

WILL

I, Jessie Mae Kimble, of Cumberland Heights, Coalmont, Grundy County, Tennessee, being of sound mind and disposing memory do make and publish this as my last Will and Testament, hereby revoking and making void all others by me at any time made.

FIRST: I nominate and appoint my husband, Ray Leroy Kimble, as Executor of this my Will and direct that he serve without the necessity of making bond.

Should my said husband predecease me, then and in that event, I nominate and appoint C. W. Higgins of the Southern Publishing Association, Nashville, Tennessee, and O. A. Blake of the General Conference of Seventh-Day Adventists, Takoma Park, Washington, D. C., as Co-Executors of this Will and direct that they serve without the necessity of making bond.

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

THIRD: I give, devise and bequeath to my said husband, Ray Leroy Kimble, all the rest and residue of my property, whether real, personal or mixed and wheresoever located, to be his absolutely.

FOURTH: In the event my said husband should predecease me or should we die in a common disaster, then and in either event, I make the following disposition of my property:

(a) I hereby request and direct that C. W. Higgins, O. A. Blake, and Mrs. Henry Stephan supervise and make division of my personal and household effects, and that Mrs. Henry Stephan and Mrs. Fern Minter be permitted to have whatever either

This is Page One of my Will:

Jessie M. Kimble

or both would wish for their or her personal possession. The balance is to be disposed of or sold and the proceeds of such sale go to the General Conference of Seventh-Day Adventists, Takoma Park, Washington, D. C. This supervision and division of my personal and household effects to be final and binding.

(b) Of the balance of my estate, real, personal or mixed and wheresoever located (including insurance) I give, devise and bequeath one-eighth (1/8) to be equally divided between the following two (2) persons: (1) My sister, Mrs. Henry Stephan of 6011 Utah Avenue, Northwest, Washington, D. C., and (2) my sister, Mrs. Fern Minter, 912½ East Harry Street, Wichita, Kansas.

(c) I give, devise and bequeath one-eighth (1/8) of my estate, real, personal or mixed and wheresoever located (including insurance) in equal shares to the following:

(1) Northwestern India Union of Seventh-Day Adventists, 11, Hailey Road, New Delhi, India for educational purposes either as loans or gifts to worthy and needy students residing in that Union territory who are enrolled as students at Roorkee Training Schook, Spicer Memorial College, or Vellore Medical College, South India.

(2) Oakwood College, Huntsville, Alabama, to worthy and needy students either as loans or gifts currently enrolled in the college.

(3) To the Cumberland Heights, Seventh-Day Adventist Church, Cumberland Heights, Coalmont, Tennessee, to be used for whatever purpose the said Church Board would designate.

This is Page Two of my Will:

Jessie M. Kimble

(d) The remaining three-fourths (3/4) of my estate, real, personal or mixed and wheresoever located, (including insurance) I give, devise and bequeath to the General Conference of Seventh-Day Adventists, Takoma Park, Washington, D. C., to be used either as loans or gifts for worthy and needy students attending one of our denominational colleges, or Universities in the United States of America.

IN WITNESS WHEREOF, I do to this my will set my hand on this the 16th day of July, 1962.

Jessie M. Kimble

Signed and published in our presence and we have subscribed our names hereto in the presence of the testator and in the presence of each other on this the 16th day of July, 1962.

Geo. H. Cate

Margaret A. Cate

Jessie Mae Kimble - Will and Testament

Nashville, Tennessee  
November 9th, 1962

TO WHOM IT MAY CONCERN:

I hereby certify that I am the witness who witnessed the will of the late Jessie M. Kimble, dated the 16th day of July, 1962 and that the signature is in my own handwriting and is recognized by me as such, the instrument being before me.

Geo. H. Cate

STATE OF TENNESSEE

COUNTY OF DAVIDSON

Personally appeared before me, George H. Cate, Jr., a Notary Public in and for the State and County aforesaid, with whom I am personally acquainted, who makes the above statement and has signed the same in my presence, making oath in due form of law this 9th day of November, 1962.

George H. Cate, Jr.  
Notary Public (SEAL)

My Commission Expires: 1-23-65

Nashville, Tennessee  
November 9th, 1962

TO WHOM IT MAY CONCERN:

I hereby certify that I am the witness who witnessed the will of the late Jessie M. Kimble, dated the 16th day of July, 1962 and that the signature is in my own handwriting and is recognized by me as such, the instrument being before me.

Margaret A. Cate

STATE OF TENNESSEE

COUNTY OF DAVIDSON

Personally appeared before me, George H. Cate, Jr., a Notary Public in and for the State and County aforesaid, with whom I am personally acquainted, who makes the above statement and has signed the same in my presence, making oath in due form of law this 9th day of November, 1962.

My Commission Expires: 1-23-65

George H. Cate, Jr.  
Notary Public (SEAL)

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 12th day of November, 1962.

Raymond Hargis  
County Court Clerk

Filed November 12, 1962  
Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

I, Jean Donaldson Watson, a resident of Memphis Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this to be my last will and testament, dated August the twentieth, nineteen hundred and fifty nine --

ARTICLE I I request that my executor pay all just debts and funeral expenses.

ARTICLE II I hereby will and bequeath my house, lots one, two, three and four and contents thereof, located at Monteagle, Tennessee, Grundy County, to my three children, Garner Donaldson Watson, Dorothy Jean Watson and Gayle Hamill Watson. They can dispose of said property at any time and divide proceeds equally --

ARTICLE III I hereby will and bequeath all moneys in the Savings Department of the Third National Bank at Nashville Tennessee and in the commercial account at the Normal-Buntyn Branch of the Union Planters National Bank at Memphis Tennessee to my three children, Garner Donaldson Watson, Dorothy Jean Watson and Gayle Hamill Watson to be equally divided among them --

ARTICLE IV I hereby will and bequeath my 1952 Chevrolet car to my daughter-in-law, Louise Gwynn Watson --

ARTICLE V I hereby will and bequeath my personal belongings to my daughter Dorothy Jean Watson.

Signed

Jean Donaldson Watson

Garner Donaldson  
Watson Executor without bond

August 20th 1959

STATE OF TENNESSEE )  
GRUNDY COUNTY )

I, Raymond Hargis, County Court Clerk of said County, 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 November, 1962.

Raymond Hargis  
County Court Clerk

Filed November 5, 1962  
Raymond Hargis, Clerk

Altamont, Tennessee

Dec. 18, 1956

I, A. C. Hobbs, of Beersheba, Tennessee, being of sound mind and disposing memory, do hereby make, publish and declare this to be my Last Will and Testament.  
FIRST: I desire that all of my just debts, if any, be paid as soon after my demise as possible out of any money I may have at the time of my death.

SECOND: I devise and bequeath unto James G. Hobbs all of my household goods and tools that I may have at the time of my death.

THIRD: I devise and bequeath unto James G. Hobbs, Dorothy Hobbs Irvin, Joyce Carlina Hobbs Knowles, Willsie Hobbs Tate, and Sarah Ann Hobbs Walker, share and share alike, all of my Real Estate including buildings. Said Real Estate is

located in the Second Civil District of Grundy County, Tennessee, and is the place where I now reside.

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

A. C. Hobbs  
A. C. Hobbs, Testator

SIGNED by the said A. C. Hobbs as and for his last will and testament in the presence of us, the undersigned, who at his request and in his sight and presence, and in the presence of each other, have subscribed our names hereto as attesting witnesses, the day and date first written above.

WITNESSES: - {  
Hubert Lusk  
Lewis P. Fultz

STATE OF TENNESSEE }  
GRUNDY COUNTY }

I, Raymond Hargis, County Court Clerk of said County, hereby certify that the above Will was Probated by the Court and ordered to be recorded in the Book of Wills this 9th day of November, 1962.

Raymond Hargis  
County Court Clerk

Filed November 9, 1962  
Raymond Hargis, Clerk

### W I L L

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

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

SECOND: I give and bequeath to my beloved wife, Alma Shook all of my property of every kind, character and description, real, personal, and mixed wherever situated, to be her individual property for her sole and separate use.

THIRD: I hereby nominate, constitute and appoint my wife, Alma Shook, Executrix of this my last Will and Testament, and direct that she be allowed to enter upon and perform the duties as such without executing any bond therefor.

This, June, 23, 1941.

Edwin P. Shook

Witnesses:

W. C. Abernathy

D. M. Griswold

We, W. C. Abernathy and D. M. Griswold, subscribing witnesses to the foregoing Will hereby certify that we were present, saw the testator sign said Will and declare the same as his last Will and Testament, and that we signed the same as subscribing witnesses in his presence, at his request and in the presence of each other.

This June, 23, 1941.

W. C. Abernathy

D. M. Griswold

STATE OF TENNESSEE }  
GRUNDY COUNTY }

SS

Personally appeared before me, a notary public in and for said county and state, Oma Lee A. Garthwaite who being duly sworn according to law, deposed and said:

That she was personally acquainted with W. C. Abernathy during his lifetime and is well-acquainted with his handwriting and that his signature as subscribing witness on a paper writing purported to be the will of Edwin P. Shook is in fact the genuine signature of the said W. C. Abernathy.

Further deponent saith not.

Oma Lee A. Garthwaite

Sworn to and subscribed before me this 14th day of February, 1963.

Violet B. Crutchfield  
Notary Public

My Commission expires April 15, 1963.

STATE OF TENNESSEE }  
GRUNDY COUNTY }

SS

Personally appeared before me, a notary public in and for said county and state, Bernice Gross who being duly sworn according to law, deposed and said:

That she was personally acquainted with D. M. Griswold during his lifetime and is well-acquainted with his handwriting and that his signature as subscribing witness on a paper writing purported to be the will of Edwin P. Shook is in fact the genuine signature of the said D. M. Griswold.

Further deponent saith not.

Bernice Gross

Sworn to and subscribed before me this 14 day of February, 1963.

Byron D. Mayes  
Notary Public

My Commission expires May 17, 1966

STATE OF TENNESSEE }  
GRUNDY COUNTY }

I, Raymond Hargis, County Court Clerk of said County, 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 February, 1963.

Raymond Hargis  
County Court Clerk

Filed February 15, 1963  
Raymond Hargis, Clerk

## LAST WILL AND TESTAMENT

I, J. Hurst Ferguson, residing at Monteagle, Grundy County, Tennessee, declare this to be my last will and Testament:

I give and bequeath to my wife, Gelia Ferguson, in the event she survives me, the property on which our residence is situated in Monteagle, Tennessee and any other form of asset I may own.

I desire that she be made Executrix of my estate.

Witness my hand at Monteagle, Tennessee this the 30th day of August, 1960.

J. Hurst Ferguson  
J. Hurst Ferguson

Witness: Mrs. Lloyd C. Swallen

Witness: Mrs. Cleveland Layne

STATE OF TENNESSEE )

COUNTY OF GRUNDY )

I, Raymond Hargis, County Court Clerk of said County, 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 March, 1963.

Raymond Hargis  
County Court Clerk

Filed March 8, 1963  
Raymond Hargis, Clerk

## LAST WILL AND TESTAMENT

I, Harris B. Smartt, a resident of Grundy County, Tennessee, being of sound and disposing mind and memory, and not acting under any duress, undue influence of any person whomsoever, do hereby make, publish and declare this to be my last will and testament, hereby revoking all other wills by me at any time heretofore made.

FIRST: I desire that all my just debts be paid by my executrix hereinafter named out of the first moneys coming into her hands and available therefor.

SECOND: I declare that I am a widower and that I have nine children, one of which is now dead and he left three heirs at law. I give, devise and bequeath all my estate, both real and personal, to my children in equal shares and that my children are as follows, Andy Smartt, Maggie White, Jennie Argo, Lillie Smartt, R. T. Smartt, Jess Smartt, Tennie Smartt, Mable Northcutt and my deceased son L. P. Smartt with three children, Birdie Winton, Imogene Brown and Jushita Scott. That it is my wishes and desires that each child shall share an equal amount in the estate and that the children of my deceased son shall each receive one-third of the one-ninth of my estate that their father would have received. That each of my children are to receive one-ninth of my estate with the children of L. P. Smartt sharing his one-ninth share as aforesaid.

THIRD: I hereby nominate and appoint my daughter, Mable Northcutt, the executrix of this my last will and testament, and I direct that she shall serve without bond of any kind or character. In the event that any beneficiary under this my last will and testament, shall, directly or indirectly, contest this will or dispute any clause or provisions thereof, I direct that such beneficiary shall receive nothing thereunder, and that thereupon my estate shall be distributed in like manner as though such contesting beneficiary had predeceased me. Or in the event that any beneficiary under this will shall institute any action against me or my executrix, or her successor, or be a party to any litigation involving the legality of this last will and testament or any bequeath under the same, then I direct that to such beneficiary the bequest that they would have received shall thereupon terminate and become void and of no effect to them.

In witness whereof I have hereunto set my signature this the 22nd day of October, 1958.

Harris Smartt  
Testator

Signed by the said Harris B. Smartt, 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 date and day first written above. The foregoing will consists of one page besides this page.

William M. Davis residing at McMinnville, Tennessee.

Mrs. Johnnie Davis residing at McMinnville, Tennessee.

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 21st day of March, 1963.

Raymond Hargis  
County Court Clerk

Filed March 21, 1963  
Raymond Hargis, Clerk



## WILL OF J. K. SUMMERS

I, J. K. Summers, being of sound mind and disposing memory, do hereby make and publish this my last will and testament hereby revoking all former wills, if any, by me made.

First, I direct that all my just debts and funeral expenses be paid as soon as practicable after my death out of any moneys that I may leave.

Second, I give and bequeathe unto my son, Emil Hubey Summers, two acres of land to be laid off on the southwest end of the lot across the road in front of my home.

Third, I give and bequeathe unto my daughter, Berta G. Warren, two acres of land to be laid off alongside the two acres bequeathed to Emil Hubey Summers above.

Fourth, I give and bequeathe unto my son, Baltus E. Summers, the remainder of my property, real, personal, and mixed. I do this for the reason that he has stayed with me and assisted me and his mother more, perhaps, than the other two children.

Fifth, I name, nominate, and appoint Baltus E. Summers as my executor of this my last will and testament and absolve him from the necessity of making bond as such, knowing as I do that he will faithfully execute this trust.

In witness whereof I hereunto set my hand this the eighth day of July, 1934.

J. K. Summers

Signed by us as subscribing witnesses in the presence of the testator and each of us at his request on this July 8, 1934.

Claud Warren

L. C. Goodman

STATE OF TENNESSEE )  
COUNTY OF GRUNDY )

I, Raymond Hargis, County Court Clerk of Grundy County, do hereby certify that the foregoing will was probated and ordered to be recorded in the Book of Wills this 8th day of July, 1963.

Raymond Hargis  
County Court Clerk

## LAST WILL AND TESTAMENT

Gruetli, Tennessee  
May 11, 1963

I, Sallie Birdwell of this day and date am writing my Will. I leave to my children the following personal and Real Property.

First to my daughter, Willie Mae B. Dyer my home place, one house and lot, located on Highway 108 near Fall Creek Cemetery, Laager, Tennessee.

I want my quilts and quilt tops, and towels and sheets divided equally among all the ten children.

To George, the Dresser and Chest of Drawers. The Sewing Machine and my little bed belongs to George and Willene.

To Nelson, the Refrigerator if he wants it, if not to George or Jake which ever needs it.

To Margaret Weathers, the living room suit.

To George and Willene, the Electric Mixer.

To Willette and Leonard the big long cooker utensil.

To Ethel and William, the iron pot with the flat bottom and my father's big picture.

To Gilbert, the big iron pot and shallow skillet which is the lid.

To Willie Mae the chicken fryer utensil.

My embroidered scarfs can be equally divided unless my grand daughter Bobbie White wants the ones she gave to me.

To Mose and Almata, the Bible they gave me and the Water pitcher and glasses with the birds on them, and Electric Cook Stove.

To T. B. (Boy) and Christine the little Mirror Matic Pressure Cooker, and Uncle Dave's Trunk.

To Jake, the Shot Gun.

The remainder of the furniture and personal belongings can be equally divided, unless there be somethings each child has given me in which case they should have their own things back.

I will get Social Security payment to help pay my burial expenses, which should go to the child who takes care of this.

The Kitchen Sink and bathroom fixtures stays in the house.

Signature Sallie Birdwell

Witnesses Grover H. Hornsby, Gruetli, Tenn.

Flora B. Hornsby, Gruetli, Tenn.

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 23rd day of September, 1963.

Raymond Hargis  
County Court Clerk

Filed September 21, 1963  
Raymond Hargis, Clerk

## LAST WILL &amp; TESTAMENT

We, Phillip H. Roberts and Wife, Annie Roberts, both being of sound mind and disposing memory and realizing the uncertainty of this life do hereby constitute this our Last Will & Testament, hereby revoking all former wills by us, or either of us made.

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

2nd; All our property real, personal or mixed shall go to the survivor of either of us and at the death of both of us, we direct and order, grant, devise and bequeath all property, real, personal and mixed to our beloved son, Alvin Roberts.

3rd, We direct that Alvin Roberts, our son, act as executor of this our Last Will & Testament, he to serve without bond.

In Witness whereof we have hereunto affixed our names this October 31st, 1958.

Witness his mark & hers

XX

Stanley Campbell

X

Reggie Scott

We the undersigned subscribing witnesses have hereunto set our hands and seals this October 31st, 1958 to the Last Will & Testament of Phillip Roberts and wife, Annie Roberts, they declaring this to such and signing in our presence and we signing in the presence of each other.

This done at Tracy City, Tennessee.

Stanley Campbell

Reggie Scott

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 9th day of October, 1963.

Raymond Hargis, Clerk

Filed October 9, 1963  
Raymond Hargis, Clerk

## LAST WILL AND TESTAMENT OF MARY PICKETT

I, Mary Pickett of Gruetli, Grundy County, State of Tennessee do make, Publish and Declare this to be my Will and Testament in manner following: First I direct that all my just debts, funeral expenses and the cost of Administer my Estate be paid by my Executrix hereinafter named.

Second I give, devise and bequeath to my brother Robert Pickett now residing at Gruetli, Grundy County, State of Tennessee that certain piece of Real Estate, with all improvements thereon; situated in the Second Civil District of Grundy County, Tennessee at Gruetli, Tennessee.

Third: All the Remainder and Residue of my property, Real personal and mixed

I give to my brother Robert Pickett; fourth; I hereby nominate and appoint my brother Robert Pickett Executrix of this my last Will and Testament and direct that he not be required to give Bond or Security for the performances of his duties as such; Lastly I hereby revoke and all former wills by me made. In Witness whereof I have hereunto set my hand this 16th day of May, 1955.

Mary Pickett

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

Witness: Flossie Smartt

Laeger, Tenn.

Witness: Jessie Turnage

Laeger, Tenn.

Witness: Mary Smartt

Laeger, Tenn.

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 14th day of October, 1963.

Raymond Hargis, Clerk

Filed October 14, 1963  
Raymond Hargis, Clerk

## WILL OF MRS. CELIA D. FERGUSON

I, Mrs. Celia D. Ferguson, a widow, being of sound mind do make this my last will and testament:

It is my desire and I so direct that all my just debts including funeral expenses be paid as soon after my demise as possible.

It is further my desire and I so direct that any and all property both real and personal I may die possessed of go to my sister Mrs. Willa D. White.

I further desire and so direct that my sister Mrs. Willa D. White act as Administratrix without bond.

Witness my hand and seal this 11th day of January 1963 at Cowan, Tennessee.

Witness: B. B. Looney

Mrs. Celia D. Ferguson

Witness: Clara Layne

Mrs. Celia D. Ferguson

1/11/63

March 6, 1964

Malcolm A. Fults  
County Judge

State of Tennessee  
County of Grundy

I, Clara Layne certify that the attached document is the last will and testament of Celia D. Ferguson, deceased; that it was signed in my presence by Celia D. Ferguson; that my signature as a witness was affixed in the presence of the said Celia D. Ferguson.

Clara Layne

Sworn to and subscribed before me  
this 5th day of March, 1964.

David Adams  
Notary Public

My Commission expires 4/7/67

State of Tennessee  
County of Franklin

I, B. B. Looney certify that the attached document is the last will and testament of Celia D. Ferguson, deceased; that it was signed in my presence by Celia D. Ferguson; that my signature as a witness was affixed in the presence of the said Celia D. Ferguson.

B. B. Looney

Sworn to and subscribed before me  
this 5th day of March, 1964.

John Hardy Prince  
Notary Public

My Commission expires 10-9-67

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 on this 6th day of March, 1964.

Raymond Hargis  
County Court Clerk

LAST WILL AND TESTAMENT  
OF  
ALBERT H. SEBASTIAN

I, ALBERT H. SEBASTIAN, of Odin in the County of Marion and State of Illinois, being of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all former wills and codicils thereto by me at any time heretofore made.

FIRST: I direct the payment of all my just debts, the expenses of my last illness and of my funeral, and that said debts be paid as promptly as possible after my decease, and I further provide and direct the payment out of the assets of my estate of all taxes which may be due or a lien at the time of my death and during the course of administration of my estate including not only general taxes, but also income and estate taxes both federal and state which may be found, levied or assessed against my estate and the beneficiaries thereof under the provisions of this will, and I further direct that all letters now held by the St. Louis Union Trust Company (hereinafter appointed one of my Trustees) from me to be delivered to various persons after my death shall be so delivered regardless of the dates of said letters as if they were written today and referred to this last will and testament.

I have erected on my burial lots in Peaceful Valley Cemetery at Odin, Illinois, a mausoleum to which I have transferred and in which I have placed the remains of my deceased wife and of my deceased daughter and all necessary inscriptions have been made on said mausoleum except the date of my death, and I further provide that when my death occurs my remains shall be placed in my said mausoleum beside those of my deceased wife and daughter, and that thereupon after my death the date of my death shall be carved thereon in letters and figures in

Page one of my Will Albert H. Sebastian

Recorded in  
Ex. Will AA, pg. 195  
Max Brasel, Co. Clk.

FILED  
May 29 1963  
Max Brasel

perfect workmanship to harmonize with the rest of said inscriptions.

I further direct and provide that there shall be no distribution under any of the provisions of this will until all of the directions contained in this paragraph have been fully complied with.

SECOND: I give, devise and bequeath to Pearl Ramsey, a sister of my deceased wife, the sum of One Thousand Dollars (\$1,000.00).

THIRD: I give, devise and bequeath to my following relatives the amounts set opposite their respective names:

(a) To Dr. Wilson West, the sum of One Dollar (\$1.00).

(b) To my grandniece, Marjorie, adopted daughter of Tom Harris of Odin, Illinois, the sum of One Thousand Dollars (\$1,000.00).

- (c) To my niece, Jessie Morrison, the sum of Four Thousand Dollars (\$4,000.00).
- (d) To my nephew, Charlie Massa, the sum of One Thousand Dollars (\$1,000.00)
- (e) To my nephew, Bert Massa, the sum of One Thousand Dollars (\$1,000.00)
- (f) To the Christian Church of Odin, Illinois, the sum of Two Thousand Dollars (\$2,000.00).

FOURTH: I give, devise and bequeath to Jewel Jett, the widow of my deceased wife's brother, Frank Jett, any debt which may be owing from him to me, together with any interest thereon, and I hereby direct my Executor or Executors hereinafter named to give her a receipt showing payment in full thereof.

FIFTH: I give, devise and bequeath to Irma Jett, widow of M. P. Jett, deceased, my home, with all furnishings, furniture, fixtures and household goods, located on Lot 2, Block 2, original town of Odin, Illinois, including 100' off the west end of the two lots joining

Page two of my Will Albert H. Sebastian

this property on the north in Airds Addition, and a full lot joining those two lots on the north; being part of three lots and one full lot with the buildings and residence thereon. I give the same to her on the following conditions: She shall make the above property, and the house thereon her permanent home and residence, and she shall actually physically occupy said house at least three hundred and twenty (320) days each year; by which is meant, that she, if possible or feasible, shall actually physically occupy and pass the night in said house on said property herein described, on at least three hundred and twenty (320) days of each year, unless sickness or accident requiring hospitalization should befall her, in which event the provision herein requiring actual occupancy for three Hundred and twenty (320) days of each year by her shall be inoperative as long as said hospitalization, if any, continues. She shall keep the assessed taxes paid thereon when due, and never encumber said property. She shall also keep the said buildings and residence on said lots insured for not less than Fifteen Thousand Dollars (\$15,000.00), and further, the insurance on the furnishings and furniture therein at not less than Three Thousand Dollars (\$3,000.00), and I further provide that if said residence should be destroyed, whether by fire or by some calamity of nature, then the insurance thereon shall be used to rebuild and reproduce said destroyed residence as fully and completely in every detail as the insurance money which may be collected thereon will permit. However, I suggest that said residence, if rebuilt, will in my opinion make a better impression and appearance if rebuilt 10' farther north of the present location of said building. Irma Jett's power to dispose of said property shall be limited to leaving it, by last will, to her children or to any descendants of her children, and not to any adopted child.

Should she fail to comply with any of the above conditions, and also if she should fail to make such disposition of said property

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to her children or grandchildren, or if she should have no children or grandchildren, then the above property shall revert to and become a part of the rest, residue and remainder of my estate.

SIXTH: If any gift, legacy, bequest or provision of this will shall be at any time hereafter lapse or be forfeited, then in that event, it is my will, and I hereby provide, that any such lapsed or forfeited gift, legacy, bequest or provision of this will shall revert to and become a part of the rest, residue and remainder of my estate and pass under the provisions thereof.

SEVENTH: All the rest, residue and remainder of my estate, of whatsoever kind and wheresoever situate at the time of my death, I hereby give, devise and bequeath to Vernon K. Storm, Irma Jett, and to the St. Louis Union Trust Company, a corporation of the City of St. Louis, Missouri, in trust, however, for the following uses and purposes, to-wit:

To hold, possess, manage, and control the said trust estate and every part thereof; to buy and sell stocks and bonds; to invest and reinvest, at their discretion, from time to time, the trust funds in such property, real or personal, as they may from time to time deem suitable, and they shall not be limited to such investments as are now, or may hereafter be authorized for investment of trust funds, and to collect the income accruing thereon; and I further direct and provide that the property received in trust hereunder may be retained as assets of this trust estate for all or any part of the period of this trust with no duty of diversification in regard to such property devolving on the trustees, and the trustees shall incur no liability or responsibility whatsoever for any loss or other consequence to the trust estate which may arise from the retention hereunder of such property or any part thereof, it being the intention thus to permit the trustees to exercise their discretion as to the advisability, time and manner of sale or other disposition of said property or any part thereof, without regard

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to the duties and responsibility which except for the foregoing provisions might be incumbent or imposed upon the trustees. I further direct and provide that the enumeration of the powers and duties herein specifically set forth and given to my said trustees shall not be so construed as to limit them to the exercise of only those powers and to the performance of only those duties herein specifically mentioned, but I direct and provide that my said trustees shall exercise all of the powers and perform all of the duties in the way of managing my said estate as fully and as completely as I could do if I were alive and were managing

my own estate; however, with the following conditions, limitations and directions;

(1) I would suggest to my said trustees that in making long term investments of the funds of my estate, it is my emphatic opinion that gilt-edged railroad bonds are preferable to United States Government bonds.

(2) None of the oil and gas rights and royalties which I may own at the time of my death shall ever be sold by my said trustees.  
(Leases are not included in this prohibition.)

(3) All of the land which I own in fee at the time of my death, whether situated in the State of Illinois, in the State of Kentucky, or elsewhere, excluding, however, any land or real estate which I have otherwise disposed of in this will, may be sold by my trustees either immediately or later, whenever they see fit, either with or without the coal rights; but none of the other mineral rights, including the oil and gas royalty rights, shall ever be sold by my trustees. All such sales of land are to be made by my trustees when they are satisfied that they are obtaining the best prices therefor and the proceeds from all such sales shall be added to and become a part of the general trust fund herein created.

(a) I further direct and provide that after deducting all the

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expenses incident to the management and control of my said trust estate, my trustees shall pay out of the corpus of said trust estate to Donald Jett, son of Dorothea Jett, and grandson of Frank Jett, the sum of One Thousand Dollars (\$1,000.00), to be paid to him together with whatever income accrues thereon in monthly installments of Ten Dollars (\$10.00) each, the first monthly installment of Ten Dollars (\$10.00) to be paid to him on his fortieth birthday and Ten Dollars (\$10.00) each month thereafter until said fund has been paid to him, or as long as he lives; and at his death should any of said fund be left, the balance remaining, together with accrued income undistributed shall revert to and remain a part of the general trust fund created in this will and be distributed according to the terms thereof.

(b) I further direct and provide that my trustees shall, out of the corpus of said trust fund herein created, pay to Patsy Jewel Jett, daughter of Frank Jett, the sum of Three Thousand Dollars (\$3,000.00), which together with the income accruing thereon, shall be paid to her by my trustees in monthly installments of Ten Dollars (\$10.00) until said fund has all been paid to her. These payments, however, shall not begin until she has attained the age of fifty (50) years. However, should she die before all of said fund has been paid to her, then the balance thereof, together with accrued income undistributed, shall revert to and remain a part of the general trust fund created by this will.

(c) I further direct and provide that my trustees shall, out of the corpus of said trust fund herein created, pay to Frank Jess, Jr., known as "Bud", son of Frank Jett, the sum of One Thousand Dollars (\$1,000.00) which, together with the income accruing thereon, shall be paid to him in monthly installments of Fifteen Dollars (\$15.00) each, the first installment commencing on his fortieth birthday and continuing until all of said fund has been paid to him or as long as he lives. However, should he die before all of said fund has been paid to him,

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then the balance thereof, together with accrued income undistributed, shall revert to and remain a part of the general trust fund created by this will.

(d) I further direct and provide that my trustees shall, out of the corpus of said trust fund herein created, pay to Ella West, my sister, the sum of Two Thousand Dollars (\$2,000.00), which, together with income accruing thereon, shall be paid to her in monthly installments of Forty Dollars (\$40.00) each, until all of said fund has been paid to her or as long as she lives. However, should she die before all of said fund has been paid to her, then the balance thereof, together with accrued income undistributed, shall revert to and remain a part of the general trust fund created by this will. The monthly payments herein provided for shall begin as soon as distribution has been made hereunder to my said trustees or trustee.

(e) I further direct and provide that my trustees shall, out of the corpus of said trust fund herein created, pay to my niece, Rilla Neiwald, the sum of Four Thousand Dollars (\$4,000.00), which together with the income accruing thereon shall be paid to her in monthly installments of Twenty-five Dollars (\$25.00) each, until all of said fund has been paid to her, or as long as she lives. However, should she die before all of said fund has been paid to her, then the balance thereof, together with accrued income undistributed, shall revert to and remain a part of the general trust fund created by this will. The monthly payments herein provided for shall begin as soon as distribution has been made hereunder to my said trustees or trustee.

(f) I further direct and provide that my trustees shall, out of the corpus of said trust fund herein created, pay to my nieces, Irma Sebastian, Margaret West and Mary Anderson Burkhardt, each the sum of Five Hundred Dollars (\$500.00), which, together with income accruing

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thereon shall be paid to them in monthly installments of Ten Dollars (\$10.00) each, until all of said fund has been paid to them, or as long as they live. However, should they die before all of said fund has been paid to them, then the balance thereof, together with accrued income undistributed, shall revert to and



remain a part of the general trust fund created by this will. The monthly payments herein provided for shall begin as soon as distribution has been made hereunder to my said trustees or trustee.

(g) I further direct and provide that my trustees shall, out of the corpus of said trust fund herein created, pay to my sister-in-law, Jewel Jett, the sum of One Thousand Dollars (\$1,000.00), which together with income accruing thereon shall be paid to her in monthly installments of Ten Dollars (\$10.00) each, until all of said fund has been paid to her or as long as she lives. However, should she die before all of said fund has been paid to her, then the balance thereof together with accrued income undistributed shall revert to and remain a part of the general trust fund created by this will. The monthly payments herein provided for shall begin as soon as distribution has been made hereunder to my said trustees or trustee.

(h) I further direct and provide that my trustees shall, out of the corpus of said trust fund herein created, pay to Irma Jett, widow of M. P. Jett, the sum of Four Thousand Dollars (\$4,000.00), which, together with income accruing thereon, shall be paid to her in monthly installments of Twenty-five Dollars (\$25.00) each, until said fund is exhausted or until her decease. At her death, the remainder thereof, if any, shall revert to and remain a part of the general trust fund created by this will. The monthly payment herein provided for shall begin as soon as distribution has been made hereunder to my said trustees or trustee.

(i) I further direct and provide that my trustees shall, out of the corpus of said trust fund herein created, give and deliver the sum

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of Two Thousand Dollars (\$2,000.00) to the First National Bank of Sandoval, Illinois, to be deposited by said bank in a savings account at the regular rate of interest paid by said bank and to be held by said bank as a special fund for the perpetual care and upkeep of the cemetery lots in Peaceful Valley Cemetery at Odin, Illinois, in which are buried my father, mother, brother, John and sister, Anna, and also included in this provision for perpetual care is the lot in said cemetery in which my wife's father and mother are buried, and also included is the ground on which my said mausoleum is erected. However, only the interest accruing annually on said special fund shall be used for the perpetual care and upkeep of said cemetery lots and shall be paid by said bank annually for said purpose, and I hereby authorize and direct my trustees or trustee hereunder appointed to make arrangements for the performance of said service of perpetual care and upkeep with said Peaceful Valley Cemetery at Odin, Illinois, if said cemetery has the facilities to render such service and satisfactory arrangements can be made therefor, but if not, then

I direct my said trustees or trustee to make arrangements for said perpetual care and upkeep of said cemetery lots with someone else who can and will render the said service in a satisfactory manner.

(j) I further direct and provide that should said First National Bank of Sandoval, Illinois, at any time hereafter go out of business and cease to exist and leave any or all of said special fund on hand, then the remaining amount thereof, whether the whole or any part of it, shall revert to said general trust fund created herein and become a part thereof, and in that event I authorize, empower and direct my trustees or trustee to establish and create, out of the corpus of said general trust fund, another or substitute special trust fund for the perpetual care of the said cemetery lots at Peaceful Valley Cemetery to take the place of the one theretofore existing in said bank, such other or substitute special trust fund shall be such an amount as my trustees

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or trustee may deem adequate and sufficient for that purpose, however, not to exceed Three Thousand Dollars (\$3,000.00). This newly created special trust fund and the income therefrom shall be used, managed and held in all respects on the same terms and conditions as is herein created and described for said special trust fund to be deposited in said First National Bank of Sandoval, Illinois, and further, I recommend that said deposit for the perpetual care of said cemetery lots, if said Bank at Sandoval, Illinois, should cease to exist, be made in a corporation in Illinois organized for the purpose of rendering the services of perpetual care and upkeep of cemetery lots, if any such corporation is then in existence, but if not, then said deposit be made in some suitable nearby bank in Marion County, Illinois.

(k) It shall be the duty of my said trustees or trustee to visit said Peaceful Valley Cemetery from time to time, at least once a year, to see to it that the cemetery lots or graves have been and are being kept up and that the services required for said purpose have been and are being properly performed.

(l) I further direct and provide that my said trustees or trustee shall distribute annually the balance of the annual income from the general trust fund herein created, as follows:

1. To said Donald Jett, seven percent (7%) thereof.
2. To said Patsy Jewel Jett, five percent (5%) thereof.
3. To Mason P. Jett, Jr., ten and three-quarters percent (10-3/4%) thereof.
4. To Pearl Ramsey, a sister of my deceased wife, six percent (6%) thereof.
5. To said Ella West, seven percent (7%) thereof.
6. To said Rilla Neiwald, nine percent (9%) thereof.
7. To Jessie Morrison, nine percent (9%) thereof.
8. To said Georgie Purvis, five percent (5%) thereof.
9. To said Margaret West, three percent (3%) thereof.
10. To said Helen Anderson Kalina, five percent (5%) thereof.
11. To said Agnes Renault, five percent (5%) thereof.
12. To said Carl Anderson, six percent (6%) thereof.
13. To Earline Sebastian, my grandniece, five percent (5%) thereof.
14. To Carol Jett Organ, niece of my deceased wife, ten and three-quarters percent (10-3/4%) thereof.

15. To Thomas Anderson, my adopted nephew, two and one-half percent (2-1/2%) thereof.

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16. To Rollie Sebastian, my nephew, two percent (2%) thereof.  
17. To Mary Anderson Burkhardt, my niece, two percent (2%) thereof.

And I further direct and provide that whenever anyone of the beneficiaries just named in this section of my will dies, then his or her respective interest in said annual income shall remain in the said general trust fund for the benefit of the surviving beneficiaries, and thereafter all of said annual income shall be distributed to the said survivors pro rata according to his or her percentage of said annual income until the last survivor is reached, who shall thereupon receive all of said annual income from said general trust fund until his or her death. After the death of the last surviving beneficiary in this section named, then my said trustees or trustee shall pay said annual income from said general trust fund to the Shriners Hospital for Crippled Children, St. Louis Unit, St. Louis, Missouri, forever. And I further will and provide that said income to be distributed annually to the beneficiaries hereinabove named shall be only that income which accrues on the corpus of said general trust fund created herein, exclusive of the annual income received from my gas and oil royalties; said latter income from gas and oil royalties shall be invested annually by my trustees or trustee and shall be added to and become a part of the corpus of said general trust fund and shall be thus used to increase the corpus of said general trust fund and in that way increase the annual income therefrom.

(m) I hereby further direct and provide that the trustees hereunder shall receive compensation for their services according to the published schedule of fees of the St. Louis Union Trust Company in effect as of March 15, 1938, as heretofore explained to me in detail by letter from said St. Louis Union Trust Company dated November 20, 1944. But I further direct and provide that if and when the general trust fund herein created becomes a perpetual trust, then, in that event, the annual compensation payable to the St. Louis Union Trust Company, trustee

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herein for its share of compensation for managing said general trust fund shall be one-third (1/3) of one percent (1%) of the value of the corpus of said general trust fund payable out of the income accruing from said trust fund.

(n) I further direct and provide that if by reason of death, disability or unwillingness to serve on the part of any of my trustees herein appointed, a vacancy should occur, then the remaining trustees or trustee may act as trustees or trustee of the general trust fund which I have herein created. I further provide that any individual acting as co-trustee hereunder shall not be required to give

bond as such co-trustee.

(o) I further direct and provide that the trust estate herein created shall be known as the "Albert H. Sebastian Trust Fund in memory of my deceased wife, Anna May (Jett) Sebastian," and it is my further order, and I direct and provide that all checks by which my trustees make payments to the beneficiaries of said trust estate shall contain on the face thereof words saying in effect that payment made by check is in memory of Anna May (Jett) Sebastian, deceased wife of Albert H. Sebastian.

EIGHTH: If any provision which I have made to any beneficiary under my trust herein created should lapse or for any reason be forfeited, then, in either event, said provision shall remain as a part of my trust estate and shall be distributed to my other beneficiaries thereunder.

NINTH: I further direct that the above provisions in favor of those of my beneficiaries to whom I have given a life estate or an estate for a term of years shall not be in any manner subject to either anticipation or alienation or assignment, voluntary or involuntary, on the part of any of said beneficiaries, nor shall the same be in any way liable or subject to the payment of their debts; but in case of any such assignment or attempt to make such assignment, voluntary or involuntary, or to subject such provision to the payment of any such debts of said beneficiaries, either as to income or principal of such

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provision, in whole or in part, such provision in favor of any of said beneficiaries shall cease and lapse as to them, and any such beneficiary shall be absolutely barred and cut off from any share of my estate.

TENTH: I further will and provide that if any one of my beneficiaries herein shall make a claim against my estate for taking care of me during my lifetime, that such beneficiary shall forfeit any and all provision which I have made for him or her in this will. However, if I should become so completely disabled during my last illness that I could not write checks or sign my name thereto, and any one or more of said beneficiaries should have owing to him, her or them an unpaid balance for such services, under such conditions, then in that event, such beneficiary may file a claim in court for the reasonable value of such services, if any, without forfeiting the provisions made herein for him, her or them as the case may be.

ELEVENTH: I declare that I am at present thoroughly solvent and amply able financially to pay in full every gift, legacy, bequest and provision which I have made in this will, but should the unexpected happen and at my death there should not be on hand sufficient funds and property to pay my beneficiaries in full, then I hereby direct and provide that said shares and provisions made to my beneficiaries herein shall be reduced pro rata and each beneficiary shall stand

his proportionate share of the loss or deficiency.

TWELFTH: I hereby nominate and appoint Vernon K. Storm and the St. Louis Union Trust Company of St. Louis, Missouri, a Missouri corporation, as co-executors of this my last will and testament, but if a vacancy should occur for any reason whatsoever, then the surviving executor may complete the administration of my estate alone without the appointment of another co-executor; and I further give and confer upon my executors, while acting in the capacity of executors, the same powers;

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authority and duties with reference to the control, management and disposition of my estate that I have given to my trustees herein.

I hereby direct and it is my will that my executors herein names shall receive a commission of five percent (5%) and no more, to be divided equally between my said executors for their services rendered as such executors of my estate. Such fee or commission shall be paid to them under and by the directions of the court in full of all their costs, fees and commissions due or to become due them for the administration of my estate.

I further direct that any individual acting as co-executor hereunder shall not be required to give bond as such co-executor.

THIRTEENTH: If any person or persons not herein specifically mentioned should make claim to any part of my estate on the ground of and by making proof of relationship to me, to each and every such person or persons, I give, devise and bequeath the sum of One Dollar (\$1.00).

I hereby certify that at and before the execution of this my last will and testament I received advice and counsel from someone not under salary from the St. Louis Union Trust Company of St. Louis, Missouri.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 21st day of December, 1960.

Albert H. Sebastian (SEAL)  
Testator

We, the undersigned, hereby certify that the foregoing will was signed, sealed, published and declared by said ALBERT H. SEBASTIAN as and for his Last Will and Testament, said will consisting of fourteen pages, in the presence of us, who have at his request and in his presence, and in the presence of each other, hereunto subscribed our names as witnesses the day and year next hereinabove written, and we further certify that at the time the said ALBERT H. SEBASTIAN was of sound and disposing mind.

<u>Lin D. Ham</u>	Address	<u>St. Louis, Mo.</u>
<u>Elmer F. Morice</u>	Address	<u>St. Louis, Mo.</u>
<u>D. J. Tompkins</u>	Address	<u>611 Olive St.</u>

CODICIL NO. 1

I, ALBERT H. SEBASTIAN, a single man, residing in the City of Odin, County of Marion and State of Illinois, do hereby declare this present writing to be a codicil to my last will and testament bearing date of December 21, 1960, and witnessed by Lin D. Ham, Elmer F. Morice and David J. Tompkins.

FIRST: Whereas, under subsection (a) of section THIRD of my will I bequeathed the sum of One Dollar (\$1.00) to Dr. Wilson West and whereas I now desire to change this bequest, I do hereby delete from my said will subsection (a) of section THIRD thereof, and in lieu thereof I hereby add subsection (g-1) to section SEVENTH of my will as follows:

I direct and provide that my Trustee or Trustees shall, out of the corpus of said trust fund herein created, pay to Dr. Wilson West the sum of One Thousand Dollars (\$1,000.00) which, together with the income accruing thereon, shall be paid to him in monthly installments of Fifty Dollars (\$50.00) each until said fund has been paid to him, said monthly payments to begin on the first day of the month following distribution of the trust funds by the Executors to my said Trustee or Trustees. If, however, he should die before all of said fund has been paid to him, then the balance thereof, together with accrued income undistributed, shall revert to and remain a part of the general trust fund created by this will.

SECOND: I hereby ratify and confirm my said will of December 21, 1960, in all other respects.

IN WITNESS WHEREOF, I have hereunto set my hand and seal

Recorded in  
Ex Will AA pg. 195  
Max Brasel, Co. Clk.

FILED  
May 29 1963  
Max Brasel

to this codicil to my last will and testament this 13th day of January, 1961.

Albert H. Sebastian  
Testator

We, the undersigned, hereby certify that the above named Testator subscribed his name to the foregoing instrument in our presence and published and declared the same as and for a codicil to be added to and to be considered as a part of his last will and testament and we, at the same time, at his request, in his presence, and in the presence of each other, have hereunto set our hands as subscribing witnesses and we further certify that at such time he was of sound and disposing mind and memory.

<u>W. P. Shaffer</u>	Address	<u>620 Shipley Dr.</u>
<u>Elmer F. Morice</u>	Address	<u>St. Louis 37, Mo.</u>

H657 Alexander St.  
St. Louis, Mo.

CODICIL NO. II

I, ALBERT H. SEBASTIAN, a single man, residing in the City of Odin, County of Marion and State of Illinois, do hereby declare this present writing to be a codicil to my last will and testament bearing date of December 21, 1960, and witnessed by Len D. Ham, Elmer F. Morice and David J. Tompkins.

FIRST: Whereas under section Fifth of my will I devised and bequeathed to Irma Jett my home, together with furnishings, fixtures, furniture and household goods, subject to certain conditions, and whereas, under subsection (h) of section Seventh of my will I directed my Trustees to pay to Irma Jett the sum of Four Thousand Dollars (\$4,000.00) in monthly payments of \$25.00 each until said fund be exhausted, or until her death, and whereas, I now desire to provide that Irma Jett be paid sufficient money to pay the taxes and insurance on said home, together with an additional \$25.00 per month, I do now provide as follows.

Subject to the conditions set forth in section Fifth relative to the devise and bequest therein made to Irma Jett, I now provide that my Trustees shall, so long as Irma Jett is occupying said property in accordance with the terms and conditions of section Fifth of this will, pay to her each year, in addition to all other payments provided for her in this will, sufficient money with which to pay the taxes on said property and also sufficient money to pay the premiums on the fire and extended coverage insurance in the amount of \$15,000.00 to be carried on said house, garage and furniture. The above payments for taxes and insurance shall be paid to Irma Jett so long as she complies with the terms

A. H. Sebastian

Recorded in  
Ex. Will AA Pg. 195  
Max Brasel, Co. Clk

FILED  
May 29 1963  
Max Brasel

and conditions of section Fifth of my will. In addition to the above I also provide herein that my Trustees shall pay to the said Irma Jett out of the corpus of said trust fund created in my will an additional \$4,000.00 over and above that provided in subsection (h) of section Seventh of my will, which sum, together with the income accruing thereon shall be paid to her in monthly installments of \$25.00 each until said fund be exhausted, or until her decease. At her death the remainder of said sum, if any, shall revert to and remain a part of the general trust fund created by this will. The monthly payment therein provided for shall begin as soon as distribution has been made hereunder to my said Trustees or Trustee.

SECOND: I hereby ratify and confirm my said will of December 21, 1960, in all other respects, and also ratify and confirm codicil No. I heretofore executed by me.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 24th day of May, 1961

Albert H. Sebastian  
Testator

We, the undersigned, hereby certify that the above-named Testator subscribed his name to the foregoing instrument in our presence and published and declared the same as and for a codicil to be added to and to be considered as a part of his last will and testament and we, at the same time, at his request, in his presence, and in the presence of each other, have hereunto set our hands as subscribing witnesses and we further certify that at such time he was of sound and disposing mind and memory.

<u>Norbert F. Amico</u>	Address	<u>St. Louis, Mo.</u>
<u>James R. Hipes</u>	Address	<u>St. Louis County, Mo.</u>
<u>Roy J. Schick</u>	Address	<u>Glendale, Mo.</u>

STATE OF ILLINOIS	} SS	IN THE COUNTY COURT
COUNTY OF MARION		IN PROBATE
IN THE MATTER OF THE ESTATE OF	}	NO. 63-56
ALBERT H. SEBASTIAN, DECEASED		

ORDER ADMITTING WILL  
AND CODICILS TO PROBATE

This matter having come on to be heard upon the petition filed herein on the 29th day of May, 1963 and the amended petition filed herein on the 25th day of June, 1963 of Vernon K. Storm, praying that the annexed instruments of writing, purporting to be the Last Will and two Codicils thereto of Albert H. Sebastian, deceased, be admitted to probate, the proof of notice of said petitions and hearing thereon, and the evidence offered by the proponent, upon consideration thereof the Court finds:

1. That on the 29th day of May, 1963, there was filed in the office of the Clerk of this Court the annexed instrument of writing bearing date of the 21st day of December, 1960, purporting to be the Last Will of Albert H. Sebastian, deceased, and the annexed instrument of writing bearing date of the 13th day of January, 1961, purporting to be Codicil No. I to the said Last Will of said decedent, and the annexed instrument of writing bearing date of the 24th day of May, 1961, purporting to be Codicil No. II to the said Last Will of said decedent, and praying

FILED  
Oct. 21, 1963

Max Brasel  
County Clerk

that said instruments be admitted to Probate, which said petitions inter alia therein did state that the said Albert H. Sebastian was at the time of his decease



a resident of Marion County, Illinois, and that he departed this life on the 11th day of May, 1963; that the said decedent left personal estate of not to exceed \$500,000.00 in value and real estate of not to exceed \$150,000.00 in value, that he left surviving him certain heirs-at-law, devisees and legatees as therein set forth.

2. That said petitions did further state that decedent in and by his said Will and Codicils nominated as executors thereof, Vernon K. Storm and St. Louis Union Trust Company, and said petitions prayed that letters testamentary be issued to the said Vernon K. Storm and St. Louis Union Trust Company.

3. That said petitions did further state that St. Louis Union Trust Company, whose Post Office address is 510 Locust Street, St. Louis 1, Missouri, is a corporation qualified to accept and execute trusts in the State of Illinois, and that it is willing to accept and undertake the trust confided to it in the decedent's will; and that said petitions did further state that Vernon K. Storm, whose Post Office address is 3202 Elm Street, Cairo, Illinois, is a resident of the State of Illinois and is willing to accept and undertake the trust confided to him in the decedent's will.

4. That upon the filing of said petition, hearing thereon and upon said purported Will and Codicils was set for the 19th day of June, 1963, at 10 o'clock A.M., and more than twenty days before the said date of hearing upon said petition, the Clerk of this Court sent by mail, first-class postage prepaid, a copy of said petition to each of the heirs-at-law, devisees and legatees as therein set forth in said petition, addressed to them at their respective post office addresses, as stated in the petition and upon each of said copies of the petition so mailed, the Clerk of the Court did endorse the time and place of hearing, as hereinbefore set forth.

5. That it appearing to the Court that Donald Jett, a legatee, was a minor and that Mason P. Jett, Jr., a legatee, was a minor and that Irma Sebastian, an heir and legatee, may have been under disability, the Court did appoint Frederick E. Merritt guardian ad litem for said three persons and said guardian ad litem did file his written answer on their behalf, praying strict proof.

6. That on said 19th day of June, 1963, at 10:00 o'clock A.M., said matter was called up for hearing and the proponent made prima facie proof of said decedent's Will and Codicils No. I and No. II thereto, and announced in open Court that the petition for probate, previously filed, had inadvertently omitted one of the decedent's heirs-at-law, namely Edith Mae Massa Wagner, 3413 Clermont Drive, New Orleans 22, Louisiana, and the proponent, by his counsel, Charles E. Bliss, moved the Court for leave to file an amended petition to admit to probate decedent's Will and Codicils and for letters testamentary, which leave was thereupon granted.

7. That thereafter in accordance with such leave granted, there was filed on the 25th day of June, 1963 in the office of the Clerk of this Court an amended petition to admit said Will and Codicils to Probate and for letters testamentary, which said amended petition inter alia therein did state that the said Albert H. Sebastian was at the time of his decease a resident of Marion County, Illinois, and that he departed this life at Centralia, Illinois on the 11th day of May, 1963; that the said decedent left personal estate of not to exceed \$500,000.00 in value and real estate of not to exceed \$150,000.00 in value; that he left surviving him as his heirs-at-law, devisees and legatees the following:

NAMES	Heirs, Devisees or Legatees	Adult or Minor	Residence and Post Office Address
<u>Children of Henry Sebastian, a deceased brother:</u>			
Mrs. Rilla Niewald	Heir & Legatee	Adult	Odin, Illinois
Mrs. Jessie Morrison	Heir & Legatee	Adult	Odin, Illinois
<u>Children of John Sebastian deceased son of Henry Sebastian:</u>			
John Sebastian, Jr.	Heir	Adult	1709 Marguerite Terrace Park Ridge, Chicago, Ill.
Mrs. Alice Andes	Heir	Adult	81 Alburn Dr. Columbus, Ohio
Mrs. Marjorie Presley	Heir	Adult	Killarney St. Greenville, Illinois
Mrs. Earline Sebastian Florea	Heir & Legatee	Adult	8319 Graybirch Berkeley 34, Mo.
Mrs. Mary Sebastian Goldner	Heir	Adult	Kinmundy, Illinois
<u>Children of Edward Sebastian, a deceased brother</u>			
Rollie Sebastian, who died July 8, 1962			
Irma Sebastian	Heir & Legatee	Adult	(An inmate of Alton State Hospital, Alton, Ill.)
<u>Child of Charles Sebastian, a deceased brother:</u>			
Eugenia Sebastian (now known as Mother Annunciata)	Heir	Adult	1400 N. 5th Springfield, Ill.
<u>Children of Ella West, a deceased sister who died August 19, 1961:</u>			
Miss Margaret West	Heir & Legatee	Adult	Odin, Illinois
Mrs. Georgia Purvis	Heir & Legatee	Adult	Odin, Illinois
Dr. Wilson West	Heir & Legatee	Adult	14 Oakwood Dr. Belle- ville, Illinois
<u>Children of Phoenix Anderson, a deceased sister:</u>			
Mrs. Agnes Renault	Heir & Legatee	Adult	645 Mildred Ave., Wood- River, Ill.
Mrs. Helen Anderson Kalina	Heir & Legatee	Adult	107 Gaylord Dr. Collinsville, Ill.
Mrs. Mary Anderson Burkhardt	Heir & Legatee	Adult	Bunker Hill, Illinois
Carl Anderson	Heir & Legatee	Adult	Lake View Court, Osage Beach, Mo.



Child of Edward Anderson, a  
deceased son of Phoenia Anderson:

Thomas Anderson (who was adopted)	Heir & Legatee	Adult	427 Bissell Ave. Collinsville, Ill.
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Children of Thelma Anderson Stewart,  
deceased daughter of Phoenia Anderson:

Amos Stewart, Jr.	Heir	Adult	R. 1, Box 123 Collinsville, Ill.
Lester Stewart	Heir	Adult	607 N. Combs Avenue Collinsville, Ill.
Mrs. Normahelen Stewart Smith	Heir	Adult	31 Bert Ave., Rosewood Hts., E. Alton, Ill.
Mrs. Margaret Stewart Smith	Heir	Adult	108 Roberta Rd., S. E. Huntsville, Ala.
Mrs. Mary Stewart Caminiti	Heir	Adult	216 Park Avenue Caseyville, Ill.

Children of Anna Massa, a  
deceased sister:

Charlie Massa	Heir & Legatee	Adult	200 17th Avenue Patterson 3, N. J.
Bert Massa	Heir & Legatee	Adult	1004 Magnolia St. Joliet, Illinois

Children of Edward Massa, a  
deceased son of Anna Massa:

Edward Norvel Massa, Jr.	Heir	Adult	239 Grand St., Patterson, N. J.
Anna Mary Massa	Heir	Adult	239 Grand St., Patterson, N. J.
Charles Henry Massa	Heir	Adult	239 Grand St., Patterson, N. J.
Louise Anna Massa	Heir	Adult	239 Grand St., Patterson, N. J.
Mrs. Rilla Mae Kennedy	Heir	Adult	80 Chadwick St. Patterson, N. J.
Frank Leon Massa	Heir	Adult	689 E. 24th St. Patterson, N. J.

Child of Cecil Massa Vogler  
deceased daughter of Anna Massa:

Miss Marjorie Harris	Heir & Legatee	Adult	3334 N. Tyndall Tucson, Arizona
Child of Leon Massa, a deceased son of Anna Massa:			
Edith Mae Massa Wagner	Heir	Adult	3413 Clermont Dr. New Orleans 22, La.
Mrs. Pearl Ramsey	Legatee	Adult	Odin, Illinois
Mrs. Jewel Jett	Legatee	Adult	Odin, Illinois
Mrs. Irma Jett	Legatee & Devisee	Adult	Odin, Illinois
Donald Jett	Legatee	Minor	Odin, Illinois
Mrs. Patsy Jewel Jett Prather	Legatee	Adult	1402 S. Locust St. Centralia, Ill.
Frank Jett, Jr.	Legatee	Adult	Odin, Illinois

Mason P. Jett, Jr. (Mrs. Irma  
Jett is the guardian appointed  
by County Court of Marion County,  
Illinois)

Carol Jett Organ	Legatee	Adult	Odin, Illinois
Shriners Hospital for Crippled Children, St. Louis Unit	Legatee		3403 Lawn Avenue Tampa 11, Florida
The Christian Church of Odin, Illinois	Legatee		c/o George M. Saunders, Sec'y, 323 N. Michigan Ave., Chicago, Illinois
			Odin, Illinois

Vernon K. Storm, Irma Jett and  
St. Louis Union Trust Co., Trustees  
under the Will of Albert H. Sebastian  
Deceased.

Legatees & Devisees

510 Locust St.  
St. Louis 1, Mo.

named in said petition, whose respective places of residence and post office  
addresses set opposite their names are as in said petitions set forth, reference  
thereto being had as fully as if incorporated therein.

8. That said amended petition did further pray that letters testamentary  
be issued to the said Vernon K. Storm and St. Louis Union Trust Company.

9. That upon the filing of said amended petition, hearing thereon and  
upon said purported Will and Codicils was set for July 22, 1963 at 10:00 o'clock  
A.M., and that more than twenty days before the date of hearing upon said amended  
petition, the Clerk of this Court sent by mail, first-class postage prepaid, a  
copy of said amended petition to each of the foregoing heirs, devisees and legatees,  
addressed to them at their respective post office addresses as stated in said  
amended petition, and upon each of said copies of the amended petition so mailed,  
the Clerk of the Court did endorse the time and place of hearing, as hereinbefore  
set out.

10. That on July 22, 1963 at 10:00 o'clock A.M., said matter was  
called up for further hearing upon said amended petition and upon the answer of  
said guardian ad litem and the answer of Dr. Wilson West, appearing by Messrs.  
Wham and Wham, his counsel, and it further appearing to the court that it has  
jurisdiction of the parties and of the subject matter, and from the evidence of  
the witnesses duly sworn, Lin D. Ham, Elmer F. Morice and D. J. Tompkins, who  
did testify that on December 21, 1960, in their presence as attesting witnesses,  
the testator Albert H. Sebastian signed and acknowledged the instrument purporting  
to be his Last Will and bearing date of December 21, 1960, as his act and will,  
and that they, in the testator's presence and in the presence of each other,  
did each sign and attest said instrument at the request of said testator as  
witnesses, and the witnesses duly sworn, Elmer F. Morice and Lin D. Ham did  
testify that on the date of January 13, 1961, the instrument purporting to be  
Codicil No. I to said decedent's Will in their presence and in the presence of  
W. P. Shaffer, another attesting witness, the testator, Albert H. Sebastian,  
signed and acknowledged said instrument to be his act and Codicil and that they  
and the other attesting witness in the testator's presence and in the presence  
of each other, did each sign and attest said instrument at the request of the  
testator as witnesses; and the witnesses duly sworn, Norbert F. Amico, James R.  
Hipes and Roy J. Schick, did testify that on the 24th day of May, 1961, in their  
presence, the testator, Albert H. Sebastian, signed and acknowledged the instru-  
ment purporting to be Codicil No. II to said decedent's Last Will and Testament  
to be his act and will and that they, in the testator's presence and in the

presence of each other, did each sign and attest said instrument at the request of the testator as witnesses; and said witnesses to said Will of the decedent and said witnesses to Codicil No. I and Codicil No. II thereof did each, respectively, further testify that at the times of executing and acknowledging the said three instruments, respectively, they were each of the opinion that the testator was then of sound mind and memory, of full age and under no disability, constraint or compulsion.

11. Upon consideration thereof, the Court finds that the said Albert H. Sebastian departed this life on May 11, 1963 and that at the time of his death he was a resident of the County of Marion, State of Illinois; that said instruments bearing date of December 21, 1960, January 13, 1961 and May 24, 1961 were duly executed and witnessed, as required by the statute of this State, and that at the time of the execution of said Will and Codicils I and II thereto, the testator was of sound mind and memory, of full age and under no disability, constraint or compulsion, and that said Will and two Codicils are yet in full force and effect.

12. The Court further finds that Vernon K. Storm is a resident of the State of Illinois and is in all respects qualified and is willing to act as executor, and that St. Louis Union Trust Company is a corporation, qualified to act and execute trusts in the State of Illinois and is willing to act as co-executor with the said Vernon K. Storm.

And now, being fully advised in the premises upon consideration thereof, IT IS ORDERED AND DECREED by the Court that the said instruments of writing, purporting to be the Last Will, dated December 21, 1960, and Codicil No. I dated January 13, 1961, and Codicil No. II, dated May 24, 1961, of Albert H. Sebastian, deceased, have been duly proven agreeably to and in conformity with the laws of the State of Illinois and that the same be and they are hereby admitted to probate and record as the Last Will and Codicils of Albert H. Sebastian, deceased.

IT IS FURTHER ORDERED that Vernon K. Storm and St. Louis Union Trust Company be and they are hereby appointed executors of said Will and Codicils without bond; and IT IS FURTHER ORDERED that letters testamentary be issued to the said Vernon K. Storm and St. Louis Union Trust Company.

ENTERED, at Salem, Illinois, this 22nd day of July, 1963.

Recorded in Prob. Journ. VV  
Page 571-572-573  
Max Brasel, Co. Clerk

/s/ Alvin Lacey Williams  
ACTING JUDGE

Letters Testamentary

ESTATE OF ALBERT H. SEBASTIAN, DECEASED

LETTERS TESTAMENTARY

STATE OF ILLINOIS, )  
County of Marion, ) SS.  
IN PROBATE  
JULY 22, 1963

The People of the State of Illinois,

To all whom these Presents shall Come - GREETING:

Know all Men by these Presents,

That VERNON K. STORM and ST. LOUIS UNION TRUST COMPANY have been appointed executors of the will of Albert H. Sebastian, deceased, who died on the 11th day of May, 1963 and they have been authorized to sue for and collect the personal estate of and debts due the decedent and to perform all duties imposed on them by the will so far as there is property and the law charges them; and to do all other acts now or hereafter required of them by law.

(SEAL)

WITNESS: MAX BRASEL, Clerk of the County Court  
of Marion County and the seal of the Court this  
22nd day of July, 1963.

Max Brasel  
Clerk

CERTIFICATION:

State of Illinois }  
County of Marion } SS.

I, MAX BRASEL, Clerk of said County Court and keeper of the records and files in Probate, Do Certify that the foregoing is a full and true copy of the original LETTERS TESTAMENTARY now remaining on file and of record in my office, issued to Vernon K. Storm and St. Louis Union Trust Company, Executors in the estate of Albert H. Sebastian, Deceased.

I further certify that said Letters are still in full force and effect.

FILED  
Jul 22 1963  
Max Brasel

Recorded in  
Ex. Will AA. Pg. 196  
Max Brasel, Co. Clk.

Given under my hand and the Seal of said  
Court, at Salem, Illinois, this  
day of A.D. 19

Clerk

STATE OF ILLINOIS, )  
Marion County, ) SS.

I, Wesley Griffin, Circuit Clerk in and for the County and State aforesaid, and Keeper of the Records and Files thereof, DO HEREBY CERTIFY, That, the foregoing and annexed is a true and complete copy of the following instruments filed in the Matter of the Estate of Albert H. Sebastian, deceased, No. 63-56:

1. LAST WILL and TESTAMENT OF ALBERT H. SEBASTIAN, CODICIL NO. I AND CODICIL NO. II Filed May 29, 1963, and recorded in Executor's Will Record AA, page 195;
2. ORDER ADMITTING WILL AND CODICILS TO PROBATE filed October 21, 1963, and recorded in Probate Journal VV, pages 571, 572 and 573; and
3. LETTERS TESTAMENTARY issued to VERNON K. STORM and ST. LOUIS UNION TRUST COMPANY July 22, 1963, and recorded in Executor's Will Record AA, page 196, which are still in full force and effect.

that I have compared the same with the original which now is on file and constitutes part of the records of this office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal this 4th day of March, A. D. 1964.

(SEAL)

Wesley Griffin

## JUDGE AND CLERK'S CERTIFICATE OF ATTESTATION.

STATE OF ILLINOIS, } SS:  
COUNTY OF MARION

I, James E. McMackin, Jr., Associate Judge of the Circuit Court of Marion County, in said State, do hereby certify that Wesley Griffin whose name is subscribed to the above certificate of attestation, now is, and was at the time of signing and sealing the same, the Clerk of the Circuit Court of Marion County, and keeper of the records and seal thereof, duly elected and qualified to office; that full faith and credit are, and of right ought to be, attached to all his official acts as such, in all Courts of Record and elsewhere; and further, that his said attestation is in due form of law and by the proper officer.

Given under my hand and seal, at my Chambers, in Salem, in said County, the 4th day of March A. D. 1964.

(SEAL) James E. McMackin, Jr.  
Associate Judge of the Circuit Court of Marion County.

STATE OF ILLINOIS, } SS:  
COUNTY OF MARION,

I, Wesley Griffin Clerk of the Circuit Court of Marion County, in and for the County aforesaid, do hereby certify that James E. McMackin, Jr., whose name is subscribed to the foregoing certificate of attestation, now is, and was at the time of the signing and sealing the same Associate Judge of the Circuit Court of Marion County, and was duly elected, commissioned and qualified to office; that full faith and credit are, and of right ought to be given, to all of his official acts as such, in all Courts of Record in the United States, and elsewhere, and that his attestation is in due form of law and by the proper officer.

Given under my hand and seal of the said Court at Salem, in said County, this 4th day of March, 1964.

(SEAL) Wesley Griffin  
Clerk of the Circuit Court of Marion County.

## IN THE COUNTY COURT OF GRUNDY COUNTY

IN RE: WILL OF ALBERT H. SEBASTIAN, }  
DECEASED }

This matter came on to be heard on this the 27th day of March, 1964, before the Honorable Malcolm Fults, Judge of the County Court of Grundy County, Tennessee, upon the petition of St. Louis Trust Company, a corporation with its situs in St. Louis, Missouri, and Vernon K. Storm, a citizen and resident of Cairo, Illinois, seeking the probate of the will and codicils of Albert H. Sebastian, deceased, who was a resident of Marion County, Illinois, at the time of his death and who was the

owner of an interest in a certain tract of real estate in Grundy County, Tennessee, the title to which is covered by said will and codicils, and

It appearing to the Court from said petition and from a certified copy of said will and codicils and a certified copy of the proof of said will and codicils and a certified copy of the order of the probate court of Marion County, State of Illinois, admitting said will to probate on the 21st day of October, 1963, all of which documents are certified in accordance with the Acts of Congress relating thereto, that the said Albert H. Sebastian was a resident of Marion County, Illinois, at the time of his death which occurred on May 11, 1963; and that the said will and codicils has been duly probated as aforesaid and is of record in Probate Minutes of the Probate Court of said County, and that all of the beneficiaries mentioned in said will and codicils have an interest in the real estate and that the said executors are acting as agents for and on behalf of all of said persons mentioned in said will and codicils; and it further appearing to the Court that said will and codicils was executed in accordance with the laws of the domicile of the Testator and was in accordance with the laws of the State of Tennessee, and that said will and codicils is in all respects entitled to be probated in this Court. It is also further ordered, adjudged, and decreed by this Court that the due execution of said will and codicils has been established and that the same is hereby admitted to probate in this Court and it is ordered that the certified copy of said will be lodged with the Clerk of this Court, and be copied upon the Will Book of this office, and in addition thereto the Clerk will copy at the end of said will, the proof of will and codicils which is submitted with the certified copy, and will also spread upon the will book of this Court, the certified copy of the order of probate of the Probate Court of Marion County, Illinois, which is attached to the copy of the will and codicils; and that said will will operate and take effect in the County of Grundy, State of Tennessee, the same as if the said Albert Sebastian had been a resident of Grundy County, Tennessee, at the time of his death. If it becomes necessary for any further ancillary administration of the estate, the Clerk will issue letters testamentary to the above named Executors.

Malcolm A. Fults  
Judge

Filed March 27, 1964  
Raymond Hargis, Clerk

LAST WILL OF GRACE R. SINGER

I, Grace R. Singer, of the Wren's Nest, Monteagle, Tennessee, being now of sound mind and body, but sensible of the uncertainty of life, and desiring to make disposition of my property and affairs while in health and strength, do hereby make, publish and declare this to be my last will and testament, hereby revoking all other and former wills made by me at any time.

1. I hereby direct that all my just debts, including the expense of my last illness, burial, and the expense of administration of my estate, be paid by my executor as soon as practicable after my death.

2. I hereby appoint Donald L. West, of Collegedale, Tennessee as my administrator, and hereby give him authority to transact all business pertaining to my estate in my name.

3. I hereby give the remainder of my estate to the Monteagle Seventh-day Adventist Church, after the above mentioned expenses are taken care of.

4. My estate consists of my personal bank account at Tracy City, Tennessee; Government Bonds; Personal belongings at the Wren's Nest. In witness whereof, I have to this my last will and testament, consisting of one sheet of paper, subscribed my name this 11th day of December, 1958.

Signature: Grace R. Singer

We, whose names are hereto subscribed, do hereby certify and declare that Grace R. Singer, the maker and publisher of the foregoing will, executed the same in our presence and in the presence of each of us and at the time declared to each of us that the same was her last will and testament, and we, thereupon, at her request, in her presence and in the presence of each other, signed our name as witness this 11th day of December, 1958.

Name: Mrs. B. N. Mulford Address: Wren's Nest, Monteagle, Tenn.

Name: Eileen Drausault Address: Wren's Nest, Monteagle, Tenn.

Name: Mrs. Margaret Caldwell Address: Monteagle, Tenn.

Name: Bessie M. West Address: Monteagle, Tenn.

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 on this 1st day of April, 1964.

Raymond Hargis  
County Court Clerk

LAST WILL AND TESTAMENT

I, Mrs. Clara Patton, being of sound mind and disposing memory and realizing the uncertainty of this life do hereby declare and publish this my Last Will & Testament, hereby revoking all former wills by me made.

First; I direct that my just debts and funeral expenses be made.

Secondly; My real estate, known as my home place I leave and devise to my beloved son, J. R. Patton.

Third; I direct that J. R. Patton serve as executor of this my Last Will & Testament, he to serve without bond.

IN WITNESS WHEREOF I HAVE HEREUNTO THIS day affixed my hand and seal, at Tracy City, Tennessee, this August 6th, 1968.

Clara Patton

We, the undersigned subscribing witnesses to the Last Will & Testament of Mrs. Clara Patton have this day affixed our signatures to same, she having signed said in our presence and we having signed in the presence of each other.

This August 6th, 1958.

Morris Dykes  
Tracy City, Tenn.

Florence Bouldin  
Tracy City, Tennessee

Filed April 20, 1964  
Raymond Hargis, Clerk

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 20th day of April, 1964.

Raymond Hargis  
County Court Clerk

## LAST WILL AND TESTAMENT.

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

First; I give and devise to my beloved daughter, Mrs. Mamie Taylor, the home-place, that is my home with the two acres of realty attached or a part of it, this being all the real estate I own and possess, with the express provision that my funeral expenses and just debts be paid first by my executrix, hereinafter named, before division of any of my property.

2nd; To my beloved daughter, Mrs. Fay Nasche, I grant and devise the right to live in or reside in the homestead heretofore devised, in the event she is forced by necessity to do so but no title to said homestead or this realty shall vest in this devisee, Mrs. Fay Nasche.

I further give and bequeath to the said Mrs. Fay Nasche all my right, title and interest in and to the household furniture in this home, of which I may die seized and possessed.

3rd; I give and bequeath to my beloved son, S. A. (Tom) Moore, all right, title and interest in and to the tools, carpenter and blacksmithing, I own and are at home or in his possession, at time of my death.

4th; I name and nominate, my daughter Mrs. Mamie Taylor, as executrix of this my last will and testament and ask that she serve without bond in carrying out the terms of this will.

In Witness whereof, I have this day set my hand and seal at Tracy City, Tennessee.

Mrs. J. H. Moore

Signed, Published and Declared to be the Last Will and Testament of Mrs. J. H. (Virginia) Moore, in the presence of us who at her request, in her presence and the presence of each other we have hereunto subscribed our names this October 27th, 1955.

John H. Marable

Mrs. Howard Campbell

STATE OF TENNESSEE }  
COUNTY OF GRUNDY }

I, Raymond Hargis, County Court Clerk of said 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 30th day of April, 1964.

Raymond Hargis  
County Court Clerk

## LAST WILL AND TESTAMENT

I, Ward Lacy, do hereby make and declare this as my last will and testament, viz:

I, hereby devise and bequeach all property of which I may die possessed both real, personal and mixed wherever it may be, to Pauline Smith Lacy and appoint her executrix without bond.

Ward Lacy  
Testator

Signed and declared by the said Ward Lacy, the testator, as and for his last will and testament, and we, at his request and in his presence, and in the presence of each other, have hereto subscribed our names as witnesses thereto, this day of March 12, 1963.

WITNESSES

David Adams

Fred Parks

STATE OF TENNESSEE }  
COUNTY OF GRUNDY }

I, Raymond Hargis, County Court Clerk of said 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 9th day of May, 1964.

Filed May 9, 1964  
Raymond Hargis, Clerk

Raymond Hargis  
County Court Clerk

I, William Gozzard, of Altamont, Tennessee, being of sound mind and disposing memory do hereby make and publish this my last will and testament, hereby revoking and making void all wills heretofore made by me.

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

Second, I give, devise and bequeath all my property both real and personal, wherever located, in equal shares to my four children, Leonard Gozzard, Bessie Gozzard, Kathelene Gozzard and Harry Gozzard in fee simple and absolutely.

Third. I hereby nominate and appoint D. V. Northcutt, of Altamont, Tennessee, Executor of this my last will and testament. Be it understood that in case my children refuse to claim and settle my estate within two (2) years after my death, that the Executor dispose of it as he sees fit. If it becomes necessary for the Executor to make bond, it is to be paid from proceeds of the estate, and the Executors fee shall be ten percent.

In testimony whereof, I have hereunto set my signature, this the 5th day of August, 1961.

William Gozzard  
Testator



Signed by the said William Gozzard 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.

Lewis F. Fults

Robert Lewis Fults  
Attesting Witnesses.

Filed May 13, 1964  
Raymond Hargis, Clerk

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 13th day of May, 1964.

Raymond Hargis  
County Court Clerk

# LAST WILL AND TESTAMENT

OF

ANNIE E. WHITE

I, Annie E. White, of Macon, Georgia, do hereby make, publish and declare the following to be my last will and testament hereby revoking any and all wills and codicils at any time heretofore made by me.

ITEM I: I direct my Executrix hereinafter named, to pay all of my just debts and the expenses of my last illness and funeral in such amounts as in the sole discretion of my Executrix may be considered reasonable and proper as soon after my death as may be practicable.

ITEM II: All the rest, residue and remainder of my estate, whether real, personal or mixed, wheresoever situate, including any property in which I may have or later acquire an interest, I give, devise and bequeath absolutely and in fee simple unto my daughter Anna Johnson Harris; my son Robert B. Owens and my grandson Adlai S. Owens, in equal shares, share and share alike, if they shall survive me. Should either of them predecease me the share of the one then dead shall be paid over and distributed to his or her issue then surviving, in equal shares per stirpes.

ITEM III: I hereby nominate, constitute and appoint my daughter Anna Johnson Harris, of 1361 Briarcliff Road, Macon, Georgia, to be the Executrix of this my last will and testament and I request that she be allowed to act in this capacity without being required to give bond.

IN WITNESS WHEREOF I have hereunto set my hand and seal this 14 day of Nov. 1960.

Mrs. Annie E. White  
Mrs. Annie E. White

Signed, sealed, published and declared by the above named testator, Annie E. White, as and for her last will and testament in our presence, and we, at her request, in her presence and in the presence of each other, have hereunto subscribed our names as attesting witnesses.

Mrs. Frank B. McLain. ADDRESS 1367 Briarcliff Rd., Macon, Ga.

Mary F. Gardner ADDRESS 1355 Briarcliff Rd. Macon, Ga.

Frank B. McLain ADDRESS 1367 Briarcliff Rd. Macon, Ga.

## PROOF OF WILL IN SOLEMN FORM

GEORGIA -- BIBB COUNTY.

Personally came before the Court of Ordinary of said County in open Court, at the MARCH Term, 1961, thereof, Mrs. Frank B. McLain, Mary F. Gardner, and Frank B. McLain who each being duly sworn, testifies and says on oath that they, and each of them, did on the 14th day of November, 1960, see Mrs. Annie E. White sign, declare and publish as her last Will and Testament the paper propounded before said Court as the last Will and Testament of said Mrs. Annie E. White; that said Mrs. Frank B. McLain, Mary F. Gardner and Frank B. McLain, did subscribe their names thereto as attesting witnesses to the due execution thereof by the said Mrs. Annie E. White, at her special instance and request; that the signing aforesaid by the said Mrs. Annie E. White, Mrs. Frank B. McLain, Mary F. Gardner, and Frank B. McLain was in the presence of all four of them together; that the said Mrs. Annie E. White freely and voluntarily signed, declared and published said paper as her last Will and Testament; that at the time of said signing and attestation the said Mrs. Annie E. White was of sound and disposing mind and memory; and that the said Mrs. Annie E. White died a resident of Bibb County, Georgia.

Sworn to and subscribed before me, this  
6th day of March, 1961.

Walter C. Stevens  
Ordinary, Bibb County, Ga.

Mrs. Frank B. McLain  
Mary F. Gardner  
Frank B. McLain

## OATH OF EXECUTOR IN SOLEMN FORM

GEORGIA--BIBB COUNTY.

I, Mrs. Anna Johnson Harris do solemnly swear that the accompanying writing contains the last Will of the within named Mrs. Annie E. White deceased, so far as I know or believe, and that I will well and truly execute the same in accordance with the laws of this State. So help me God.

Sworn to and subscribed before me, this  
6th day of March, 1961.

Walter C. Stevens  
Ordinary, Bibb County, Ga.

Anna Johnson Harris  
Address 1361 Briarcliff Road  
Macon, Georgia

Recorded in Will Book T Page 436.

JUDGMENT OF COURT

## BIBB COUNTY COURT OF ORDINARY

IN RE, PETITION OF Mrs. Anna Johnson Harris

FOR PROBATE IN SOLEMN FORM THE WILL OF Mrs. Annie E. White

March Term, 1961.

Upon the hearing of Petition of Mrs. Anna Johnson Harris for the probate in solemn form of the paper propounded by her as the last WILL AND TESTAMENT of Mrs. Annie E. White late of said County, deceased, and for its admission to record as such, and it appearing that Anna Johnson Harris, Robert Burns Owens, Adlai Stevenson Owens who are all the heirs at law of said deceased, have all, and each one of them had due and legal notice of the petition of Mrs. Anna Johnson Harris to probate in solemn form the alleged Will as the Will of Mrs. Annie E. White deceased, and also of the order of service, and other notice as required by law, which is shown in these proceedings, and having failed to show any legal reason why said paper should not be proven in solemn form as the last WILL AND TESTAMENT of Mrs. Annie E. White deceased, and admitted to record as such; It is therefore ordered and adjudged by the Court, upon the proof of said Will by all the witnesses to said Will, said witnesses giving their written affidavit, and also having been examined orally in open Court, that the same be set up as the last WILL AND TESTAMENT of Mrs. Annie E. White deceased, in solemn form and be admitted to record as such, and it is further ordered that letters testamentary issue to the said Mrs. Anna Johnson Harris the executrix named in said Will, upon her taking the oath required by law.

This 6th day of March, 1961.

Walter C. Stevens  
Ordinary, Bibb County, Georgia

STATE OF TENNESSEE }  
COUNTY OF GRUNDY }

I, Raymond Hargis, County Court Clerk of Grundy County, do hereby certify that the foregoing Will and Proof of Will was probated by the Court and ordered to be recorded in the Book of Wills this 20th day of May, 1964.

Raymond Hargis  
County Court Clerk

Filed May 20, 1964  
Raymond Hargis, Clerk

## LAST WILL &amp; TESTAMENT

I, John Throneberry 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 executrix hereinafter named to pay my funeral expenses and just debts, as soon after my death as practical and possible.

Secondly; I leave and devise to my beloved son, J. W. Throneberry the house and lot in the Town of Tracy City, Tennessee, which I now own, and for many years in which

I lived.

Third; All the remainder and residue of my property, real, personal and mixed, of which I may die seized and possessed, I give, leave, bequeath and devise to my wife, Vinie Throneberry.

Fourth; I order, name and nominate My wife, Vinie Throneberry, to act as executrix of this My Last Will and Testament, to carry out its terms and to serve as such without bond.

In Witness whereof, I have hereunto set my hand and seal this March, 11th, 1964.

John E. Throneberry  
Testator.

We, the undersigned have hereunto set our hands and seals to the above Will & Testament of John Throneberry, he having signed this in our presence and declared it to be His Last Will & Testament and we having signed in the presence of each other.

Mrs. Dorthey Worley  
Tracy City, Tennessee

John H. Marable  
Tracy City, Tennessee

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 29th day of May, 1964.

Raymond Hargis  
County Court Clerk

Filed May 29, 1964  
Raymond Hargis, Clerk

## LAST WILL &amp; TESTAMENT

I, Fred Morrison Sr. 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 and direct that my executrix hereinafter named pay my funeral expenses, as soon after my death as practical and possible.

Secondly; Since my property, that is my home and another piece of realty is jointly owned by my wife and I, I see no reason to declare that I desire her to have all my right, title and interest in such at death.

Third; My insurance is made to my beloved wife as beneficiary and I will make no change in this.

Fourth; All the remainder of my personalty, that is stocks, bonds etc; I leave, bequeath and give to my wife, Bessie Morrison and my two children, Fred Morrison,

Jr. and Linda Sue Barnes, to be divided share and share alike, this to include any cash on hand or money on deposit in any bank, of which I may be seized and possessed.

Fifth; I name my beloved wife, Bessie Morrison, to act as executrix of this my last will and testament, to carry out its terms without bond.

In Witness Whereof, I have hereunto set my hand and seal this April 6th, 1964.

Fred Morrison

We, the undersigned witnesses to this the last Will & Testament of Fred Morrison, Sr., do hereby affix our signatures, he having signed this in our presence and we having signed in the presence of each other.

Herschel L. Johnson

Floyd Garner

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 3rd day of July, 1964.

Raymond Hargis  
County Court Clerk

I, Mrs. Fannie Levan, of Grundy County, Tennessee, do make and publish this my last will and testament, hereby revoking and making void all other and former wills by me made.

First; I direct that all my just debts, including my funeral expenses and the expenses for the administration of my estate, be paid by my executor out of any funds or property left by me at my death.

Second: I give and bequeath to my daughter, Mamie Merriman, of Chattanooga, Tennessee, the sum of One Hundred (\$100.00) Dollars.

Third: I give and bequeath to my daughter, Eva Payne, of Tracy City, Tennessee, the sum of One Hundred (\$100.00) Dollars.

Fourth: Subject to the bequests of One hundred dollars, each, above, I give, devise and bequeath all of my estate, both real and personal, wherever located, to my daughter, Mrs. Harvey Parsons, of Tracy City, Tennessee.

Fifth. I nominate and appoint my daughter, Mrs. Harvey Parsons, Executrix of this my last will and testament; and I direct that no bond be required of the said Mrs. Harvey Parsons as Executrix.

In testimony whereof I have hereunto set my signature, this the 6th day of September, 1956.

Mrs. Fannie Levan  
Testatrix

Signed by the said Mrs. Fannie Levan 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.

William G. Parmley

James T. Parson  
Attesting witnesses

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 17th day of July, 1964.

Raymond Hargis  
County Court Clerk

I, Baltus E. Summers, of Tracy City, Tennessee, Grundy County, do hereby make and publish this, my last will and testament, hereby revoking all former wills by me at any time made.

I give, devise, and bequeath all of my estate, real, personal, or mixed to my niece, Madge Warren, of Tracy City, Tennessee, to be hers absolutely.

I nominate and appoint my niece, the said Madge Warren, as Executrix of this my last will and testament, and I direct that no bond be required of her as Executrix.

Witness my signature at Tracy City, Tennessee, this the 28th day of June, 1963.

Baltus E. Summers  
Testator

Signed and subscribed on the date shown above and at the place shown above by Baltus E. Summers, as his last will and testament, in our sight and in our presence, and we as attesting witnesses, at his request, and in his presence and in the presence of each other have hereto signed our names as attesting witnesses.

S. H. Henley

Francis C. Barker  
Attesting Witnesses

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 28th day of August, 1964.

Raymond Hargis  
County Court Clerk

## LAST WILL AND TESTAMENT - 7/9/63

I leave everything I have up here and in the Hamilton National Bank, 701 Market St. Chattanooga 1, Tenn. to Mrs. Edna Edmister, owner of the Cumberland Heights Clinic and Hospital, Coalmont, Tenn.

This will superseeds in every particular and makes null and void any other will I ever made before.

I ask Mrs. Edmister to write Mrs. G. M. Sessler, Roadside Bookshop, Grafton, Vermont, 05146, asking her if she would like to have Miss Sanborn's small book on Metaphysics sent to her, as some one might like to have it - Otherwise, if Mrs. Sessler doesn't want it, to tear every page into three parts and throw into the incinerator.

Ann Sanborn

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 9th day of December, 1964.

Raymond Hargis  
County Court Clerk

## LAST WILL AND TESTAMENT

I, Arthur L. Oliver, 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 wills by me heretofore made.

1. I direct that my funeral expenses and just debts be paid by my executrix hereinafter named as soon after my death as practical and possible.
2. To my beloved grand-children, Linda Kay Morris and Barbara Jean Morris I devise and leave what is known as my home place, the home in which I now live, but with this restriction and limitation that they nor either of them shall mortgage or sell it and it shall remain in the Oliver family, they to have a one-half interest in said property.
3. From the remainder of my property personal, real or mixed of which I may die seized I order and direct that my debts and funeral expenses be paid and I hereby nominate and name my daughter, Mrs. Myrtle Morris, to serve as executrix of this my last will and testament and to serve as such without bond.

IN WITNESS WHEREOF I have hereunto set my hand and seal this 20th day of February, 1960.

Arthur L. Oliver  
TESTATOR

We, the undersigned subscribing witnesses to the last will and testament of Arthur L. Oliver have hereunto set our names this 20th day of Feb. 1960 he having signed the foregoing in our presence and we having signed in the presence of each other.

John H. Marable

Joe H. Rogers

Filed January 22, 1965  
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, 1965.

Raymond Hargis  
County Court Clerk

## LAST WILL AND TESTAMENT OF CLAY DILLON

I, CLAY DILLON, 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

I direct that all of my just debts, my funeral expenses and the expenses of administration of my estate be paid by me executor as soon as practicable.

## ITEM II

I give and bequeath to my daughter, ELIZABETH DILLON, One Hundred (\$100.00) Dollars cash.

## ITEM III

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 situated, I give devise and bequeath unto my wife, ELLA L. T. DILLON, to be hers absolutely.

## ITEM IV

I nominate and appoint my wife, ELLA L. T. DILLON, as Executrix of this, my last will and testament, and excuse her from making any bond as such Executor.

IN WITNESS WHEREOF, I have hereunto set my hand and seal to this, my last will and testament, which consists of this and one preceding typewritten page, which preceding page bears my signature in the margin, this 13th day of January, 1964.

Clay Dillon

Signed, sealed, declared and published by the said Clay Dillon, as and for his last will and testament, and 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.

Mrs. J. D. Hunsiker  
Witness

Tracy City, Tenn.  
Address

Mr. T. M. Cantrell  
Witness

Tracy City, Tenn.  
Address

Filed April 28, 1965  
Raymond Hargis, Clerk

STATE OF TENNESSEE  
GRUNDY COUNTY

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 28th day of April, 1965.

Raymond Hargis, Clerk

LAST WILL AND TESTAMENT  
OF  
L. G. WALLACE

I, L. G. Wallace, of Monteagle, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking all wills and codicils thereto by me at any time heretofore made.

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

SECOND: I give, devise and bequeath to my sister, Margaret Wallace, the sum of Two Thousand (\$2,000.00) Dollars cash, as her absolute property.

THIRD: I give, devise and bequeath all the remainder of my estate, real, personal and mixed, and wherever situated, to my beloved wife, Iva E. Wallace, in fee simple and absolutely.

FOURTH: In the event that my wife does not survive me, then I give, devise and bequeath all of my estate, real, personal and mixed, and wherever situated, to Ruby Lea Smith as her absolute property.

FIFTH: I hereby nominate and appoint my said wife, Iva E. Wallace, as executrix of this my last will and testament, and I direct that no security be required of her as executrix.

IN TESTIMONY WHEREOF, I have hereunto set my signature this 25th day of September, 1962.

L. G. Wallace  
TESTATOR

Signed by the said L. G. Wallace, for and as 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.

Howard G. Swafford

Carol Cannon  
ATTESTING WITNESSES

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 19th day of May, 1965.

Raymond Hargis  
County Court Clerk

LAST WILL AND TESTAMENT.

I, Harlin Aylor, being of sound mind and disposing memory and realizing the uncertainty of this life do hereby declare and publish this my Last Will and Testament revoking hereby all former wills by me made.

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

2nd; All the remainder and residue of my property, real, mixed and personal I leave, bequeath and devise to W. H. (Billy) Pearson, Star Route, Monteagle, Tennessee.

3rd. I order and direct that W. H. (Billy) Pearson act as executor of this my Last Will & Testament and he to serve without bond.

IN WITNESS WHEREOF I HAVE HEREUNTO AFFIXED My hand this June 28th, 1958.

Harlin Aylor

We, the undersigned witnesses have this day subscribed our names as witnesses to the Last Will & Testament of Harlin Aylor, he having signed the same in our presence and we having signed in the presence of him and each other.

This June 28th, 1958.

Gertrude Gipson

Monteagle, Tenn.  
Address

Georgia Faye Rieder

Decherd, Tenn.  
Address.

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 4th day of September, 1965.

Raymond Hargis  
County Court Clerk



## LAST WILL AND TESTAMENT

I, MRS. ADA LUSK, of Grundy County, Tennessee, being of sound mind and disposing memory do make, publish and declare this as my last will and testament, hereby revoking any and all former wills heretofore made by me.

## I

I direct that all my just debts of every kind, including funeral expenses, taxes and other estate obligations be paid by my Executors as early as possible after my death out of the first monies available for such purposes.

## II

I do hereby give, devise and bequeath unto my daughter, Inez Lusk, and my son, Venus Lusk, all of my property both real, personal and mixed of which I die seized and possessed as tenants in common, to share and share alike.

I am not unmindful of the fact that I have other children, but for reasons satisfactory to myself I desire this disposition of my property.

## III

I hereby nominate and appoint my daughter, Inez Lusk, and my son, Venus Lusk, as co-Executors of this will and my estate, and they are excused from making bond as such.

Witness my hand this the 19th day of July, 1962.

Ada Lusk

Signed, sealed, published and declared by the said Ada Lusk as and for her last will and testament, and acknowledged by her as such in the presence of the undersigned subscribing witnesses, who, at her request, and in her sight and presence and in the sight and presence of each other, have this day subscribed their names as attesting witnesses, this the 19th day of July, 1962.

Paul Bailey

J. R. Curtis

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 20th day of September, 1965.

Raymond Hargis  
County Court Clerk

## LAST WILL &amp; TESTAMENT

I, Elsie P. Woodlee, 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 that my Executrix hereinafter named pay my funeral bills and just debts as soon after my death as practical and possible.

Secondly; Trusting in the integrity, and love that my beloved daughter has for her father, Emmett Woodlee, and knowing that she will hold a home for him, so long as he may live, I then give, bequeath and devise to my daughter, Mrs. Zada Ellis, all the remainder and residue of my property, real, personal or mixed, of which I may die seized and possessed.

Third; I name and nominate my daughter, Mrs. Zada Ellis, to act as executrix of this my Last Will & Testament and to serve as such without giving of bond.

In Witness whereof I have hereunto set my hand and seal this December 30, 1964.

Elsie P. Woodlee

We, the undersigned attesting witnesses to this, the Last Will and Testament of Mrs. Elsie P. Woodlee, have this day affixed our names she having signed this in our presence and we having signed in the presence of each other.

Mrs. Margaret Fletcher

Argie I. Myers

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 18th day of November, 1965.

Raymond Hargis  
County Court Clerk

Filed November 18, 1965  
Raymond Hargis, Clerk

## LAST WILL AND TESTAMENT OF JOHN ALEX GUNN

I, John Alex Gunn, residing at Pelham, Tennessee, in Grundy County, Tennessee, and being of sound mind and disposing memory, realizing the certainty of death and the uncertainty of life, do hereby make and publish this my last will and testament and do hereby expressly revoke all other wills by me made and particularly the will made and executed by me on the 26th day of May, 1961.

## I

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