

IN THE COUNTY COURT OF GRUNDY COUNTY

appearing before the 14th day of May, 1960.

IN RE: PROBATE OF WILL OF

Gustrine Milner Mabry

DECEASED.

BE IT REMEMBERED that on this the 19th day of July, 1960, before the Honorable Malcolm Fufts, Judge of the County Court of Grundy County, Tennessee, Martha Milner Benedict and S. R. Benedict, Jr., the persons named as Executors therein produced in Open Court, a paper writing purporting to be the Last Will and Testament of Gustrine Milner Mabry, lately deceased, said will bearing date the 4th day of May, 1951, and having the name of Gustrine Milner Mabry, signed thereto; and being subscribed by Lewis F. Fufts and Hubert Lusk, as attesting witnesses thereto, having attached thereto a paper writing purported to be Codicil No. 1 to said Last Will and Testament, said Codicil No. 1 bearing date the 7 day of July, 1959, having the name of Gustrine Milner Mabry signed thereto and being subscribed by Mary Ann Krickel, Mrs. Jessie M. Brown, and Chas. M. Brown, as attesting witnesses thereto and further having an additional paper writing attached thereto purporting to be Codicil No. 2 to said Last Will and Testament, said Codicil bearing date the 2nd day of July, 1960, having the name of Gustrine Milner Mabry signed thereto and being subscribed by Jessie Stubblefield Brown and Chas. M. Brown, as attesting witnesses thereto and thereupon the said Martha Milner Benedict and S. R. Benedict, Jr., named as Executors moved the Court that all the same be admitted to probate and record as the Last Will and Testament with Codicils Nos. 1 and 2 of the said Gustrine Milner Mabry, Deceased.

And it appearing to the Court from the testimony of Hubert Lusk and Lewis F. Fufts, two of the subscribing witnesses, who being first duly sworn, deposed and said that the said paper

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. Hunsst

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

writing bearing date the 4th day of May, 1951, was written in the life time of the said Gustrine Milner Mabry, and signed by her and subscribed in her presence and their presence, at her request and in the presence of her and of each other by the said Hubert Lusk and Lewis F. Fultz, two of the subscribing witnesses thereto, and it further appearing to the Court from the testimony of Chas. M. Brown, and Mrs. Jessie S. Brown, two of the subscribing witnesses, who being first duly sworn, deposed that said paper writing bearing date the 7th day of July, 1959, referred to as Codicil No. 1 of said will, and signed by Gustrine Milner Mabry, was written in the life time of the said Gustrine Milner Mabry, and signed by her and subscribed in her presence and their presence, at her request and in the presence of her and of each other by the said Chas. M. Brown, and Jessie S. Brown, and Mary Ann Brown Krickel, as attesting witnesses thereto; and it further appearing to the Court from the testimony of Chas. M. Brown and Jessie Stubblefield Brown, subscribing witnesses, who being first duly sworn deposed and said that said paper writing bearing date the 2nd day of July, 1960, purporting to be Codicil No. 2 to said Last will and Testament and signed by said Gustrine Milner Mabry, was written in the life time of the said Gustrine Milner Mabry, and signed by her and subscribed in her presence and their presence, at her request, and in the presence of each other and her presence by the said Jessie Stubblefield Brown, and Chas. M. Brown, as attesting witnesses thereto; and that said instrument purporting to be a will and testament was executed by the said Gustrine Milner Mabry on the day it bears date as and for her Last will and Testament and that said instrument purporting to be Codicil No. 1 was executed by the said Gustrine Milner Mabry, on the day it bears date as and for Codicil No. 1 to said will and that said instrument purporting to be Codicil No. 2 was executed by the said Gustrine Milner Mabry on the day it bears date as and for Codicil No. 2 to said Will and Testament. And it further appears to the Court that

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. Huest

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

the said Gustrine Milner Mabry was, at the time of the execution of said Last Will and Testament, and Codicils Nos. 1 and 2 thereto, was at the time, of sound mind and disposing memory and was more than eighteen years of age; and it further appears to the Court that the said Gustrine Milner Mabry died July 10th, 1960, in Warren County, Tennessee, and that her usual place of residence at the time of her death was in Grundy County, all of which is therefore accordingly ordered, adjudged, and decreed by the Court.

It is further ordered, adjudged and decreed by the Court that said instrument bearing date 4th day of May, 1951, is the true, whole and Last Will and Testament of said Gustrine Milner Mabry, Deceased, and that said instrument bearing date the 7th day of July, 1959, is the true, whole and Codicil No. 1 to the said Last Will and Testament of the said Gustrine Milner Mabry, Deceased, and that said instrument bearing date 2nd day of July, 1960, is the true and whole Codicil No. 2 to the Last Will and Testament of the said Gustrine Milner Mabry, Deceased, and the said will and Codicils Nos. 1 and 2 are hereby admitted to probate as such, and the Clerk of the Court is hereby directed to file and record the same.

Said Last Will and Testament of Gustrine Milner Mabry, Deceased, showing on its face that Martha Milner Benedict and S. E. Benedict, Jr., were appointed as Executors. It is therefore ordered and adjudged in accordance with such will that Martha Milner Benedict and S. E. Benedict, Jr., be hereby named and appointed as Executors of the Last Will and Testament and Codicils thereto of the said Gustrine Milner Mabry, Deceased. Said will having executed them from making bond as such, it is directed that no bond be required of the Executor. Upon the filing of this order of probate and the taking of the oath of office, the Clerk will issue to the said persons, letters testamentary as Executors of said Estate.

Malcolm A. Fultz
County Judge

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. Huest

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

OATH

You, Martha Milner Benedict and S. R. Benedict, Jr., do solemnly swear that as Co-executors of the estate of Gustine Milner Mabry you will faithfully perform your duty according to law, and to the best of your skill and ability, so help you God.

Martha Milner Benedict

S. R. Benedict, Jr.

Subscribed and sworn to before me this 19th day of July, 1960.

Raymond Harris
County Court Clerk

STATE OF TENNESSEE, GRUNDY COUNTY

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

Witness my hand and official seal, at office in Alton, this the 19th day of July, 1960.

Raymond Harris
County Court Clerk

and bequeathed to him, 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 husband, or is property which he otherwise acquired and should go to his heirs, executors, administrators, devisees and legatees, I suggest that my husband make and keep a complete inventory of my estate, and that thereafter if and when he sells, conveys or otherwise disposes of any part or parts thereof, he make a memorandum of the part or parts so sold, conveyed, or disposed of, and of the disposition by him of the proceeds thereof, and also a memorandum describing the property purchased with the proceeds of the part or parts so sold, conveyed or disposed of, if any is so purchased, or of how such proceeds are invested, if invested, and such inventory and memoranda so made by him shall be conclusive on all my heirs, executors, administrators, devisees, and legatees on any and all such questions.

FIFTH: If my said husband, Robert V. Mabry, should not survive me, then and in that event, all of my estate, real, personal, and mixed, wherever situated, of which I shall die seized and possessed, or to which I may be entitled at the time of my death, except the shares of stock of Birmingham Realty Company (if any be then held by me), I give, devise, and bequeath unto my sister, Martha Milner Benedict to have and to hold to her, her heirs and assigns, absolutely and in fee simple, forever, and if my said sister should not survive me, then and in that event, I give, devise and bequeath the same to the children of my said sister, share and share alike, and if any of my sister's children shall theretofore have died leaving any child or children surviving them, such child or children of a deceased child of my sister shall take their parent's share, per stirpes.

SIXTH: I hereby constitute and appoint my husband, Robert V. Mabry, executor of this my last will and testament, and direct that he be not required to give bond or other security for the performance of duties devolving upon him as Executor and be not required to file any inventory or make any settlement of the administration of my estate in any Court. If my husband, Robert V. Mabry, should not survive me then and in that event I hereby constitute and appoint my said sister, Martha Milner Benedict, and her son, S. R. Benedict, Jr., or the one of them who shall qualify, if both do not qualify, Executors, Executrix or Executor, as the case may be, of this my last will and testament and direct that they shall not, nor shall either of them, be required to give bond or other security for the performance of duties devolving upon them, her or him as such Executrix or Executor, and that they shall not, nor shall either of them, be

required to file any inventory or make any settlement of the administration of my estate in any Court.

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 provision 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 I and my said husband 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 Altamont, Tenn., on this the 4th day of May, 1951.

Gustrine Milner Mabry (SEAL)

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

Hubert Lusk

Lewis F. Fults

STATE OF TENNESSEE)
COUNTY OF WARREN)

CODICIL TO LAST WILL AND TESTAMENT

OF

GUSTRINE MILNER MABRY

I, the undersigned Gustrine Milner 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, witnesseseth:

ONE: If and in the event that any daughter of my sister, Martha Milner Benedict or any child or children of Milner Benedict, a deceased son of my said sister, shall become entitled to any portion of my said estate under the provisions and conditions of paragraphs Fourth or Fifth of my said Will and if my sister, Martha Milner Benedict, shall have provided by her Will as probated (as is now provided by a Will she has heretofore executed) a trust or trusts for the benefit of such daughter or for such child or children of Milner Benedict, then it is my will and I direct that any portion of my estate to which any such daughter of my said sister or any such child or children of Milner Benedict may become entitled under such provisions and conditions of my said Will shall be paid and transferred over to the trustee or trustees for such beneficiaries and shall become an integral part of such trust estate or estates and shall be administered and ultimately disposed of by such trustee or trustees as shall be provided under the terms of such trust or trusts so established by the Will of my said sister.

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 7 day of July, 1959, hereby declaring this instrument to be a codicil to my said Last Will and Testament.

Gustrine Milner Mabry (L.S.)

Gustrine Milner Mabry

The foregoing instrument was signed and sealed by the above named Gustrine Milner Mabry and by her published and declared to be a Codicil to her Last Will and Testament, all in our presence and in the presence of each of us, and each of us has hereunto subscribed our names as attesting witnesses at the request of said Gustrine Milner Mabry and in her presence and in the presence of each other, on this the 7 day of July, 1959.

Mary Ann Brown Krickel

Mrs. Jessie S. Brown

Chas. M. Brown

STATE OF TENNESSEE
COUNTY OF GRUNDY

CODICIL TO LAST WILL AND TESTAMENT
OF GUSTRINE MILNER MABRY

I, the undersigned GUSTRINE MILNER MABRY, resident of Grundy County, Tennessee, and residing near Viola, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this instrument to be the Second Codicil to my Last Will and Testament, heretofore duly executed by me on May 4, 1951, the First Codicil being executed on July 7, 1959.

1. I do hereby give, devise, and bequeath my one-eighth undivided interest in a three story building, being Lots Nos. 2-3-4, Block 73, Birmingham, Alabama, which I inherited from my Father, to the Birmingham Trust National Bank of Birmingham, Alabama, Trustee, and its successors, in trust, for the use and benefit of my Husband, Robert V. Mabry, for his own use and benefit during his natural life, all net rents, revenues, and income therefrom to belong to my husband and to be paid to him. I hereby give and grant unto my said Trustee, and its successors, full power and authority to manage, control and handle such property as it sees fit and without any order of court.

2. I do hereby revoke, cancel and rescind Section Three of my original will bequeathing stock in the Birmingham Realty Company to Murphy Elton Ragland of Viola, Tennessee, and I hereby will and direct that said stock shall pass under the residuary clause of my original will to the persons named therein as Residuary Legatees.

3. Except as hereinabove expressly modified, I do hereby ratify and confirm all of the other terms, conditions and provisions of my said original will dated May 4, 1951, and Codicil No. 1 thereto dated July 7, 1959.

In witness Whereof, I have hereunto set my hand, this the 2 day of July, 1960, hereby declaring this instrument to be a Codicil to my said will and Testament.

Gustrine Milner Mabry
GUSTRINE MILNER MABRY

Signed, sealed, published and declared by the said Gustrine Milner Mabry, as and for Codicil No. Two to her Last Will and Testament, in the presence of us and each of us, and we, at the same time, and at her request and in her sight and presence, and in the sight and presence of each other, have hereunto subscribed our names as attesting witnesses to this Codicil No. Two to her Last Will and Testament, believing the said Gustrine Milner Mabry to be of sound mind.

This the date aforesaid, the 2 day of July, 1960.

Jessie Stubblefield Brown
Chas. M. Brown
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 Codicils were probated by the Court and ordered to be recorded in the Book of Wills this July 19, 1960.

Raymond Hargis, Clerk.

LAST WILL AND TESTAMENT
OF
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 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 property so sold, conveyed or disposed of, if any 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 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 in 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 herebelow as attesting witnesses, and to whom I have declared this to be my last will and testament, at Altamont, Tenn., on this the 4th day of May, 1951.

Robert V. Mabry (SEAL)

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 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, 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 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 and in the 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

C. 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.

In testimony whereof, I have here unto 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 Codicils were probated by the Court and ordered to be recorded in the Book of Wills this July 19, 1960.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT OF MAHLON WARD RICHARDS

I, Mahlon Ward Richards, of Gallia County, Ohio, being of full age and of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking all wills be me heretofore made.

ITEM I. I direct that my executor or executors pay out of my estate my just debts allowed in the course of administration of my estate, the expenses of my last illness and my funeral, the expenses of administration of my estate, and all inheritance, estate, succession or other taxes levied by, or due, the United States of America, the State of Ohio, or any state or territory, including taxes due on non-probate assets, joint property, life insurance and other transfers of property by me made, said taxes not to be charged to respective beneficiaries.

ITEM II. All the rest, residue and remainder of my estate of every kind and nature, real, personal or mixed, whether now owned or hereafter to be acquired, and wheresoever situate, I will, give, devise and bequeath unto my four children, James Fleming Richards, Clifton Darwin Richards, Geraldine Richards Downs and Florence Richards Larson, in equal shares, one-fourth to each. Provided that if any child of mine, above named, shall die prior to the date of my death, the legacy and devise to such child (who shall predecease me), shall abate and be terminated, and I will, give, bequeath and devise the share of such deceased child, or children, as the case may be, unto my grandchildren, living at the time of my death in equal shares.

ITEM III. I hereby nominate and appoint as executors of this, my last will and testament, my son, Clifton Darwin Richards, my son, James Fleming Richards and my daughter, Geraldine Richards Downs, and I request that my executors may be required to give reasonable bond. I authorized and empower my executors to sell any or all of my real estate or personal property, at public or private sale, without court order, at such prices and on such terms as my executors shall determine, in the exercise of their sound discretion. My executors are hereby given full power and authority to make, execute and deliver deeds and other indentures, conveying to the purchaser of my real estate and personal property, good and sufficient title therefor, no purchaser being required to see to the application of the purchase price.

IN WITNESS WHEREOF, I have hereunto set my hand to duplicates hereof at Gallipolis, Ohio, this 30th day of August, 1956.

Mahlon Ward Richards

Signed by the said Mahlon Ward Richards and by him acknowledged to be his last will and testament, before us and in our presence, and by us subscribed as attesting witness in his presence and at his request and in the presence of each other this 30th day of August, 1956.

Jean N. Plants, residing at Gallipolis, Ohio

Margaret F. Botz, residing at Gallipolis, Ohio

CERTIFICATE TO COPY OF RECORD

The State of Ohio, Gallia County.

Probate Court

I, the undersigned, Judge and ex-officio Clerk of the Probate Court within and for said County, and in whose custody the Files, Journals and Records of said Court are required by the laws of the State of Ohio to be kept, do hereby certify that the foregoing is taken and copied from the Records of said Court, that it has been compared by me with the original Record and that it is a true and correct copy thereof.

IN TESTIMONY WHEREOF, I hereunto subscribe my name officially, and affix the seal of said Court, at the Court House in Gallipolis in said County, this 30th day of June, A. D. 1960.

John W. Howell

Judge and ex-officio Clerk of said Probate Court

Naomi Greene

Deputy Clerk

(SEAL)

JOURNAL ENTRY
Revised Code Sec. 2107.18

No. 11,618 Doc. T. Page 317 Filed March 12, 1960.

Probate Court, Gallia County, O.	March 12, 1960.
In the Matter of the Will of	
<u>Mahlon Ward Richards</u>	Order Admitting to Probate and Record
Deceased	

This matter came on this day further to be heard, on the application of Clifton D. Richards to admit to probate and record the will of Mahlon Ward Richards deceased, late of the City of Gallipolis in said County, heretofore filed in this Court.

It is now shown to the satisfaction of the Court that said decedent died leaving no surviving spouse and that the surviving spouse and those persons, who are known to the applicant to be resident of The State of Ohio, who would be

entitled to inherit from the decedent under the statutes of descent and distribution if said decedent had died intestate, (excepting any person who would be entitled to inherit from said decedent solely by reason of relationship to a deceased spouse thereof), have been duly served with notice of the filing of said will and of the application to admit it to probate and record in this Court, pursuant to a former order of this Court, or waived notice and given consent to the probate of said will.

And Jean N. Plantz and Margaret F. Betz, now Margaret F. Frances, the subscribing witnesses this day appeared in open Court and having been duly sworn, testified respectively to the due execution and attestation of said will which testimony was reduced to writing was subscribed by them respectively, and was filed herein.

Whereupon the Court finds that the aforesaid instrument of writing, is the will of said Mahlon Ward Richards deceased; that it was duly executed and attested; and that the said testator, at the time of signing said will was of full age, of sound mind and memory and not under any restraint.

Therefore the Court, being satisfied as to its jurisdiction herein, orders the admitting of said will to probate and record, and that the testimony of the witnesses herein, be entered of record in this Court.

John W. Howell

Probate Judge

CERTIFICATE TO COPIES
U. S. Statutes, Sec. 905. C. C. of Ohio, Sec. 15330

THE STATE OF OHIO,
Gallia County, SS.

PROBATE COURT

I, John W. Howell, Judge and ex-officio Clerk of the Probate Court within and for said County, having the custody of the Files, Journals and Records of said Court, do hereby certify that the foregoing is a true copy of the order admitting will to probate in the estate of Mahlon Ward Richards as the same appears upon the records of said Court; and I further certify, that I have carefully compared the foregoing copy with the original record, and that the same is a full and correct transcript thereof.

In Witness Whereof, I have hereunto set my hand and affixed the seal of said Court, at Gallipolis Ohio, this 11th day of July, A. D. 1960.

(SEAL)

John W. Howell

Probate Judge and ex-officio Clerk of said Court

The State of Ohio, Gallia County, ss.

I, the undersigned, sole Judge of the Probate Court within and for said County and State, the same being a Court of Law and of record, do hereby certify that under the laws of the State of Ohio, the Judge of the Probate Court is ex-officio the Clerk of his own Court. And I further certify that I, the said John W. Howell, whose genuine signature is attached to the foregoing certificate, am, and was at the time of signing the same, ex-officio Clerk of said Probate Court, and as such, full faith and credit are due my acts, and that the above certificate and attestation are in due form of law, and made by the proper officer.

In Witness Whereof, I have hereunto set my hand and affixed the
seal of said Court, at Gallipolis, Ohio, this 11th day
of July A. D. 1960.

John W. Howell

Judge as aforesaid

The State of Ohio, Gallia County, ss. .

I, the undersigned, ex-officio Clerk of the Probate Court within and for said County and State aforesaid, hereby certify that I, the said John W. Howell, am also the sole Judge of said Probate Court, duly commissioned and qualified, and now acting as such.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the
seal of said Court, at Callipolis Ohio, this 11th
day of July A. D. 1960

(SEAL)

John W. Howell

Ex-officio Clerk of said Court

Filed August 5, 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 proof were probated by the Court and ordered to be recorded in the Book of Wills this August, 5, 1960.

Raymond Hargis
County Court Clerk

WILL OF MRS. SUSIE FITCH

I, Mrs. Susie Fitch, a widow woman, hereby make, publish and declare this to be my last will and testament, hereby revoking any other wills I might have previously made.

FIRST. I wish all my just debts to be paid out of whatever property I die seized and possessed of.

SECOND. I hereby will and bequeath the house and lot on which I now live to my grandson, Charles Fults, Jr.,

THIRD: I hereby will and bequeath to my grand son James Fults my cedar chest and one quilt.

THIRD. I will and bequeath to my grand son Charles Fults, jr. all other household and kitchen furnature which I may die seized and possessed of, except china closet.

FOURTH: I bequeath to my grand daughter Susie Belle Seagroves my China closet.

FIFTH: I will and bequeath to my grand daughters Bettie and Minnie Frances all my personal clothing of every description.

WITNESS MY HAND and seal this 10th day of Sept. 1959.

Mrs. Susie Fitch Her X Witnessed by
 Mark Raymon Hargis

We, Frank H. Smith and Earl Hargis, hereby certify that we witnessed the signing of the above will by Mrs. Susie Fitch in the presence of each other and in her presence on this the 10th day of Sept. 1959.

Frank H. Smith

Filed Sept. 26, 1960.
Raymond Hargis, Clerk

Earl Hargis

STATE OF TENNESSEE
GRUNDY COUNTY

I, Raymond Hargis, County Court Clerk in and for Grundy County, do hereby certify that Susie Fitch acknowledged the foregoing instrument as her Last Will and Testament and that Frank H. Smith and Earl Hargis signed said instrument as subscribing witnesses.

Witness my hand and official Seal at office in Altamont, this 14th day of September, 1959.

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 26th day of September, 1960.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

OF

ORAN O. BISHOP

I, ORAN O. BISHOP, a resident and citizen of Grundy County, Tennessee, do make, publish and declare this to be my Last Will and Testament, hereby revoking all Wills and Codicils heretofore made by me.

ITEM I: I direct my Executrix hereinafter named to pay all of my just debts, funeral expenses and estate taxes as soon as may be practicable after my death.

ITEM II: I give and bequeath to my wife, MARTHA RUTH BISHOP the following:

- (a) Any and all investments or the proceeds thereof which I may have at the time of my death in Investors Syndicate.
- (b) Any and all funds invested in, monies paid in, or funds to which I or my estate may be entitled in the Grundy County or Tennessee Teachers Retirement Program, by whatever named called.
- (c) All the contents of a safety deposit box held in the City Bank and Trust Company of McMinnville, Tennessee.

ITEM III: I further give, devise and bequeath to my wife all the rest, residue and remainder of my property, real, personal and mixed and wheresoever located for and during the remainder of her life and with the full power to sell and use as much thereof as may be needed to provide the comfort and welfare of herself and our minor daughter, MARTHA CAROLYN BISHOP. Her conveyance or bill of sale shall be valid and no grantee shall be required to look to the use of the proceeds.

If anything remains of my residuary estate at the death of my wife, it is my will and desire that my said youngest daughter, Martha Carolyn, shall receive it and my wife shall be obligated to will it to her.

ITEM IV: If my wife should die before Martha Carolyn attains the age of twenty-one (21) years, I nominate and appoint as guardian of the person and property of my said minor daughter, my sister, MRS. CARRIE HALL.

ITEM V: I appoint my wife, Martha Ruth Bishop to be the Executrix of my estate and direct that she shall serve without bond.

IN WITNESS WHEREOF I have executed this my Last Will and Testament, this 14th day of September, 1960.

Oran O. Bishop
ORAN O. BISHOP

Signed by the said ORAN O. BISHOP, 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 the _____ day of September, 1960.

Mary E. Hunt
Witness

Route #3 Hendersonville, Tenn.
Address

Mary W. Brown
Witness

2014 Cedar Lane, Nashville, Tenn.
Address

Filed December 13, 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 December 13, 1960.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT
OF JESSE HOOSIER

I, Jesse Hoosier of Tracy City, 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 desire and direct that all my just debts, not barred by the Statute of Limitations, including my funeral expenses, be paid out of the funds first coming into the hands of my executor.

SECOND: I give, devise and bequeath all my property, both personal and real, wherever located and of every type and nature to my wife, Mrs. Estora Bell Hoosier. If, however, my said wife, Mrs. Estora Bell Hoosier, predeceases me, then, I give, devise and bequeath all my estate of every type and nature to my sister-in-law, Hettie Jean Wagner in fee simple absolute.

THIRD: I do hereby nominate and appoint my wife, Mrs. Estora Bell Hoosier, to be executor of this, my last will and testament; but if she predeceases me, then I do hereby nominate and appoint my sister-in-law, Hettie Jean Wagner, as executor of this, my Last Will and Testament. I further direct that all be permitted to serve without surety or bond.

IN TESTIMONY WHEREOF, witness my hand and signature, this the 26 day of February, 1957.

J. Hoosier

Signed by the said Jesse Hoosier, as and for his Last Will and Testament in the presence of us, the undersigned, who at his request and in his sight and presence, and in the presence of each other, have subscribed our names as attesting witnesses, the day and date above written.

Chas. Caldwell

W. M. Ables, Jr.

Filed December 28, 1960.
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY) I, Raymond Hargis, Clerk of the County Court 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 December 28, 1960.

Raymond Hargis, Clerk

IN THE COUNTY COURT OF GRUNDY COUNTY, TENNESSEE.

IN THE MATTER OF THE WILL OF)
ELLA D. WINFIELD, DECEASED.)

PETITION

Comes Harry Webb, Acting Manager of Monteagle Assembly, a resident of Grundy County, Tennessee, ~~an~~ agent of Monteagle Assembly, a Tennessee Corporation, and respectfully shows to the Court:

I

Petitioner is the acting manager of Monteagle Assembly in Monteagle, Grundy County, Tennessee.

II

Petitioner would further show the Court that Ella D. Winfield, deceased, left a will devising to Monteagle Assembly a house and lot located on the Monteagle Assembly grounds. The said Ella D. Winfield died September 15, 1960, in Gainesville, Hall County, Georgia, which was her legal residence at the time of her death. Thereafter the will of the said Ella D. Winfield was offered and accepted for probate in the probate court of Hall County, Georgia, and by order entered in said court on September 21, 1960 and entered on the probate minutes of said court the said will was admitted for probate.

III

Petitioner is acting as the manager and agent of Monteagle Assembly which has an interest under said will in real property located in Grundy County, Tennessee, and it is necessary in order to perfect the title to Monteagle

STATE OF TENNESSEE }
COUNTY OF GRUNDY } IN THE COUNTY COURT OF GRUNDY COUNTY, TENNESSEE

ORDER PROBATING Holographic Will

This cause came to be heard before the Hon. Malcolm A. Fults, County Judge, on this 14th day of June, 1961; a paper writing purported to be the Last Will and Testament of Frank Warren being presented by Kathleen W. Posey for probate as the Last Will and Testament of Frank Warren.

It appearing to the Court that Frank Warren was a resident of Grundy County, Tennessee; that he died June 4, 1961, and that he made his Last Will and Testament in his own handwriting on the 20th day of September, 1955, and that the said Frank Warren signed said will without witnesses.

Further, John E. Curtis and Ray Winton, appeared in open Court and, being duly sworn, testified that each of them knew Frank Warren in his lifetime, that each is familiar with the handwriting of Frank Warren, and that the paper writing presented for probate is in the handwriting of the said Frank Warren.

Therefore, It Is Ordered, Adjudged and Decreed by the Court that the said instrument is hereby probated as and for the Last Will and Testament of Frank Warren, deceased, and the Clerk is directed to issue Letters of Administration With Will Annexed to the said Kathleen W. Posey upon her execution of bond in the amount of \$5,000.00, and the Clerk is further directed to record said will in the Book of Wills.

Witness my hand at Altamont, Tennessee, on the day and date first written above.

Malcolm A. Fults
County Judge

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 same appears of record now on file in my office.

Witness my hand and official seal, at office in Altamont, this the 22nd day of June, 1961.

Raymond Hargis
Raymond Hargis
County Court Clerk

Signed by the said Jesse Hoosier, as and for his Last Will and Testament in the presence of us, the undersigned, who at his request and in his sight and presence, and in the presence of each other, have subscribed our names as attesting witnesses, the day and date above written.

Chas. Caldwell

W. M. Ables, Jr.

Filed December 28, 1960.
Raymond Hargis, Clerk

STATE OF TENNESSEE }
COUNTY OF GRUNDY } I, Raymond Hargis, Clerk of the County Court 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 December 28, 1960.

Raymond Hargis, Clerk

IN THE COUNTY COURT OF GRUNDY COUNTY, TENNESSEE.

IN THE MATTER OF THE WILL OF)
ELLA D. WINFIELD, DECEASED.)

PETITION

Comes Harry Webb, Acting Manager of Monteagle Assembly, a resident of Grundy County, Tennessee, as agent of Monteagle Assembly, a Tennessee Corporation, and respectfully shows to the Court:

I

Petitioner is the acting manager of Monteagle Assembly in Monteagle, Grundy County, Tennessee.

II

Petitioner would further show the Court that Ella D. Winfield, deceased, left a will devising to Monteagle Assembly a house and lot located on the Monteagle Assembly grounds. The said Ella D. Winfield died September 15, 1960, in Gairesville, Hall County, Georgia, which was her legal residence at the time of her death. Thereafter the will of the said Ella D. Winfield was offered and accepted for probate in the probate court of Hall County, Georgia, and by order entered in said court on September 21, 1960 and entered on the probate minutes of said court the said will was admitted for probate.

III

Petitioner is acting as the manager and agent of Monteagle Assembly which has an interest under said will in real property located in Grundy County, Tennessee, and it is necessary in order to perfect the title to Monteagle

Assembly's interest in said real property that said will be probated in Grundy County, Tennessee. Petitioner would further show the Court that he has secured from the Probate Clerk of Hall County, Georgia a certified copy of said Will, a certified copy of the proof of will, and a certified copy of the order admitting said will to probate entered by the Court in said matter, all of which have been duly authenticated by the proper officials of Hall County Georgia, according to the Acts of Congress, U. S. C., Title 28, Sections 1738, 1739, and petitioner here offers the same with this petition and requests the Court to enter an order in this matter admitting said certified copy of said will together with the other documents to probate as the will and last testament of Ella D. Winfield, deceased.

IV

Petitioner would further show that the will was executed in accordance with the laws of the domicile of the Testatrix and was in accordance with the laws of the State of Tennessee, and that the same is in all respects entitled to be probated in this Honorable Court.

PREMISES CONSIDERED PETITIONER, THEREFORE, PRAYS:

1. For an order of this Court permitting said certified copy of said will to be probated in this Court in common form.

Frank Hickerson
Attorney for Petitioner

STATE OF TENNESSEE
COUNTY OF GRUNDY

I, HARRY WEBB, after being duly sworn, do hereby make oath and say that the statements made in the foregoing petition are true to the best of my knowledge, information and belief.

Harry Webb

Sworn to and subscribed before me
this 21st day of December, 1960.

Frank Hickerson
Notary Public

My Commission expires: October 7, 1962.

GEORGIA, HALL COUNTY.

I, ELLA D. WINFIELD, of said state and county, being of sound and disposing mind and memory, do make this my Last Will and testament, hereby revoking and annulling all others by me heretofore made and I provide, as follows:

Item One: I desire that my burial be arranged and conducted as directed by Vera Austell who knows my wishes in this respect and that she and Mr. Harry Webb or Mr. Wilson Woodcock go to the burial.

Item Two: I will, bequeath and devise to Mary P. Redwine one cut glass bowl and 6 or 4 cut glass goblets.

Item Three: I will, bequeath and devise to Christine Smith my clock at Monteagle Assembly.

Item Four: I will, bequeath and devise to Miss Ann Eliza Brewer the pearl ring which was my sisters. Also my fur neckpiece.

Item Five: I will, bequeath and devise to Mrs. Erma Lee Nettleton my blue picture at Monteagle and my petit point in school living room. Also her choice of my diamond rings. Also my cut glass & silver basket, bowl and china set marked "M L.W.". Also, five hooked rugs, moon and star bowl, grandmothers silver spoons and silver pearl handle knives and sugar and creamer. Also my tall blue stein and all my other steins and my grey afghan and clock in school room and my gold chain.

Item Six: I desire and direct that my jewelry be divided among my dear friends as directed by Erma Lee Nettleton, Vera Austel and Pauline Trimble.

Item seven: I desire and direct that my personal property in my cottage at Monteagle be divided among my friends or otherwise disposed of by Vera Austell, Pauline Trimble and Erma Lee Nettleton.

Item Eight: I will, bequeath and devise to Pauline Trimble a diamond ring, a coat that my sister made, an afghan, the figurines that my sister made, the boy blue and Top of Hill cut glass bowl and some other such item of her own choice.

Item Nine: I will, bequeath and devise to Brenau College the sum of five thousand dollars and the insurance on my life.

Item Ten: I will, bequeath and devise to Dr. Josiah Crudup, Town's Chicago Plates.

Item Eleven: I will, bequeath and devise to Wilson Woodcock my scales, my new toaster (never opened), electric corn popper, grill, electric fry pan and one hundred dollars.

Item Twelve: I will, bequeath and devise to Vera Austell my two iron porch chairs and some nice item of my personal property of her own choice. Also five hundred dollars.

Item Thirteen: I desire that my trunk in back room be taken care of and all of my personal things burned.

Item Fourteen: I will, bequeath and devise to Ruby Ilges the sum of two hundred dollars.

Item Fifteen: I will, bequeath and devise to my maid, Marie Westerfield, some item of my personal property which she would like.

Item Sixteen: I will, bequeath and devise my automobile to Mr. McGregor, the garageman at Monteagle.

Item seventeen: I will, bequeath and devise to Mrs. Muriel Cade Caskey the sum of one hundred dollars.

Item eighteen: I will, bequeath and devise to Mrs. Fannie Alexander Curtis, the sum of one hundred dollars.

Item Nineteen: I will, bequeath and devise to Mr. Saunders, the gardener at Monteagle, all of my household and garden tools and the sum of three hundred dollars.

Item Twenty: I will, bequeath and devise to Mr. Harry Webb the brown and yellow afghan which my mother made and the sum of one hundred dollars.

Item Twenty one: I will, bequeath and devise to R. E. Leigh (Lee Drug Store) of Hernando, Miss., Town's picture and Loving Cup.

Item Twenty two: I will, bequeath and devise to Towns (Toby) Leigh of Hernando, Miss., the sum of five thousand dollars which I hope will be used for his education.

Item Twenty three: I will, bequeath and devise to Miss Eva Peared the sum of one hundred dollars.

Item twenty-four: I desire that all my debts and the expenses of my funeral, including the travel expenses of those named in item one of this will, be paid.

Item twenty five: The remainder of my estate, including my inheritance from the estate of Blanch Leigh, I will, bequeath and devise to Monteagle Assembly.

Item twenty-six: I have no relatives with whom I am personally acquainted and I therefore have devised my property to those persons and institutions who are closest to me.

Item twenty seven: I name, constitute and appoint Erma Lee Nettleton and Joe K. Telford the Executrix and Executor of my estate and I relieve them from giving bond as such and I relieve them from making returns to the Ordinary or any Court and I empower them to sell any part of my estate not herein specifically devised at public or private sale without the order of any court. I authorize my executors to deliver to the parent or parents of Towns (Toby) Leigh the five thousand dollars herein devised to him and the receipt of one of his parents shall be sufficient evidence of the payment of this bequest.

In witness whereof, I have signed, sealed, declared and published this my will.

s/ Elia De Winfield (LS)

Signed, sealed, declared and published this 9th day of April, 1960, by Elia D. Winfield as her last will and testament, she signing in our presence and we signing as witnesses in her presence and at her request and in the presence of each other.

s/ Mrs. Sue Wright Parker

s/ Mrs. Lil S. Hightower

s/ Joe K. Telford

GEORGIA, HALL COUNTY.

WHEREAS, I, ELLA D. WINFIELD of said state and county, did on the 9th day of April, 1960, sign, declare and publish my Last Will and Testament, and

WHEREAS, I am desirous of changing the same:

I therefore make, declare and publish this Codicil to my said Will, as follows:

FIRST: MR. WILSON WOODCOCK having predeceased me, I strike from my said Will Item Eleven bequeathing certain personal property and the sum of \$100.00 to him.

SECOND: I have sold my automobile and I therefore strike from my said Will Item Sixteen bequeathing the same to Mr. McGregor.

THIRD: I also strike from my said Will Items Seventeen and Eighteen in which I bequeathed to Mrs. Caskey and Mrs. Curtis the sum of \$100.00 each.

As herein changed, I republish my said Will dated April 9, 1960, and witnessed by Mrs. Sue Wright Parker, Mrs. Lil S. Hightower and Joe K. Telford.

s/ Elia D. Winfield (LS)
ELLA D. WINFIELD

Published, declared and executed by ELLA D. WINFIELD as a codicil to her Last Will and Testament on this the 13 day of July, 1960, she signing first in our presence and we then signing in her presence and in the presence of each other and at her special instance and request.

s/ Gladys E. Westmoreland

s/ Joe K. Telford

GEORGIA, HALL COUNTY.

I, LULA BELLE MORRIS, Clerk of the Court of Ordinary of Hall County, Georgia, do hereby certify and attest that I have compared the foregoing copy of Will of Elia D. Winfield and the Codicil thereto with the original thereof, now remaining on file in this office, and that the foregoing is a correct transcript thereof and of the whole of such original Will and Codicil.

Said Court is a Court of Record.

Said Will and Codicil are recorded in Will Record, Book D, page 227-29, in the Office of the Ordinary of Hall County, Georgia, and is duly probated in Common form.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, this the 16 day of November, 1960.

LULA BELLE MORRIS (SEAL)
CLERK OF COURT OF ORDINARY
OF HALL COUNTY, GEORGIA

GEORGIA, HALL COUNTY.

I, MRS. LOUISE WOOD, Judge of the Court of Ordinary of Hall County, Georgia, do hereby certify that the above attestation subscribed by Lula Belle Morris as Clerk of said Court is sufficient, correct, and in due form of law, and that her signature thereto is genuine.

WITNESS my hand and official signature, this 18 day of November, 1960.

Louise Wood
JUDGE OF COURT OF ORDINARY
OF HALL COUNTY, GEORGIA.

GEORGIA, HALL COUNTY.

I, LULA BELLE MORRIS, Clerk of the Court of Ordinary of Hall County, Georgia, do hereby certify that the above attestation of Mrs. Louise Wood, Judge of said Court, is her genuine signature, and that she is the Judge of said Court, and said certificate is in due form of law.

GIVEN under my hand and seal of office, this 18th day of November, 1960.

Lula Belle Morris (SEAL)
CLERK OF COURT OF ORDINARY
HALL COUNTY, GEORGIA.

APPLICATION TO PROBATE WILL

GEORGIA, HALL COUNTY.

TO THE ORDINARY OF SAID COUNTY:

The application of MRS. ERMA LEE NETTLETON, whose post office address is Toccoa, Georgia, and JOE K. TELFORD, whose post office address is Gainesville, Georgia, respectfully show to the Court:

(1) On September 15, 1960, ELLA D. WINFIELD, whose place of domicile was Brenau College, Gainesville, Hall County, Georgia, and whose legal residence was Gainesville, Hall County, Georgia, departed this life owning property in Georgia.

(2) Decedent during her lifetime made and published a last will and testament dated April 9, 1960, and a codicil thereto dated July 13, 1960, both of which are hereby offered for probate in common form.

(3) Decedent left no widower, no descendants, no parents, no brothers or sisters, and no uncles or aunts, or other known relatives surviving her and her heirs at law are unknown.

WHEREFORE, applicants pray for leave to probate said will and the codicil thereto in common form, that they be admitted to record upon proper proof, that letters testamentary issue, and that this court order such other relief as may be meet and proper under the circumstances.

s/ Mrs. Erma Lee Nettleton
Mrs. Erma Lee Nettleton

s/ Joe K. Telford
Joe K. Telford

GEORGIA, HALL COUNTY.

Personally appeared before me the undersigned officer duly authorized to administer oaths MRS. ERMA LEE NETTLETON, who, on oath, says that the facts set forth in the foregoing application are true.

s/ Mrs. Erma Lee Nettleton
MRS. ERMA LEE NETTLETON

Sworn to and subscribed before me
this 21 day of September, 1960.

Louise Wood
Ordinary

GEORGIA, HALL COUNTY.

Personally appeared before me the undersigned officer duly authorized to administer oaths JOE K. TELFORD, who, on oath, says that the facts set forth in the foregoing application are true.

s/ JOE K. TELFORD
JOE K. TELFORD

Sworn to and subscribed before me
this 21 day of September, 1960.

Louise Wood
Ordinary

GEORGIA, HALL COUNTY

Before me came Joe K. Telford named as a witness to the within writing purporting to be ELLA D. WINFIELD'S last will and being duly sworn, saith that he with Mrs. Sue Wright Parker and Mrs. Lil S. Hightower, at the request of said ELLA D. WINFIELD and in her presence, and in the presence of each other, did attest as witnesses the within writing as ELLA D. WINFIELD'S will; that the same was signed and published by ELLA D. WINFIELD in their presence as her last will; that she was at the time of said attestation and signing by her of sound and disposing memory; that she executed the within paper voluntarily; and that she was at the time of her death on September 15, 1960, a resident of Hall County, Georgia.

Joe K. Telford

Sworn to and subscribed before me
this 21 day of September, 1960.

Louise Wood
Ordinary

GEORGIA, HALL COUNTY.

Before me came Joe K. Telford named as a witness to the within writing purporting to be a codicil to ELLA D. WINFIELD'S last will and being sworn, saith that he with Gladys E. Westmoreland at the request of ELLA D. WINFIELD and in her

present, and in the presence of each other, did attest as witnesses the within writing as a codicil to ELLA D. WINFIELD'S will; that the same was signed and published by ELLA D. WINFIELD in their presence as a codicil to her last will; that she was at the time of said attestation and signing by her of sound and disposing memory; that she executed the within paper voluntarily; and that she was at the time of her death on September 17, 1960, a resident of Hall County, Georgia.

Joe K. Telford

Sworn to and subscribed before me
this 21 day of September, 1960.

Louise Wood

Ordinary

HALL COUNTY COURT OF ORDINARY.

September TERM, 1960.

The foregoing petition of MRS. ERMA LEE NETTLETON And JOE K. TELFORD, nominated Executors of the last will of ELLA D. WINFIELD duly filed, having been supported by proper proof of Joe K. Telford, a witness to said will, that said ELLA D. WINFIELD died a resident of said county; that he and the other witnesses, Mrs. Sue Wright Parker and Mrs. Lil S. Hightower, saw ELLA D. WINFIELD sign and heard her publish the alleged last will as her own last will; that he attested the same as a witness at ELLA D. WINFIELD'S request and in her presence with Mrs. Sue Wright Parker and Mrs. Lil S. Hightower so attesting also at her request; that said ELLA D. WINFIELD was at the time of said signing and attestation of sound and disposing mind and memory and did in the execution of said will act freely and voluntarily.

IT IS ORDERED That said will be duly recorded having been duly proved in common form and that letters testamentary issue to MRS. ERMA LEE NETTLETON and JOE K. TELFORD, upon their taking oath of office, and

It further appearing by proper proof of Joe K. Telford a witness to the codicil to said will dated July 13, 1960, duly filed, that he and the other witness, Gladys E. Westmoreland, saw ELLA D. WINFIELD sign and heard her publish said codicil as a codicil to her on said last will; that he attested the same as a witness at ELLA D. WINFIELD'S request and in her presence with Gladys E. Westmoreland so attesting also at her request; that said ELLA D. WINFIELD was at the time of said signing and attestation of sound and disposing mind and memory, and did in the execution of said codicil act freely and voluntarily.

IT IS ORDERED that said codicil be duly recorded, having been duly proved in common form. This 21 day of September, 1960.

Louise Wood

Ordinary

EXECUTORS' OATH

GEORGIA, HALL COUNTY.

We do solemnly swear that these writings contain the true last will of the within named ELLA D. WINFIELD, deceased, and her only codicil thereto, dated July 13, 1960, so far as we know or believe, and that we will well and truly execute the same in accordance with the laws of this State. So help us God;

Sworn to and subscribed before me
this 21 day of Sept., 1960.

Louise Wood

Ordinary.

Erma Lee Nettleton
MRS. ERMA LEE NETTLETON

Joe K. Telford

JOE K. TELFORD

GEORGIA, HALL COUNTY.

I, LULA BELLE MORRIS, Clerk of the Court of Ordinary of Hall County, Georgia, do hereby certify and attest that I have compared the foregoing copy of Application to Probate Will of ELLA D. Winfield and the Codicil thereto with the original thereof, now remaining on file in this office, and that the foregoing is a correct transcript thereof and of the whole of such original Application to Probate Will and Codicil.

Said Court is a Court of Record.

Said Application to Probate Will and Codicil is recorded in Minute Record, Book M, Page 174-76, in the office of the Ordinary of Hall County, Georgia, and said Will and Codicil are duly probated in Common form.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of this Court, this the 6th day of December, 1960.

Lula Belle Morris (SEAL)
Clerk of Court of Ordinary
of Hall County, Georgia

GEORGIA, HALL COUNTY.

I, MRS. LOUISE WOOD, Judge of the Court of Ordinary of Hall County, Georgia, do hereby certify that the above attestation subscribed by Lula Belle Morris as Clerk of said Court is sufficient, correct, and in due form of law, and that her signature thereto is genuine.

WITNESS my hand and official signature, this 6th day of December, 1960.

Louise Wood (SEAL)
Judge of Court of Ordinary
of Hall County, Georgia.

GEORGIA, HALL COUNTY.

I, LULA BELLE MORRIS, Clerk of the Court of Ordinary of Hall County, Georgia, do hereby certify that the above attestation of Mrs. Louise Wood, Judge of said Court, is her genuine signature and that she is the Judge of said Court, and said certificate is in due form of law.

GIVEN under my hand and seal of office, this 6th day of December, 1960.

Lula Belle Morris (SEAL)
Clerk of Court of Ordinary
of Hall County, Georgia.

Filed December 21, 1960
Raymond Hergla, Clerk

STATE OF TENNESSEE }
COUNTY OF GRUNDY }

I, Raymond Hargis, County Court Clerk of said County, do hereby certify that the foregoing Will, Codicil, and proof were probated by the Court and ordered to be recorded in the Book of Wills, this December 21, 1960.

Raymond Hargis
County Court Clerk

LAST WILL AND TESTAMENT OF MRS. R. A. CAMPBELL

I, Mrs. R. A. Campbell, of Tracy City, Grundy County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking any and all wills by me at any time heretofore made.

1st. I desire and direct that all my just debts and my funeral expenses be paid by my Executor out of any funds coming into his hands as such Executor.

2nd. I give, devise and bequeath unto my grandson, Robert Campbell, the sum of One Hundred (\$100.00) Dollars, unless the amounts hereinafter provided for my children should amount to less than One Hundred (\$100.00) Dollars, each, in which event the amount to be received by my said grandson shall be the same as received by each of my children hereinafter named.

3rd. I give, devise and bequeath all the rest and residue of my estate, both real estate and personal property, equally, to my children hereinafter named share and share alike, said shares to be paid in cash by my Executor after sale of my property under power of sale hereinafter set out, my said children being as follows: Mrs. Annie Campbee Lasater, Tom Campbell, Mrs. Esther Campbell Easley, Douglas J. Campbell, Louis Campbell and Mrs. Sarah Campbell Speagle.

4th. I hereby nominate and appoint my son, Douglas J. Campbell, as Executor of this my last will and testament; and I direct that no security be required of my said son as Executor.

5th. I hereby authorize and direct my said son to sell all of my property, both personalty and real estate, for the purpose of carrying out the terms and conditions of this will and for this purpose give, devise and bequeath to my Executor all of my said property, both real and personal, and authorize my said Executor to sell the same at either public or private sale under such terms and conditions as to him shall appear best and to use the proceeds so received for the purpose of carrying out the terms and conditions of this my last will and testament. I authorize my said Executor to execute any and all legal documents necessary for the purpose of carrying out this power as fully as I myself could do were I alive.

IN TESTIMONY WHEREOF, I have hereunto set my signature on this the 10th day of August, 1957.

Mrs. R. A. Campbell
Testatrix

Signed by the said Mrs. R. A. Campbell 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, the day and date above written.

J. J. Crownover

Lucy Crownover
Attesting 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 the Court and ordered to be recorded in the Book of Wills, this January 21, 1961.

Raymond Hargis
County Court Clerk

Filed January 21, 1961
Raymond Hargis, Clerk

LAST WILL AND TESTAMENT OF ROSA SCHLAGETER

I, Rosa Schlageter, of Gruetli, Grundy County, 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 anytime heretofore made.

First. I direct that all of my just debts including my funeral expenses and expense of a tombstone and/or marker for my grave and expenses of the administration of my estate be paid by my executor with any funds or property left by me.

Second. I give, devise, and bequeath all of my estate, both personal and real, wherever located, unto my sister, Margaret Schlageter, but if she predeceases me then I give, devise, and bequeath all of my estate, both personal and real, unto my nephew, Carl W. Schlageter.

Third. I hereby nominate and appoint my sister, Margaret Schlageter, as executor of this my last will and testimony and I further direct that she be permitted to serve without surety or bond. I further direct that if the said Margaret Schlageter is unable to or unwilling to serve that my nephew, Carl W. Schlageter, be appointed as the executor of this my last will and testament. I further direct that he be permitted to serve without bond or surety.

In Testimony Whereof, witness my hand, this the 18th day of July, 1959.

Rosa Schlageter

Signed by the said Rosa Schlageter 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 the day and date above written.

W. M. Ables, Jr.

Peggy Ledbetter

Jerome C. Ables

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 this Court and ordered to be recorded in the Book of Wills this February 1, 1961.

Raymond Hargis, Clerk

Filed February 1, 1961
Raymond Hargis, Clerk

WILL OF RAY HANSBROUGH INGMAN

IN THE NAME OF GOD - AMEN.

I, RAY HANSBROUGH INGMAN, of Grundy County, Tennessee, being of sound and disposing mind and memory and with perfect understanding of the objects of my bounty and the disposition I intend herein to make of property, goods and chattels which I now own, which I may hereafter acquire, and of which I may die seized and possessed, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking and making null and void all former wills and testaments, and documents of a testamentary character heretofore made by me.

Item I. I direct that upon my death, all my just debts be paid.

Item II. I do hereby give, devise, and bequeath to GRACE ADELINE INGMAN, my beloved wife, in fee simple absolute, all my property, real, personal and mixed, of every nature and kind whatsoever, wherever situated, including insurance monies, stocks, bonds, securities, monies in bank or otherwise, bills and accounts receivable, and every other kind of property, real, personal and mixed, of which I may die seized and possessed.

Item III. I hereby constitute and appoint my said wife, Grace Adeline Ingman, as sole Executrix of this, my Last Will and Testament, and do direct that she be permitted to qualify and perform the duties of said office without giving any bond whatsoever. I further direct that my said Executrix shall be relieved of filing any and all inventories, reports and accounts in so far as the same may be done under the laws of this State.

Will of Ray Hansbrough Ingman

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal, At Tracy City, Grundy County, Tennessee, the 20 day of November, A. D. 1944.

Ray Hansbrough Ingman

Signed, Sealed, Published and Declared by the aforesaid named RAY HANSBROUGH INGMAN as and for his Last Will and Testament, in the presence of us, assembled together at the same time, who at his request, in his presence and in the presence of each other, have each subscribed our names as witnesses hereunto, this 20 day of November, A. D. 1944, all signing contemporaneously.

Witness:

Address:

Mrs. Louis Kurz

261 Bowles St., Neptune Beach, Fla.

Louis Kurz

261 Bowles St., Neptune Beach, Fla.

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 14th day of March, 1961.

Raymond Hargis
County Court Clerk

Filed March 18, 1961
Raymond Hargis, Clerk

LAST WILL AND TESTAMENT
OF CLARENCE BYRON ROBERTS

I, CLARENCE BYRON ROBERTS, of Grundy County, Tennessee, do make, declare and publish this, my last will and testament, hereby revoking all former wills by me at any time made.

ITEM I

(a) I direct that all my just debts, my funeral expenses and the expenses of administration of my estate be paid by my executors as soon as practicable. However, should there be any mortgages on my real estate, my executors and/or trustees hereinafter named shall have full discretion as to whether they shall make immediate payment of same; and they are specifically authorized to effect extensions and renewals of such mortgages, if they shall deem such procedure to be to the best interest of my estate; and the same shall apply to other debts of mine which shall be evidenced by promissory notes, either secured or unsecured.

(b) If the provisions of the Internal Revenue Code in effect at the time of my death permit an election to take either as income tax or as estate tax deductions any or all of the debts, expenses, claims or costs of administration of my estate, I hereby specifically authorize my executors to make such election as they, in their sole discretion, shall deem best and proper.

LAST WILL AND TESTAMENT OF CLARENCE BYRON ROBERTS

Such election shall be given effect in fixing and determining the amount of each share of my estate as hereinafter bequeathed or devised, whether in trust or otherwise, and shall be binding upon all beneficiaries hereunder.

ITEM II

I give, and bequeath unto my mother, DELLA A. ROBERTS, if she shall be living at the time of my death, the sum of Five Thousand Dollars (\$5,000.00) in cash. If my mother shall not be living at the time of my death, however, then this bequest shall lapse.

ITEM III

I give and bequeath unto each of my three sons, C. B. ROBERTS, Jr., WILLIAM MANKIN ROBERTS, and DON LUTHER ROBERTS, the sum of Ten Thousand Dollars (\$10,000.00), which sums may be paid to them either in cash or in the transfer to each of them of assets equivalent in value thereto, as my executors shall, in their sole discretion, determine. For determining the value at which any assets are transferred, there shall be used the value thereof as finally determined for estate tax purposes. The executors shall, therefore, not be required to pay these bequests until after final settlement of Federal Estate taxes and Tennessee Inheritance taxes has been made.

ITEM IV

All the rest and residue of my property, of which I die seized and possessed, or to which I may in any way be entitled, whether the said property be real, personal, or mixed, and wherever situate, after the payment by my executors of my funeral expenses, debts, and expenses of administration, as provided in ITEM I of this will, and the payment of all Federal estate taxes and all State inheritance, estate or succession taxes, as provided in ITEM V of this will, I give, devise, and bequeath unto my wife, ZULA H. ROBERTS, to be hers absolutely.

ITEM V

I direct that my executors shall pay from my estate, all Federal estate taxes and all State inheritance, estate or succession taxes imposed upon my estate by reason of my death, and my executors shall not charge to or collect from any devisee or legatee any portion of such death taxes, regardless of whether or not such beneficiary is named in this will or is designated such in any insurance policy or takes by reason of law. All such taxes shall be paid from and out of my residuary estate passing pursuant to ITEM IV of this will.

LAST WILL AND TESTAMENT OF CLARENCE BYRON ROBERTS

ITEM VI

If my wife and I shall die simultaneously, or under circumstances which make it difficult or impossible to determine which of us died first, I direct that my wife shall be deemed to have survived me for the purposes of this will, and I direct further that the provisions of this will shall be construed upon that assumption, irrespective of any provisions of law establishing a contrary presumption or requiring survivorship for a fixed period as a condition for taking property by inheritance. If any other beneficiary or beneficiaries under this will shall die with me in a common accident or disaster and under such circumstances as shall render it difficult or impossible to determine which of us died first, I direct that I shall be deemed to have survived such beneficiary or beneficiaries and that this will shall be so construed.

ITEM VII

Before my estate is distributed, I authorize and empower my executors, without the order of any court, to sell, exchange and convey any of my property without the joinder of any beneficiary. No purchaser or acquirer from them shall be required to see to the application of the proceeds of any sale or exchange by my executors.

ITEM VIII

I nominate and appoint my wife, ZULA H. ROBERTS, and WILLIAM MANKIN, of Tullahoma, Tennessee, as executors of this, my last will and testament, and excuse them from making any bond as such executors. Should either of them be unable or unwilling to serve as an executor hereof, then the other of said persons shall act as executor alone, and without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this my last will and testament, which consists of this and two preceding typewritten pages, each of which preceding pages bears my signature in the margin, this 3rd day of June, 1958.

BYRON ROBERTS (SEAL)

SIGNED, sealed, declared and published by the said CLARENCE BYRON 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 sight and presence of each other, have subscribed our names hereto as attesting witnesses the day and date above written.

Dorothy Foster
WITNESS

Tracy City, Tennessee
ADDRESS

Helen Jones
WITNESS

Tracy City, Tennessee
ADDRESS

C. H. Kilby
WITNESS

Tracy City, Tennessee
ADDRESS

Last Will and Testament of Clarence Byron Roberts -

STATE OF TENNESSEE }
COUNTY OF GRUNDY }

I, Raymond Hargis, 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, this 25th day of March, 1961.

Raymond Hargis
COUNTY COURT CLERK

Filed March 25, 1961
Raymond Hargis, Clerk

Will of Mattie P. Layne

Gruettli, Tennessee
June 11th, 1960

I Mattie P. Layne, do hereby make my last will and testament to my Brothers and Sisters now Living Names as follows - first - Mary Pickett - 2nd - Kate Sholer - 3rd - Cora Fults - 4th J. C. Pickett - 5th L. H. Pickett 6th Robert Pickett. Next I request that all my debts be paid - and that my funeral expenses be paid - and then whatever property I have left to me, be equally divided among the above mentioned.

I also will to my Husband - John Layne - one dollar.

Names of administrators - Robert Pickett
L. H. Pickett

Mattie P. Layne

No Bond or securities required-

Witness my hand, this 13 day of June 1960
(SEAL)

H. L. McCarver, Notary Public.

My Commission expires Oct. 1960.

Filed April 19, 1961
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 this Court and ordered to be recorded in the Book of Wills this 19th day of April, 1961.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

I, Mrs. Virginia H. Reed, being of sound mind and disposing memory and realizing the uncertainty of this life do hereby declare and publish this to be my last Will and Testament, revoking hereby all former Wills by me made.

First: I direct that my executor hereinafter named pay all my funeral expenses and just debts as soon after my debts as practical and possible.

Secondly: All the remainder and residue of my property, real, mixed and personal

Last Will and Testament of Virginia H. Reed -

I give, devise and bequeath to my beloved daughter, Henrietta Reed, Third: In the event that my daughter, Henrietta Reed, shall have reached majority or shall have married before my death I direct and order that she serve as executrix of this my last Will and Testament and to serve without bond, and in the event of my death before my daughter qualifies as executrix then I hereby name and nominate Herman Sanders of Monteagle, Tennessee, to act as said executor without bond.

In witness whereof I hereunto affix my hand and seal at Tracy City, Tennessee, this August 14, 1958.

Virginia H. Reed
Testatrix

We, the undersigned subscribing witnesses have hereunto affixed our signatures to this the last Will and Testament of Mrs. Virginia Reed at her request, she having signed the same in our presence and we having signed in the presence of each other.

Edward J. Hunziker, Jr.

Byron D. Mayes

Filed May 5, 1961
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 5th day of May, 1961.

Raymond Hargis
County Court Clerk

WILL OF FRANK WARREN

The Last Will and testament of Frank Warren of Coalmont, Tenn.

I Frank Warren of Coalmont Tenn, being of sound mind and disposing memory and realizing to uncertainty of Life and the certainty of death do hereby make, publish and declare to be my last Will and testament, hereby revoking and making void any other Wills be me at any time made.

I direct that all my just debts and funeral expenses be paid as soon after my death as is practicable out of any money & Bonds or any money that is left. I want my Grandson Franklin Howard Anderson to have a \$500⁰⁰ Bond at the age eighteen years to be used for his education or other wise for his benefit. It might be I will give him this bond before. It will be known if I do. I have heretofore conveyed my home place at Coalmont Tenn to my two daughters, Kathleen Warren Posey and, Daphne Warren Anderson subject to my life estate therein. My Insurance is made to the above daughters.

Will of Frank Warren continued -

All other bonds, Investors Mutual and cash If there is any left at my death be divided between my daughters and my Wife Ruth one 1/3 each. And I also want my Wife Ruth to have the car.

This 20 day of Sept. - 1955

Frank Warren

Filed June 14, 1961
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY)

I, Raymond Hargis, Clerk of the County Court 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 14th day of June, 1961.

Raymond Hargis
County Court Clerk

LAST WILL AND TESTAMENT

I, Houston Anglian, being of sound mind and disposing memory and realizing the uncertainty of this life, do hereby declare and publish this to be My Last Will & Testament, hereby revoking all former wills by me made.

First; I order my executor hereinafter named to pay my funeral expenses and just debts as soon after my death as practical and possible.

Secondly; All property of which I die seized, real, personal or mixed I order my executor to divide equally and share and share alike among my sons and daughters; John Tipton Anglian, Mrs. Pearl Nunley, Mrs. Mabel Stardifer and Frank Anglian.

Third; I name and nominate my son, John Tipton Anglian as executor of this my last will and testament, he to serve without bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Tracy City, Tennessee, this June 29th, 1960.

Jouston Anglian

We, the undersigned have hereunto affixed our signatures to this the Last Will & Testament of Houston Anglian, he having declared same to be such, and he having signed in our presence this day and we having signed in the presence of each other.

John H. Marable
Address

Mellie Keel
Address.

Filed May 16, 1961
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY)

I, Raymond Hargis, Clerk of the County Court 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 16th day of May, 1961.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT.

We, Henry M. Phipps and wife, Lela Phipps, being of sound mind and disposing memory do hereby declare this our joint Last Will & Testament hereby revoking any former wills by us made.

1st; It is our order and desire that our just funeral expenses and debts be paid.

2nd; The survivor of we two, or us, shall take until death all property of any nature and at the death of us both, then any remainder, residue, real property, mixed or personal shall be divided share and share alike even should the furniture and home have to be sold, among and between our children, Leo Phipps, Freeland Phipps, Martha Armstrong, Gladys Ventree and Betty Oldham.

We further direct that at the death of both of us, Leo Phipps shall serve as executor of this our last will and testament, he to serve without bond.

In witness whereof, we have this day set our hand and seals at Tracy City, Tenn. this February 10th, 1959.

Witness mark of Henry Phipps.

X Henry M. Phipps

John H. Marable

Lela Phipps

Byron D. Mayes

We, the undersigned have this day affixed our signatures to the above Last Will and Testament, the above stated parties having asked us to witness same, they having signed in our presence and we having signed in the presence of each other.

This February 10th, 1959.

John H. Marable
Tracy City, Tennessee
Byron D. Mayes
Tracy City, Tennessee

Filed June 30, 1961
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY)

I, Raymond Hargis, Clerk of the County Court 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 30th day of June, 1961.

Raymond Hargis, Clerk

MY WILL

I, John Leonard Harris, a resident of Tracy City, Tennessee, being of sound mind and wishing to now make provision for the disposition of my property following my inevitable death, Do Hereby Make, Publish and Ordain this to be my Last Will and Testament, hereby revoking all former Wills and Codicils thereunto by me made at any time heretofore.

FIRST: I direct that all my just debts and funeral expenses be paid by my hereinafter named Executrix as soon after my death as may be practicable, out of any funds belonging to my estate or coming into her hands as such said Executrix.

SECOND. To my beloved wife Mella Mai Harris I give, devise and bequeath all my property, real, personal and mixed, of every kind, class and character, wherever the same shall be situated, together with all rights and choses in action, if there be any, accruing to my estate, to be her property absolutely and to the exclusion of all others.

THIRD: Having full faith and confidence in her ability and integrity I appoint her to be the Executrix of this my last will and testament, and I direct that she be excused from making Bond as such.

IN WITNESS WHEREOF I have hereunto set my Hand and Seal, at Tracy City, Tennessee, on this the 19 day of May 1950.

John Leonard Harris

Paul E. Sanders, Notary Public

My Com. expires 1-11-53

Before us and in our sight and presence and the presence of each other the above was subscribed, signed, sealed, published and declared by the Testator John Leonard Harris, to us personally known, as and to be his Last Will and Testament, on which, at his request, we have seen him affix his signature and in his sight and presence and in the sight and presence of each other we have hereunto subscribed our names as attesting witnesses, on this the 19 day of May 1950 at Tracy City, Tennessee.

Jim Dickerson

Willie H. Sanders

Filed August 25, 1961
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY)

I, Raymond Hargis, Clerk of the County Court 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 25th day of August, 1961.

Raymond Hargis, Clerk

LAST WILL & TESTAMENT.

I, Mrs. Arkie Levan, being of sound mind and disposing memory and realizing the uncertainty of this life do hereby publish and declare this to be my last will and testament, hereby revoking all former wills by me made.

1st; I order and direct that my just debts and funeral expenses be paid by my executor hereinafter named, as soon after death as possible and practical.

2nd; All my property, real, mixed and personal of which I die seized, I leave, bequeath and devise to my beloved grandson, James. H. Walker.

3rd; I order that James H. Walker serve as executor of this my last will and testament and he to serve as such without bond.

In Witness whereof I have hereunto set my hand and seal by mark, this January 8th, 1959.

Byron D. Mayes
Bobby L. Richards

Her
X. Mrs. Arkie Levan
Mark

Witness her mark.

We, the undersigned subscribing witnesses to the Last Will & Testament of Mrs. Arkie Levan have this day witnessed her signature in our presence to the above and in the presence of each other have signed as witnesses to same.

Byron D. Mayes

Bobby L. Richards

Filed October 13, 1961
Raymond Hargis, Clerk

STATE OF TENNESSEE)

COUNTY OF GRUNDY)

I, Raymond Hargis, Clerk of the County Court 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 13th day of October, 1961.

Raymond Hargis
County Court Clerk

LAST WILL AND TESTAMENT OF
BURL FRANKLIN KILLIAN

In the name of GOD, AMEN. I, BURL FRANKLIN KILLIAN, of the city of Beersheba Springs, County of Grundy, State of Tennessee, Being of sound mind and memory, but also aware of the uncertainties of this life, do hereby make, publish, and declare this instrument as and for my LAST WILL AND TESTAMENT.

I hereby instruct my Executrix to pay my just debts and funeral expenses as soon after my death as may be practicable.

All the rest, residue, and remainder of my estate, of whatsoever nature and wherever situated, I give, devise, and bequeath my wife, ELLIE FRANCES KILLIAN, to do with as she wishes.

As it is my wish that my wife shall have the entire control of my estate, I have deliberately omitted any provision for bequests to my children, Thelma Cordelia, Martha Sue, Lora Frances, John Casey, Glyn Franklin, and Dorothy Mildred.

In the event my wife does not survive me by more than thirty days, then I give, devise, and bequeath to my children all the rest, residue, and remainder of my estate, of whatsoever nature and wherever situated, following the payment of my just debts and funeral expenses. The children, if any, of any deceased child of mine, shall take the deceased child's part. However, if any deceased child of mine has no living children at the time of my death, their part shall be divided equally among my surviving children.

I hereby nominate, constitute, and appoint my wife as Executrix of this will, and further direct that she not be required to post any bond for the faithful performance of her duties.

In the event my said wife does not survive me by more than thirty days, or in the event said wife should become incapacitated, unable, or refuse to serve as Executrix, then I nominate, constitute, and appoint my Son, John Casey, Signal Mtn., Tenn. and my Son, Glyn Franklin, of Beersheba Spgs., Tenn. to serve jointly as Executors of this will, and further direct that they not be required to post any bond for the faithful performance of their duties.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 28th day of December, 1957.

Burl Franklin Killian

The foregoing instrument, consisting of two (2) pages or sheets of paper, written upon one side only, signed, sealed, published, and declared to be the last will and testament of BURL FRANKLIN KILLIAN, the testator above named, in our presence, and at his request, and in his presence, and in the presence of each other, we have hereunto subscribed our names as witnesses this 24 day of Dec., 1957.

Lewis F. Fufts residing at Altamont, Tenn.

Hubert Lusk residing at Altamont, Tenn.

Filed Nov. 4, 1961
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY) I, Raymond Hargis, Clerk of the County Court 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 4th day of November, 1961.

Raymond Hargis
County Court Clerk

LAST WILL and Testament of
Oscar S. Hill.

I, Oscar S. Hill, residing in Kansas City, Mo. believing myself possessed of sufficient mental capacity to execute this instrument, do hereby publish and declare the following to be my last will and testament hereby revoking any and all wills, testaments and codicils by me at any time heretofore made.

Item One

I direct that all my just debts (if possible) be paid as soon after my decease as possible for my executrix hereinafter named to do so.

Item Two -

I give and bequeath all my firearms, hunting and fishing accessories and paraphernalia to my son Stuart Burney Hill to be his property absolutely.

Item Three -

All the rest and residue of my property, real personal and mixed and wherever situate, I give devise and bequeath to my wife Opal B. Hill and Stuart Burney Hill, my son in equal parts.

Item four

I hereby name Mrs. Opal B. Hill the executrix of this will and request that she be not required to give bond as such.

In witness whereof I have hereunto set my hand and seal this 26th day of December 1939.

Oscar S. Hill

The foregoing instrument was subscribed, sealed, published and declared by Oscar S. Hill as and for his last will and testament, in our presence and in the presence of each other and we at the same time, at his request, in his presence and in the presence of each other, hereunto subscribed our names and residences as subscribing witnesses this 26th day of December 1939.

Filed November 27, 1961
Raymond Hargis, Clerk

Bernard B. Strayer
303 Brush Creek Blvd.
Kansas City, Mo.
Henry A. Riederer
9831 Winner Rd.
Independence, Mo.

STATE OF MISSOURI,) ss. In the Probate Court of Jackson County at Kansas City
County of Jackson)
February Term, A.D., 1942.

Now on this 20th day of February 1942, personally appeared before MICHAEL J. HENDERSON, Judge of the Probate Court of the County and State aforesaid, in open Court Bernard B. Strayer and Henry A. Riederer the subscribing witnesses to the annexed will of Oscar S. Hill and the said Bernard B. Strayer and Henry A. Riederer being first duly sworn depose and say that the said Oscar S. Hill the testator subscribed the same in their presence, and published the said will or instrument of writing as his last will; that he, the said testator, was at the time of publishing his said will, of sound mind and more than twenty-one years of age, and that they, the said deponents, attested the said will as witnesses thereto, at the request of said testator by subscribing their names to the same, in the presence of said testator and in the presence of each other.

Bernard B. Strayer

Henry A. Riederer

Sworn to and subscribed before me, in open Court, the day and year first above written.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at office in Kansas City, this 20th day of February A. D., 1942.

(SEAL)

James Cleary
Clerk

STATE OF MISSOURI,) ss. I, JAMES CLEARY, Clerk of the Probate Court of the County of Jackson)
County and State aforesaid, hereby certify that the foregoing instrument of writing, signed by Oscar S. Hill and purporting to be the last will and testament of Oscar S. Hill deceased, was filed herein for probate and the Court having examined said instrument of writing, and having heard the testimony of Bernard B. Strayer and Henry A. Riederer subscribing witnesses thereto in relation to the execution of the same, does declare and adjudge said instrument of writing to be the last will and testament of Oscar S. Hill deceased, late of Jackson County, and orders the same to be recorded as such.

(SEAL)

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at office in Kansas City, this 20th day of February A. D., 1942.

James Cleary
Clerk.

STATE OF MISSOURI,) ss.
County of Jackson)

I, JAMES CLEARY, Clerk of the Probate Court of the County and State aforesaid, hereby certify that the foregoing last will and testament of Oscar S. Hill deceased, together with the proof and certificate of probate thereof, were duly recorded in my office, at Kansas City, on the 20th day of February A. D., 1942, in Book 67, Page 13, and following.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at office in Kansas City, this 20th day of February A. D., 1942.

(SEAL)

James Cleary
Clerk.

BE IT REMEMBERED, THAT HERETOFORE, TO-WIT: On the 20th day of February, 1942, the same being the 5th day of the February Term 1942, in the Probate Court of Jackson County, Missouri, at Kansas City, the following among other proceedings were had, made and entered of record herein, to-wit:

In Estate of) 51685 Will Probated
Oscar S. Hill, Deceased)

Now on this day there is presented for probate an instrument of writing, heretofore filed herein, purporting to be the last will and testament of Oscar S. Hill, deceased, and the Court having examined said instrument of writing and having heard the testimony of Bernard B. Strayer and Henry A. Riederer, subscribing witnesses thereto, in relation to the execution of the same, does declare and adjudge said instrument of writing to be the last will and testament of Oscar S. Hill, deceased, late of Jackson County, Missouri, and orders that said instrument be and it is hereby allowed and admitted to probate as the last will and testament of said deceased, and that the same be recorded as required by law.

In the Probate Court of Jackson County, Missouri,
at Kansas City Estate No. 51685

Clerk's Certificate

STATE OF MISSOURI) ss.
County of Jackson)

I, Geo. G. Paris, Clerk of the Probate Court within and for the County and State aforesaid, hereby certify that the above and foregoing is a full, true and complete transcript of the Last Will and Testament of Oscar S. Hill, deceased, together with Proof and Certificate of Probate, thereof; and Order Admitting Will to Probate in the said estate; as the same remains of record and on file in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at office in Kansas City, Mo., this 27th day of September, 1961.

Geo. G. Paris
Clerk

Judge's Certificate

STATE OF MISSOURI)
County of Jackson) ss.

I, LESLIE A. WELCH, sole Judge, of the Probate Court of Jackson County, State of Missouri, do hereby certify that the above named Geo. G. Paris, by whom the foregoing attestation was made, was at the time of so making the same, and is now the Clerk of said Court, to all whose acts as such, full faith and credit should be given as well as in courts of this Jurisdiction as elsewhere, that the seal there-to annexed is the seal of said Probate Court, which said attestation so made by him is in due form of law, and that he was entitled so to do.

WITNESS my hand this 27th day of September, 1961.

Leslie A. Welch
Judge.

United States of America

STATE OF MISSOURI) ss.
County of Jackson)

I, Geo. G. Paris, Clerk of the Probate Court of Jackson County, in the State of Missouri (said Court being a Court of Record) do hereby certify that the Honorable LESLIE A. WELCH, whose name is subscribed to annexed and foregoing CERTIFICATE was at the time of signing thereof and now is the Probate Judge of said Jackson County, and sole Presiding Judge of said Probate Court, duly elected, commissioned and qualified, and that his said signature is genuine.

IN WITNESS WHEREOF, I have signed my name and affixed the seal of said Probate Court, at my office in the City of Kansas City, in said Jackson County, this 27th day of September, 1961.

Geo. G. Paris
Clerk.

(SEAL)

STATE OF TENNESSEE)
COUNTY OF GRUNDY)

I, Raymond Hargis, Clerk of the County Court 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 27th day of November, 1961.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

I, J.M. Braden being of sound mind and disposing memory and realizing the uncertainty of this life, so hereby declare publish and state this to be my Last Will & Testament, hereby revoking all former wills by me made.

First; I direct that my executor hereinafter named pay my funeral expenses and just debts as soon after death as possible.

Secondly: To my beloved son, Jack Braden, I give, bequeath and devise all my property, real personal and mixed, after payment of said debts.

Third; I name and constitute Jack Braden to be the executor of this my last will and testament and he serve as such without bond.

In Witness whereof I have hereunto set my hand and seal at Tracy City, Tennessee, this March 3rd, 1956.

J. M. Braden

This instrument was this day signed, published and declared by the Testator, J. M. Braden, to be his Last Will & Testament, in the presence of us, who at his request have subscribed our names thereto as witnesses and in the presence of each other.

John H. Marable

Tracy City, Tenn.

Elmer Brown

Tracy City, Tenn.

Filed January 22, 1962
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY)

I, Raymond Hargis, County Court Clerk of Grundy County, do hereby certify that the foregoing will was probated by the Court and ordered to be recorded in the Book of Wills this January 22, 1962.

Raymond Hargis, Clerk

THE LAST WILL AND TESTAMENT OF MRS. EMMA HARGIS

I, Mrs. Emma Hargis, of Pelham, 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 all other Wills by me at any time made.

FIRST: My entire estate is to be sold at public auction.

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

THIRD: I hereby give and bequeath unto my niece, Mrs. Florence K. Wilson, wife of Wade Wilson, all of my property of every kind, character and description, real, personal and mixed, to be her sole and separate estate. In the event my niece, Florence K. Wilson, should die before I do, this bequest shall be to her daughter, Patsy Ruth Wilson, my great-niece.

FOURTH: I hereby nominate, constitute and appoint, my niece, Florence K. Wilson, as Executor of this my last Will and Testament, and having full faith in her ability and integrity to perform the duties as such, I hereby excuse her from

making any bond as such. She, Florence K. Wilson, is to use her own judgment about disposing of household furniture, pictures, and other thing in my house. Only the house and lots to be sold at public auction.

Witness my hand, this the 17th. day of June, 1955.

Emma Hargiss

Witnesses:

Henrietta Ray

Mildred Bowden

We, Henrietta Ray and Mildred Bowden subscribing witnesses to the foregoing Will, hereby certify that we are not interested in the contents of said Will; that we signed the same in the presence of the Testatrix, at her request, and in the presence of each other, and that she declared to us that the foregoing is her last will and testament.

Witness our hands, this 17th. day of June, 1955.

Henrietta Ray

Mildred Bowden

Filed March 2, 1962
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 March, 1962.

Raymond Hargis
County Court Clerk

WILL OF CHARLES G. SHARPE

In case of my death everything goes to my daughter Jean Lowder at Madisen College, Tenn.

Signed

Charles G. Sharpe

STATE OF TENNESSEE
COUNTY OF GRUNDY

We the undersigned hereby certify that we are familiar with the handwriting of Charles G. Sharpe, deceased; that, to the best of our knowledge and belief this instrument is in the handwriting of the said Charles G. Sharpe, deceased.

This the 3rd
day of April, 1962.

Signed: 1. C. W. Rosenthal

2. Lutro J. Wilson

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 3rd day of April, 1962.

Raymond Hargis, Clerk

Filed April 3, 1962
Raymond Hargis, Clerk

THE LAST WILL AND TESTAMENT OF VIRGINIA LADD FOSTER, ROSA LADD AND JESSIE LADD.

We, Virginia Ladd Foster, Rosa Ladd and Jessie Ladd, each being of sound mind and disposing memory, do jointly and mutually make, publish and declare this to be our last Will and Testament, hereby revoking and making void all other Wills by either of us at any time made.

FIRST: We desire that all out just debts and funeral expenses be paid as soon after the demise of each of us as is practical, by our Executor or Executors, out of any money that the deceased dies seized and possessed of, or that may first come into the hands of the Executor or Executors.

SECOND: We do hereby give and bequeath to the survivor or survivors all of the property of every kind, character and description, real, personal or mixed, or property in which we or either of us have an interest, either in law or in equity. That is to say, that upon the death of one of us the survivors shall have such property as the deceased owned at the time of her death, and so on down to the survivor until all of our property shall vest in such survivor, absolutely and indefeasibly.

THIRD: We do hereby agree, and nominate and appoint the survivor, or survivors, as Executor or Executors of this our last Will and Testament, and having full faith in the integrity and ability of each other to carry out the provisions of this Will, such Executor or Executors shall be excused from making any bond for the performance of the duties as such.

Witness our hands, this 2nd day of July, 1946.

WITNESSES:

W. N. Paris

H. B. Garthwaite

Rosa Ladd

Virginia Ladd Foster

Jessie Ladd

We, W. N. Paris and H. B. Garthwaite, subscribing witnesses to the foregoing Will and Testament, do hereby certify that we saw, Virginia Ladd Foster, Rosa Ladd and Jessie Ladd sign the foregoing Will, and each declared the same to be their last Will and Testament, and that we signed the same as subscribing witnesses, in the presence of and at the request of each of the Testatrices, and in their presence and in the presence of each other, and further, that we are not interested directly or indirectly in any property of the makers of said will, and not related to them or either of them.

Witness our hands, this the 2nd day of July, 1946.

W. N. Paris

H. B. Garthwaite

Filed June 6, 1962
Raymond Hargis, Clerk

Smithville, Tennessee,
May 1962

TO WHOM IT MAY CONCERN:

I hereby certify that I am the W. N. Paris who witnessed the will of the late
MRS. VIRGINIA LADD FOSTER
dated the 2 day of July 1946, and the signature of W. N. Paris is in my own handwriting and I recognize it, as I have the instrument before me.

W. N. Paris

STATE OF TENNESSEE(38
COUNTY OF DEKALB(

Personally appeared before me, Ramon M. Adcock, A Notary Public in and for the aforesaid State and County, W. N. Paris, with whom I am personally acquainted and known to me the person who makes the above statement and signing same in my presence, making oath in due form of law, this the 28th day of May, 1962.

Ramon M. Adcock
Notary Public

SEAL

My Commission expires 2/11/63

Filed June 6, 1962
Raymond Hargis, Clerk

STATE OF TENNESSEE)
COUNTY OF GRUNDY)

I, Raymond Hargis, County Court Clerk of Grundy County, do hereby certify that the foregoing will was probated by the Court and ordered to be recorded in the Book of Wills this 6th day of June, 1962.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT OF MRS. MARY ELLEN BURNETTE

I, Mary Ellen Burnette, being of sound mind and disposing memory, and recognizing the inevitability of eventual death and wishing to now make disposition of my estate following my eventual and inevitable death, Do hereby make, publish and ordain this to be my last will and testament, hereby revoking all former wills and codicils therunto by me made at any time heretofore.

- 1st. I want my daughter, Violet Loucile Burnette Crutchfield, to have the use of my entire estate, both real, and personal, and mixed, of every kind, class and character, wherever the same may be located, to be her property absolutely and to the exclusion of all others so long as she may live.
- 2nd. At the death of my daughter, Violet Loucile Burnette Crutchfield, my entire estate, both real, and personal, and mixed, of every kind, class and character, wherever the same may be located, is to be divided equally among my living children.
- 3rd. In the event my daughter, Violet, should outlive me and should become in need, through sickness, my administrator is authorized to sell or mortgage my property for her benefit. This debt, if necessary, is to be taken out of any funds which may come into the hands of my executor out of my estate. Then, the balance of my estate is to be divided equally among my living children.

4th. I nominate and appoint my son, Willie Burnette to be the executor of this my last will and testament and I request that he be excused from making bond as such said executor.

Witness my hand, at Pelham, Tennessee, this the 10th. day of October, 1953.

Mary Ellen Burnette

Signed, sealed, published and declared by Mary Ellen Burnette the above testatrix to us, to be her last will and testament, to which she has in our sight and presence affixed her signature and to which, in her sight and presence and in the sight and presence of each other our signatures as witnesses thereto. This the 10th. day of October, 1953.

Henrietta Ray

J. C. Ray

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 July 30, 1962.

Raymond Hargis, Clerk

Filed July 30, 1962
Raymond Hargis, Clerk

WILL OF MRS. ESTORIA B. HOOSIER

On Jan 6th 1961

And on this day Jan 6th my mind is clear. And I write This Will on my own accord. At my Death, my Home and it belonging will go to Jean Wagner Hale and if Martha Wagner Should out live Jean it is to go to her to do as she please - And - if there should be any cash on hand. At my Death after all Expenise is paid. And if Marie Carriok is living I want her Marie Carriok to have five Hundred Dollars.

And out of there goodness of if either of my sisters Mrs. L. Henley are Mrs. Bessie Baker should need any thing they will see to there needs.

This is Jan 6th 1961

Estora B. Hoosier

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 4th day of August, 1962.

Raymond Hargis, Clerk

Filed August 4, 1962
Raymond Hargis, Clerk

LAST WILL & TESTAMENT.

I, Mabel S. Marable, being of sound mind and disposing memory and realizing the uncertainty of this life, do hereby publish and declare this to be my Last Will & Testament, hereby revoking all former wills by me made.

1st; I direct that my funeral expenses and just debts be paid by my executor, as soon after death as practical and possible.

2nd; To my son, John H. Marable V. I leave and devise my home, real estate in Tracy City, Tenn. now erected on his land.

3rd. To my sons, Richard D. Marable and Milton Gholson Marable, I leave all my notes, cash on hand, bonds etc; to be equally divided between them, after payment of my funeral expenses and debts heretofore mentioned.

4th; I nominate and name John H. Marable V., my son, to be the executor of this my last will & testament he to serve without bond.

In Witness Whereof, I have hereunto set my hand and seal at Tracy City, Tennessee, this November 21st 1958.

Mabel S. Marable

We, the undersigned subscribing witnesses have this day set our hands as such in the presence of the testatrix, she having signed said Last Will and Testament in our presence and we signing in the presence of each other.

This November 21st 1958.

Louise P. Church
Address

Margaret Woodlee
Address

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 8th day of August, 1962.

Raymond Hargis, Clerk

Filed August 8, 1962
Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

I, Norman M. Meeks, being of sound mind and disposing memory and realizing the uncertainty of this life do hereby declare and publish this to be my last Will and Testament, hereby revoking all former Wills by me made.

First: I order and direct my son, Norman Meeks, Jr., to pay my funeral expenses and just debts as soon after my death as practical and order that he serve as executor in carrying out the terms of this my last Will and Testament and to serve without bond.

Secondly: To my beloved wife, Mary Elizabeth Meeks, I give and devise a life time estate and what personality is in the home of which I may die seized.

Thirdly: Norman Meeks, Jr., having stayed with me and cared for me for the past several years, I leave, bequeath and devise to him a life time estate in this my homestead and the surrounding acreage which I own and all personality outside of the home including farm equipment and machinery, as a reward for his faithful care of me, but with this expressed provision, that I will not exclude any of my lawful heirs and should my children or any of them see fit to or want to come upon the property adjoining my home, build or erect a home there subject to the setting apart of a homestead by Norman, Jr., I then grant and devise to Buford Meeks, Virginia Lee Partin, James Meeks, Mary Brewer, Richard Meeks, Mildred Meeks and my granddaughter, Sandra Meeks, an undivided one seventh interest in that part not hereby conveyed to Norman Jr., but it is further expressly understood that they cannot build a home for the express purpose of selling it and must reside in said property or if so building will be confined to selling or trading any of said property to my sons and daughters or immediate heirs herein named and this proviso is for the purpose of holding the real estate of which I may die seized and possessed within the confines or limits of my heirs.

Fourth: If However, my executor, Norman Meeks, Jr., shall see fit to sell said property after my wife's death and after her life time estate has expired, then I leave and devise to him, one half of the remainder and residue of all property, realty, personalty and mixed, of which my wife may die seized and with the expressed provision that after the sale of all, my seven remaining heirs shall have share and share alike in the remaining one half. I desire to be interred with my loved ones at Fall Creek Cemetery, Grundy County, Tennessee.

IN WITNESS WHEREOF, I hereunto set my hand, this May 4th, 1962.

Norman M. Meeks

We, the undersigned, subscribing witnesses, to this the last Will and Testament of Norman M. Meeks, he having declared same to be such, have hereunto fixed our hands, this May 4th, 1962, and he having signed said last Will and Testament in our presence, and we having signed in the presence of each other.

John H. Marable
John H. Marable
Tracy City, Tennessee

Oma Lee A. Garthwaite
Oma Lee A. Garthwaite
Tracy City, Tennessee

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 15th day of September, 1962.

Filed September 15, 1962
Raymond Hargis, Clerk

Raymond Hargis, Clerk