

## II

I will and devise unto my son, James Edgar Gunn, my 100-acre tract of land upon which he has built the home in which he lives. I am doing this for the reason that he has built his home upon it at his own expense and has cultivated it in partnership with me since 1945. This 100-acre tract that I am giving my said son, James Edgar Gunn, in fee simple and absolutely is described as follows:

Bounded on the North by Helbert Haynes; on the East by Mrs. Belle Gallagher and Mrs. Georgia Gunn; on the South by Mrs. Georgia Gunn and Emmett White; and on the West by Helbert Haynes and Mrs. Dora Haynes.

## III

My said son, James Edgar Gunn, and I own jointly all the livestock, farm machinery, truck and produce and have been engaged in the farming business as partners. He and I both own a one-half ( $\frac{1}{2}$ ) undivided interest in the above described property. In other words, he owns 50% of it and I own 50% of it.

## IV

I give, will and devise unto my wife, Bettie Gunn, a life estate in and to the rest of my real estate which consists of a 50-acre tract and a 68 $\frac{1}{2}$ -acre tract. She can live upon and use said property for and during her lifetime as she deems fit or thinks proper but this is a life estate and upon her death, I give, will and devise it to my four ( $\frac{1}{4}$ ) children, Mrs. J. C. Morris, Mrs. Joe L. Hood, Mrs. B. N. Bryson and James Edgar Gunn, to share and share alike. This property may be sold and the proceeds divided equally or if they can agree, it can be divided in kind.

## V

I give, will and bequeath unto my wife, Bettie Gunn, my one-half ( $\frac{1}{2}$ ) undivided interest in and to my livestock, farm machinery, truck, tools and produce in fee simple and absolutely and it is my desire and I direct that she and my said son continue to operate as partners after my death.

## VI

All the rest and residue of my said estate, if any there be, I give, will and bequeath to my four ( $\frac{1}{4}$ ) children equally. Should any of my said children pre-decease me, then I give, devise, will and bequeath his or her portion to his or her children.

## VII

I hereby nominate and appoint my wife, Bettie Gunn, as executrix of this my last will and testament and request that she be excused from bond as such, but if my said wife should pre-decease me, then I nominate and appoint my son, James Edgar Gunn, to be the sole Executor of this my last will and testament and request that he be excused from bond as such.

In testimony whereof I have hereunto set my signature this 17th day of December, 1963.

J. A. Gunn  
Testator

Signed by the said John Alex Gunn 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.

Jean G. Williams

Joe S. Bean  
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 December 10, 1965.

Raymond Hargis  
County Court Clerk

Filed December 10, 1965  
Raymond Hargis, Clerk

LAST WILL AND TESTAMENT OF RICHARD KELLY PARTIN

Page One of Two

I, Richard Kelly Partin (also known as R. K. Partin and also known as Kelly Partin), of Monteagle, Grundy County, Tennessee, being of sound mind and disposing memory and realizing the uncertainty of life, do hereby make and publish this my last will and testament, hereby revoking all wills and codicils thereto by me at anytime heretofore made.

FIRST: I direct that my personal representative hereinafter named pay all of my just debts, including funeral expenses and expenses in connection with the administration of my estate as soon as practicable after the date of my death.

SECOND: I give, devise and bequeath my entire estate, whether real, personal and/or mixed, wheresoever the same shall be located and whether acquired before or after the date of this my last will and testament, to my wife, Alene W. Partin, for and during her natural lifetime; she to have all rents and profits from said estate and she to provide insurance on real estate improvements therefrom and pay real estate taxes therefrom, and at her death to my son, Richard Lionel Partin, and my daughter, Sue Partin, absolutely and in fee simple forever, equally, share and share alike. Provided, further, that should my wife, Alene W. Partin, remarry within five years after the date of my death, then said life estate shall cease in and terminate and my entire estate then remaining shall vest in my son, Richard Lionel Partin, and my daughter, Sue Partin, absolutely and in fee simple, equally, share and share alike.

THIRD: I name, nominate and appoint my said wife, Alene W. Partin, executrix of this my last will and testament, she to serve without the necessity of bond of any kind or nature. Provided that in the event she shall predecease me in death or shall be incompetent for any reason to serve as such executrix, then I name, nominate and appoint my son, Richard Lionel Partin, and my daughter, Sue Partin, co-executors, they to serve without the necessity of bond of any kind or nature.

IN TESTIMONY WHEREOF I have hereunto subscribed my name on this the 15 day of Dec, 1965.

Richard Kelly Partin  
Richard Kelly Partin, Testator

Page Two of Two

Signed by the said Richard Kelly Partin as and for his last will and testament, consisting of two pages, including this page, 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 witness on the day and date above written.

G. U. Bowden residing at Monteagle, Tenn.  
 R. L. Partin residing at Monteagle, Tenn.  
 Alene W. Partin residing at Monteagle, Tenn.

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 February 21, 1966.

Raymond Hargis  
 County Court Clerk

Filed February 21, 1966  
 Raymond Hargis, Clerk

LAST AND WILL AND TESTAMENT OF ERNEST ANDERSON

I, Ernest Anderson, being of disposing mind and realizing the uncertainty of death, do hereby declare this to be my last Will and Testament, hereby revoking all former Wills by me made.

I order and direct that the following described piece or parcel of land be bequeathed to my Son, Lewis Ray Anderson, at my death.

This piece of land lies in the Fourth Civil District of Grundy County, Tennessee, more particularly described as follows, to-wit:

Beginning at a stake which is west from the south west corner of Geo. W. Harris four acre tract of land; thence south 420 feet to a stake; thence east 420 feet to a stake; thence north 420 feet; thence west to the point of beginning, which includes the Tom Dove Tract of land, which will contain four (4) acres, more or less.

IN WITNESS WHEREOF, I have hereunto set my hand and Seal, this the 31st day of December 1965.

ERNEST ANDERSON  
 Ernest Anderson, Testator

We, the undersigned subscribing witnesses to the last Will and Testament of Ernest Anderson, have this day set our Hands, this the 31st day of December 1965.

PETE CAMPBELL  
 Pete Campbell

MRS CLARA CAMPBELL  
 Mrs Clara Campbell  
 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 March 24, 1966.

Raymond Hargis  
 COUNTY COURT CLERK

Filed March 24, 1966  
 Raymond Hargis, Clerk

LAST WILL AND TESTAMENT OF WILLIAM R. GEARY, SR.

I, William R. Geary, Sr. 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.

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

2nd; All the remainder and residue of my property real, mixed and personal I give, leave, bequeath and devise as follows;  
 From the business now owned and operated as W. R. Geary and Sons, Tracy City, Tennessee, I direct as follows:

To - Max Geary, my son, I leave a 15% interest in said business.  
 To - Ned Geary, my son, a 15% interest.  
 To - Carl Geary, my son, 15% interest.  
 To - Earl Geary, my son a 6% interest.  
 To - Mrs Hazel Hams, my daughter, a 1% interest but not working or voice interest.  
 To - My wife, Lillie Myers Geary a 48% interest.

This business is so willed with the express following provisions; Earl Geary is to work part-time, at approximately 20 hours per week, being on Week-ends, when not employed elsewhere, and when able, but should be quit other employment and devote full time to this business, his share would be raised to an equal share with the sons, and devisees, Max Geary, Ned Geary and Carl Geary, thereby giving them a division among 51% of said business.

My wife, Mrs Lillie Myers Geary, will draw a salary of \$50.00 per week to be paid whether she actually works, and this will be taken from her share of the profits. If her share of said profits does not amount to or come up to \$50.00 per week then this will be paid anyway.

My son, Max Geary will be the manager of this business and will have full authority to plan, buy and carry out all phases of the business excepting the matter of employment, each of my sons to have equal authority to hire and fire, except in case of dispute of employment, in which case a majority shall rule.

No one joint owner under this will shall have authority to dispose of, sell his share to any outside party except with or by consent of the others but with the provision that if any one of my sons shall see fit to sell then the remaining sons have the option of buying the other or others out but only equally and so that a controlling interest cannot be vested in one devisee.

At the death of my wife, Lillie Myers Geary her share hereby wille will be divided as follows to wit;

May Geary 29 1/3 interest.  
 Ned Geary 29 1/3 interest,  
 Carl Geary 29 1/3 interest.  
 Earl Geary 12% interest.

If Earl Geary, at this time is devoting full time to this business then Earl Geary will inherit or take 25% of my wife's remaining interest or residue in the business.

To My wife, Lillie Geary, I leave, bequeath and devise all my personal property and realty, not heretofore described and mentioned, with the exception of that specific water-right now held by me, and it is my desire that this be included in the business known as Geary & Sons, and willed as a part thereof.

I nominate and name Max Geary, as the executor as this my Last Will & Testament and direct that he carry out its terms, he to serve without bond.

In Witness whereof I have hereunto affixed my hand and seal, this May 1959.

WILLIAM R. GEARY, SR.  
 William R. Geary, Sr., Testator

We, the undersigned subscribing witnesses to the Last Will & Testament of William R. Geary, Sr. do hereby affix our signatures at his request, as witnesses, in his presence, he having signed this in our presence and we having signed in the presence of each other.

EVERETT J. HAMPTON

BONNAL MORRISON  
 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 April 5th, 1966.

RAYMOND HARGIS  
 County Court Clerk

Filed April 5, 1966  
 Raymond Hargis, Clerk

CODICIL NO. ONE TO LAST WILL AND TESTAMENT  
OF WILLIAM R. GEARY, SR., OF TRACY CITY,  
TENNESSEE, BEARING DATE OF MAY, 1959.

I, WILLIAM R. GEARY, SR., of Tracy City, Tennessee, being of sound mind and disposing memory, and having reconsidered my last Will and Testament duly executed by me in May, 1959, and now having a desire to make certain changes and modifications therein, do hereby make, publish and declare the following as and for Codicil No. One to my said Will, to-wit:

ITEM I

I hereby revoke and cancel the bequests and devises made in the second item on page 1 of my said Will to my sons, Max Geary, Ned Geary, Carl Geary, Earl Geary, and to my daughter, Mrs. Hazel Hams, and to my wife, Mrs. Lillie Myers Geary, wherein certain percentage interests were bequeathed and devised to each of them in the property owned and operated under the name of W. R. Geary & Sons in Tracy City, Tennessee.

In lieu and stead of said provisions, I do now give, devise and bequeath all of the real estate, fixtures, appliances, equipment and inventory of goods and merchandise now held and used in the operation of my business known as W. R. Geary & Sons, to the following named persons in interests and percentages as follows:

- (a) To my son, Max Geary, a 12-1/2% interest.
- (b) To my son, Ned Geary, a 12-1/2% interest.
- (c) To my son, Carl Geary, a 12-1/2% interest.
- (d) To my son, Earl Geary, a 12-1/2% interest.
- (e) To my wife, Lillie Myers Geary, a 50% interest, for life, and, upon her death, I give and bequeath and devise the remainder interest therein, equally, share and share alike, to my four sons named next hereinabove.

In addition, I do hereby revoke and cancel the paragraph in the second item, page 1, of my said Will which reads as follows:

(PAGE ONE, CODICIL NO. ONE, TO LAST WILL AND TESTAMENT OF WILLIAM R. GEARY, SR., BEARING DATE OF MAY 1959)

"This business is so will with the express following provisions; Earl Geary is to work part-time, at approximately 20 hours per week, being on week-ends, when not employed elsewhere, and when able, but should be quit other employment and devote full time to this business, his share would be raised to an equal share with the sons, and devisees, Max Geary, Ned Geary, and Carl Geary, thereby giving them a division among 51% of said business."

I do hereby further modify the second item, page 1, of my said Will, so as to provide that my said wife, Lillie Myers Geary, shall during her lifetime, be paid a salary from the operation of the business aforesaid, whether she works therein or not, in the amount of Sixty (\$60.00) Dollars per week, in lieu of the amount of Fifty (\$50.00) Dollars per week as originally provided in my said Will. The amount of her weekly salary shall be charged to her share of the profits, if her share of the profits from the operation of the business equals or exceeds said amount, but, nevertheless she is to be paid the said sum of Sixty (\$60.00) Dollars weekly regardless of whether her share of the profits amount to such sum.

ITEM II

I do hereby revoke and cancel those paragraphs of the second item, page 2, of my said Will, which reads as follows, to-wit:

"At the death of my wife, Lillie Myers Geary her share hereby willed will be divided as follows to wit:

- Max Geary 29 1/3 interest.
- Ned Geary 29 1/3 interest.
- Carl Geary 29 1/3 interest.
- Earl Geary 12%.

If Earl Geary, at this time is devoting full time to this business then Earl Geary will inherit or take 25% of my wife's remaining interest or residue in the business."

ITEM III

I further give, devise and bequeath, unto my four above named sons and my said wife, to whom all the property constituting the business operated and known as W. R. Geary & Sons has been hereinabove bequeathed all rights, titles, and interests which I may have in and which may survive as a property right and interest of my estate, in and to that certain Option Agreement dated August 15, 1957 and executed by J. E. Cheek and wife, Helen Cheek, to me granting option of first refusal to purchase real estate therein described.

ITEM IV

In all respects except as herein specifically modified, and amended, I (PAGE TWO, CODICIL NO. ONE, TO LAST WILL AND TESTAMENT OF WILLIAM R. GEARY, SR., BEARING DATE OF MAY, 1959.)

do re-confirm, re-ratify, and republish my said original Will first above referred to

IN WITNESS WHEREOF I have hereunto set my signature on this the 13th day of March 1962.

W. R. GEARY, SR.  
W. R. Geary, Sr., Testator.

The foregoing writing was signed, published and declared by William R. Geary, Sr., the testator, as and for Codicil No. One, to his last Will and Testament, bearing date of May, 1959, in our presence, who, at his request, and in his sight and presence, and each in the sight and presence of the other, have hereunto set our signatures as subscribing witnesses, on the date and at the place above written.

EDNA LAYNE

EVERETT HAMPTON  
Attesting Witnesses

(PAGE THREE, CODICIL NO. ONE, TO LAST WILL AND TESTAMENT OF WILLIAM R. GEARY, SR., BEARING DATE OF MAY, 1959.)

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 April 5, 1966.

Raymond Hargis  
COUNTY COURT CLERK

Filed April 5, 1966  
Raymond Hargis, Clerk

THE LAST WILL AND TESTAMENT OF S. A. LONDON

I, S. A. London of Laager, Tennessee realizing the uncertainty of life and the certainty of death, and being of sound mind and disposing memory Do hereby make, Publish and declare this to be my last Will and Testament hereby revoking and making void all other Wills by me at any time made.

First: I direct that all my just debts and funeral expenses be paid as soon after my demise as is practicable. Out of any money of which I may die seized or possessed, or that may first come in to the hands of my Executrix, (Executrix)

Second: I give and bequeath to my beloved wife, Myrtis Barnnon London the house and land in Laager, Tennessee where we now reside, together with all furniture and fixtures thereunto belonging, or in any appertaining,

I also give and bequeath to my said wife Myrtis London, on half of the proceeds of a life Insurance policy Valued Twenty Two Hundred Two Dollars Policy being a paid up policy for that amount

Third: That I give and bequeath to my Daughter Elsie London Speegle The other half of the Insurance Policy valued at TwentyTwo Two Dollars Same/apaid up police as above, All in One.

Fourth: I Give and bequeath to my son James London, Credit on the Two Note which are signed by him of the following amounts One note dated Feb 28 .1947 for

\$3,000.00 dated Aug 4 1949 for \$463.65 Making a total of both notes \$3463.65  
I want James to have Credit on these notes to the amount of \$1,101.00 this  
being the same amount of the Insurance the other Two received.

Fifth: After all of the Special bequests herein set out have been complied with,  
then I direct, that any and all other personal property of every kind character  
and description, shall be divided between my wife, Myrtis London, James London,  
Elsie London Speegle.

All this I wish to be done in as quite a manner as can be done, would like for My  
son James to buy the Garage Service Station if possible, and in the event you can  
not come to a price suitable for him then same to be sold as the balance of  
property, then he bid on same. Any property may be sold by the Executrix of this  
will and testament, in accordance to law. If not necessary to advise then not  
advise.

LASTLY: Having full and confidence in her ability and integrity, I hereby  
nominate, constitute and appoint, My Daughter Elsie London Speegle, Executrix of  
this my last will and Testament.

This the \_\_\_\_ Day of May 1950

Signed SAM A LONDON  
Testator

DORTELIA GRIFFITH  
Witness

R. E. TATE  
Witness

We DORTELIA GRIFFITH and R. L. TATE Subscribing Witness to the last Will and  
Testament of S.A. London Hereby certify that we signed the same at the request of  
the Testator in his presence and in the presence of each other, and that the  
said S.A. London signed the same in our presence and declared to us that this was  
his last will and testament, We further certify that we are not in any interested  
in any of the bequests made in said will by the said S.A. London

Witness our hands, this 6 day of May 1950

Subscribing witnesses to the  
Will of S.A. London

DORTELIA GRIFFITH

R. L. TATE

Filed May 9, 1966  
Raymond Harris, Clerk

#### LAST WILL AND TESTAMENT.

We, George Sitz and wife, Ester Sitz, both being of sound mind and disposing  
memory and realizing the uncertainty of this life, do hereby declare and publish  
this our Last Will & Testament, hereby revoking all former wills by us made.

First; We bequeath, leave and devise to whichever survives all our personal, real  
and mixed property with the provision that the survivor shall pay the just debts  
and funeral expenses of the first deceased.

Secondly; At the death of both of us, then the remainders and residue of our

estate, real mixed and personal we leave to our heirs, that is to our grand-  
children, the children of Carl Sitz and George Sitz Jr. to be divided and shared,  
share and share alike.

The survivor of either of us shall be executor or executrix as the case may  
be and shall serve without bond. At our deaths, the oldest grandchild shall serve  
as executor, and he to serve without bond.

In Witness whereof we have hereunto set our hand and seals this \_\_\_\_ day of  
March 1962.

GEO W SITZ SR.

ESTHER B SITZ

We, the undersigned have hereunto affixed our names and seals as subscribing  
witnesses to the above instrument, at the request of the testator and testatrix,  
they having signed in our presence and we having signed in the presence of each  
other.

OMA LEE GARTHWAITE

Address

BYRON D. MAYES

Address

Filed April 15th, 1966  
Raymond Harris, Clerk

#### LAST WILL AND TESTAMENT OF CLYDE BENNETT

I, Clyde Bennett, being of lawful age and of sound mind and disposing  
memory, do make, publish and declare this my last will and testament, hereby re-  
voking all former wills made by me.

ITEM 1: I direct that all my just debts and funeral expenses be paid  
by my executrix hereinafter named as soon after my death as may conveniently be  
done.

ITEM 2: I give, devise, and bequeath all the rest and residue of my  
property of whatsoever nature, real, personal and mixed wheresoever situate to  
my wife Ruth Shoemaker Bennett in fee simple forever.

ITEM 3: I hereby nominate and appoint said wife, Ruth Shoemaker  
Bennett, as executrix of this, my last will and testament, to serve without the  
necessity of giving bond or making an accounting to any court other than as may  
be required by law.

IN WITNESS WHEREOF, I have hereunto affixed my signature this the  
6th day of March, 1960.

CLYDE BENNETT

The foregoing instrument was signed, published and declared by Clyde  
Bennett, as and for his last will and testament, in our presence and in the  
presence of each of us, and we at the same time, at his request, in his presence,  
and in the presence of each other hereunto this the 6th day of March, 1960.

CHAS. P. FULTS

ERNEST WOOTEN

(Two attesting witnesses required)



Certified Copy of the

LAST WILL AND TESTAMENT BONEDA T MERRITT

I, BONEDA T. MERRITT of Miami, Dade County, Florida, being of Sound mind and Memory, hereby revoking all former Wills made by me, do make this my Last Will and Testament:

FIRST:

It is my desire that all of my just debts and funeral expenses be paid.

SECOND:

I give, devise and bequeath to my son, Robert Turner Merritt, my one fourth share in the family summer home at Beershiba Springs, Grundy County, Tennessee as he is the only one who has any personal interest in it, and he has been paying all of my share of the expenses and taxes on it for many years.

THIRD:

I give, devise and bequeath all of the rest, residue and remainder of my estate, of every kind and character, both real and personal choses in action or otherwise, and all other properties of whatsoever nature and kind, wheresoever located to my sons Robert Turner Merritt and Alfred Gowan Merritt, Jr., share and share alike, to be theirs in fee simple forever.

FOURTH:

I hereby nominate and appoint my sons Robert Turner Merritt and Alfred Gowan Merritt, Jr., as Executors of this my Last Will and Testament, to act without bond or restraint from any Court.

FIFTH:

I have written a list and given each of my sons a copy of several special gifts to be given to my nephews and nieces, and others. This was more in the way of suggestions, which they both understand, and subject to change if agreed on and desired by both Turner and Alfred.

I do not know of anything my sisters, Mrs Bess T. Cason and Mrs Sue T Gibson, would care to have but if there is something that want I am sure that both Turner and Alfred will approve the gift for each. I have specified certain jewelry I wish my Grand-daughter, Catherine Alice Merritt to have and that is written in the memorandum mentioned. I have perfect confidence in my sons and leave everything in their hands knowing their deep respect and affection for each other and our family connections. Turner will probably move to Miami and want to live in the old homeplace, 259 N.E. 28th St., in which case he and Alfred can decide on what is fair for both while Turner occupies it as a home.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my seal at Miami, Dade County, Florida, this 11 day of August, A.D. 1952.

BONEDA T. MERRITT (SEAL)  
Boneda T. Merritt.

The foregoing partly written and partly printed instrument was subscribed by the said Boneda T. Merritt, of Miami, Dade County, Florida, in our presence and acknowledged by her to be her Last Will and Testament to each of us, and we in her presence and in the presence of each other have hereunto written our names and have placed opposite

our names our present place or address and residence.

Mrs Norma Routon

1517 W 29th St

Hialeah, Florida

Pauline Clark Hardin

7000 SW 83 Place

Miami, Fla

Thos B. Everhart

1271 SW 15 Terrace

Miami, Fla

IN THE COUNTY JUDGE'S COURT IN AND FOR DADE COUNTY, FLORIDA IN PROBATE

In re, Estate of

No. 69084-A

Boneda T. Merritt

PETITION FOR PROBATE OF WILL

TO THE HONORABLE COUNTY JUDGES OF SAID COUNTY:

Your petitioners, Robert Turner Merritt whose residence and Post Office address is 259 N. E. 28th Street, Miami, Florida 33137, and Alfred Gowan Merritt, Jr. whose residence and Post Office address is 2520 Blossom Road, West Palm Beach, Florida, would respectfully show unto this Honorable Court: First that Boneda T. Merritt died at Miami, Florida on the 18th day of November, A.D. 1965, and at the time of her death was domiciled at 259 N.E. 28th Street, Miami, Florida and was a resident of Dade County, and was 86 years of age; and at the time of her death was seized and possessed of a certain estate situate and being in Dade County, Florida, which to the best of Petitioners' knowledge consists of personal property described as:

Household furnishings and equipment and cash in bank of the total estimated value of possibly \$2500.00; and a one-sixth interest of the estimated value of \$5500.00 in a bequest left by Ida C. Merritt whose estate is being administered in Nashville, Tennessee.

The Decedent also owned a one-fourth interest in certain real estate in Grundy County, Tennessee of the possible value of \$2500.00/

That the value of the estate, both real and personal, of said decedent these petitioners known, is of the approximate amount of \$10,500.00.

Second: That the surviving heirs at law of the said decedent known to your petitioners, are the following:

Robert Turner Merritt Age 64 Son, address 259 N.E. 28th St., Miami, Fla

Alfred Gowan Merritt, Jr. Age 58, Son, " 2520 Blossom Road, West Palm Beach, Florida

Third: That said decedent died leaving a Last Will and Testament, dated the 11th day of August, A.D. 1952, which said instrument was published and declared by the said decedent to be her Last Will and Testament, when she, the said decedent, was at least eighteen years of age, in the presence of Mrs. Norma Routon, Pauline Clark Hardin and Thos. B. Everhart as attesting witnesses, and in and by said instrument, your petitioners were nominated Executors thereof.

Fourth: Your petitioners further allege that they verily believe that the paper writing herewith propounded for probate and record as and for the Last Will

and testament of said decedent as aforesaid, and attested and signed by said witnesses is the true Last Will and Testament of the said decedent.

Wherefore your petitioners pray that the said paper writing herewith propounded for probate and record be admitted to probate and record as and for the Last Will and Testament of the said decedent, and that Letters Testamentary be granted to your petitioners as executors thereof.

And your petitioners will ever pray etc.

HUDSON, McNUTT, CAMPBELL & ISOM  
Attorneys

By  
of Counsel  
Attorney's Address Phone  
842-853 Seybold Boulding 371-8551  
Miami, Florida 33132

STATE OF FLORIDA  
COUNTY OF DADE

On this day personally appeared before me the undersigned authority Robert Turner Merritt and Alfred Gowan Merritt, Jr. who signed the foregoing petition in my presence, and who being by me first duly sworn, depose and say that they know the contents of said petition, that the same are true and that they signed the same for the uses and purposes therein expressed.

WITNESS my hand and official seal at Miami, Florida this 26th day of November A.D. 1965.

Filed and Recorded this  
Dec. 1, 1965  
in Probate Record

Book 559 Page 87  
W. F. BLANTON County Judge

By Martha C. Dick  
Clerk  
(J. SEAL)

IN THE COUNTY JUDGES' COURT OF DADE COUNTY, FLORIDA

IN RE: THE ESTATE OF  
BONEDA T. MERRITT

CLERK'S CERTIFICATE

STATE OF FLORIDA  
COUNTY OF DADE

I, FLOSSIE P. LANCASTER, CLERK of the County Judges' Court within and for the County and State aforesaid, hereby certify that the above and foregoing is a full, true and complete transcript of the Petition for Probate of Will of Boneda T. Merritt, deceased, as the same remains of record and on file in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at office in Miami, Florida, this the 1st day of Sept., 1966

(SEAL)

FLOSSIE P. LANCASTER  
CLERK OF THE JUDGES' COURT

JUDGES' CERTIFICATE

STATE OF FLORIDA  
COUNTY OF DADE

I, GEORGE T. CLARK, COUNTY JUDGE of the County Judges' Court of Dade County State of Florida, do hereby certify that the above named Flossie P. Lancaster, by whom the foregoing attestation was made, was at the time of so making the same, and

is now the Clerk of said Court, to all whose acts as such, full faith and credit should be given as well as in Courts of this jurisdiction as elsewhere; that the seal thereto annexed is the seal of said Court which said attestation so made by her is in due form of law, and that she was entitled to do so.

WITNESS my hand this 1st day of Sept., 1966.

GEORGE T. CLARK  
COUNTY JUDGE

(J. SEAL)

UNITED STATES OF AMERICA

STATE OF FLORIDA  
COUNTY OF DADE

I, FLOSSIE P. LANCASTER, CLERK of the County Judges' Court of Dade County in the State of Florida, (said Court being a court of record) do hereby certify that the Honorable GEORGE T. CLARK, whose name is subscribed to annexed and foregoing certificate, was at the time of signing thereof and now is the County Judge of said County Judges' Court and duly elected, commissioned, and qualified, and this his said signature is genuine.

IN WITNESS WHEREOF, I have signed my name and affixed the seal of said Court at my office in the City of Miami, in said Dade County, this 1st day of September, 1966.

FLOSSIE P. LANCASTER  
CLERK, COUNTY JUDGES' COURT

(SEAL)

IN THE COUNTY JUDGE'S COURT IN AND FOR DADE COUNTY, FLORIDA IN PROBATE

In RE: Estate of  
Boneda T. Merritt  
Deceased.

No. 69084-A

ORDER ADMITTING WILL

The instrument presented by Robert Turner Merritt and Alfred Gowan Merritt, Jr. as and for the Last Will and Testament of Boneda T. Merritt, deceased, having been duly established by the sworn testimony of Thomas B. Everhart, subscribing and attesting witnesses thereto, as being the true last Will and Testament of the said decedent and no objection being made to the probate thereof, and it having been made to appear to the County Judge of said County by due proof that the said decedent died on the 18th of November 1965.

It is therefore ordered and adjudged that the said Last Will and Testament, bearing date the 11th day of August 1952, and attested by Mrs. Norma Bouton, Pauline Clark Hardin and Thos. B. Everhart as subscribing and attesting witnesses thereto be, and the same is hereby admitted to probate according to law, as and for the true Last Will and Testament of said decedent, and that the said Will be duly recorded in the Probate Record, and that the cost of recording same be taxed as costs against this estate.

Let Letters Testamentary issue to Robert Turner Merritt and Alfred Gowan Merritt, Jr. the Executors named in said Will, upon their taking and subscribing the prescribed oath.

Given under my hand and seal at Miami, in said County and State, this 2nd day of December 1965.

W. F. BLANTON  
(C. J. SEAL) County Judge.

Filed and Recorded this Dec 2, 1965 in Probate Record Book 559 page 90, W. F. Blanton

County Judge, by MELBA C. DICK, Clerk.

(C.J. SEAL)

IN THE COUNTY JUDGE'S COURT OF DADE COUNTY, FLORIDA

IN RE: THE ESTATE OF )  
BONEDA T. MERRITT)

CLERK'S CERTIFICATE

STATE OF FLORIDA )  
COUNTY OF DADE )

I, FLOSSIE P. LANCASTER, CLERK of the County Judge's Court withing and for the County and State aforesaid, hereby certify that the above and foregoing is a full, true and complete transcript of the order admitting will of Boneda T. Merritt, deceased, as the same remains of record and on file in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at office in Miami, Florida, this 1st day of Sept., 1966.

(SEAL)

FLOSSIE P. LANCASTER  
Clerk of the Judge's Court

JUDGE'S CERTIFICATE

STATE OF FLORIDA )  
COUNTY OF DADE )

I, GEORGE T. CLARK, COUNTY JUDGE of the County Judge's Court of Dade County, State of Florida, do hereby certify that the above named Flossie P. Lancaster, by whom the foregoing attestation was made, was at the time of so making the same, and as now the Clerk of said Court, to all whose acts as such, full faith and credit should be given as well as in Courts of this jurisdiction as elsewhere; that the seal thereto annexed is the seal of said Court which said attestation so made by her is in due form of law, and that she was entitled to do so.

WITNESS my hand this 1st day of Sept., 1966.

(SEAL)

GEORGE T. CLARK  
County Judge

UNITED STATES OF AMERICA

STATE OF FLORIDA )  
COUNTY OF DADE )

I, FLOSSIE P. LANCASTER, CLERK of the County Judge's Court of Dade County in the State of Florida, (said court being a court of record) do hereby certify that the Honorable George T. Clark, whose name is subscribed to annexed and foregoing certificate, was at the time of signing thereof and now is the County Judge of said County Judge's Court and duly elected, commissioned, and qualified, and that his said signature is genuine.

IN WITNESS WHEREOF, I have signed my name and affixed the seal of said Court at my office in the City of Miami, in said Dade County, this 1st day of Sept., 1966.

(SEAL)

FLOSSIE P. LANCASTER  
Clerk of the County Judge's Court

IN THE COUNTY JUDGE'S COURT IN AND FOR DADE COUNTY, FLORIDA IN PROBATE

IN RE: Estate of

Boneda T. Merritt, Deceased No. 69084-A

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETINGS:

WHEREAS, Boneda T. Merritt late of the County aforesaid, died on the 18th day of November, A. D. 1965, leaving a Last will and Testament, which having been satisfactorily proven, was on the 1st day of December A. D. 1965, duly admitted to probate and record in this Court, and as by said Last Will and Testament, it appears

that Robert Turner Merritt and Alfred Gowan Merritt, Jr. were named therein as executors thereof and they having prayed the Court to grant Letters Testamentary thereon to them as such Executors and having, in due form of law, taken the prescribed oath, and performed all other acts necessary to their legal qualifications as such Executors.

Now therefore, know ye, that I Frank B. Dowling, one of the County Judges in and for the County aforesaid by virtue of the power and authority by law in me vested declare the said Robert Turner Merritt and Alfred Gowan Merritt, Jr. duly qualified by the laws of said State to act as Executors of said Last Will and Testament with full power, by the provisions of law and by virtue of these presents, to administer all and singular the goods, chattels, rights and credits, lands, tenements and hereditaments of said deceased, stood bound, so far as the assets shall extend and the law direct, and duly entitled to have and hold for the purposes directed in and by the said Last Will and Testament, all the estate of the said deceased during the legal continuance of their administration, until the same shall expire by virtue of the provisions of said Last Will and testament, or until the power and authority hereby granted shall be duly revoked according to law.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the seal of the County Judge's Court of the County aforesaid, at Miami, Florida, this 8 day of December, A.D. 1966.

FRANK B. BOWLING

County Judge

Filed and recorded this Dec 8, 1965 in Probate Record Book 560 Page 671 (C.J. SEAL)

Frank B. Dowling County Judge, by LOIS F. PASTORFIELD, Clerk

(C.J. SEAL)

I HEREBY CERTIFY that the foregoing is a true and correct copy of the original as it appears on record in the County Judge's Court in and for Dade County, Florida, and that the same is in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of said Court this 18th day of July 1966.

(C.J. SEAL)

NADINE Y. STOY  
Clerk, County Judge's Court

IN THE COUNTY JUDGE'S COURT OF DADE COUNTY

IN RE: THE ESTATE OF BONEDA T. MERRITT )

STATE OF FLORIDA )  
COUNTY OF DADE )  
CLERK'S CERTIFICATE

I, FLOSSIE P. LANCASTER, CLERK of the County Judge's Court withing and for the County and State aforesaid, hereby certify that the above and foregoing is a full, true and complete transcript of letters testamentary in the estate of Boneda T. Merritt, deceased, as the same remains of record and on file in my office.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, at office in Miami, Florida, this 1st day of Sept., 1966.

(SEAL)

FLOSSIE P. LANCASTER  
Clerk of the Judge's Court

JUDGE'S CERTIFICATE

STATE OF FLORIDA )  
COUNTY OF DADE )

I, GEORGE T. CLARK, COUNTY JUDGE of the County Judge's Court of Dade County, State of Florida, do hereby certify that the above named Flossie P. Lancaster, by whom the foregoing attestation was made, was at the time of so making the same, and is now the clerk of said Court, to all whose acts as such, full faith and credit should be given as well as in Courts of this jurisdiction as elsewhere; that the seal thereto annexed is the seal of said Court which said attestation so made by her is in due form of law, and that she was entitled to do so.

(SEAL)

WITNESS my hand this 1st day of Sept., 1966

GEORGE T. CLARK  
County Judge

## UNITED STATES OF AMERICA

STATE OF FLORIDA  
COUNTY OF DADE

I, FLOESSIE P. LANCASTER, CLERK of the County Judge's Court of Dade County in the State of Florida, (said court being a court of record) do hereby certify that the Honorable George T. Clark, whose name is subscribed to annexed and foregoing certificate, was at the time of signing thereof and now is the County Judge of said County Judge's Court and duly elected, commissioned, and qualified, and that his said signature is genuine.

IN WITNESS WHEREOF, I have signed my name and affixed the seal of said Court at my office in the City of Miami, in said Dade County, this 1st day of Sept., 1966.

(SEAL)

FLOESSIE P. LANCASTER  
CLERK of the County Judge's CourtIN THE COUNTY JUDGE'S COURT, IN AND FOR  
DADE COUNTY, FLORIDA PROBATE

NO. 69084-A

IN RE: ESTATE OF  
BONEDA T. MERRITT,  
Deceased

## ORDER FOR FINAL DISTRIBUTION

NOW ON this day came on for consideration a petition of the executors of the Estate of Boneda T. Merritt, Deceased, for an order of final distribution.

By the records of this cause it is shown:

1. That notice to creditors was duly filed, that the time for filing claims has expired and that no claims have been filed.
2. That a Non-Taxable Certificate has been issued by the Comptroller of the State of Florida and has been filed in this cause.
3. That the only residuary beneficiaries under the will of the decedent are Robert Turner Merritt and Alfred Gowan Merritt, Jr., who are to take share and share alike.

From the petition and the records in this cause it is shown that the properties to be distributed to the two residuary beneficiaries are as hereinafter set out in this order.

Attached to the petition and made a part of it is an instrument in writing executed by the two residuary beneficiaries agreeing to a distribution in the manner hereinafter set out.

WHEREFORE, IT IS ORDERED AND ADJUDGED that for the best interests of the decedent's estate and the interested parties the executors be and they are hereby authorized to make final distribution to Robert Turner Merritt and Alfred Gowan Merritt, Jr., share and share alike, of the properties devised and bequeathed to them jointly by decedent's will, described as follows:

Household furnishings and equipment and use in bank and a one-sixth interest of the estimated value of \$5500.00 in a bequest left by Ida C. Merritt whose estate was administered in Nashville, Tennessee.

And the Court finds that under the decedent's will Robert Turner Merritt and Alfred Gowan Merritt, Jr. are the owners in their own right, share and share alike,

of the properties to be distributed under the provisions of this order.

DONE AND ORDERED this 20th day of June, 1966

W. F. BLANTON  
County Judge

(C.J. SEAL)

STATE OF FLORIDA  
COUNTY OF DADE

1. THE UNDERSIGNED, Clerk of the County Judge's Court, Dade County Florida, DO HEREBY CERTIFY the within and foregoing is a true and correct copy of the original as it appears on record and file in the office of the County Judge of Dade County, Florida, and that same is in full force and effect.  
WITNESS my hand and seal of the County Judge's Court of Miami, Florida, this the 20th day of June, A.D. 1966.

FLOESSIE P. LANCASTER  
Clerk County Judge's Court

State of Florida County of Dade Filed and recorded this June 20, 1966, in PROBATE  
BOOK 1000 PAGE 371

County Judge W. F. BLANTON

BY LOIS P. PASTORFIELD  
C.J. SEAL Clerk

IN THE COUNTY JUDGE'S COURT OF DADE COUNTY, FLORIDA

IN RE: THE ESTATE OF  
BONEDA T. MERRITT

## CLERK'S CERTIFICATE

STATE OF FLORIDA  
COUNTY OF DADE

I, FLOESSIE P. LANCASTER, CLERK of the County Judge's Court within and for the County and State aforesaid, hereby certify that the above and foregoing is a full, true, and complete transcript of the order for Final Distribution in the estate of Boneda T. Merritt, deceased, as the same remains of record and on file in my office.

IN TESTIMONY WHEREOF, I have here unto set my hand and affixed the seal of said Court, at office in Miami, Florida, this 1st day of Sept., 1966.

(SEAL)

FLOESSIE P. LANCASTER  
Clerk of the Judge's Court

## JUDGE'S CERTIFICATE

STATE OF FLORIDA  
COUNTY OF DADE

I, GEORGE T. CLARK, COUNTY JUDGE of the County Judge's Court of Dade County State of Florida, do hereby certify that the above named Flossie P. Lancaster, by whom the foregoing attestation was made, was at the time of so making the same, and is now the Clerk of said Court, to all whose acts as such, full faith and credit should be given as well as in Courts of this jurisdiction as elsewhere; that the seal thereto annex is the seal of said Court which said attestation so make by her is in due form of law, and that she was entitled to do so.

WITNESS MY HAND this 1st day of Sept., 1966.

(SEAL)

GEORGE T. CLARK  
COUNTY JUDGE

UNITED STATES OF AMERICA.

STATE OF FLORIDA  
COUNTY OF DADE

I, FLOESSIE P. LANCASTER, CLERK of the County Judge's Court of Dade County in the State of Florida, (said court being a court of record) do hereby certify that the Honorable George T. Clark, whose name is subscribed to annexed and foregoing certificate, was at the time of signing thereof and now is the County Judge of said County Judge's Court and duly elected, commissioned, and qualified, and that his



said signature is genuine.

IN WITNESS WHEREOF, I have signed my name and affixed the seal of said Court at my office in the City of Miami, in said Dade County, this 1st day of Sept 1966.

(SEAL)

FLOSSIE P. LANCASTER  
Clerk of the County Judge's Court

#### LAST WILL AND TESTAMENT OF IVE E. WALLACE

I, Iva E. 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 executor out of any funds coming into her hands as such executor.

SECOND: I give, devise and bequeath all of my estate, real, personal and mixed and wherever situated to Ruby Lea Smith, in fee simple and absolutely.

THIRD: I HEREBY nominate and appoint Ruby Lea Smith 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 the 18th day of May 1965.

IVA E. WALLACE  
TESTATRIX

Signed by the said Iva E. Wallace, for and as 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.

HOWARD G. SWAFFORD

MARY VICK MAYNARD, R.N.  
Attesting Witnesses: 1203 Hookway Drive

IN THE MATTER OF THE ESTATE  
OF IVA E. WALLACE, Deceased

No. \_\_\_\_\_ In the County Court  
of Grundy County, Tennessee

TO THE HONORABLE COUNTY JUDGE OF GRUNDY COUNTY, TENNESSEE:

#### PETITION FOR APPOINTMENT OF EXECUTRIX

Your petitioner, Ruby Lea Smith, would most respectfully show unto the Court as follows:

#### I

That Iva Evelyn Overturf Wallace died on November 14, 1966, and her usual place of residence was Monteagle, Grundy County, Tennessee. The deceased left a Will which appointed Mrs. Ruby Lea Smith as the Executrix of her Will and estate, which Will is filed herewith and marked Exhibit A to this petition and she asks that it be made a part thereof and the same admitted to probate.

#### II

PREMISES CONSIDERED, PETITIONER PRAYS:

(1) that the Will of Iva E. Wallace, deceased, be admitted to probate and that the petitioner be appointed the Executrix of the said estate.

RAULSTON & SWAFFORD  
RAULSTON & SWAFFORD  
Jasper, Tennessee  
Attorneys for Petitioner

STATE OF TENNESSEE  
COUNTY OF MARION

Ruby Lea Smith makes oath that the statements made in the foregoing petition are true to the best of her knowledge, information and belief.

RUBY LEA SMITH  
Petitioner

Sworn to and subscribed before me  
this the 18th day of November, 1966.

(SEAL)

SUE CASE  
Notary Public

My commission expires: 1/13/69

Filed November 18, 1966  
Raymond Hargis, Clerk

#### LAST WILL & TESTAMENT.

I, John H. Marable Jr. being of sound mind and disposing memory and realizing the uncertainty of life do hereby constitute this my last will and testament, hereby revoking all former will by me made.

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

Second; I leave, devise and bequeath to my beloved wife, Roberta S. Marable all my property, of which I may die seized or possessed, real, personal, mixed or of any nature whatsoever, with this provision that from my estate she give to my daughter Jean Claire Lind the sum of Five Hundred Dollars, if that sum be left over and above her dower interest, in event of my wife's death to go to my son, John H. Marable VI

Third; I name and constitute the said Roberta S. Marable to be the executrix of my will to serve as such without bond.

Witness my hand at Tracy City, Tennessee, this August 1st, 1951.

JOHN H. MARABLE, JR.

Signed in our presence and in the presence of each other, at the request of the Testator this August 1st, 1951.

VIRGINIA H. REED

Tracy City, Tenn

EDITH LOWE

Monteagle, Tenn

IN THE COUNTY COURT FOR GRUNDY COUNTY, TENNESSEE

IN RE: LAST WILL AND TESTAMENT OF JOHN H. MARABLE, JR., DECEASED.

#### ORDER OF PROBATE

An instrument of writing purporting to be the last Will and Testament of John H. Marable, Jr. deceased, was produced in open Court for probate by Roberta S. Marable, the person named therein as executrix who moved the Court that said instrument be admitted to probate and record, said instrument bearing date of Aug 1, 1951, having the name of John H. Marable, Jr. signed thereto, and being subscribed by Virginia H. Reed, and Edith Lowe as subscribing witnesses.

Thereupon came Edith Lowe one of said subscribing witnesses, who after first being duly sworn deposed and said;

That she was acquainted with said John H. Marable, Jr. deceased, previous to and at the time of his death; that said witnesses signed said instrument at his request, in his sight and presence, and in the sight and presence of each other; that they saw the said John H. Marable, Jr. sign his name to said instrument and heard him publish and declare said instrument to be his last Will and Testament, and at the time of his so doing he appeared to be a person of sound mind and disposing memory and more than twenty-one years of age; and

It further appearing to the Court that the said John H. Marable, Jr. died on the 11th of January 1967; that his legal place of residence was in Grundy County, Tennessee; it is therefore ordered that said instrument be admitted to probate and record and the clerk is directed to file and record the same.

It is further ordered that letters be issued to the aforesaid Roberta S. Marable as executrix.

This 18th day of January, 1967.

Enter: ROY PARTIN  
County Judge

Thereupon came Roberta S. Marable the Executrix named in said Last Will and Testament and she duly qualified as such.

This 18th day of January 1967.

RAYMOND HARGIS  
County Court Clerk

Filed January 1967  
Raymond Hargis, Clerk

THE LAST WILL AND TESTAMENT OF DESSIE PATTON AND MATTIE PATTON

We, Dessie Patton and Mattie Patton of Pelham, Grundy County, Tennessee, being sister's and owners of certain real and personal property, and being desirous that the survivor of us shall take the whole estate upon the death of either of us, and being of sound mind and disposing memory do hereby make, publish and declare this to be our last will and Testament, hereby revoking and making void any will or wills heretofore made by us or either of us.

FIRST:

We direct that all our just debts and funeral expenses be paid, as soon as can conveniently be done after the demise of either of us.

SECOND:

We each, hereby, devise and bequeath to the survivor of us, all the property owned by us, of every kind, character and description, real personal or mixed, wherever the same may be situated.

THIRD:

We hereby nominate, constitute and appoint the survivor of us, as Executrix of this our last Will and Testament, and such Executrix is hereby excused from making bond for that purpose, as each of us have full faith and confidence in the ability and integrity of the other to fulfill the duties herein and hereby imposed.

This, 22 day of January 1953.

J. POLK TATE

GLENN BONNER

Subscribing witnesses.

MATTIE PATTON

DESSIE PATTON

We, J. POLK TATE and GLENN BONNER subscribing witnesses to the foregoing last Will and Testament of Dessie and Mattie Patton, hereby certify that we signed said paper in the presence of, and at the request of the testatrixes, and in the presence of each other, and that the said Dessie Patton and Mattie declared in our presence that this is their last Will and Testament.

This 22 day of January 1953.

Subscribing witnesses.

Filed March 21, 1967  
Raymond Hargis, Clerk

May 11- 1960

We, Thomas R. Smartt and Louis Smartt of Beersheba Springs, Grundy County, Tennessee, have agreed and bargained with other at the death of each, as the first one of us that dies the other one shall have all property of the other one and we, agree to direct the one that is living to hereby nominate and appoint him or her of which one is living as Executrix in this our last will and testament, and we direct that him Thomas R. Smartt or her Louie Smartt as to which is living, is not required to make bond, or security for the performances our duties as such and, hereby revoke any and all will by us, made signed publish and declared by the above named. Thomas R. Smartt and Louie Smartt and for our last Will and Testament In the presence of us, and each of us, in our presence and at our request, and in the presence of one another, have hereunto subscribed our names as witness on the day in the year above written

W. T. MEEKS

JESSIE TURNAGE

Subscribed and Sworn to this May 11th - 1960 by both parties Thomas R. Smartt and Louis Smartt and the Witnesses

SEAL

My Comm expires January 18, 1961.

Filed April 5th, 1967  
Raymond Hargis, Clerk

THOMAS R. SMARTT

LOUIE SMARTT

L. B. SMARTT  
Notary Public

LAST WILL AND TESTAMENT

We, Raymond Martin and wife, Mary Louise Martin, being of sound minds and disposing memories and realizing the uncertainty of this life do hereby declare and publish this our last Will and Testament as a joint Will and Testament and revoking all former Wills by us made.

1st. The survivor, or which ever of us survives will have and hold all our property, real, personal or mixed, and out of the proceeds of said property, which ever of us survives, will pay first: The funeral expenses and just debts owing by the deceased and all the remainder and residue is hereby bequeathed and devised, to the survivor.

Secondly: In the event that we should meet death at the same time, or that neither of us survived the other, then we hereby bequeath and devise all the property of which we may die jointly seized and possessed to our beloved son, Robert David Martin.

Third: Which ever of us may survive will serve as executor or executrix of this our last will and testament and will serve without bond and in the event of the death of both of us, we nominate and name Robert David Martin to serve as such

without bond.

Witness our hands at Tracy City, Tennessee, this May 1st, 1962.

RAYMOND MARTIN

MARY LOUISE MARTIN

We, the undersigned have hereunto affixed our hands and seal as the subscribing witnesses to the last Will and Testament of the above named parties, they have declared same to be such and having signed same in our presence and we having signed in the presence of each other.

Witness our hands, this May 1st, 1962

MRS ROBERTA S. MARABLE

JOHN H. MARABLE

Filed April 17, 1967  
Raymond Hargis, Clerk

#### LAST WILL AND TESTAMENT

I, John J. Crownover, 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 order and direct that my funeral expenses and just debts be paid by me executrix hereinafter named as soon after my death as practical and possible.  
Second: All the remainder and residue of the property of which I may die/ seized and possessed, real personal and mixed, I give, bequeath and devise to my beloved wife, Lucy Crownover, believing that at her death any property remaining in her hands or held by her, will go to our beloved daughter, Mrs. Peggy C. Jackson, and trusting to the integrity of my devisee, I order that my wife, Mrs. Lucy Crownover, act as executrix of this my last Will and Testament and she to serve without bond.

IN WITNESS WHEREOF I have hereunto set my Hand and Seal, this December 11th 1963.

JOHN J. CROWNOVER  
TESTATRIX

We, the undersigned subscribing witnesses to the last Will and Testament of John J. Crownover, do hereby affix our signatures, he having signed the foregoing Will and declared the same to be his last Will and Testament in our presence we having signed in the presence of each other.

MADGE A BAGGENSTOSS  
Tracy City, Tenn.

JESSIE L. KILBY  
Tracy City, Tenn.

Filed April 20, 1967  
Raymond Hargis, Clerk

#### THE LAST WILL AND TESTAMENT OF MRS. LUCY NORMAN OF MONTEAGLE, TENNESSEE

I, Mrs Lucy Norman, widow of W. F. Norman, of Monteagle, Tennessee, being of sound mind and disposing memory, and realizing the uncertainty of life and the

certainty of death, do hereby make, publish and declare this to be my last Will and Testament, hereby revoking and making void any other Wills be me at any time made.

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

SECOND: I hereby give and bequeath to my son, Paul B. Norman, all of my estate of every kind, character and description wherever situated and whatever nature, real, personal or mixed.

THIRD: Having full faith and confidence in the ability and integrity of my son, Paul B. Norman, I hereby nominate, constitute and appoint him as the Executor of this my last Will and Testament, without bond, he being hereby excused from making bond before entering upon his duties as such Executor.

In testimony whereof, I have hereunto set my hand, this the 8th day of January, 1948.

LUCY G. NORMAN

J. L. FRANCIS

CHAS. P. FULTS

Subscribing witnesses.

We, and subscribing witnesses to the foregoing Will of Mrs. Lucy Norman, hereby certify that we signed the same in the presence of, and at the request of the said Mrs. Lucy Norman, and in her presence and in the presence of each, and that Mrs. Lucy Norman signed said Will in our presence, and at the signing of the same declared it to be her last Will and Testament. We further certify that we are not interested directly or indirectly in the estate of the said Mrs. Lucy Norman.

Witness our hands, this, the 8th day of January, 1948

J. L. FRANCIS

CHAS. P. FULTS

Filed April 26th 1967  
Raymond Hargis, Clerk

IN RE: WILL OF MRS. ELIZABETH BADDLEY, deceased, Will Probate

This matter came on to be heard on this the 26 day of May, 1967, before the Honorable Judge of the County Court of Grundy County, Tennessee, upon the petition of Bailey L. Baddley, a resident of Water Valley, in the County of Yalobusha, Mississippi, seeking the probate of the Last Will of Mrs. Elizabeth Baddley, deceased, who was a resident of Yalobusha County, Mississippi, at the time of her death, but who was the owner of an undivided one-fourth (1/4) interest in certain real estate situated in Grundy County, Tennessee, the title to which is governed by said will; and

It appearing to the Court from said petition and from a certified copy of said will, the proof thereof and a certified copy of the order of probate of the Chancery Court of the Second Judicial District of Yalobusha County, Mississippi, admitting said will to probate on the 3rd day of November, 1958, all of which said documents are certified in accordance with the acts of Congress relating thereto, that the said Mrs Elizabeth Baddley was a resident of Yalobusha County, Mississippi, at the time of her death, which occurred on the 25th day of October, 1958, and that said will has been duly proven and probated and is of record in the Chancery Court of Yalobusha County, Mississippi, and that by the terms of said will, the said testatrix devised any and all her interest in and to said real estate situated in Grundy County, Tennessee, which was owned by her at the time of her death; and it further appearing to the Court that said will was executed in accordance with the laws of the domicile of the testatrix and also in accordance with the laws of the State of Tennessee, and that said will is in all respects entitled to be probated in this Court, and all of the foregoing is so adjudged.

It is therefore ORDERED, ADJUDGED and DECREED by the Court that said instrument is the true, whole and Last Will and Testament of the said Mrs. Elizabeth Baddley and the same is hereby admitted to Probate as such in this county, and it is ordered that the certified copy of said will be lodged with the Clerk of this Court and recorded by him upon the Will Book of this Court, and in addition thereto, the Clerk will spread upon the Will Book of this Court the certified copy of the order of probate of the Chancery Court of the Second Judicial District of Yalobusha County, Mississippi, attached to said certified copy of the will, wherein the said will was admitted to probate in said Court, and that the said will shall operate and take effect in the County of Grundy, State of Tennessee, the same as if the said Mrs. Elizabeth Baddley, had been a resident of Grundy County, Tennessee, at the time of her death.

Approved for entry:

NICHALOS C. McDANIEL

ROY PARTIN, Judge

TO THE HONORABLE, THE COUNTY COURT OF GRUNDY COUNTY, TENNESSEE  
 IN RE: WILL OF MRS. ELIZABETH BADDLEY, deceased, Petition for probate of foreign will.

Comes now, Bailey L. Baddley, a resident of Water Valley, Yalobusha County, Mississippi, and respectfully shows to the Court as follows:

Petitioner is the son of Mrs. Elizabeth Baddley, deceased.

## II.

That Mrs. Elizabeth Baddley, a resident of the City of Water Valley, Yalobusha County, Mississippi, died testate on or about the 25th day of October, leaving a Last Will and Testament which was duly and regularly proven and admitted to probate in the Second Judicial District of Yalobusha County, Mississippi, on the 3rd day of November, 1958, as shown by decree admitting will to probate entered on said date in the Chancery Court of the Second Judicial District of Yalobusha County, Mississippi.

## III.

Under the terms of said will, the said testator devised any and all real estate owned by her to the said Bailey L. Baddley as described and set forth in Item III of her said will, said Bailey L. Baddley being granted the right to dispose of the same at any time he may see fit.

Petitioner would show that it is necessary in order to perfect the title to certain real estate located in Grundy County, Tennessee, in the devisee under said will, that said will be probated in Grundy County, Tennessee. Petitioner would further show that he has secured from the Clerk of the Chancery Court of Yalobusha County, Mississippi, a certified copy of said will, a certified copy of the proof of said will and a certified copy of the decree admitting said will to probate entered by the Court in said matter, all of which have been duly authenticated by the proper officials of the County of Yalobusha, State of Mississippi, according to the acts of Congress, U. S. Code Title 28-1738 and 1739; and petitioner here offers the same with this petition and requests the Court to enter an order in this matter admitting said certified copy of said will to probate as the Last Will and Testament of the said Mrs. Elizabeth Baddley, deceased.

## IV.

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

Premises considered, Petitioner respectfully prays:

1. That an order be entered by this Honorable Court permitting said certified copy of said will to be probated in this Court in common form.
2. That Petitioner have such other, further and different relief as to which he may be entitled.

MARKS AND FLEMING

BY: NICHOLAS C. McDANIEL  
 ATTORNEYS FOR PETITIONER

COUNTY OF GRUNDY  
 STATE OF TENNESSEE

NICHOLAS C. McDANIEL, Attorney At Law, of the Law Firm of Marks and Fleming, 114 South Second Street, Clarksville, Tennessee, Attorney for Bailey L. Baddley, being first duly sworn, hereby makes oath and says that the statements made in the foregoing petition are true and correct to the best of his knowledge, information and belief.

NICHOLAS C. McDANIEL

SWORN TO AND SUBSCRIBED before me, on this the 26 day of May, 1967.

MARIAN V. NORTHCUTT  
 NOTARY PUBLIC

My commission expires: 11/8/70

## LAST WILL AND TESTAMENT

STATE OF MISSISSIPPI }  
 COUNTY OF YALOBUSHA }

I, MRS. ELIZABETH BADDLEY, of Water Valley in the County of Yalobusha and State of Mississippi, being of the age of twenty-one (21) years and over and of sound and disposing mind and memory, do hereby make, publish and declare this to be my Last Will and Testament, hereby revoking all previous Wills and codicils by me made;

ITEM I. I hereby give, devise and bequeath unto my son, Bailey L. Baddley, all of my property, real personal or mixed, and wheresoever situated, with the exception of that specific property mentioned in the next item of this Will.

ITEM II. The exception which was mentioned in the preceding item of this Will is as follows: I give, devise and bequeath unto my daughter, Mrs. Elizabeth Baddley Wright, the bed in the hall in my home on Wood Street, in the City of Water Valley, Mississippi, and I also give, devise and bequeath unto my said daughter, some of the bed clothing which is now situated in my home in the said city of Water Valley, Mississippi, and my said daughter shall have some of this bed clothing, however, my son Bailey L. Baddley, shall retain such bed clothing as he deems necessary in order to permit visits from my other children in my home in Water Valley; in other words, my said son shall retain such bed clothing as is necessary in his judgment in order to adequately house and make comfortable my other children as they may visit in Water Valley from time to time with their families.

ITEM III. This is not to be construed in any manner as a Trust or obligation on the part of the said Bailey L. Baddley to maintain a visiting home for my other children in Water Valley or elsewhere, and it is my intention that the said Bailey L. Baddley be devised by this Will the full fee simple title to my home property in Water Valley, Mississippi, and to any and all other real estate which I may own, and



it is further my intention that he have the right to dispose of the same at any time he may see fit, and the provision made in the preceding item for making visiting quarters available to my other children is entirely discretionary on the part of the said Bailey L. Baddley; and in the event he decides to sell any or all of my personal property, then, in that event, it is my intention that by this Will he have the full and complete right to do so.

ITEM IV. I have left virtually all of my property to my son Bailey L. Baddley, for the reason that he has voluntarily stayed with me during all of the last years of my life, however, this is not to be construed as evidencing any enmity between me and all of my other children, as I recognize they had their own lives to live and that it was necessary for most of them to make their livelihoods elsewhere, and I have simply left virtually all of my property to my said son, Bailey L. Baddley, for the reason that he saw fit and was able to stay with me during the last years of my life.

ITEM V. I hereby name, constitute and appoint my good friend and kinsman, W. E. Blackmar, as Executor of this my Last Will and Testament, and I specifically direct that he be authorized to act in the premises without the necessity of making a bond of any type or kind.

ITEM VI. I direct my Executor, named herein, to pay all of my just debts and obligations, including the expense of my last illness and burial, as soon as possible following my death.

Witness my signature to this my Last Will and Testament on this 22nd day of October, 1958.

MRS. ELIZABETH BADDLEY, JR.  
TESTATRIX

WITNESSES:

MRS. FRED A. HARPER

BEN P. EVANS, M.D.

MRS. GLADYS PERKINS

C E R T I F I C A T E

WE, Mrs. Freda Harper and Ben P. Evans, M. D. and Mrs. Gladys Perkins, the three witnesses to the foregoing Will, hereby certify that the above Testatrix signed and acknowledged the above and foregoing Will as her own free act and deed and that she, at the time of signing, then and there approved the said Will as a whole and part by part, and that we witnessed the signature of the Testatrix to the above and foregoing Will in her presence and at her special instance and request, and that we subscribed our names thereto in her presence and in the presence of each other, and that at the time of the execution of the said Will the said named Testatrix, Mrs. Elizabeth Baddley, was more than twenty-one (21) years of age and was of sound and disposing mind and memory and capable of making a Will.

Witness our signatures on this 22nd day of October, 1958.

MRS. FRED A. HARPER  
BEN P. EVANS, M.D.  
MRS. GLADYS PERKINS

THE STATE OF MISSISSIPPI }  
COUNTY OF YALOBUSHA }

2nd Judicial District

I, Gerald Harris, Clerk of the Chancery Court of said County, do hereby certify that the within instrument is a true and correct copy, as same appears of record in Book "C" page 6 in this office.

Given under my hand and official seal of office this the 11 day of August, 1959

GERALD HARRIS, Chancery Clerk

CERTIFICATE OF CHANCELLOR

THE STATE OF MISSISSIPPI  
YALOBUSHA COUNTY

CHANCERY COURT

I, Kermit R. Cofer, sole presiding Chancellor of the Third Chancery District of the State of Mississippi, said District including the County of Yalobusha, do hereby certify that Gerald Harris, whose genuine signature appears to the foregoing certificate of true copy is now, and was at the date of said certificate, the Clerk of the Chancery Court of said County, duly elected and qualified according to law, and that all his official acts as such are entitled to full faith and credit, and that his said certificate is in due form of law, that the seal thereto attached is the genuine seal of said Chancery Court, and that said Court is a Court of Record.

Given under my hand and seal at Water Valley, Mississippi on the 13th day of August, 1959.

KERMIT R. COFER  
CHANCELLOR

CLERK'S CERTIFICATE OF CHANCELLOR

THE STATE OF MISSISSIPPI  
YALOBUSHA COUNTY

CHANCERY COURT

I Gerald Harris, Clerk of said Court do hereby certify that Kermit R. Cofer, whose genuine signature appears to the annexed and last above certificate of attestation, is now, and was at the date of said certificate, the sole presiding Chancellor of the Third Chancery District of said State, including said County of Yalobusha, as therein stated, duly appointed by lawful authority and legally qualified, and that all of his acts as such are entitled to full faith and credit, in judicature and thereout, that his said certificate and attestation are in due form of law, and that said Chancery Court is a Court of Record.

In testimony whereof, I hereunto set my hand and seal of said Court at my office in Water Valley, Mississippi this 13 day of August, 1959.

GERALD HARRIS  
CHANCERY CLERK

Filed May 26, 1967  
Raymond Hargis, Clerk

IN THE CHANCERY COURT OF THE SECOND JUDICIAL DISTRICT OF  
YALOBUSHA COUNTY, MISSISSIPPI

ESTATE OF MRS. ELIZABETH BADDLEY,

DECEASED

V.

W. E. BLACKMUR,

EXECUTOR

NO. 4238

DECREE ADMITTING WILL TO PROBATE AND ORDERING  
GRANT OF LETTERS TESTAMENTARY

This day this cause came on for hearing in vacation before the Chancery Court of the Second Judicial District of Yalobusha County, Mississippi, on the petition of W. E. Blackmur for the probate of a certain instrument of writing purporting and alleged by the said petition to be the Last Will and Testament of Mrs Elizabeth Baddley, deceased, who, at the time of her death, had fixed place of residence in the Second Judicial District of Yalobusha County, Mississippi; and on the combined affidavit of Mrs. Freda Harper, Dr. Ben P. Evans, and Mrs Gladys Perkins, the three subscribing witnesses to the said Will, the said affidavit having been filed with and made a part of the said petition;

And the Court, after having read and heard and considered all the proof and documentary evidence, and being now satisfied that the said instrument is fully and legally established as the true and original Last Will and Testament of the said Mrs Elizabeth Baddley, deceased; and being further satisfied that on the date of the execution of the said Will, to-wit, on the 22nd day of October 1958, the Testatrix was of lawful age to devise and was of sound and disposing mind and memory and understanding, and was in all right and in law entitled to make said Will;

And it appearing further that the said Mrs. Elizabeth Baddley, deceased, departed this life on the 25th day of October, 1958, in Grenada County, Mississippi;

The Court finds that the said Mrs Elizabeth Baddley executed said instrument in the presence of said Mrs Freda Harper, Dr. Ben P. Evans and Mrs Gladys Perkins, who subscribed the same as attesting witnesses thereto in the presence of said Mrs Elizabeth Baddley and at her request, and in the presence of each other

It is therefore ORDERED, ADJUDGED AND DECREED as follows; towit;

1.

The instrument of writing exhibited herewith as the Last Will and Testament of Mrs Elizabeth Baddley, deceased, be and the same is hereby admitted to probate and record as the true Last Will and Testament of the said Mrs Elizabeth Baddley, deceased.

2.

That letters testamentary be granted unto the petitioner on his taking the oath prescribed by law, and the petitioner shall be qualified and appointed and is so qualified and appointed as Executor without the necessity of giving bond, the same having been waived by the said Will.

3.

Appraisers shall not be appointed to appraise the property of this Estate until the further order of this Court.

ORDERED, ADJUDGED AND DECREED on this 3rd day of November, 1958.

R. A. FRIST, JR.  
SPECIAL CHANCELLOR

THE STATE OF MISSISSIPPI  
COUNTY OF YALOBUSHA

2nd Judicial District

I, Gerald Harris, Clerk of the Chancery Court of said County, do hereby certify that the within instrument is a true and correct copy, as same appears of record, in Book "I" Page 363 in this office.

Given under my hand and official seal of office this the 11 day of August 1959

GERALD HARRIS, Chancery Clerk

CERTIFICATE OF CHANCELLOR

THE STATE OF MISSISSIPPI  
YALOBUSHA COUNTY

CHANCERY COURT

I, Kermit R. Cofer, Sole presiding chancellor of the Third Chancery District of the State of Mississippi, said District including the County of Yalobusha, do hereby certify that Gerald Harris, whose genuine signature appears to the foregoing certificate of true copy is now, and was at the date of said certificate, the Clerk of the Chancery Court of said County, duly elected and qualified according to law, and that all his official acts as such are entitled to full faith and credit, and that his said certificate is in due form of law, that the seal thereto attached is the genuine seal of said Chancery Court, and that said Court is a Court of Record.

Given under my hand and seal at Water Valley, Mississippi on this 13 day of August, 1959.

KERMIT R. COFER  
CHANCELLOR

CLERK'S CERTIFICATE OF CHANCELLOR

THE STATE OF MISSISSIPPI  
YALOBUSHA COUNTY

CHANCERY COURT

I Gerald Harris, Clerk of said court do hereby certify that Kermit R. Cofer whose genuine signature appears to the annexed and last above certificate of attestation, is now, and was at the date of said certificate, the sole presiding Chancellor of the Third Chancery District of said State, including said County of Yalobusha, as therein stated, duly appointed by lawful authority and legally qualified, and that all of his acts as such are entitled to full faith and credit, in judicature and thereout, that his said certificate and attestation are in due form of law, and that said Chancery Court is a Court of Record.

In testimony whereof, I have hereunto set my hand and seal of said Court at my office in Water Valley, Mississippi this 13 day of August, 1959.

GERALD HARRIS  
CHANCERY CLERK

Filed May 26, 1967  
Raymond Hargis, Clerk

TO THE HONORABLE, THE COUNTY COURT OF GRUNDY COUNTY, TENNESSEE

IN RE: WILL OF PERCY J. CHINNICK, deceased, Petition for probate of foreign will.

Comes now, Grace D. Mummary, formerly Grace D. Chinnick, a resident of the city of Chatham in the County of Kent, Province of Ontario, Canada, and respectfully shows to the Court as follows:

I.

Petitioner is the widow of Percy J. Chinnick, deceased.

II.

That Percy J. Chinnick, a resident of the City of Chatham, in the County of Kent, Province of Ontario, Canada, died testate on or about February 11, 1943, leaving a Last Will and Testament which was duly and regularly proven and admitted to probate in the City of Chatham, County of Kent, Province of Ontario, Canada, on March 16, 1943, as shown by order entered on said date in Her Majestys' Surrogate Court of the County of Kent, Province of Ontario, Canada.

III.

Petitioner further shows that in Item VII of said will, the said testator appointed his wife, Grace Chinnick, now Grace Mummary, Executrix of his said will.

IV.

Under the terms of said will, the said testator devised and bequeathed all real and personal estate owned by him to his Executrix, as described and set forth in Item V of his said will, said Executrix being directed to sell, call in and convert into money, all real and personal estate of said testator or such part thereof as shall not consist of money as soon as may conveniently be done after the demise of said testator.

Petitioner would show that it is necessary in order to perfect the title to certain real estate located in Grundy County, Tennessee, in the devise under said will, that said will be probated in Grundy County, Tennessee. Petitioner would further show that she has secured from the Registrar of the Surrogate Court of the County of Kent, Province of Ontario, Canada, a certified copy of said will, a certified copy of the proof of said will and a certified copy of the order admitting said will to probate entered by the Court in said matter, all of which have been duly authenticated by the proper officials of the County of Kent, Province of Ontario, Canada, according to the acts of Congress, U. S. Code Title 28-1738 and 1739; and Petitioner here offers the same with this petition and requests the Court to enter an order in this matter admitting said certified copy of said will to probate as the last will and testament of the said Percy J. Chinnick, deceased.

V.

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

Premises considered, Petitioner respectfully prays:

1. That an order be entered by this Honorable Court permitting said certified copy of said will to be probated in this Court in common form.

2. That Petitioner have such other, further and different relief as to which she may be entitled.

MARKS AND FLEMING

BY: NICHOLAS C. McDANIEL

COUNTY OF GRUNDY

STATE OF TENNESSEE

NICHOLAS C. McDANIEL, Attorney At Law, of the Law Firm of Marks and Fleming, 114 South Second Street, Clarksville, Tennessee, Attorney for Grace D. Mummary, formerly Grace D. Chinnick, being first duly sworn, hereby makes oath and says that the statements made in the foregoing petition are true and correct to the best of his knowledge, information and belief.

NICHOLAS C. McDANIEL

SWORN TO AND SUBSCRIBED before me on this the 26 day of May, 1967.

MARIAN V. NORTHCUTT  
NOTARY PUBLIC

My commission expires: 11/8/70

IN RE: WILL OF PERCY J. CHINNICK, deceased, Will Probate

This matter came on to be heard on this the 26 day of May, 1967, before the Honorable Judge of the County Court of Grundy County, Tennessee, upon the petition of Grace C. Mummary, formerly Grace C. Chinnick, the person named Executrix therein; a resident of Chatham, in the County of Kent, Province of Ontario, Canada, seeking the probate of the last will of Percy J. Chinnick, deceased, who was a resident of the County of Kent, Province of Ontario, Canada, at the time of his death, but who was the owner of an undivided one-fourth (1/4) interest in certain real estate situated in Grundy County, Tennessee, the title to which is governed by said will; and

It appearing to the Court from said petition and from a certified copy of said will, the proof thereof and a certified copy of the order of probate of the County of Kent, Province of Ontario, Canada, admitting said will to probate on the 16th day of March, 1943, all of which said documents are certified in accordance with the acts of Congress relating thereto, that the said, Percy J. Chinnick, was a resident of the County of Kent, Province of Ontario, Canada, at the time of his death, which occurred on the 11th day of February 1943, and that said will has been duly proved and probated and is of record in Her Majestys' Surrogate Court of the County of Kent, Province of Ontario Canada, and that by the terms of said will, the said testator devised all his interest in and to said real estate situated in Grundy County, Tennessee, which was owned by him at the time of his death; and it further appearing to the Court that said will was executed in accordance of the laws of the domicile of the testator and also in accordance with the laws of the State of Tennessee, and that said will is in all respects entitled to be probated in this Court,

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well and faithfully to administer the same by paying the just debts of the deceased and the legacies contained in his Will so far as she is thereunto bound by law and by distributing the residue (if any) of the property according to law and to exhibit under oath a true and perfect Inventory of All and singular the said property and to render a just and full account of her executrship when thereunto lawfully required.

WITNESS HIS HONOUR HENRY E. GROSCH Esquire Judge of the said Surrogate Court at the City of Chatham in the County of Kent the day and year first above written.

BY THE COURT

D. V. DOUGLAS  
REGISTRAR

THIS IS THE LAST WILL AND TESTAMENT of me, PERCY J. CHINNICK, of the City of Chatham, in the County of Kent, Accountant, made this Twenty-third day of June, A.D. 1938.

FIRSTLY: I hereby revoke all former Wills, Codicils and other Testamentary dispositions by me at any time heretofore made and declare this only to be and contain my last Will and Testament.

SECONDLY: I give and bequeath to my beloved wife, Grace Chinnick, all my household goods and furniture and personal belongings situate in the residence in which I live to have and hold the same for her own use and benefit absolutely.

THIRDLY: I give and bequeath to my son, Robert F. Chinnick, my piano situate in the residence in which I live.

FOURTHLY: I give and devise to my beloved wife, Grace Chinnick, the residence property in which I live being composed of Parts of Lots Fifty-five (55) and Fifty-six (56) in Block "V" on the North side of Water Street in the City of Chatham and being the premises otherwise known, described and numbered as 29 on Water Street in said City, together with the appurtenances thereto belonging to have and to hold the same for her own use and benefit absolutely.

FIFTHLY: I give, devise and bequeath all the rest, residue and remainder of my real and personal estate not hereinbefore otherwise disposed of unto my Executrix hereinafter named upon the following trusts that is to say:-

1. To sell, call in and convert into money all my real and personal estate or such part thereof as shall not consist of money as soon as may be conveniently done after my decease.

2. To pay all my just debts, funeral and testamentary expenses and costs of such sale, calling in and conversion as aforesaid.

3. To hold all real and personal estate now owned by me and situate in Clarksville, Tennessee (and the proceeds thereof if and when the same is sold) in trust for my son Robert F. Chinnick, until he attains the age of twenty-five years and upon his attaining the age of twenty-five years, to transfer or pay over to him the said properties now held by me in Clarksville, Tennessee, or the proceeds of the sale thereof but it is my will that my said wife, Grace Chinnick, shall be entitled to the rents, profits and income derived from the said Clarksville property or the proceeds thereof if sold until my said son, Robert F. Chinnick, attains the age of twenty-five years.

4. Upon my said son, Robert F. Chinnick, attaining the age of twenty-five years, to transfer to my said son, said Clarksville properties if the same still remain unsold but in the event of the same having been sold, to pay over to my said son, Robert F. Chinnick, the purchase money so received by my Executrix in respect of the sale of said Clarksville properties, it being my will that the income derived from said Clarksville properties or from the proceeds thereof if and when sold shall be paid to my wife, Grace Chinnick, until my said son attains the age of twenty-five years.

5. To pay the residue then remaining in the hands of my Executrix to my wife, Grace Chinnick, to have and to hold the same for her own use and benefit absolutely.

SIXTHLY: I hereby authorize and empower my Executrix to postpone the sale and conversion of any part of my real and personal estate so long as she shall think fit and the rents, profits and income in the manner which the income of the proceeds of my estate as shall for the time remain unsold and unconverted shall be paid and applied to the person or persons and in the manner which the income of the proceeds of such sale and conversion, would, for the time being be payable or applicable under this my will if such sale and conversion had been actually made.

SEVENTHLY: In the event of the sale and conversion by my Executrix of my said Clarksville properties, real or personal, I direct that the proceeds of such sale and conversion be invested in securities authorized by the Province of Ontario for the investment of Trusts Funds and that the income from such investments be paid to my said wife, Grace Chinnick, until my said son Robert F. Chinnick, attains the age of twenty-five years.

EIGHTHLY: I nominate and appoint my said wife, Grace Chinnick, to be the sole Executrix under this my Will.

IN WITNESS WHEREOF I have hereunto set my hand on the day and year first above written.

P. J. CHINNICK

SIGNED, PUBLISHED AND DECLARED by the said Testator, Percy J. Chinnick, as and for his Last Will and Testament in the Presence of us both present at the same time, who at his request and in his presence and in the presence of each other, have

and all of the foregoing is so adjudged.

It is therefore ORDERED, ADJUDGED and DECREED by the Court that said instrument is the true, whole and last will and testament of the said Percy J. Chinnick and the same is hereby admitted to Probate as such in this County, and it is ordered that the certified copy of said will be lodged with the Clerk of this Court and recorded by him upon the Will Book of this Court, and in addition thereto, the clerk will spread upon the Will Book of this Court the certified copy of the order of probate of Her Majesty's Surrogate Court of the County of Kent, Province of Ontario, attached to said certified copy of the will, wherein the said will was admitted to probate in said Court, and that the said will shall operate and take effect in the County of Grundy, State of Tennessee, the same as if the said Percy J. Chinnick, had been a resident of Grundy County, Tennessee, at the time of his death.

ROY PARTIN  
Judge

Approved for entry:

NICHOLAS C. McDANIEL

CANADA

PROVINCE OF ONTARIO

IN HER MAJESTY'S SURROGATE COURT OF THE COUNTY OF KENT

BE IT KNOWN that upon search being this day made in Her Majesty's Surrogate Court of the County of Kent

it plainly appears that on the sixteenth day of March A.D. 1943, the LAST WILL AND TESTAMENT of PERCY J. CHINNICK late of the City of Chatham, in the County of Kent, Accountant, deceased, who died at the City of Chatham in the County of Kent, on or about the Eleventh day of February A.D. 1943, and had at the time of his death his fixed place of abode at the City of Chatham, in the said County of Kent was proved by Grace Chinnick, of the City of Chatham in the County of Kent, Widow, the Executrix therein named and which said Probate now remains of record in the said Surrogate Court: the true tenor of the said Probate is in the words following to wit:

IN HIS MAJESTY'S SURROGATE COURT OF THE COUNTY OF KENT

BE IT KNOWN that on the Sixteenth day of March in the year of Our Lord one thousand nine hundred and forty-three the last Will and Testament of Percy J. Chinnick late of the City of Chatham in the County of Kent, Accountant, deceased who died on or about the eleventh day of February in the year of Our Lord one thousand nine hundred and forth-three at the City of Chatham in the County of Kent and who at the time of his death had a fixed place of abode at the City of Chatham in the said County of Kent was proved and registered in the said Surrogate Court, a true copy of which said last Will and Testament is hereunto annexed and that administration of All and singular the property of the said deceased and in any way concerning his Will was granted by the aforesaid Court to Grace Chinnick, of the City of Chatham in the County of Kent, Widow, Executrix named in the said Will she having been first sworn

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hereunto set our names as witnesses

J. C. STEWART

MARY DAVIS

IN FAITH WHEREOF these letters Testimonial are issued.

GIVEN at the City of Chatham in the County of Kent this twenty-third day of September in the year of our Lord one thousand nine hundred and sixty-six

R. V. PAGE

REGISTRAR OF THE SURROGATE COURT  
OF THE COUNTY OF KENT

CANADA

Province of Ontario

IN THE SURROGATE COURT OF THE COUNTY OF KENT

I, WILLIAM BRANWELL BEARDALL, DO HEREBY CERTIFY that I am the Judge of Her Majesty's Surrogate Court of the County of Kent, in the Province of Ontario, Canada.

THAT the said Court is a Court of Record, having a Registrar, and a Seal, and has jurisdiction over Probate matters, and I, as such Judge, DO HEREBY CERTIFY that Ronald Victor Page is the duly appointed, qualified and acting Registrar of the said Court, and as such Registrar is the custodian and keeper of the books, records, paper and Seal of the said Court.

That his signature to the annexed certificate is genuine, in due form of law and entitled to full faith and credit

WITNESS MY HAND and the SEAL of the said Court at the City of Chatham, in the County of Kent, Province of Ontario, Canada, this 23rd day of September A.D. 1966.

Witness

R. V. PAGE  
Registrar

W. B. BEARDALL  
JUDGE of the Surrogate Court,  
County of Kent, Ontario, Canada:

I RONALD VICTOR PAGE Registrar of the Surrogate Court of The County of Kent, Province of Ontario, Canada, DO HEREBY CERTIFY that His Honour, William Branwell Beardall who has signed the foregoing certificate is the duly appointed and qualified Judge of the said Court and that the signature of the said Judge to the said Certificate is genuine.

IN WITNESS WHEREOF I have hereunto set my hand and affixed the Seal of the said Court, this 23rd day of September A.D. 1966.

R. V. PAGE  
REGISTRAR of Surrogate Court  
County of Kent

Filed May 26, 1967  
Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

4-18-67

I want to will or give all my property to my mother Mary Louise Champion.

WITNESSES

TOMMY CHAMPION

BILL WILKINSON HORTON CLICK

Filed June 22, 1967  
Raymond Hargis, Clerk

WILL

I, Jacob Scholer, of Gruetli, Grundy County, Tennessee, being of sound mind and disposing memory, do make, declare and publish this my last will and testament, hereby revoking all former wills and codicils to wills heretofore made by me.

FIRST: I direct that all of my just debts, including my funeral expenses and the costs of administration, be paid out of my personal property.

SECOND: My nephew, John Henry Scholer, has helped me on the farm since he has been old enough to work.

I hereby give and devise to my nephew, John Henry Scholer, my one-half (1/2) undivided interest in the Scholer Brothers farm located near Gruetli, in Grundy County, Tennessee; said farm contains one hundred acres.

I hereby give and bequeath to my nephew, John Henry Scholer, all of my livestock, farming implements and tools and household furniture.

THIRD: I hereby give and bequeath Two Thousand (\$2,000.00) Dollars to my nephews, Fred Scholer, Clyde Scholer, John E. Scholer, Ronald M. Scholer, Harvey Nussbaum, Herbert Nussbaum, Eugene Nussbaum, Edmond Nussbaum, my nieces, Mrs G. E. Leitsinger, Katie Scholer, Mrs Leonard Bryant, Mrs. Claude Anderson and Mrs. O. G. Dykes, in equal shares, share and share alike.

FOURTH: I hereby nominate and appoint my nephew, John Henry Scholer, as Executor of this my last will and testament, and I direct that no bond or other security shall be required of my said Executor for the faithful performance of his duties as such.

In witness whereof I have hereunto set my hand to this my last will and testament at Coalmont, Grundy County, Tennessee this 22 day of January, 1962.

JACOB SCHOLER, Testator

Signed, sealed, published and declared by the testator, Jacob Scholer, to be his last will and testament in the presence of all of us at one and the same time, and we at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, and we do hereby attest to the sound and disposing mind of said testator and to the performance of the aforesaid act of execution at the place and on the date herein above set out.

WITNESSES:

JOHN E. CURTIS

Addresses:  
Coalmont, Tennessee

EDWENE C. BAGGENSTOSS

Coalmont, Tennessee

Filed June 21, 1967  
Raymond Hargis, Clerk

LAST WILL AND TESTAMENT

I, Mrs. P. T. William, being of sound mind and disposing memory, do hereby make, publish and declare this and this only to be my last will and testament, hereby revoking all wills by me made at any time hereto fore made, with the intention of disposing of my entire estate.

First: I desire and direct that all of my just debts, including my funeral expenses, be paid first out of any funds coming into the hands of my Executor.

SECOND: I hereby nominate my son Peter Turney Gilliam, as Executor of this my last will and testament, and hereby expressly excuse him from bond.

THIRD: My dinner silver to be divided equally between my children or their lawful heirs.

FOURTH: I bequeath to my daughter ANN the large white diamond, My engagement ring.

FIFTH: My second ring to be sold to one of my five heirs that will pay the most for it and the proceeds to go to my estate.

SIXTH: All the rest, residue and remainder of my estate whatever kind and where-soever located, I give devise and bequeath unto my children, Mrs Edweena Gallagher, PETER T. GILLIAM, Leil Couch, Melrose Wilson and Ann Pharis in equal shares, share and share alike.

In witness Whereof, I have hereunto set my hand on this the 3 day of July 1964.

MRS P. T. GILLIAM

The foregoing instrument was signed, sealed, published, and declared my Mrs. P. T. Gilliam, as and for her last will and testament, in the presence of us and each of us, and we at the same time at her request and in her presence and in the presence of each other, and believing her to be of sound mind, have hereunto subscribed our names as attesting witnesses.

SIGNATURE HENERITTA RAY

ADDRESS Pelham, Tenn

SIGNATURE FRED GILLIAM

ADDRESS Manchester, Tenn

Filed July 3, 1967  
RAYMOND HARGIS, Clerk

#### LAST WILL AND TESTAMENT

OF

NOAH SMITH

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

FIRST: I desire and direct that all my just debts and funeral expenses be first paid by my Executor out of any funds or property left by me at my death.

SECOND: I give, and bequeath to my daughter-in-law, Winnie May Dove Smith, and my granddaughter, Eliza Jame French, all of my estate, both real and personal and wherever situated in fee simple and absolutely.

THIRD: I make this will fully realizing that I have other children who would inherit my property if I died without leaving a will.

FOURTH: I hereby nominate and appoint Sam R. Raulston, Attorney, as sole Executor of this my last will and testament, and direct that he serve as such without bond.

In Testimony whereof, I have hereunto set my signature on this the 3rd day of October, 1963.

NOAH SMITH  
Testator

Signed by the said Noah Smith, 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.

SAM R. RAULSTON

MARY KIRK  
Attesting Witnesses

Filed October 4, 1967  
RAYMOND HARGIS, Clerk

#### LAST WILL AND TESTAMENT

I Martin B. Clark, (also known as M. B. and Martie Clark), a resident of Route 3, city of Decherd, county of Grundy, state of Tennessee, being of sound and disposing mind and memory, and not acting under duress, menace, fraud, or undue influence of any person whomsoever, do make, publish and declare this my last will and testament, in the manner following to wit:

1. I direct that all my debts, including my funeral expenses, expenses of my last illness and the expenses of the administration of my estate, be paid by my executors, hereinafter named, out of the first moneys coming into its hands and available therefor.

2. I hereby declare that I am married: that my wife's name is Mary Ethel Clark; and that I have but two (2) children, a son, Domonic Riley, and a son, Martin Bryant, Jr.

3. I give, devise, and bequeath unto my wife, Mary Ethel Clark, all my property, in fee simple, after the payment of the debts and expenses provided for in paragraph 1. hereof; whether such property be real, personal or mixed, of whatsoever kind or character and wheresoever situated.

4. In the event that my said wife shall predecease me, I give, devise, and bequeath all of my estate to my two (2) sons, Domonic Riley and Martin Bryant, Jr., in equal shares per stripes.

5. I hereby nominate and appoint my two (2) sons, Domonic Riley and Martin Bryant, Jr., co-executors of this, my last will and testament, and I direct that no bond or other security be required from them for the faithful performance of their duties.

6. I hereby give and grant to my executors the power to sell, exchange, partition, or otherwise dispose of any part of my estate at public or private sale for such purposes and upon such terms, including sales on credit, in such manner, and at such price as they may determine. I also give them the specific power to retain attorneys, and such other persons as they may deem advisable in the administration of my estate and to make such payments therefor as they may deem reasonable.

Lastly, I hereby revoke all former wills and codicils to wills heretofore by me made.

In Witness Whereof, to this my last will and testament, consisting of this one (1) page, I have hereunto set my hand and seal this 20 day of December, 1966.

M. B. CLARK  
Martin B. Clark

(Seal)

The foregoing instrument, consisting of this one (1) page, was, at the date hereof, by said Martin B. Clark, signed, sealed and published as and declared to be his last will and testament, in the presence of us, who at his request and in his

presence and in the presence of each other, have signed our names as witnesses hereto. We further declare that at the time of signing, said Martin B. Clark appeared to be of sound and disposing mind and memory and not acting under duress, menace or the undue influence of any person whomsoever.

RUBE HENLEY Residing at Hillsboro, Tenn, Route One

ANN HENLEY Residing at Hillsboro, Tenn, Route One

Filed November 25, 1967  
Raymond Hargis, Clerk

#### LAST WILL AND TESTAMENT OF

#### JEROME MCKINLEY BOULDIN

I, Jerome McKinley Bouldin, being of sound mind and disposing member and realizing the uncertainty of this life, do hereby publish and declare this to be my last will and testament hereby revoking all former wills by me made.

FIRST: I ORDER AND DIRECT MY EXECUTOR HEREINAFTER NAMED TO PAY MY FUNERAL EXPENSES AND JUST DEBTS AS SOON AFTER MY DEATH AS POSSIBLE AND PRACTICAL.

SECONDLY: ALL REMAINDER AND RESIDUE OF MY PROPERTY REAL, MIXED, AND PERSONAL, I GRANT, GIVE, BEQUEATH AND DEVISE TO MY FOUR BELOVED CHILDREN viz: Mrs Florence Elizabeth Bouldin McGee, Jerome Theodore Bouldin, LaDue Bouldin and Sue Bouldin.

And for this purpose I Order and Direct my executor to sell all and any of my personal or real estate and apply the proceeds to equal distribution among the four above named but with this expressed stipulation that where personal effects or household furnishings made be requested or wanted by any of the above heirs a price for such may be agreed upon between said heirs and these effects would not be sold by the executor.

I name and nominate, Jerome T. Bouldin do act as executor of this My Last Will and Testament and he to serve without bond.

In Witness Whereof, I have hereunto set my hand and seal at Tracy City, Tennessee, this October 27, 1966.

JEROME MCKINLEY BOULDIN  
TESTATOR

We, the attesting Witnesses to this Last Will and Testament of Jerome McKinley Bouldin, he have declare this to be such do hereby subscribe our names, he having signed this in our presence and we having signed in the presence of each other.

MRS ROBERTA MARABLE

VERA BOULDIN

Filed January 29, 1968  
Raymond Hargis, Clerk

#### LAST WILL AND TESTAMENT

of

#### LUTRO J. WILSON

I, LUTRO J. WILSON, now residing in the State of Tennessee, County of Grundy, being of sound and disposing mind and memory, and not acting under the influence of any person whomsoever, do hereby make publish and declare this my Last Will and Testament, hereby revoking all other Wills and Testamentary dispositions

heretofore made by me.

#### Item I

Should my wife, MABLE CAROLINE WILSON, survive me, then I give, devise and bequeath to her all of my property, both real and personal, wherever situated, whether acquired before or after the execution of this Will, including any property over which I may have any power of disposition or appointment, in fee simple.

#### Item II

Should my said wife predecease me, then I give, devise and bequeath all my property, both real and personal, whether acquired before or after the execution of this Will, located in the State of Florida to the FLORIDA CONFERENCE ASSOCIATION OF SEVENTH-DAY ADVENTISTS in fee simple.

#### Item III

Should my said wife predecease me, then I give, devise and bequeath all of my property, both real and personal, located in the State of Tennessee or in any place other than the State of Florida to the GEORGIA CONFERENCE ASSOCIATION OF SEVENTH-DAY ADVENTISTS in fee simple.

HOWEVER, any property I may have inherited from my fathers estate, F. S. Wilson, I give, devise and bequeath unto my sister, Thelma Wilson Price (Mrs Lester Price) of Palm Beach Co., Fla. This bequest to my sister in the event my wife predecease me.

#### Item IV

I hereby constitute and appoint as Executrix of this Will, My wife MABLE CAROLINE WILSON. Should my said wife predecease me or for any reason fail or cease to act as Executrix hereunder, then I hereby constitute and appoint as Successor Co-Executors hereunder FRED MINNER, Secretary-Treasurer of the Georgia Conference Association of Seventh-day Adventists or his successor in that office and A. C. MCKER.

#### Item V

Neither my Executrix nor my Successor Co-Executors shall be required to give any bond or other security for the faithful performance of their duties as such. Nor shall they be required to make or file any inventory or appraisal, or to file any annual or other returns or reports to any court or to secure any order or consent of any court to carry out the powers conferred in this Will. I direct, however, that they shall keep accurate records which shall be open to inspection by my Beneficiaries at all reasonable times.

#### Item VI

In the management, care and disposition of my estate I confer upon the Executrix and Successor Co-Executors of this Will the power to do all things and execute such instruments as may be deemed necessary or proper, including the following powers, all of which may be exercised without order of or report to any court:

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

(b) To invest all monies in such stocks, bonds, securities, investment company or trust shares, mortgages, notes, choses in action, real estate, improvements thereon, and other as the Executrix or Successor Co-Executors of this Will shall deem Best, without regard to any law now or hereafter in force limiting the investment for executors, trustees or other fiduciaries.

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

(d) To vote in person or by proxy any corporate stock or other security and to agree to or take any other action in respect to any reorganization, merger, consolidation, bankruptcy, or other procedure or proceeding, affecting any stock, bond, note or other property.

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

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

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my seal to this my Last Will and Testament, this Nov 30, 1967 day of Nov. 30, 1967.

/s/ Lutro J. Wilson (SEAL)  
Lutro J. Wilson

Signed, sealed, published and declared by LUTRO J. WILSON, as and for his Last Will and Testament in our presence, and we, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as Witnesses, the day and year above written

WITNESS: /s/ John H. Carlson ADDRESS: Coalmont, Tenn

WITNESS: /s/ Charlene Carlson ADDRESS: Coalmont, Tenn

WITNESS: /s/ Mrs John Carlson ADDRESS: Coalmont, Tenn

Filed March 13, 1968  
Raymond Hargis, Clerk

Tracy City, Tennessee  
June 26, 1967

TO WHOM THIS MAY CONCERN:

I, Viola Kelly, of Tracy City, Tennessee, being of sound mind, and in full control of all my faculties, do hereby and herewith make my last will and testament, to-wit:-

I herewith bequeath to Pascal Geary, of Tracy City, Tennessee, my 38 pistol: And to Lela Layne Garrick, the house and lot, size of lot being 50 x 80 feet, where she now resides and being adjacent to my own homestead: And to Jean White McGhee, of Vista, California, my diamond pins and ring:

And to Christ Episcopal Church, Tracy City, Tennessee, the sum of \$750.00, which is in the form of an Insurance Policy, this bequest to be used by said Christ Episcopal Church for the best interests of said Church, in the opinion and judgment of its governing official body, the Vestry.

And to Alfred White of Houston, Texas, the sum of \$25.00 in cash.

And to Jean White McGhee, of Vista, California and Mary White Hutchinson, of Los Angeles, California, the remainder of my estate, on a fifty-fifth basis, my homestead,

with all of its appurtenances therein, automobile, stocks, bonds, and/or any other holdings that may have been traded for or otherwise obtained, together with whatever cash may be in the bank or banks, or elsewhere, with the following provision that in the event of the demise of one or the other, then in that event, the one remaining will become the sole owner and/or recipient of all such holdings, as herein listed above.

And in addition hereto, I do herewith name and appoint Jean White McGhee, of Vista, California, to serve as Administratrix of my estate, in this my last will and testament, and which last will and testament supercedes and takes the place of any and/or all bequests that may or have been made prior to this date- June 26th, 1967.

IN WITNESS WHEREOF, I have hereunto placed my hand and seal to this, my last will and testament, and in the presence of my friends and neighbors, Mr. Alan M. Shook and wife, Buena C. Shook, both of Tracy City, Tennessee.

/s/ Alan M. Shook Witness

/s/ Viola Kelley  
Viola Kelley

/s/ Buena C. Shook Witness

STATE OF TENNESSEE  
COUNTY OF GRUNDY

Personally appeared before me, C. H. Kilby, a Notary Public in and for the aforesaid State and County, Viola Kelley, with whom I am personally acquainted, and who makes oath in due form of law to the above, her last will and testament to which she has placed her signature, including those who have signed as witnesses thereto, namely, Alan M. Shook and wife Buena C. Shook, with whom I am also personally acquainted, and who understand the intent and purpose of this instrument.

IN WITNESS WHEREOF I have hereunto set my hand and seal this the 26th day of June, 1967.

/s/ C. H. Kilby  
Notary Public

SEAL

My commission expires 7-2-1970

Filed May 4, 1968  
Raymond Hargis, Clerk

LAST WILL AND TESTAMENT OF  
WILLIAM GRADY CROWNOVER & WIFE,  
EDITH SPEEGLE CROWNOVER

We, William Grady Crownover and wife, Edith Speegle Crownover, of Mont-eagle, Grundy County, Tennessee, both being of sound mind and disposing memory do hereby make and publish this our Last Will and Testament and we hereby revoke all former wills and codicils by us made.

FIRST: We direct that all our just debts, not barred by the statute of limitations, and our funeral expenses be paid.

SECOND: I, William Grady Crownover, give, devise and bequeath all my property both real and personal wherever it may be found to my wife, Edith Speegle Crownover.

THIRD: I, Edith Speegle Crownover, give, devise and bequeath all my property, both real and personal wherever it may be found to my husband, William Grady Crownover.

FOURTH: I, William Grady Crownover, nominate and appoint my wife Edith Speegle Crownover, as executor of this my last will and testament and I further direct that she be permitted to serve without bond or surety.

FIFTH: I, Edith Speegle Crownover, nominate and appoint my husband, William Grady Crownover, as Executor of this my last will and testament and I further direct that he be permitted to serve without bond or surety.



SIXTH: In the case of a common catastrophe in which we are both killed, we give, devise and bequeath unto our son, Jerry William Crownover, all our real and personal property wherever it may be found, subject to the terms and conditions of the trust hereinafter set out.

We give, devise and bequeath our entire estate to the Trustee hereinafter named for the benefit of our son, Jerry William Crownover, upon the following trusts and conditions: Said Trustee shall hold all the trust property and shall supervise the management of our said property and shall see to it that our son, Jerry William Crownover, is educated adequately. That said Trustee shall not sell any part of the real property, but all of the real property shall remain in the Trust until the trust is dissolved. That said Trustee may use, at his discretion, any and all negotiable instruments, bonds, personal property, and inventories in the education of our son Jerry William Crownover.

Upon Jerry William Crownover reaching twenty four (24) years of age, said Trust shall be dissolved and all the remaining residue of the said trust shall be vested in our son, Jerry William Crownover.

We hereby nominate and appoint Paul Edward Speegle of Chattanooga, Tennessee as Trustee of the hereinafore described Trust and we hereby direct that he be permitted to serve as Trustee without bond or surety.

In case that Paul Edward Speegle predeceases us, or is unable or unwilling to serve as Trustee of said Trust, we hereby nominate and appoint Payna Crownover Kennedy of Decherd, Tennessee as Trustee of the hereinafore described Trust, and we further direct that she be permitted to serve without bond or surety.

We hereby nominate and appoint, Paul Edward Speegle as Executor of this our Last Will and Testament and we further direct that he be permitted to serve without bond or surety.

In the event that Paul Edward Speegle predeceases us or is unable or unwilling to serve as Executor of this our last will and testament, we hereby nominate and appoint Payna Crownover Kennedy as Executor of this our last will and testament and we further direct that she be permitted to serve without bond or surety.

In the event that Jerry William Crownover is twenty four (24) years of age or older at the time of our deaths, we hereby nominate and appoint Jerry William Crownover as Executor of this our Last Will and Testament and further direct that he be permitted to serve without bond or surety.

In testimony whereof, witness our hands this the 15th day of February, 1962.

/s/ W. Grady Crownover  
William Grady Crownover

/s/ Edith Speegle Crownover  
Edith Speegle Crownover

Signed by the said William Grady Crownover and wife, Edith Speegle Crownover, as and for their Last Will and Testament, in the presence of us, the undersigned, who, at their request and in their presence and sight and in the presence of each other, have subscribed our names the day and date above written.

Witnesses:

/s/ W. M. Ables, Jr

/s/ Jerome C. Ables

Filed May 7th, 1968  
Raymond Hargis, Clerk

# LAST WILL AND TESTAMENT OF IRA LUCAS WOOTEN

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

1st

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

2d.

I own two tracts of land located in the head of Hubbards Cove, the home place containing 68 acres, more or less; the other tract containing 32 acres.

I give and bequeath to my son, Lois E. Wooten, and my daughter, Mrs Lear W. Darnell, the home place which is to be divided equally between them, running from the road to the mountain, Lois E, to have the east end of the farm, and Lear to have the west end. The division to include all the farm, bottom and mountain side. The land to be divided so as to give each one an equal share in value, as much so as possible and practical. Lear's share to be her sole and separate estate.

I give and bequeath to my sons, Clarence E. and Dillon E. Wooten, the thirty-two acre tract of land, each to have a one half interest, the dividing line to run east and west, and so as to divide the tract as near equally in value as practical, Dillon to have the North side and Clarence the South side.

3d.

All my personal property of every kind and character including any money that I may have at the time of my death, I give to my four children named herein, to be equally divided among them, or if they prefer to do so, they can sell said personal property or such parts thereof as they may deem best, either at public or private sale, and divide the proceeds of said sale equally between them, no private sale to be made unless all agree thereto.

4th-

Should any of my children die before I do, I want the heirs of such child to have his or her share of my estate, just as set forth herein.

5th-

I name, nominate and ask that my son, Clarence E. Wooten, be appointed Executor of this my last will and testament, and having confidence in his honesty and integrity, I desire that he be allowed to serve as such without the necessity of making bond other than a bond to protect the State as to the inheritance tax.

6th-

In the event any one or more of my children were to dispose of his or her share of the real estate, the other children are to have the refusal and may become the purchaser in preference to any outsider at the same price, or even at a lower price if the seller desired to make any difference in price.

In witness whereof, I hereunto set my signature, on this the 4th day of February, 1954.

/s/ Ira Lucas Wooten  
Testator--

Signed at the request of the testator and in his presence, and in the presence of each other as subscribing witnesses to the last will and Testament of Ira Lucas Wooten.

This Feb. 4, 1954.

/s/  
H. J. Gross

/s/ Robert E. Gross

Filed May 8, 1968  
/s/ Raymond Hargis, Clerk

#### LAST WILL AND TESTAMENT OF MAMIE LOU BRYANT

I, MAMIE LOU BRYANT, of Tracy City Grundy County, Tennessee, do make, publish and declare this to be my Last Will and Testament, in the manner following, hereby revoking all Wills and Codicils by me at any time heretofore made.

FIRST: I direct that all my legal debts, the expenses of my last illness, funeral, burial and of administering my estate and all estate, inheritance, legacy, succession or similar duties or taxes which shall be assessed in any manner by reason of my death, shall be paid from and charged to my residuary estate.

SECOND: I give, devise and bequeath to my children, EVERETT GRYANT, Huntsville, Alabama; WILLIS BRYANT, Pular, Tennessee; EVELYN WARREN, Wyandotte, Michigan and PONDER BRYANT, of Tracy City, Tennessee, to be theirs absolutely and forever, all my personal effects, mementos, clothing, furniture, automobiles and similar items of like nature, to be equally divided among them. In the event said children cannot come to an agreement, then and in such event, such property is to be sold and the proceeds added to the Residuary Estate.

THIRD: The rest, residue and remainder, I give, devise and bequeath to my children, EVERETT BRYANT, WILLIS BRYANT, EVELYN WARREN, AND PONDER BRYANT, the issue of any of them who shall have predeceased me to take their deceased parent's share by right of representation.

FOURTH: I hereby nominate and appoint my son, WILLIS BRYANT, as Executor of this my Last Will and Testament. My Executor shall not be required to file bond.

IN WITNESS WHEREOF, I have hereunto set my hand and seal at Lincoln Park, Wayne County, Michigan, this 13th day of May, in the year 1967, in the presence of the undersigned whom I have requested to become attesting witnesses hereto.

/s/ Mamie Lou Bryant  
Mamie Lou Bryant

The foregoing instrument was subscribed, sealed, published and declared by MAMIE

LOU BRYANT, as and for her Last Will and Testament in our presence and in the presence of each of us, and we, at the same time, at her request, in her presence and in the presence of each other, hereunto subscribe our names and residences as attesting witnesses hereto this 13th day of May, 1967.

/s/ Teresa A. Romano residing at 5221 Chase Road, Dearborn, Mich.

/s/ James G. McColl residing at 929 White, Lincoln Park, Mich.

Filed June 7, 1968, /s/ Raymond Hargis, Clerk

#### LAST WILL AND TESTAMENT

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

- 1st. I order and direct that my funeral expenses and just debts be paid by my executors hereinafter named.
  - 2nd. The home where I now live located and situated at 14th and Colfe Street in Tracy City, Tennessee, with all furniture and fixtures therein, all personal effects and belongings I bequeath, give and devise unto my two daughters, Alma R. Harper and Helen Roddy, my son Gurge Roddy, Jr., and my Granddaughter, Helen S. Harper, to share equally, but not to sell, and to be held as a home for them, so long as any one of them survives.
  - 3rd. All the remainder and residue of my real estate I give and devise unto Alma R. Harper, Helen Roddy, my two daughters, unto my son Burge Roddy, Jr., and my granddaughter, Helen S. Harper, to be divided or to be held, share and share alike.
  - 4th. I name and nominate my daughter, Alma R. Harper to act as executress of this my last Will and Testament and to serve in carrying out its terms without bond.
- In Witness Whereof I have hereunto set my Hand and Seal at Tracy City, Tennessee, this 26 day of November, 1964.

/s/ Mrs Maude Roddy

We, the undersigned subscribing witnesses, to this the last Will and Testament of Maude B. Roddy, have hereunto set our Hands and Seals, she having signed the same in our presence and declared it to be such and we having signed in the presence of each other

/s/ Stella P. Magill

/s/ Dorothea M. Hammons

Filed July 17, 1968  
/s/ Raymond Hargis, Clerk

## LAST WILL AND TESTAMENT OF

THOMAS FRANKLIN PARSON  
AND

LULA PARSON

We, Thomas Franklin Parson and Lula Parson, do make this our last will as follows:

All our estate both real and personal, which we leave, we devise and bequeath to our son, Claude Parson, for his own use and benefit forever, and we appoint him our executrix, without bond, with full power to sell, mortgage, lease, or in any other manner to deal with or dispose of the whole or part of our estate.

Executed at Altamont, Tennessee, July 28, 1960

Thomas Franklin Parson

Lula Parson

The foregoing instrument was in our presence, signed and sealed by the said Thomas Franklin Parson and Lula Parson, at the end thereof, and by them published and declared as and for their last will, and at their request and in their presence and in the presence of one another, we hereunto subscribe our names as attesting witnesses, at Altamont, Tennessee on 28 July 1960.

(Mark)

/S/ Thomas Franklin Parson X  
THOMAS FRANKLIN PARSON

/S/ Lula Parson  
LULA PARSON

## WITNESSES:

/S/ Florence Bouldin  
FLORENCE BOULDIN, CIRCUIT COURT CLERK, TRACY CITY, TENNESSEE.

/S/ Oma Lee A. Garthwaite  
OMA LEE A. GARTHWAITE TRACY CITY, TENNESSEE.

/S/ J. F. (Jerome) Payne  
JEROME PAYNE GRUETLI, TENNESSEE.

STATE OF TENNESSEE  
COUNTY OF GRUNDY:

Sworn to and Subscribed before me this the 28th day of July, 1960 Florence Bouldin, A Notary Public, in and for the County of Grundy, State of Tennessee.

/S/ Florence Bouldin  
Notary Public

My Commission expires July 18th, 1962.

Filed August 22, 1968  
/S/ Raymond Hargis, Clerk

## LAST WILL AND TESTAMENT OF

EVA ESTELLA PAYNE

I, Eva Estella Payne, do make this my last will as follows;

I wish to leave the Real Estate to my children, with my daughter, Irene Patterson, getting 1/5 share, my son, James E. Payne, getting 1/5 share and my daughter, Billie Ruth Payne, getting 1/5 share and my son, Bruce A. Payne, getting the remaining 2/5 share.

I hereby appoint James E. Payne to be executor of my estate.

I desire to divide the personal property with Irene Patterson getting the walnut table in the living room and also the cedar chest in the bedroom. I wish to have all the other personal property divided equally between Billie Ruth and Bruce Payne. After paying the funeral expenses and any other debts, I would like to divide the cash between Billie Ruth and Bruce Payne equally.

Executed at Tracy City this 5th day of June 1968.

Eva Estella Payne

Mrs. Reba Parsons witness

Tom Ed. Kirk witness

Fritz L. Jury witness  
Notary Public

Filed September 10th, 1968

/S/ Glenn Hampton, Jr., Clerk

## LAST WILL AND TESTAMENT

I, Lela Pearl Cannon, 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 funeral expenses and just debts be paid by my Executrix hereinafter named, as soon after my death as practical and possible.

Secondly: I order that my said Executrix pay to my beloved grandson Bruce Gipson, the sum of five hundred dollars (\$500.00) in cash. My grand-daughter Debra Cannon the sum of five hundred dollars (\$500.00) and grand-daughter Judy Cannon Kennedy three hundred dollars (300.00).

Third: All the remainder and residue of the cash on hand, of which I may die seized and possessed, I bequeath and leave to my two children, Mrs. Rebecca Parmley Amacher and Charles Randall Cannon to be divided among them equally, share and share alike.

Fourth: I order that my Executrix sell my home, the realty I may die seized of and divide the proceeds of this sale equally among the two above named daughter and son.

Fifth: I leave and bequeath to my beloved daughter, Mrs. Rebecca Parmley Amacher, all the silverware I may die possessed of.

Sixth: I give and bequeath to my beloved son, Charles Randal Cannon all the furniture and other items which he has given me over the years and which are now or may be left, in my home.

Seventh: I give and bequeath to my grand-daughter Mrs. Sally Goodman the china dishes which I now own and which I may die seized of and I direct that my Executrix pay to each of my other grand-children, the sum of five dollars (\$5.00), from the cash I leave before equal distribution between the principal heirs, my son and her to compensate them for the difference on the estimated share of the dishes herewith left to Sally Goodman.

Eighth: I give and bequeath to Mrs. Oma Dell Brewer, the two tables which I ordinarily keep in my living room.

Ninth: I order that Mrs. Rebecca Parmley Amacher serve as executrix of this My Last Will and Testament, and that she serve without bond and that the household furniture be divided among the heirs to suit themselves or if not agreeable, that the sell same and divide the proceeds of sale equally among them.

IN WITNESS WHEREOF I have hereunto set my hand and seal this March 12, 1966.

/S/ Lela Pearl Cannon  
Lela Pearl Cannon

Witnesses

We, the undersigned attesting to the Last Will and Testament of Lela Pearl Cannon, have this day affixed our signatures, she having signed this in our presence and having declared it to be such and we having signed in the presence of each other.

/S/ Mrs. Coy Cleek

/S/ Mrs. Tom Golston

Sworn to before me this 12th day of March 1966.

/S/ Byron D. Mayes  
Byron D. Mayes - Notary

My commission expires May 17, 1966.

Filed September 18th, 1968  
/S/ Glenn Hampton, Jr. Clerk

#### LAST WILL AND TESTAMENT

I, I. C. Roberts, a resident of Grundy County, Tennessee, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, hereby revoking all other wills by me at any time heretofore made.

#### WITNESSETH:

First: I desire and direct that all my just debts including my funeral expenses be first paid out of the first funds coming to the hands of my Executor.

Second: I give, devise and bequeath all of my estate, both real and personal, wherever located, to my wife, Adale Hardade Roberts, and to my son and daughters,

Haskel Paul Roberts, Florence Gordon, and Lena Goglio, to be divided equally between the four, each receiving a one-fourth undivided interest. If my wife shall precede me in death, I desire and direct that her interest or share shall be divided equally between my three children, Haskel Paul Roberts, Florence Gordon, and Lena Goglio.

Third: I appoint my nephew, George Roberts of Warren County, Tennessee, Executor of this my last will and testament, and I direct that no security be required of the said George Roberts as Executor. I authorize and empower my said Executor, in his discretion, to sell and convey my real estate, either at public auction or by private sale.

In Testimony Whereof, I have hereunto set my hand, this 15th day of February, 1965.

/S/ I. C. Roberts  
I. C. Roberts

Signed, sealed, published and declared by the said I. C. Roberts, as and for his last will and testament in the presence of us and each of us, and we, at the same time, and at his request and in his sight and presence, and in the sight and presence of each other, have hereunto subscribed our names as attesting witnesses to his said will, believing the said I. C. Roberts to be sound mind.

This the date aforesaid, the 15th day of February, 1965.

/S/ Walter H. Griswold

/S/ Frances West  
WITNESSES

Filed September 18, 1968  
/S/ Glenn Hampton, Jr. Clerk

#### LAST WILL AND TESTAMENT of

ERMAN NUNLEY

I, Erman Nunley of Coalmont, Grundy County, Tennessee, being of sound mind and disposing memory do hereby make and publish this my Last Will and Testament, hereby revoking any and all former Wills and Codicils made by me at anytime.

#### FIRST

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

#### SECOND

I give, devise and bequeath all my estate, both personal and real, wherever located unto EDWARD NUNLEY of Tracy City, Tennessee for the following uses and trusts:

(a) The Trustee is to take possession of all properties owned by me and maintain the home wherein I now live, or secure the equivalent thereof, for the use of my wife as long as she remains living, and for the use and benefit of my younger



children.

(b) The Trustee is directed to take into hands any funds due and payable to me because of my ownership of lands for the use, support, maintenance and upkeep of my wife and children. I direct that he be permitted to spend a corpus of said estate, if necessary, at his discretion, for the support, maintenance and education of my children.

(c) I give him full authority to sell, transfer and convey any and all real estate, choses in action, or other items owned by me at my death, and convert to cash, without any regard to the legal list of requirements.

(d) I direct that said Trust shall be kept until my youngest child reaches the age of ~~majority~~ <sup>W.M.A.</sup>. Upon him reaching the age of ~~majority~~ <sup>W.M.A.</sup>, I direct that this Trust shall cease and that the corpus thereof shall be equally divided between my wife and my children then living.

(e) If any of the beneficiaries of this Trust predecease me, or die prior to the twenty-fifth birthday of my youngest child, then and in that instance I direct that his or her share shall be held in trust for the balance of their heirs, named beneficiaries in this Trust.

(f) I further direct that in the event of the early death of any beneficiary of this Trust, ~~that~~ so long as a beneficiary lives, the Trust shall exist a minimum period of twenty years.

(g) I further direct that my Trustee be excused from reporting to any Court, but that on the anniversary date of his appointment as Trustee, he shall then give a complete report of his status to the beneficiaries under this Trust, showing them a full record of what funds are available and spent.

### THIRD

I nominate and appoint EDWARD NUNLEY of Tracy City, Tennessee as Executor of this my Last Will and I further direct that he be permitted to serve without bond or surety.

### FOURTH

In the event that EDWARD NUNLEY is unable to serve or he predeceases me, or resigns after becoming Executor, then and in that instance his resignation shall be made by report to the Clerk of the County Court at Altamont, Tennessee and in that instance, the County Judge shall then have the power to appoint a successor Executor and/or Trustee.

IN TESTIMONY WHEREOF, I have hereunto set my hand, this the 9th day of December, 1963.

/s/ Erman Nunley  
Erman Nunley

Signed, sealed, published and declared by the testator ERMAN NUNLEY, to be his Last Will and Testament in the presence of all of us at one and the same time, and we at his presence and at his request and in the presence of each other, have hereunto subscribed our names as witnesses and we do hereby attest to the sound

and disposing mind of said testator and to the performance of the aforesaid act of execution at the place and on the date herein set out.

WITNESSES:

/s/ George Ramsey

Monteagle, Tennessee

/s/ W. M. Ables  
Names

South Pittsburg, Tennessee  
Addresses

Filed October 28, 1968  
Glenn Hampton, Jr., Clerk

### LAST WILL AND TESTAMENT OF JAMES LILLARD PATTON

I, JAMES LILLARD PATTON, of Laager, Grundy County, Tennessee, being of sound and disposing mind and memory and not acting under duress, menace, fraud or undue influence, of any person whomsoever, do hereby make, publish, and declare this my last will and testament and I hereby expressly revoke all former wills and codicils made by me.

#### I.

I direct that all my debts, including my funeral expenses, expense of my last illness and the expenses of the administration of my estate be paid by my Executor hereinafter named, as soon as practicable.

#### II.

I give, devise and bequeath all of my property and estate, whether real, personal or mixed, and wheresoever situated, to my beloved wife, BERTA PLANNERY PATTON.

#### III.

In the event my said wife does not survive me, or in the event we die in or as the result of a common disaster, so that it may not be determined which one of us survived, then I give, devise and bequeath all my property and estate, whether real, personal or mixed, and wheresoever situated, in equal shares to my children, JAMES E. PATTON, CLARA PATTON MASSMAN, and CHARLES LEON PATTON, or their issue per stirpes.

#### IV.

I hereby nominate and appoint my said wife BERTA PLANERY PATTON, the Executrix of this my last will and testament and she is hereby relieved of making bond as such Executrix, and she shall not be required to account to any Court for her acts as such Executrix.

In the event my said wife be not living at my death, then I nominate and appoint JAMES EDWARD PATTON, as alternate Executor of this my last will and testament and he is hereby relieved of making bond as such Executor and he shall not be required to account to any Court for his acts as such Executor.