, Deceased, late of the County of Coahoma, State of Mississippi, made and executed her last will and testament and codicil thereto, which were on the 4th day of November, 1957, filed, proved and admitted to probate in this Court, and letters testamentary thereof granted unto Geo. F. Maynard, Jr., executor thereof, and the said Geo. F. Maynard, Jr., having complied with the statutes in such cases made and provided, and entered into a good and valid bond in the principal amount of \$10,000.00;

NOW, THEREFORE, We do hereby give, grant and commit unto the said Geo. F. Maynard, Jr., the administration of all and singular the goods, chattels, rights and credits of the said testatrix with full power to take into his possession and to ask, levy, sue for, recover and receive the same, wherever they may be, and to fully execute the said will and testament according to law.

WITNESS the hand of The Honorable R. E. Jackson, Chancellor of the Seventh Chancery Court District, this the 4th day of November, 1957.

T. F. Logan, Jr.
Clerk
By Mildred Savage, D. C.

Filed November 4, 1957
T. F. Logan, Jr., Clerk
By Mildred Savage, D. C.

THE STATE OF MISSISSIPPI
COAHOMA COUNTY

I, T. F. Logan, Jr., Clerk of the Chancery Court in and for said County, in said state, hereby certify that the foregoing and reverse side hereof contains a true and complete copy of the Letters Testamentary upon the estate of Florence Hull, deceased, as the same appears of record in my office.

I further certify that said letters are, at this time, in full force and effect and that said Geo. F. Maynard, Jr. is the qualified and acting executor of said estate.

Given under my hand and official seal this the 6 day of November 1957.

T. F. Logan, Jr., Clerk
By Mildred Savage, D. C.

Filed in my office November 12, 1957.
Hubert Lusk, Clerk

LAST WILL AND TESTAMENT OF C. HENRY ULRICH-
TESTATOR.

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

1st.

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

2d.

I give and bequeath to my beloved wife, Louise E. Ulrich, all of my property of every kind and character and wherever situated or located, including Fifteen Shares of American Telegraph and Telephone Company Stock now in the possession and care of Mrs. Emily Rosenthal, left by me with her for safe keeping, and not otherwise-

3d-

I name and nominate my beloved wife, Louise E. Ulrich, as my Executrix, and I suggest that she be appointed as such, and without the necessity of making bond.

In witness whereof, I hereunto set my signature, on this the 22d day of June, 1954.

C. Henry Ulrich
Testator.

At the request of the Testator and in his presence and in the presence of each other, we hereto subscribe our names as witnesses to the last will and testament of C. Henry Ulrich-

This June 22, 1954.

Anna Carol Fults

Mary Fults Miller

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 C. Henry Ulrich, deceased. And order to be recorded in the Book of Wills.

This November 20, 1957.

Hubert Lusk

LAST WILL AND TESTAMENT
OF
MAUDE ANDERSON

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I, Maude Anderson, now residing in Grundy County, Tennessee, being of sound and disposing mind and memory and not acting under influence of any person whomsoever, do make, publish and declare this my Last Will and Testament, and I do hereby expressly revoke all other and former wills and testamentary dispositions made by me.

ITEM I.

I desire that I be buried according to the rites of the Seventh - day Adventist Church.

ITEM II.

I desire that my debts be paid by my Executor, hereinafter named, as soon as possible after my death.

ITEM III.

I will, devise and bequeath to Jean McDonald the sum of Five Hundred Dollars (\$500.00).

ITEM IV.

I will, devise and bequeath to the Voice of Prophecy the sum of Five Hundred Dollars (\$500.00).

ITEM V.

I will, devise and bequeath to the Cumberland Rest Home, Altamont, Tennessee, the sum of Five Hundred Dollars (\$500.00).

ITEM VI.

I will, devise and bequeath to the Georgia Conference Association of Seventh-day Adventists, the sum of One Thousand Dollars (1000.00) and I request that this sum be used as follow-up work for the Voice of Prophecy.

ITEM VII.

All the remainder of my estate, I will, devise and bequeath to the Georgia Conference Association of Seventh-day Adventists.

ITEM VIII.

In the event my estate is insufficient to pay all the above specific bequests, I desire that the sum of Five Hundred Dollars (\$500.00), left to Jean McDonald, be paid in full, and that the other specific bequests be abated pro rata, according to the remainder of my estate, which is available for distribution.

ITEM IX.

I hereby appoint A. C. McKee, Secretary-Treasurer of the Georgia Conference Association of Seventh-day Adventists, or his successor in office, as Executor of this Will, hereby relieving him of making bond or returns to any court, but requesting him to keep a full account of all receipts and disbursements, which shall be available to all interested parties at reasonable times. In the management of the affairs of my estate, I bestow upon my Executor or his successor the following powers:

(a) To sell, exchange, or otherwise dispose of any property at any time held or acquired under this will, at public or private sale, for cash or on terms, without advertisement including the right to lease for any term.

(b) To invest all monies in such stock, bonds, securities, investment company, mortgages, notes, choses in action, real estate, improvements thereon, and other property as such Executor may deem best without regard to any law now or hereafter in force limiting the investment for executors or other fiduciaries.

(c) To retain by way of investment any property or choses in action owned by me at the time of my death, including any stock in such Executor.

(d) To vote in person or by proxy any corporate stock or other security and to agree to or take any other action in regard to any re-organization, merger, consolidation, bankruptcy or other procedure or proceeding affecting any stock, bond, note or other property;

(e) To use real estate brokers, accountants, and other agents, if he deems such employment necessary and desirable, and to pay reasonable compensation for their services;

(f) To compromise, settle and/or adjust any claim or demand by or against said estate and to agree to any rescission or modification of any contract or agreement affecting such estate.

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(g) To renew any indebtedness, as well as borrow money, and to secure the same by mortgaging, pledging and/or conveying any property of such estate.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal to this my Will, this the 9 day of February, 1956.

Maude Anderson (SEAL)

Signed, sealed, published and declared by MAUDE ANDERSON as and for her Last Will and Testament in our presence, and we, at her request and in her presence; and in the presence of each other, have hereunto subscribed our names as witnesses the day and year above set out.

| | |
|---------|-----------------|
| Witness | Isis C. Morey |
| Address | Coalmont, Tenn. |
| Witness | Lula M. Young |
| Address | Coalmont, Tenn. |

Filed in my office Feb. 4, 1956.
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 and Testament of Maude Anderson, deceased, and order to be recorded in the Book of Wills.

This February 4, 1956.

Hubert Lusk, Clerk

WILL OF LOTTIE S. RODDY

I Lottie S. Roddy do write this my last will & testament.

First: I devise that my funeral expenses be paid & any other debts that I may owe be paid out of any money that I may die possessed of or that may come into the hands of my executor.

Second: I give to Mabel the dwelling house & lot where we now live during her lifetime & every thing in the home.

Third: It is my desire that any & all money & bonds left be divided equally between my three children.

Also I appoint Burge as my executor with power to act with out bond.

Fifth: In case of an accident to Burge then Mabel & Turney can act jointly in every thing mentioned.

Lottie S. Roddy

This Dec. 14, 1939.

Witness:

Mrs. Mollie P. Sartain

I. M. Sartain

This Feb. 13, 1941

Filed in my office Feb. 10, 1958.
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 and Testament of Mrs. Lottie S. Roddy, deceased, and ordered to be recorded in the Book of Wills.

This February 10, 1958.

Hubert Lusk, Clerk

WILL OF MRS. ALLIE PETTEY

LAST WILL AND TESTAMENT

I, Mrs. Allie Petty, of Tracy City, Tennessee being of sound mind and disposing memory and realizing the uncertainty of this life, do hereby declare and publish this as my last will and testament.

First I direct that my funeral expenses and just debts be paid by my executrix as soon after my death as conveniently possible.

Second all the remainder and residue of my property, real, personal and mixed I give, devise and bequesth to my beloved daughter, Mrs. Betty Byrd.

Third I direct and name my daughter, Mrs. Betty Byrd, to be the executrix of this my last will and testament and to serve without bond.

In witness whereof, I have this day affixed my hand and seal, this March 24th, 1955, at Tracy City, Tennessee.

Mrs. Allie Petty

This Instrument was on the day and date thereof, signed, published and declared by the testatrix, Mrs. Allie Petty, to be her Last Will And Testament, in the presence of us who at her request have subscribed our names thereto as witnesses, in her presence and in the presence of each other.

L. E. Hassler

A. L. Henderson

Filed in my office this May 2, 1958.
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 and Testament of Mrs. Allie Petty, deceased, and ordered to be recorded in The Book of Wills.

This May 5, 1958.

Hubert Lusk, Clerk

WILL OF JAMES A. GREENE

Star Rt Monteagle, Tenn

March 25 1958

To whom it may concern, this is my last will, written by me while I am well and of sound mind.

At my death I leave all my personal property to my wife Lear J Greene to do as she wishes to do this is to include all household Furniture and all farm machinery and live stock that we have at that time. All real estate, including land and building to be hers to use as she sees fit, as long as she cares to live on same. To feed and care for our children. If there comes a time she wishes to divide this property among our children. This is to be divided equally between Jim & Mary after Charlotte Ann Has been given (\$1000.00) One Thousand Dollars.

James A Greene

Witness Meriman Jordan

Witness Leo Jordan

Filed in my office May 29, 1958.

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 and Testament of James A. Greene, deceased, and ordered to be recorded in the Book of Wills.

This May 29, 1958.

Hubert Lusk, Clerk

WILL OF MINNIE OLIVER

I, Mrs. Minnie Oliver, being of sound mind and disposing memory, and know the uncertainty of life and the certainty of death, do hereby make and publish this as my last will and testament, hereby revoking and rendering void any other will by me made.

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

Second. I give, devise and bequeath to my beloved son, Johnnie Oliver, all of my property of every kind and character, and where ever situated, to have as his sole and separate use and benefit.

I have six other children whom I love and would be glad to give each of them something, but I have little property and Johnnie is looking after me and taking care of me and this is my reason for giving him the little property that I own, including guns and household furnitures, etc.

Third. I hereby name, nominate and ask the Court to appoint the said Johnnie Oliver my executor, and that he be allowed to serve as such without the necessity of making bond.

In witness whereof, I hereunto set my signature, on this the 10th day of September, 1957.

Minnie Oliver
Testator

We, the undersigned, hereby acknowledge that at the request of the Testator and in her presence, we hereby set our signatures as subscribing witnesses to her last will and testament. This the 10th day of September, 1957.

Anna Carol FultsPolly Oliver

Filed in my office this July 14, 1958
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 and ordered to be recorded as the Last Will and Testament of Minnie Oliver, deceased. Said Probation was July 14, 1958. Witness my hand at office in Altamont, Tenn., July 14, 1958.

Hubert Lusk, Clerk

(LAST WILL & TESTAMENT OF AMBROSE SAVAGE)

I, Ambrose Savage, being of sound mind do hereby make, publish and deliver this, my last testimony, hereby revoking any and all wills by me at any time made.

I hereby give and bequeath to my two daughters, Alam Savage and Nellie Savage, all my property, real, personal or mixed, which I may die seized and possessed of, and I hereby retain possession of said property until my death at which time it shall pass to the said Alma and Nellie Savage.

SIGNED THIS 26th day of July, 1955.

Ambrose Savage his
X

We the undersigned, witnesses to the foregoing will and testament of Ambrose Savage, hereby certify that we witnessed his signature in his presence and in the presence of each other.

SIGNED THIS 26 day of July, 1955.

Grady Scruggs
Richard Tate

State of Tennessee }
County of Grundy }

I, Hubert Lusk, Clerk of said County, do hereby certify that the foregoing instrument was probated by the Court and adjudged the Last Will and Testament of Ambrose Savage. This August 8, 1958.

Hubert Lusk Clerk.

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 December 1918.

T. B. Roddy
Notary Public

Reprobated and ordered to be recorded in Will Book this August 16, 1958.

Hubert Lusk, Clerk

J. T. BRANNAN WILL

These Presents That - I, J. T. Brannan, being in good health

J. T. BRANNAN WILL

Know All Men By These Presents That - I, J. T. Brannan, being in good health and in the full possession of all my faculties of reasoning and being capable of attending to business of all kinds, do on this the seventeenth day of Sept. 1945, do herein publish my last will and testament, herein, and do revoke any other made by me at any previous time.

I-

I direct and declare that any and all debts that are incurred by my sickness, and death and burial expenses be paid as soon as possible, from any money that I and my wife may have in our joint bank account, if possible. If there is not sufficient the collections of sales of either personal property of realty or of notes or payments on land already sold, shall be so managed that these debts be settled as soon as can be managed.

II-

I also declare that I appoint my wife as administratrix, serving without bond and leave all matters in her hands to carry out my wishes. But if she is not able to serve I appoint my son, Raymond Brannan and his sister, N. C. McAlpin to serve as joint administrators.

III-

I wish, however that Raymond Brannan be given as soon as it is possible to be managed the sum of three thousand dollars more than N. C. McAlpin shall receive from the estate if it were divided as I owe Raymond some money and I did not spend very much money on Raymond, for his education.

IV-

To my son, Herbert Brannan I leave the free and undisturbed control and possession of the "station lot" that I really gave him years ago when I gave him a mortgage ~~on~~ property without inbursement and when the interest and face of the mortgage amounted to over \$11,000 I made him a deed, or rather Joe Hessey made the deed) on his payment of the outstanding notes to Joe, about \$1,500 I also wish him to be paid the sum of \$100 in addition. I also have given him the Tampa Property which he has controlled along time. The income of the "station lot" amounts to quite a sum of money at this date. Then, too, other property and some money. So I feel that there will not be as much to each other individual in the family as Herbert has already had from the estate.

V-

But in the event that the large tract of land be sold (the "10,000") and it brings something like \$50,000 the estate I and my wife own, would allow each individual of the family to have something like a commensurate part such as Herbert has already received. I explain here as I will not be able to do when this will is probated. I owe my wife money and have owed her from the date of our marriage, almost. She has the notes that have not been paid. She asked me to buy her the Graneicher place and she repaid me seven thousand five hundred dollars. I built on it and mortgaged it, both debt and building against her wishes. I had to sell to save myself. is a statement of mine that I owed my wife, twenty thousand dollars and this has not been paid into her individual ownership as I have always controlled any property that was in her name - place there as a precaution and also as a surety to her for this debt. With interest this will amount to a large sum. It is my wish that these notes and the twenty thousand dollars with interest be allowed her as her own property and not enter into any division of the estate unless she desires to do so. I am leaving the control of everything

WILL OF W. S. WHITE

to her and if she is able to give Herbert Brannan (\$500.) five hundred dollars, which she may be able to do if the large tract sells. It is my wish that he receive that much or (\$100) one hundred if the tract is not sold in my lifetime or after my death, for as much as fifty thousand dollars.

VI-

During the life of my wife, Mary A. E. Brannan, the power to sell, use and control, and divide, if she wishes any and all property between her self and her two children is left her to as she wishes. This is the sole intention of article Number VI.

J. T. Brannan

Witnessed by

G. C. Partin

Annie A. Partin

Know All Men By These Presents That - I, J. T. Brannan, being in good health and in the full possession of all my faculties of reasoning and being capable of attending to business of all kinds, do on this the seventeenth day of Sept. 1945, do herein publish my last will and testament, herein, and do revoke any other made by me at any previous time.

I- I direct and declare that any and all debts that are incurred by my sickness, and death and burial expenses be paid as soon as possible, from any money that I and my wife may have in our joint bank account, if possible. If there is not sufficient the collections of sales of either personal property of realty or of notes or payments on land already sold, shall be so managed that these debts be settled as soon as can be managed.

II- I also declare that I appoint my wife as administratrix, serving without bond and leave all matters in her hands to carry out my wishes. But if she is not able to serve I appoint my son, Raymond Brannan and his sister, K. C. McAlpin to serve as joint administrators.

III- To my wife, Mary A. E. Brannan I leave all personal property, any land that I may own at time of my death, all notes, mortgages, houses, claims of any kind, and any money that I may have.

III- I wish, however that Raymond Brannan be given as soon as it is possible to be managed the sum of three thousand dollars more than K. C. McAlpin shall receive from the estate if it were divided as I owe Raymond some money and I did not spend very much money on Raymond, for his education.

IV- To my son, Herbert Brannan I leave the free and undisturbed control and possession of the "station lot" that I really gave him years ago when I gave him a mortgage on property without inbursement and when the interest and face of the mortgage amounted to over \$11,000 I made him a deed, or rather Joe Hesse made the deed) on his payment of the outstanding note to Joe, about \$1,500 I also wish him to be paid the sum of \$100 in addition. I also have given him the Tampa Property which he has controlled along time. The income of the "station lot" amounts to quite a sum of money at this date. Then, too, other property and some money. So I feel that there will not be as much to each other individual in the family as Herbert has already had from the estate.

V- But in the event that the large tract of land be sold (the "10,000") and it brings something like \$50,000 the estate I and my wife own, would allow each individual of the family to have something like a commensurate part such as Herbert has already received. I explain here as I will not be able to do when this will is probated. I owe my wife money and have owed her from the date of our marriage, almost. She has the notes that have not been paid. She asked me to buy her the Graneicher place and she repaid me seven thousand five hundred dollars. I built on it and mortgaged it, both debt and building against her wishes. I had to sell to save myself. and the money went to pay my debts In Jasper, on the records is a statement of mine that I owed my wife, twenty thousand dollars and this has not been paid into her individual ownership as I have always controlled any property that was in her name - place there as a precaution and also as a surety to her for this debt. With interest this will amount to a large sum. I wish that these notes and the twenty thousand dollars with interest be allowed her as her own property and not enter into any division of the estate unless she desires to do so. I am leaving the control of everything to her and if she is able to give Herbert Brannan (\$500.) five hundred dollars, which she may be able to do if the large tract sells, it is my wish that he receive that much or (\$100) one hundred if the tract is not sold in my lifetime or after my death, for as much as fifty thousand dollars.

VI- During the life of my wife, Mary A. E. Brannan, the power to sell, use and control, and divide, if she wishes any and all property between her self and her two children is left her to do as she wishes. This is the sole intention of article number VI.

Witnessed by

G. C. Partin

J. T. Brannan

Annie A. Partin

State of Tennessee)

Grundy County)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of wills this October 10, 1958

Raymond Hargis
County Court Clerk

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 pssessed 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 December 1918.

T. B. Roddy
Notary Public

Reprobated and ordered to be recorded in Will Book this August 16, 1958.

Hubert Lusk, Clerk

J. T. BRANNAN WILL

Know All Men By These Presents That - I, J. T. Brannan, being in good health and in the full possession of all my faculties of reasoning and being capable of attending to business of all kinds, do on this the seventeenth day of Sept. 1945, do herein publish my last will and testament, herein, and do revoke any other made by me at any previous time.

I- I direct and declare that any and all debts that are incurred by my sickness, and death and burial expenses be paid as soon as possible, from any money that I and my wife may have in our joint bank account, if possible. If there is not sufficient the collections of sales of either personal property of realty or of notes or payments on land already sold, shall be so managed that these debts be settled as soon as can be managed.

II- I also declare that I appoint my wife as administratrix, serving without bond and leave all matters in her hands to carry out my wishes. But if she is not able to serve I appoint my son, Raymond Brannan and his sister, R. C. McAlpin to serve as joint administrators.

III- To my wife, Mary A. E. Brannan I leave all personal property, any land that I may own at time of my death, all notes, mortgages, houses, claims of any kind, and any money that I may have.

III- I wish, however that Raymond Brannan be given as soon as it is possible to be managed the sum of three thousand dollars more than N. C. McAlpin shall receive from the estate if it were divided as I owe Raymond some money and I did not spend very much money on Raymond, for his education.

IV- To my son, Herbert Brannan I leave the free and undisturbed control and possession of the "station lot" that I really gave him years ago when I gave him a mortgage on property without inbursement and when the interest and face of the mortgage amounted to over \$11,000 I made him a deed, or rather Joe Hessey made the deed) on his payment of the outstanding note to Joe, about \$1,500 I also wish him to be paid the sum of \$100 in addition. I also have given him the Tampa Property which he has controlled along time. The income of the "station lot" amounts to quite a sum of money at this date. Then, too, other property and some money. So I feel that there will not be as much to each other individual in the family as Herbert has already had from the estate.

V- But in the event that the large tract of land be sold (the "10,000") and it brings something like \$10,000 the estate I and my wife own, would allow each individual of the family to have something like a commensurate part such as Herbert has already received. I explain here as I will not be able to do when this will is probated. I owe my wife money and have owed her from the date of our marriage, almost. She has the notes that have not been paid. She asked me to buy her the Graneicher place and she repaid me seven thousand five hundred dollars. I built on it and mortgaged it, both debt and building against her wishes. I had to sell to save myself.... and the money went to pay my debts.... In Jasper, on the records is a statement of mine that I owed my wife, twenty thousand dollars and this has not been paid into her individual ownership as I have always controlled any property that was in her name - place there as a precaution and also as a surety to her for this debt. With interest this will amount to a large sum. It is my wish that these notes and the twenty thousand dollars with interest be allowed her as her own property and not enter into any division of the estate unless she desires to do so. I am leaving the control of everything to her and if she is able to give Herbert Brannan (\$500.) five hundred dollars, which she may be able to do if the large tract sells, it is my wish that he receive that much or (\$100) one hundred if the tract is not sold in my lifetime or after my death, for as much as fifty thousand dollars.

VI- During the life of my wife, Mary A. E. Brannan, the power to sell, use and control, and divide, if she wishes any and all property between her self and her two children as left her to do as she wishes. This is the sole intention of article number VI.

Witnessed by
G. C. Partin

J. T. Brannan

Annie A. Partin

(State of Tennessee)

Grundy County

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of wills this October 10, 1958

Raymond Hargis
County Court Clerk

Rembrandt P. Morris - Will

LAST WILL AND TESTAMENT

KNOW ALL MEN BY THESE PRESENTS:

That I, Rembrandt P. Morris, of Coalmont, in the County of Grundy, and the State of Tennessee, being of full age, sound mind and disposing memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all former Wills by me at any time made.

I

I direct that all of my legally collectible debts, the expenses of my last sickness and burial, and of the administration of my estate be first paid, and the balance of my property disposed of as follows:

II

I give, devise and bequeath unto my beloved wife, Belva Morris, all of the rest, remainder and residue of my property of every kind, character and description, real, personal and mixed, of which I may die seized or to which I may be entitled, wheresoever situated, to have and to hold as her sole and absolute property forever.

III

In the event of my death I hereby nominate and appoint my said wife, Belva Morris, as sole Executrix of this my Last Will and Testament; said executrix to serve without bond.

IN WITNESS WHEREOF I have to this my Last Will and Testament, consisting of one page of typewritten paper, subscribed my name on this 12th day of February A. D., 1957.

Rembrandt Peale Morris
Testator

We, Joseph A. Tucker, and Josephine W. Tucker do hereby certify that on this 12th day of February, 1957, at Coalmont, County of Grundy, and the State of Tennessee, Rembrandt P. Morris, to us personally known, did in our presence sign the foregoing instrument and declared the same to be his Last Will and Testament; and we at his request and in his presence, and in the presence of each other, do hereunto subscribe our names as witnesses thereto. That the time this will was signed and attested, the said Rembrandt P. Morris appeared to us to be in full control of his mental faculties, of sound mind and disposing memory.

Joseph A. Tucker
Witness

Beersheba Springs, Tenn.
Address

Josephine W. Tucker
Witness

Beersheba Springs, Tenn.
Address

Filed in my office December 11, 1958
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this December 11, 1958.

Raymond Hargis, Clerk

THE LAST WILL AND TESTAMENT OF
R. C. WILLIAMS OF LAAGER, TENN.

I, R. C. Williams, of Laager, Grundy County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking and making void any other Will or Wills, by me at any time made.

FIRST:

I direct that all my just debts and funeral expenses be paid as soon after my demise 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 will and bequeath to my beloved wife, Artie Williams, all of my property, real, personal and mixed, of every kind, character and description, wherever situated, to her sole and separate use, which she may sell if she desires, and use the money for her comfort and support.

THIRD:

Having full faith and confidence in the integrity and ability of my said wife, Artie Williams, I hereby nominate, constitute and appoint her as Executrix of this my last Will and Testament, and she is hereby excused from making any bond as such Executrix.

In witness whereof, I hereunto set my hand, this 9th day of April, 1953, in the presence of the two subscribing witnesses hereto, whom I have called and asked to sign the same in my presence.

Rescoe Williams

Witnesses to mark of
 R. C. Williams.

Witnesses to the Will:

John M. Schild

Sallie H. Schild

We, John M. Schild and Sallie H. Schild subscribing witnesses to the above will, hereby certify that we signed the same as such subscribing witnesses, at the request of, and in the presence of the testator and of each other, and that he declared in our presence that this is his last Will and Testament.

John M. Schild

Sallie H. Schild

Filed in my December 16, 1958
Raymond Hargis, Clerk

STATE OF TENNESSEE

GRUNDY COUNTY

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above Will was probated by Court and was ordered to be recorded in the Book of Wills this December 16, 1958.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

I, Mrs. Annie Payne, a widow, resident of Tracy City, Grundy County, Tennessee, being of sound mind and disposing memory, and wishing to now make provision for the disposition and use of my estate following my inevitable death, of all the property, both real and personal, of which I may die seized and possessed, do hereby make, publish and ordain this to be my last will and testament hereby revoking all other and former wills and codicils thereunto by me made at any time heretofore.

FIRST: I direct that my funeral expenses and all my just and outstanding debts and accounts be paid by my Executor as soon after my death as may be practicable.

SECOND: I direct that my Executor take possession of all my property both real and personal, including the proceeds of any and all insurance policies which I may have at the time of my death, and that he pay all taxes which may be legally assessed against any property which I may own at the time of my death.

THIRD: To my son, Francis Gordon Payne, and my daughter Mary Alice Payne and Elizabeth Payne, I give, devise and bequeath all my personal property of every kind and character wherever the same may be situated, and my real estate which at the time of the execution of this my last will and testament consists of my home place where I have resided for more than fifty years and reside now, and which is bounded on the North by an alley, on the south by Little Firey Gizzard creek, on the East by the Lankfordtown road, and on the West by Pyburn heirs of their successors in title, containing three acres more or less and located in the Fourth Civil District of Grundy County and on the south-eastern side of the town of Tracy City, Tennessee; and in the event that any of the three said children shall predecease me then my property shall be given, devised and bequeathed to the survivor or survivors, share and share alike.

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

FIFTH. I hereby nominate and appoint my son, Francis Gordon Payne, to be Executor of this my last will and testament and I direct that he be excused from making bond as such Executor. And in the event that he is unable, for any reason, or refuses, to so serve, then I direct that W. C. Abernathy, attorney at law, shall be the Executor of of this my last will and testament.

SIXTH. In Testimony Whereof, I, Mrs. Annie Payne, 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, on this the 23rd day of November, 1940.

Her
Mrs. Annie X Payne
 Mark

Subscribed, signed, sealed, published and declared by the said Mrs. Annie Payne to us known to be the above named Testatrix, as and for her last will and testament, consisting of two typewritten sheets on each of which the said Testatrix has written her name in the sight and presence of us the undersigned who have, at her request and in her sight and presence and in the sight and presence of each other have subscribed our names hereunto as attesting witnesses on this the 23rd day of November, 1940.

Martie Schild
C. E. Dishroon

Filed in my office April 29, 1959
Raymond Hargis, Clerk

STATE OF TENNESSEE
 GRUNDY COUNTY

I, Raymond Hargis, County Court Clerk of said County do hereby certify that the above will was probated by the Court and ordered to be recorded in the Book of Wills this April 29, 1959.

Raymond Hargis
 County Court Clerk

LAST WILL AND TESTAMENT OF MRS. EMMA H. SCHULZE

I, Mrs. Emma H. Schulze, being of sound mind and disposing memory do hereby make and publish this as my last will and testament hereby declaring all other wills by me at any time heretofore made null and void.

I

I will, devise and bequeath unto my daughter, Bertha Schulze, all of my property of every kind and nature and wheresoever located including real, personal and mixed, except stocks, bonds, notes and cash which I own at my death and these stocks, bonds, notes and cash which I may own at my death will be disposed of as hereinafter provided in this will.

II

I will and direct that all of my debts be paid by my Executor hereinafter named as soon after my death as it is practical for him to do so and he will pay these debts, including any and all taxes which may be due against my estate, out of the stocks, bonds, notes and cash which I may own at my death.

III

After paying all my debts as above provided, the balance remaining from the stocks, bonds, notes and cash which I may own at my death will be distributed by my Executor and divided as follows:

1. If my daughter, Bertha, is a single woman and living at the time of my death, she will take one-third (1/3) of the balance of said stocks, bonds, notes and cash after my debts are paid as provided herein in addition to the other bequests and devises which I have made to her in this will.
2. After my daughter, Bertha, receives this one-third (1/3) of said stocks, bonds, notes and cash as provided herein, the balance remaining of same will be equally divided between my three children, Louise Schulze Greeter, Mabel Schulze Tate, and Herman Schulze.
3. If my daughter, Bertha, should be married at the time of my death and living with her husband, she will share equally with my other three children herein named in the balance of said stocks, bonds, notes and cash after my debts are paid as set out herein; that is, each of my four children will take one-fourth (1/4) of this balance.
4. In the event any of my children predecease me leaving children who would be my grandchildren, I will and direct that such grandchildren will take the part of my estate that their parent would have taken under this will had they survived me. But should any of my children, who are beneficiaries under this will, predecease me leaving no children, the surviving beneficiaries, or their children, shall take the part which such deceased beneficiary would have taken under this will share and share alike.

IV

I hereby nominate and appoint my son, Herman Schulze, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond. Should my son, Herman Schulze, predecease me, then and in that event I nominate and appoint my daughters, Louise Schulze Greeter, Mabel Schulze Tate and Bertha Schulze, as joint Executrices of this my last will and testament and direct that they be allowed to administer upon my estate without bond, and in the event any of them should be dead the remaining ones shall act as Executrices of my estate without bond.

WITNESS my hand this 4th day of October, 1941.

MRS. EMMA H. SCHULZE
 Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in the presence of each other have signed their names hereto as attesting witnesses the date and day last above written.

Hazel Cowan

S. Roy Hickerson
 Witnesses

State of Tennessee }
 Grundy County }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills, this June 1, 1959.

Raymond Hargis
 County Court Clerk

WILL OF THOMAS B. SCOGGINSW I L L

I, THOMAS B. SCOGGINS, being of sound mind and disposing memory, do declare this to be my last will and testament, hereby revoking all other wills heretofore made by me.

ITEM I: I direct that all of my just debts be paid as soon as practicable after my death.

ITEM II: I leave to my beloved wife, Ethel M. Scoggins, all of my estate, real, personal, and mixed, wherever located.

ITEM III: Should my wife, Ethel M. Scoggins, predecease me, or should she and I die as result of an accident, and neither of us recover sufficiently to execute a will, then, in that event, after payment of all debts, including our expenses resulting from such accident and burial expenses, the rest and residue of my estate I leave to our four children, Mrs. Ethel Sara Sensenbach, Thomas Samuels Scoggins, Mrs. Susan McWhirter Moore, and Mrs. Luella McWhirter Hilt, equally, share and share alike. Should any of my said children predecease me, leaving issue, such issue shall take the deceased child's share. Should such deceased child leave no issue, the portion of my estate going to such deceased child shall be divided equally among my surviving children.

ITEM IV: My wife, Ethel M. Scoggins, is this day executing a similar will to this will, in which I am named as beneficiary, but it is not our desire that our wills shall be treated as mutual or companion wills, and I reserve the right to execute another will, either prior or subsequent to the demise of my wife, disposing of all property then owned by me, regardless of the source from which I received said property.

ITEM V: I nominate and appoint my wife, Ethel M. Scoggins, as Executrix of this my will, and in the event she should predecease me, then I appoint my son, Thomas Samuels Scoggins, as Executor of this will, and request that neither of them be required to make bond as provided for by law.

EXECUTED AT Nashville, Tennessee, this 14 day of April, 1949.

Thomas B. Scoggins

II

I will and direct that all of my debts be paid by my Executor hereinafter named as soon after my death as it is practical for him to do so and he will pay these debts, including any and all taxes which may be due against my estate, out of the stocks, bonds, notes and cash which I may own at my death.

III

After paying all my debts as above provided, the balance remaining from the stocks, bonds, notes and cash which I may own at my death will be distributed by my Executor and divided as follows:

1. If my daughter, Bertha, is a single woman and living at the time of my death, she will take one-third (1/3) of the balance of said stocks, bonds, notes and cash after my debts are paid as provided herein in addition to the other bequests and devises which I have made to her in this will.

2. After my daughter, Bertha, receives this one-third (1/3) of said stocks, bonds, notes and cash as provided herein, the balance remaining of same will be equally divided between my three children, Louise Schulze Greter, Mabel Schulze Tate, and Herman Schulze.

3. If my daughter, Bertha, should be married at the time of my death and living with her husband, she will share equally with my other three children herein named in the balance of said stocks, bonds, notes and cash after my debts are paid as set out herein; that is, each of my four children will take one-fourth (1/4) of this balance.

4. In the event any of my children predecease me leaving children who would be my grandchildren, I will and direct that such grandchildren will take the part of my estate that their parent would have taken under this will had they survived me. But should any of my children, who are beneficiaries under this will, predecease me leaving no children, the surviving beneficiaries, or their children, shall take the part which such deceased beneficiary would have taken under this will share and share alike.

IV

I hereby nominate and appoint my son, Herman Schulze, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond. Should my son, Herman Schulze, predecease me, then and in that event I nominate and appoint my daughters, Louise Schulze Greter, Mabel Schulze Tate and Bertha Schulze, as joint Executrices of this my last will and testament and direct that they be allowed to administer upon my estate without bond, and in the event any of them should be dead the remaining ones shall act as Executrices of my estate without bond.

WITNESS my hand this 4th day of October, 1941.

MRS. EMMA H. SCHULZE
Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in the presence of each other have signed their names hereto as attesting witnesses the date and day last above written.

Hazel Cowan

S. Roy Hickerson
Witnesses

State of Tennessee)
Grundy County)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this June 1, 1959.

Raymond Hargis
County Court Clerk

LAST WILL AND TESTAMENT

ROBERT V. MABRY

I, Robert V. Mabry, of Viola, Warren County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this my last will and testament, hereby revoking all former wills and testaments made by me.

FIRST: I direct that my funeral expenses and all of my just debts be paid as soon after my decease as conveniently can be done.

SECOND: I give, devise and bequeath unto my beloved wife Gustrine Milner Mabry, if she survives me, an undivided one-half interest in and to the farm owned by me, consisting of approximately 317 acres, situated near Viola, in the First Civil District of Grundy County, in the State of Tennessee, and in and to all live stock, machinery and equipment of all kinds, and crops, growing or harvested, owned by me at the time of my death, to belong to her, absolutely, and to her heirs and assigns, in fee simple forever. If my said wife does not survive me, then, and in such event, I give, devise and bequeath such undivided one-half interest in and to said farm, live stock, machinery and equipment of all kinds, and crops, growing or harvested, to the heirs at law of my said wife and distributees of her estate; to have and to hold unto them, their heirs and assigns, in fee simple forever.

THIRD: All of the rest, residue and remainder of my estate, real, personal and mixed, wherever situated, of which I die seized and possessed, or to which I may be entitled at the time of my death, I give, devise and bequeath unto my beloved wife, Gustrine Milner Mabry, for her own use and benefit during her natural life, all rents, revenues and income therefrom during her life to belong to her absolutely; and I hereby give and grant to my said wife full power and authority to manage, control and handle such property as she sees fit, and, without order of any court, to sell, dispose of and convey any part or parts or the whole of such property, real, personal or mixed, and convey to the purchaser or purchasers thereof an absolute title in fee simple to the property so sold and conveyed, and also the right and power to use

II

I will and direct that all of my debts be paid by my Executor hereinafter named as soon after my death as it is practical for him to do so and he will pay these debts, including any and all taxes which may be due against my estate, out of the stocks, bonds, notes and cash which I may own at my death.

III

After paying all my debts as above provided, the balance remaining from the stocks, bonds, notes and cash which I may own at my death will be distributed by my Executor and divided as follows:

1. If my daughter, Bertha, is a single woman and living at the time of my death, she will take one-third (1/3) of the balance of said stocks, bonds, notes and cash after my debts are paid as provided herein in addition to the other bequests and devises which I have made to her in this will.

2. After my daughter, Bertha, receives this one-third (1/3) of said stocks, bonds, notes and cash as provided herein, the balance remaining of same will be equally divided between my three children, Louise Schulze Greeter, Mabel Schulze Tate, and Herman Schulze.

3. If my daughter, Bertha, should be married at the time of my death and living with her husband, she will share equally with my other three children herein named in the balance of said stocks, bonds, notes and cash after my debts are paid as set-out herein; that is, each of my four children will take one-fourth (1/4) of this balance.

4. In the event any of my children predecease me leaving children who would be my grandchildren, I will and direct that such grandchildren will take the part of my estate that their parent would have taken under this will had they survived me. But should any of my children, who are beneficiaries under this will, predecease me leaving no children, the surviving beneficiaries, or their children, shall take the part which such deceased beneficiary would have taken under this will share and share alike.

IV

I hereby nominate and appoint my son, Herman Schulze, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond. Should my son, Herman Schulze, predecease me, then and in that event I nominate and appoint my daughters, Louise Schulze Greeter, Mabel Schulze Tate and Bertha Schulze, as joint Executrices of this my last will and testament and direct that they be allowed to administer upon my estate without bond, and in the event any of them should be dead the remaining ones shall act as Executrices of my estate without bond.

WITNESS my hand this 4th day of October, 1941.

MRS. EMMA H. SCHULZE
Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in the presence of each other have signed their names hereto as attesting witnesses the date and day last above written.

Hazel Cowan

S. Roy Hickerson
Witnesses

State of Tennessee)
Grundy County)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this June 1, 1959.

Raymond Hargis
County Court Clerk

such portion or portions of the proceeds of the sale of any such property for her own use and benefit, or to reinvest the same, as she sees fit.

FOURTH: All of said rest, residue and remainder of my estate which still remains in the hands of my said wife, Gustrine Milner Mabry, at the time of her death, including both that which she shall not have disposed of and such other property, if any, as she shall have purchased with the proceeds of property constituting a part or parts of my estate which she shall have disposed of; (but not including the undivided one-half interest in said farm, live stock, machinery and equipment and crops which I have hereinbefore given to her absolutely and which will not constitute a part of said rest, residue and remainder) upon the death of my said wife, shall go, and I hereby give, devise and bequeath the same, to those who would be my heirs at law and distributees of my estate if I had died without a will, to each the share which he or she would have taken if I had died intestate, that is, to my sisters then living, if any, and the children of my sisters and brothers then deceased, per stirpes, and not per capita, the children of each deceased brother and sister to take their parent's share.

In order that there may not arise any question or controversy between those to whom I hereby give, devise and bequeath the rest, residue and remainder of my estate after the death of my wife, and her heirs, executors, administrators, devisees or legatees, upon or after her death, as to whether any property held by her at the time of her death is property which she acquired under this my will or which she purchased with the proceeds of sale of property hereby devised and bequeathed to her, and should go to those to whom I have hereby devised and bequeathed the remainder after the termination of the life estate therein hereby given, devised and bequeathed to my said wife, or is property which she otherwise acquired and should go to her heirs, executors, administrators, devisees and legatees, I suggest that my wife make and keep a complete inventory of my estate, and that thereafter if and when she sells, conveys or otherwise disposes of any part or parts thereof, she make a memorandum of the part or parts so sold, conveyed, or disposed of, and of the disposition by her of the proceeds thereof, and also a memorandum describing the property purchased by her with the proceeds of any such so sold, conveyed or disposed of, if any

II

I will and direct that all of my debts be paid by my Executor hereinafter named as soon after my death as it is practical for him to do so and he will pay these debts, including any and all taxes which may be due against my estate, out of the stocks, bonds, notes and cash which I may own at my death.

III

After paying all my debts as above provided, the balance remaining from the stocks, bonds, notes and cash which I may own at my death will be distributed by my Executor and divided as follows:

1. If my daughter, Bertha, is a single woman and living at the time of my death, she will take one-third (1/3) of the balance of said stocks, bonds, notes and cash after my debts are paid as provided herein in addition to the other bequests and devises which I have made to her in this will.
2. After my daughter, Bertha, receives this one-third (1/3) of said stocks, bonds, notes and cash as provided herein, the balance remaining of same will be equally divided between my three children, Louise Schulze Greeter, Mabel Schulze Tate, and Herman Schulze.
3. If my daughter, Bertha, should be married at the time of my death and living with her husband, she will share equally with my other three children herein named in the balance of said stocks, bonds, notes and cash after my debts are paid as set out herein; that is, each of my four children will take one-fourth (1/4) of this balance.
4. In the event any of my children predecease me leaving children who would be my grandchildren, I will and direct that such grandchildren will take the part of my estate that their parent would have taken under this will had they survived me. But should any of my children, who are beneficiaries under this will, predecease me leaving no children, the surviving beneficiaries, or their children, shall take the part which such deceased beneficiary would have taken under this will share and share alike.

IV

I hereby nominate and appoint my son, Herman Schulze, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond. Should my son, Herman Schulze, predecease me, then and in that event I nominate and appoint my daughters, Louise Schulze Greeter, Mabel Schulze Tate and Bertha Schulze, as joint Executrices of this my last will and testament and direct that they be allowed to administer upon my estate without bond, and in the event any of them should be dead the remaining ones shall act as Executrices of my estate without bond.

WITNESS my hand this 4th day of October, 1941.

MRS. EDNA H. SCHULZE
Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in the presence of each other have signed their names hereto as attesting witnesses the date and day last above written.

Hazel Cowan

S. Roy Hickerson
Witnesses

State of Tennessee)
Grundy County)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this June 1, 1959.

Raymond Hargis
County Court Clerk

is so purchased, or of how such proceeds are invested, if invested, and such inventory and memoranda so made by her shall be conclusive on all my heirs, executors, administrators, devisees and legatees on any and all such questions.

FIFTH: If my said wife, Gustrine Milner Mabry, should not survive me, then, and in that event, any and all property of every kind which I shall have acquired from her under her will I give, devise and bequeath unto those to whom it would have gone under her will if I had not survived her; an undivided one-half interest in my said farm, live stock, machinery and equipment, and crops, growing or harvested, owned by me at the time of my death shall go to the heirs at law of my said wife and distributees of her estate in accordance with the provisions of Item Second hereof; and all the rest, residue and remainder of my estate I give, devise and bequeath to those who would be my heirs at law and distributees of my estate if I had died without a will, to each the share which he or she would have taken if I had died intestate, that is, to my sisters then living, if any, and the children of my sisters and brothers then deceased, per stirpes, and not per capita, the children of each deceased brother and sister to take their parent's share.

SIXTH: I hereby constitute and appoint my wife, Gustrine Milner Mabry, Executrix of this my last will and testament and direct that she be not required to give bond or other security for the performance of duties devolving upon her as such Executrix and be not required to file any inventory or make any settlement of the administration of my estate in any Court. If my wife, Gustrine Milner Mabry, should not survive me then and in that event I hereby constitute and appoint my brother-in-law, Samuel M. Ramsey, or if he be not living or living and unwilling to serve, his son, S. R. Ramsey, who is my nephew, of Viola, Tennessee, Executor of this my last will and testament, and I also appoint said Samuel M. Ramsey, or if he be not living, or living and unwilling to serve, my said nephew, S. R. Ramsey, to succeed my said wife upon her death, if she survives me, as Executor hereof, and direct that neither of them be required to give bond or other security for the performance of duties devolving upon him as such Executor and that

II

I will and direct that all of my debts be paid by my Executor hereinafter named as soon after my death as it is practical for him to do so and he will pay these debts, including any and all taxes which may be due against my estate, out of the stocks, bonds, notes and cash which I may own at my death.

III

After paying all my debts as above provided, the balance remaining from the stocks, bonds, notes and cash which I may own at my death will be distributed by my Executor and divided as follows:

1. If my daughter, Bertha, is a single woman and living at the time of my death, she will take one-third (1/3) of the balance of said stocks, bonds, notes and cash after my debts are paid as provided herein in addition to the other bequests and devises which I have made to her in this will.
2. After my daughter, Bertha, receives this one-third (1/3) of said stocks, bonds, notes and cash as provided herein, the balance remaining of same will be equally divided between my three children, Louise Schulze Greeter, Mabel Schulze Tate, and Herman Schulze.
3. If my daughter, Bertha, should be married at the time of my death and living with her husband, she will share equally with my other three children herein named in the balance of said stocks, bonds, notes and cash after my debts are paid as set out herein; that is, each of my four children will take one-fourth (1/4) of this balance.
4. In the event any of my children predecease me leaving children who would be my grandchildren, I will and direct that such grandchildren will take the part of my estate that their parent would have taken under this will had they survived me. But should any of my children, who are beneficiaries under this will, predecease me leaving no children, the surviving beneficiaries, or their children, shall take the part which such deceased beneficiary would have taken under this will share and share alike.

IV

I hereby nominate and appoint my son, Herman Schulze, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond. Should my son, Herman Schulze, predecease me, then and in that event I nominate and appoint my daughters, Louise Schulze Greeter, Mabel Schulze Tate and Bertha Schulze, as joint Executrices of this my last will and testament and direct that they be allowed to administer upon my estate without bond, and in the event any of them should be dead the remaining ones shall act as Executrices of my estate without bond.

WITNESS my hand this 4th day of October, 1941.

MRS. EMMA H. SCHULZE
Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in the presence of each other have signed their names hereto as attesting witnesses the date and day last above written.

Hazel Cowan

S. Roy Hickerson
Witnesses

State of Tennessee)

Grund County)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this June 1, 1959.

Raymond Hargis
County Court Clerk

neither be required to file any inventory or make any settlement of the administration of my estate in any Court; and my said brother-in-law, or my nephew, S. R. Ramsey, if either of them become Executor hereof, my wife not being living, as such Executor shall have and is hereby given and granted full power and authority, without order of any Court, to sell and convey a one-half undivided interest in the farm situated in the First Civil District of Grundy County, in the State of Tennessee (the other one-half undivided interest in which farm is given to my said wife) and any other property owned by me, at such price or prices and on such terms as he deems advisable, either for the purpose of paying debts, or for partition and distribution among my devisees and legatees, or for any other purpose deemed by him desirable, and to convey an absolute title in fee simple to the purchaser or purchasers thereof.

SEVENTH: If any legatee or devisee shall, directly or indirectly, contest or dispute the probate of this will or maintain before any judicial body that this is not my last will, or call in question before any tribunal the provisions of any legacy, devise or provisions herein, then I absolutely revoke the legacy, devise or provision to or for said person and declare the same void and of no effect, and I give said legacy, devise or provision so revoked to those of the legatees and devisees hereunder who do not contest or dispute the probate of this will, or the provisions of any legacy, devise or provision herein, to belong to them absolutely.

EIGHTH: I will leave a separate memorandum of some heirlooms and articles of comparatively small intrinsic value, but of sentimental value, and the persons to whom I desire that they be given by the devisees and legatees under this my will, after both my said wife and I shall have died, and while such memorandum is not a part of this will I trust that my wishes as set forth in such memorandum will be carried out by those taking under my will.

IN WITNESS WHEREOF, I have hereunto set my hand and seal in the presence of the witnesses who signed their names here below as attesting witnesses, and to whom I have declared this to be my last will and testament, at Alton, Tenn., on this the 4th day of May, 1951.

Robert V. Mabry (SEAL)

II

I will and direct that all of my debts be paid by my Executor hereinafter named as soon after my death as it is practical for him to do so and he will pay these debts, including any and all taxes which may be due against my estate, out of the stocks, bonds, notes and cash which I may own at my death.

III

After paying all my debts as above provided, the balance remaining from the stocks, bonds, notes and cash which I may own at my death will be distributed by my Executor and divided as follows:

1. If my daughter, Bertha, is a single woman and living at the time of my death, she will take one-third (1/3) of the balance of said stocks, bonds, notes and cash after my debts are paid as provided herein in addition to the other bequests and devises which I have made to her in this will.

2. After my daughter, Bertha, receives this one-third (1/3) of said stocks, bonds, notes and cash as provided herein, the balance remaining of same will be equally divided between my three children, Louise Schulze Greeter, Mabel Schulze Tate, and Herman Schulze.

3. If my daughter, Bertha, should be married at the time of my death and living with her husband, she will share equally with my other three children herein named in the balance of said stocks, bonds, notes and cash after my debts are paid as set out herein; that is, each of my four children will take one-fourth (1/4) of this balance.

4. In the event any of my children predecease me leaving children who would be my grandchildren, I will and direct that such grandchildren will take the part of my estate that their parent would have taken under this will had they survived me. But should any of my children, who are beneficiaries under this will, predecease me leaving no children the surviving beneficiaries, or their children, shall take the part which such deceased beneficiary would have taken under this will share and share alike.

IV

I hereby nominate and appoint my son, Herman Schulze, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond. Should my son, Herman Schulze, predecease me, then and in that event I nominate and appoint my daughters, Louise Schulze Greeter, Mabel Schulze Tate and Bertha Schulze, as joint Executrixes of this my last will and testament and direct that they be allowed to administer upon my estate without bond, and in the event any of them should be dead the remaining ones shall act as Executrixes of my estate without bond.

WITNESS my hand this 4th day of October, 1941.

MRS. EMMA H. SCHULZE
Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in the presence of each other, have signed their names hereto as attesting witnesses the date and day last above written.

Hazel Cowan

S. Roy Hickerson
Witnesses

State of Tennessee)
Grundy County)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this June 1, 1959.

Raymond Hargis
County Court Clerk

The foregoing instrument was signed and sealed by the above named Robert V. Mabry, and by him published and declared to be his last will and testament, all in our presence and in the presence of each of us, who have hereto subscribed our names as attesting witnesses, at the request of said Robert V. Mabry and in his presence, and in the presence of each other, this the 4th day of May, 1951.

Hubert Lusk
Lewis F. Fults

**CODICIL TO
LAST WILL AND TESTAMENT**

**OF
ROBERT V. MABRY**

I, the undersigned Robert V. Mabry, of Viola, Warren County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this instrument to be a codicil to my last will and testament heretofore duly executed by me on, to-wit, the 4th day of May, 1951, and thereupon attested by Hubert Lusk and Lewis F. Fults,

WITNESSETH:

ONE: I hereby modify Paragraph Sixth of my said Will so that the provisions thereof shall be as follows:

I hereby constitute and appoint my wife, Gustrine Milner Mabry, Executrix of this my Last Will and Testament and direct that she not be required to give bond or other security for the performance of duties devolving upon her as such Executrix and that she shall not be required to file any inventory or make any settlement of the administration of my estate in any court. If my wife, Gustrine Milner Mabry, should not survive me then and in that event, I hereby constitute and appoint my nephews, Charles M. Brown and S. R. Ramsey, as Executors of this my Last Will and Testament and I also appoint my said nephews to succeed my said wife upon her death, if she survives me, as Executors hereof, and I direct that they shall not be required to give bond or other security for the performance of duties devolving upon them as such Executors and they shall not be required to file any inventory or make any settlement of the administration of my estate in any court. If my said nephews become Executors hereof, my wife not being living, as such Executors they shall have and are hereby given and granted full power and authority, without order of any court, to sell and convey a one-half undivided

II*

I will and direct that all of my debts be paid by my Executor hereinafter named as soon after my death as it is practical for him to do so and he will pay these debts, including any and all taxes which may be due against my estate, out of the stocks, bonds, notes and cash which I may own at my death.

III

After paying all my debts as above provided, the balance remaining from the stocks, bonds, notes and cash which I may own at my death will be distributed by my Executor and divided as follows:

1. If my daughter, Bertha, is a single woman and living at the time of my death, she will take one-third (1/3) of the balance of said stocks, bonds, notes and cash after my debts are paid as provided herein in addition to the other bequests and devises which I have made to her in this will.
2. After my daughter, Bertha, receives this one-third (1/3) of said stocks, bonds, notes and cash as provided herein, the balance remaining of same will be equally divided between my three children, Louise Schulze Greeter, Mabel Schulze Tate, and Herman Schulze.
3. If my daughter, Bertha, should be married at the time of my death and living with her husband, she will share equally with my other three children, herein named in the balance of said stocks, bonds, notes and cash after my debts are paid as set out herein; that is, each of my four children will take one-fourth (1/4) of this balance.
4. In the event any of my children predecease me leaving children who would be my grandchildren, I will and direct that such grandchildren will take the part of my estate that their parent would have taken under this will had they survived me. But should any of my children, who are beneficiaries under this will, predecease me leaving no children, the surviving beneficiaries, or their children, shall take the part which such deceased beneficiary would have taken under this will share and share alike.

IV

I hereby nominate and appoint my son, Herman Schulze, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond. Should my son, Herman Schulze, predecease me, then and in that event I nominate and appoint my daughters, Louise Schulze Greeter, Mabel Schulze Tate and Bertha Schulze, as joint Executrices of this my last will and testament and direct that they be allowed to administer upon my estate without bond, and in the event any of them should be dead the remaining ones shall act as Executrices of my estate without bond.

WITNESS my hand this 4th day of October, 1941.

MRS. EMMA H. SCHULZE
Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in the presence of each other have signed their names hereto as attesting witnesses the date and day last above written.

Hazel Cowan

S. Roy Hickerson
Witnesses

State of Tennessee)
Grundy County)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this June 1, 1959.

Raymond Hargis
County Court Clerk

interest in the farm situated in the First Civil District of Grundy County, in the State of Tennessee (the other one-half undivided interest in which farm is given to my said wife); and any other property owned by me, at such price or prices and on such terms as they deem advisable, either for the purpose of paying debts, or for partition, division or distribution among my devisees and legatees, or for any other purpose deemed by them desirable, and to convey absolute title in fee simple to the purchaser or purchasers thereof.

TWO: Except as hereinabove expressly modified, I do hereby ratify and confirm all the other terms, conditions and provisions of my said will dated the 4th day of May, 1951.

IN WITNESS WHEREOF I have hereunto set my hand and seal this the 24 day of July, 1959, hereby declaring this instrument to be a codicil to my said last will and testament.

Robert V. Mabry (SEAL)
Robert V. Mabry

The foregoing instrument was signed and sealed by the above named Robert V. Mabry and by him published and declared to be a codicil to his last will and testament, all in our presence of each of us, and each of us has hereunto subscribed our names as attesting witnesses at the request of said Robert V. Mabry and in his presence and in the presence of each other, on this the 24 day of July, 1959.

Mrs. Betty Howard
G. D. Walling
Joe H. Womack

CODICIL

This is a codicil to be added to the last will and testament of me, Robert Vance Mabry, of Viola, Tennessee.

FIRST, I do hereby ratify and confirm my said will in all respects, save so far as any part thereof shall be revoked or altered by this present codicil.

SECOND, on account of the death of my niece, Nell Smith Stubblefield, I hereby give, devise and bequeath to her husband, J. Eugene Stubblefield, her share of my estate of which she would have been beneficiary had it not been for her death.

II

I will and direct that all of my debts be paid by my Executor hereinafter named as soon after my death as it is practical for him to do so and he will pay these debts, including any and all taxes which may be due against my estate, out of the stocks, bonds, notes and cash which I may own at my death.

III

After paying all my debts as above provided, the balance remaining from the stocks, bonds, notes and cash which I may own at my death will be distributed by my Executor and divided as follows:

1. If my daughter, Bertha, is a single woman and living at the time of my death, she will take one-third (1/3) of the balance of said stocks, bonds, notes and cash after my debts are paid as provided herein in addition to the other bequests and devises which I have made to her in this will.

2. After my daughter, Bertha, receives this one-third (1/3) of said stocks, bonds, notes and cash as provided herein, the balance remaining of same will be equally divided between my three children, Louise Schulze Greeter, Mabel Schulze Tate, and Herman Schulze.

3. If my daughter, Bertha, should be married at the time of my death and living with her husband, she will share equally with my other three children herein named in the balance of said stocks, bonds, notes and cash after my debts are paid as set out herein; that is, each of my four children will take one-fourth (1/4) of this balance.

4. In the event any of my children predecease me leaving children who would be my grandchildren, I will and direct that such grandchildren will take the part of my estate that their parent would have taken under this will had they survived me. But should any of my children, who are beneficiaries under this will, predecease me leaving no children, the surviving beneficiaries, or their children, shall take the part which such deceased beneficiary would have taken under this will share and share alike.

IV

I hereby nominate and appoint my son, Herman Schulze, as Executor of this my last will and testament and direct that he be allowed to administer upon my estate without bond. Should my son, Herman Schulze, predecease me, then and in that event I nominate and appoint my daughters, Louise Schulze Greeter, Mabel Schulze Tate and Bertha Schulze, as joint Executrices of this my last will and testament and direct that they be allowed to administer upon my estate without bond, and in the event any of them should be dead the remaining ones shall act as Executrices of my estate without bond.

WITNESS my hand this 4th day of October, 1941.

MRS. EMMA H. SCHULZE
Testatrix

Signed and published by the said Testatrix as and for her last will and testament in the presence of the undersigned witnesses, who at her request and in her sight and presence and in the presence of each other have signed their names hereto as attesting witnesses the date and day last above written.

Hazel Cowan

S. Roy Hickerson
Witnesses

State of Tennessee }
Grundy County }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this June 1, 1959.

Raymond Hargis
County Court Clerk

In testimony whereof, I have hereunto set my signature, this, the twenty-ninth day of May, nineteen hundred and sixty.

Robert V. Mabry
Testator

Signed by the said Robert Vance Mabry as 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, and in the presence of each other, have subscribed our names as attesting witnesses, the day and date above written.

Robert A. Elkins
The Rev. Charles M. Galbraith
Attesting Witnesses.

Filed July 19, 1960
Raymond Hargis, Clerk

State of Tennessee }
County of Grundy }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above Will and Codicil were probated by the Court and ordered to be recorded in the Book of Wills this July 19, 1960.

Raymond Hargis, Clerk

STATE OF TENNESSEE, GRUNDY COUNTY

I, Raymond Hargis, County Court Clerk of said Grundy County, do hereby certify that the foregoing is a full, true and perfect copy of the instrument described therein as appears of record now on file in my office.

Witness my hand and official seal, at office in Altamont this the 11th day of September, 1961.

County Court Clerk

The foregoing will, consisting of two (2) pages, was signed by Thomas B. Scoggins 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, on this 14th day of April, 1949.

Garnett S. Andrews

Filed in my office June 29, 1959

M. Wells

Raymond Hargis, Clerk

State of Tennessee }
Grundy County }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this June 29, 1959.

Raymond Hargis
County Court Clerk

WILL OF ISAAC H. ROBERTS

Palmer, Tenn. Dec. 16th 1957

This is my last will--

After funeral expenses- \$1,000.00 to sister Lizzie-- \$500.00 to Peggy--
Car to Everett, Jr.-- Balance to Everett, Jr.

Isaac H. Roberts

E. B. Roberts Sr.--Executor
IHR

Witness

Witness

Mrs. Everett Roberts, Jr.
Lauretta Kauffman Roberts

Perry Leah Roberts

State of Tennessee }
Grundy County }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this July 14, 1959.

Raymond Hargis
County Court Clerk

WILL OF JAMES BEDINGFIELD

LAST WILL AND TESTAMENT

We, J. Bedingfield, and wife, Theresa M. Bedingfield, residents of Grundy County, Tennessee, and being of sound mind and memory, do hereby publish this as and for our joint last will and testament:

1. We direct that our just debts, funeral expenses and monuments and costs of administration, be paid first from any moneys on hand.
2. It is our joint and several will and desire, and we so will and direct, that the survivor shall immediately become possessed of any and all property that the other may have at death whether it be personal property or real estate or of whatever nature, for and during the life of the survivor, and at the death of the last one, it shall then be disposed of as may there-after specified. Said property includes the home and real estate at Reersheba Springs, Tennessee, the furnishings therein, such as pictures, cloths, appliances, books, tools, dishes, radio, and garden implements; said property also includes any automobile that may be owned, and all cash on hand or money in bank, all of which property may be used by the survivor for his or her necessary support and maintenance.

Witness our hands, this the 10 day of December, 1956.

James Bedingfield

Theresa M. Bedingfield

Signed, sealed, published and declared by the said J. Bedingfield, and wife, Theresa M. Bedingfield as and for their last will and testament, in the presence of us and each of us and we, at the same time, at their request and in their sight and presence, and in the sight and presence of each other, have hereunto subscribed our names as attesting witnesses, believing them to be of sound mind,

This the date, aforesaid, December 10, 1956.

Filed August 19, 1959.
Raymond Hargis, Clerk

J. B. Hill

Mrs. J. B. Hill
Witnesses

/State of Tennessee)
County of Grundy)

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by Court and ordered to be recorded in the Book of Wills this August 19, 1959.

Raymond Hargis
County Court Clerk

WILL OF MRS. ROBBIE HICKS

this Dec. 10, 1953

Mrs. Bessie Graves,

I hear By give you all the contents of my house to use for Geo. anyway to make him comfortable so you will find some names in my tops where they go. give Geo. Edward one, But all my Dishes quilts and furniture you take it give Alta the motor off your machine and you can have mine. as for the property Geo. has a right to half of it But as long as he lives he has a wright to everything Bless his heart I just want him to Be took good care of and if you out live him half of whats left after every is settled up Belongs to you and the rest goes for a tomb and to our Church.

this is my Request if anything should happen to me.

ever

Robbie

about Service. I want one at Palmer and one & Sardis. the songs S. B. me What a Friend. Nearer the Cross.
By the Palmer singers. . .
Bro. Pickett Bro Smith Alor Layne.
& Bro. Tucker. Just leave me at the home if you wish.

and on my tomb in Gods house are many reasons.

Filed in my office October 22, 1959; Raymond Hargis, Clerk
State of Tennessee }

Grundy County }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by the Court and ordered to be recorded in the Book of Wills this 22nd day of October, 1959.

Raymond Hargis
County Court Clerk

WILL OF SOL E. SCHAEERER

LAST WILL AND TESTAMENT

I, Sol E. Schaeerer being of sound mind and disposing memory and realizing the uncertainty of this life, do hereby declare and publish this my Last Will and Testament, revoking all former wills by me made. First; I direct that all my funeral expenses and just debts be paid as soon after my death, by my executor, as practical or possible. Secondly; All the remainder and residue of my property, real, personal and mixed, I leave, devise and bequeath to my beloved son, Sam C. Schaeerer. Third; I order and direct that my son, Sam C. Schaeerer act as executor of this my Last Will and Testament, he to serve without bond.

In Witness whereof I have this day set and affixed my hand and seal. February 19th, 1958.

Sol E. Schaeerer
Testator

We, the undersigned have subscribed our names as witnesses to the Last Will and Testament of Sol E. Scharer, at his request, in his presence, he signing before us and we signing in the presence of each other.

Charles B. Schaeerer
Address Tracy City, Tenn.

John H. Marable
Address Tracy City

Filed in my office November 7, 1959.
Raymond Hargis, Clerk

STATE OF TENNESSEE }
 GRUNDY COUNTY } I, Raymond Hargis, Clerk of the said County, do hereby
 certify that the above will was probated by the Court
 and ordered to be recorded in the Book of Wills on November
 7, 1959.

Raymond Hargis
 County Court Clerk

LAST WILL AND TESTAMENT

I, Ike Bouldin, of Grundy County, Tennessee, being of sound mind and
 disposing memory and realizing the uncertainty of this life, do hereby declare
 and publish this My Last Will and Testament, revoking all former wills by me
 made.

1st; I order my executor hereinafter named to pay all my funeral expenses
 and just debts, as soon after my death as practical.

2nd: All the remainder and residue of my property, real, mixed and personal
 I leave, devise and bequeath to Byron Sweeton and Helen Sweeton, her husband,
 being my nephew by marriage.

3rd; I name Byron Sweeton to be the executor of my estate and to administer
 and carry out the terms of my will, without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this April 28th
 1958.

Ike Bouldin

We, the undersigned have this day affixed our names as witnesses, to the above
 Last Will & Testament, at the request of the testator, he having signed the
 same in our presence and we having signed in the presence of each other, this
 April 28th 1958.

Vera Bouldin
 Address
Herman Sanders
 Address.

Filed April 18, 1960
Raymond Hargis, Clerk

STATE OF TENNESSEE }
 GRUNDY COUNTY } I, Raymond Hargis, Clerk of the County Court, do hereby
 certify that the above Will was probated by the Court,
 and ordered to be recorded in the Book of Wills on
 April 18, 1960.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT OF MRS. LILLIE BROWN

I, Mrs. Lillie Brown Palmer, Grundy County, State of Tennessee do make,
 publish and declare this to be my last will and Testament in manner following:
 First I direct my just debts funeral expenses and the cost of administering
 my estate to be paid by me executrix hereinafter named: Second I give, devise
 and bequeath to my beloved Son enough money to take care of his Robert E. Brown
 funeral expenses at his death. Third the remainder of my money and estate to be
 divided equal between my four children, namely W. F. Brown of Chattanooga, Tenn.
 Bessie Brown Morrison, of Palmer Tenn. Harvey Brown of Palmer Tenn., and Gladys
 Brown Craig of Munford, Tenn. and each is to share and share alike: Fourth I
 hereby nominate and appoint my Son Harvey Brown Executrix of this my last Will
 and Testament and I direct that he not be required to give Bond or Security for
 the performance of his duties to such: last I, hereby revoke any and all former
 wills by me made in witness whereof I have hereunto set my hand this June 14,
 1958.

Mrs. Lillie Brown

Signed Published, and declared by the above named Mrs. Lillie Brown as and for
 her last Will and Testament, in the presence of us and each of us who, in her
 presence and at her request and in the presence of one another have hereunto
 Subscribed our names as witnesses on the day and in year above written.

W. F. Brown 2111 N. Hawthorne St. Chattanooga, Tenn.

Bessie Brown Morrison Palmer, Tenn.

Harvey Brown Palmer, Tenn.

Gladys Brown Craig Munford, Tenn.

Subscribed and Sworn to this June 14, 1958.

L. B. Smartt Notary Public

My Com. expires January 10, 1961.

Filed May 2, 1960
Raymond Hargis, Clerk

State of Tennessee }
 County of Grundy } I, Raymond Hargis, County Court Clerk of said County,
 do hereby certify that the above will was probated by
 the Court and ordered to be recorded in the Book of Wills
 this 2nd day of May, 1960.

Raymond Hargis, Clerk

WILL OF OLA MAE HOLMES

I, Ola Mae Holmes, being of sound mind and disposing memory, do make and publish this my last will and testament, here by revoking all former wills by me at any time made.

- (1) I will and direct that my funeral expenses and just debts be paid as soon as possible out of the first money received by my executrix out of my estate.
- (2) I give, devise and bequeath all of property, real, personal or mixed, to my sister, Louise Holmes Walker.
- (3) In the event of the simultaneous death of my sister, Louise Holmes Walker, and myself, or in the event that my sister, Louise Holmes Walker, predecease me, I give devise and bequeath all of my property, real, personal or mixed to my sister, Grace Holmes Dishroom.
- (4) I nominate and appoint my sister Louise Holmes Walker as Executrix of this my last will and testament. And I direct that no bond be required of her as Executrix. If for any reason the said Louise Holmes Walker is unable to serve as Executrix I nominate my sister Grace Holmes Dishroom as Executrix and I direct that no bond be required of her as Executrix.

In testimony where of I have set my signature this the 20th day of July, 1959.

Ola Mae Holmes

Signed by the said Ola Mae Holmes as and for her last will and testament in the presence of us the undersigned who at her request and in the presence of each other have subscribed our names, the day and date written.

Harlin Grissold

Roy Wright

Filed June 6, 1960.
Raymond Hargis, Clerk

State of Tennessee }
County of Grundy }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by the Court and ordered to be recorded in the Book of Wills this June 6, 1960.

Raymond Hargis, Clerk

THE LAST WILL AND TESTAMENT OF MARY HOBBS

I, Mary Hobbs, of Grundy 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, there being a burial policy to cover the cost of the latter.

SECOND. I give, devise, and bequeath all my estate, real and personal, to my daughter, Nannie Hobbs Smith, in appreciation for the loving care given me through the years.

THIRD. I hereby nominate and appoint my said daughter, Nannie Hobbs Smith, Executrix of this my last will and testament; and I direct that no bond or

security be required of her.

In testimony whereof I have hereunto set my signature, this the 2 day of October, 1958.

Mary Hobbs Hers
X

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

Evelyn Winton

Willie L. Husst

Filed June 22, 1960.
Raymond Hargis, Clerk

State of Tennessee }
County of Grundy }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the above will was probated by the Court and ordered to be recorded in the Book of Wills this June 22, 1960.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

OF

GUSTRINE MILNER MABRY

I, Gustrine Milner Mabry, of Viola, Warren County, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this my last will and testament, hereby revoking all former wills and testaments made by me.

FIRST: I direct that my funeral expenses and all of my just debts be paid as soon after my decease as conveniently can be done.

SECOND: All of my property and estate, real, personal and mixed, wherever situated, of which I die seized and possessed, or to which I may be entitled at the time of my death, I give, devise and bequeath unto my husband, Robert V. Mabry, for his own use and benefit during his natural life, all rents, revenues and income therefrom during his life to belong to him absolutely; and I hereby give and grant unto my said husband full power and authority to manage, control, and handle such property as he sees fit, and, without order of any