

J. E. Ragon's Will.

State of Tennessee, Monroe County.

I J. E. Ragon of the above named state and County do here by make this as my last Will and Testament.

First; I want all my debts and obligations paid.

Second; I will all my property both real and personal to my wife, J. E. Ragon to have and hold the same until her death.

Third; After the death of my wife I want my property sold and equally divided between my seven children.

Vis: W. D. Ragon, M. J. Ragon, J. C. Ragon, Annie Black (deceased) Lewis, Addie Kintell, Jessie Rothwell & Sallie O. Vincent, except in the case of my daughter, Annie Black, who has already received One Hundred and Fifty Dollars, which amount I want withheld from her (Lewis) part of said estate.

Fourth; I will that J. F. McGuire act and do appoint him as Executor of the above will. Where unto I do hereby set my hand & seal.

J. E. Ragon (Signature)

April 20, 1900.

Witnesses { John A. Catheart
A. H. M. McGuire

Probated Jan. 19, 1914

J. B. Pennington
Clerk

Mat J. Turpin's Will.

I, Mat J. Turpin, of Monroe County Tennessee, being of sound mind and disposing memory, knowing the uncertainty of life and the certainty of death, do make this my last will and bequest.

First; I direct that all my just debts be paid out of any money, I may die possessed of, or money derived from sale of any property I be possessed of at the time of my death, and all expenses incurred by my funeral.

Secondly; I direct that my wife Dora Turpin have a support out of the farm or from any other property I may have at the time of my death, together with my two minor children, Willie and Jessie Turpin, while she remains my widow.

Thirdly; That Leonard Turpin have the pair of five year old mules. That Orville Turpin have the black horse colt six or seven months old. D. Willie Turpin have the two mule colts, both horse mules, both says.

Lastly; At the death or marriage of my wife Dora Turpin, that all my property be equally divided among my five youngest children. To wit, Leonard, Orville, Ella, Willie, and Jessie Turpin.

Either by selling my lands and personalty and dividing the money derived from such sale equally, or by division of land and personal property satisfactory to them selves. My other children Etta Turpin Berry, Lee Turpin, Addie Berry, Ella Turpin, all these having been married and given all I was able to give them at the time of their marriage, the property I now own having been made since they left me and by the help of the above five named children. And I hereby appoint my son Leonard Turpin as Executor of this my last will and Testament. This the twenty fourth day of December 1913.

Witnesses { W. H. Moser
W. J. Cagle

Mat J. X Turpin.
mark

Probated March 2, 1914.

J. B. Pennington
Clerk.

Mary E Webb Hill.

Know all men by these Presents:

That I, Mary E. Webb of Monroe County Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking and making void all other Wills by me at any time made.

Fifit.

I will and direct that all my just debt and funeral expenses shall be paid as soon as practicable after my death out of the first money coming to the hands of my executor.

Second.

I give and bequeath to my beloved sister, Mrs M. L. Herriott, the sum of Three Hundred Dollars (\$300.00) in Cash to be paid to her out of any moneye coming to the hands of my Executor, or if such sum of Three Hundred Dollars shall not be sufficient to fully reimburse my said sister for any and all sums that she has heretofore or may here after expend for me, then upon proper proof to my executor, my said sister is to be paid out of my estate enough to fully reimburse her for all such sums expended for me. That is to say, I direct that my said sister is to have as much as Three Hundred Dollars out of my Estate whether the sum she has expended for me amounts to that or not, but if she has expended more than that sum, then I want her fully repaid.

Seventh.

I will and direct that out of the funds coming to the hands of Executor from my estate there shall be reserved the sum of Twenty Five Dollars (\$25.00) which my said Executor shall pay over to the Treasurer of the West View Cemetery Company, and some shall be held by said Treasurer and his successors in office as Trustee said sum to be loaned out and the income from time to time shall be used in caring for my burial lot in West View Cemetery, such times to be used

from time to time as may be necessary to pay the expences of caring for and keeping in good condition said lot.

Eighth.

I hereby nominate and appoint Sam. T. Jones my executor to carry out my said Will.

In Testimony whereof, I have to this my last will and testament set my hand and this the 14th day of June, 1912.

Mary E. Webb

Signed and published in our presence, and we have subscribed our names herto, at the request of the testator and in his presence and in the presence of each other on this the 14th Day of June 1912.

D. C. Young
Dada E Young

Codicil.

I hereby Cancel and revoke section 3, 4, 5 and the last 7 as marked or crossed out in the above will, having made other dispositions of a portion of the property described there in. This the 2nd day of September 1912.
attest.

J. H. Gardner

Mary E. Webb

Geo. H. Brunner & Elizabeth Brunner Hill.

We John H. Brunner and Elizabeth Key Brunner of Monroe County Tennessee, grateful for the many years extended to us for more than four score years, and being still of sound mind and disposing memory, do hereby make, ordain, and publish this joint last will and testament, thus revoking all former wills made by either of us.

Item 1 Having heretofore given to our beloved children Joseph, Susan, Bland and Adelaide what we consider their equitable share of our estate, no further portion is willed to either of them.

Item 2 As it is probable that one of us may die before the others it is hereby provided that the survivor shall succeed to all the property left by the others during his or her lifetime.

Item 3 We desire to be plainly buried between the graves of Joseph Brunner Senior and of our two children that died in infancy in the space reserved for this purpose.

Item 4 We are not in debt but we direct that all just claims that may arise hereafter be properly settled and that whatever property remains after our departure hence, whether personal property or landed estate, shall go to our beloved son Arthur H. Brunner and his excellent wife Mary E. Brunner in consideration of their long continued kindness and care in our behalf.

Done at our home March 21, 1906.

John H. Brunner (Seal)

E. H. Brunner (Seal)

Wit. The foregoing was signed in our presence and in the presence of each other, and acknowledged to be their last will and testament, the day and date above written. We the undersigned at the request of the testator John H. Brunner, hereinabove subscriber over name as witness to this his last will and testament, and have signed it as such in his presence, Feb. 6, 1914.

Proven and Probated
This April 4th 1914 J. B. Lemmington
Judge Probating Court

W. N. Magill
Sadiot Magill

John M. McElung Hill.

I John M. McElung of Madisonville Tenn, being of sound mind and disposing memory, do make and publish this as my last will and testament, revoking and making void any and all wills by me heretofore made.

I desire that all my debt and funeral expenses be paid out of the proceeds of my estate as soon after my death as is convenient.

After complying with the first section of this my will, I give and bequeath the balance of my estate and property, of every kind and nature including what ever Life Insurance I may have and any real estate that I may own, or have an interest in and all my personal property of every kind, to my sister Jane E. McElung absolutely with full power and authority to sell convey and dispose of same by deed or otherwise.

It is my desire however that my sister Jane E. McElung carry out the request and desire of my father Hobt H. McElung, and my grandfather John McElung, to wit: - that our Aunt Caroline McElung be given a home and be taken care of during her life.

In witness whereof I have hereunto affixed my name on this the 5th day of Feb. 1916, In the presence of the undersigned witnesses.

J. N. Magill

H. H. McCroskey

J. M. McElung

Proven this Apr. 23 - 1914

Geo. B. Lemmington
Clerk

F. M. Kinsler Will.

I F. M. Kinsler of Monroe County, State of Tennessee, being of sound mind and disposing memory do hereby make and publish this my last Will and Testament, making void all other wills at any time heretofore by me made.

First

I will and bequeath to my daughter, Cora T. Fair, formerly Kinsler, and her two children, Eva Pearl and Emma Rebecca, the following described real estate to-wit: About Ninety Acre of land being the farm that I now own, and am living on, and bounded on North by C. O. Williams, West by Rowen and Maxwell, South by Maxwell, and East by W. H. Kinsler, and being in the sixth Civil District of Monroe County State of Tennessee.

Second

I also will and bequeath to my said daughter Cora T. Fair, formerly Kinsler, and her two children Eva Pearl & Emma Rebecca all and every part of my personal property, but I shall have and hold possession of all of my said property both real and personal so long as I may live and after my death should it occur before my wife then in that case my wife Sarah, shall have and hold said property and manage and control same as long as she may live or remain my widow.

Now my said daughter, Cora T. shall take care of myself and wife so long as we may live. And in case of my death first, she my said daughter shall take care of my wife, so long as she may live or remain my widow, and shall treat us right and kindly, just as a child should treat its parents, seeing that we lack none of the comforts of life during our old age and last days. And should she fail to comply with the requirements of this Will then the same is null and void as to her and her said children. My said daughter shall see that her said children shall treat us right in every respect. My said daughter shall see that all my just debts are paid and that my funeral and burial expenses are paid and also those of my wife.

My said daughter shall collect all my just debts and shall furnish and pay for stones for myself

and wife grave costing not less than \$15. fifteen Dollars each. And see that said stones are put in a reasonable time after our deaths, each set of stones costing \$15. fifteen Dollars. And in case of sickness of myself or wife, my said daughter shall see that we have all the medical attention that we may need and the proper nursing and care required.

I have aimed and intended to give each of my children Three Hundred and Fifty Dollars. Some of them have not received said sum of Three Hundred and Fifty Dollars. And some of them have received more than said sum. Now all of my children, who have received more than said sum shall pay all over said amount back to me or my said daughter Cora T. After my death my said daughter must and is bound and required to pay to such of my children as have not received the said sum of Three Hundred and Fifty Dollars, the balance of said sum of Three Hundred and Fifty Dollars so that they shall all be equal. My said daughter shall not be pressed to pay the amounts remaining unpaid to my said children, who have not been paid said amount of Three Hundred and Fifty Dollars. She shall have 10 ten years in which said amount may be paid without interest after my death or the death of my wife.

By reference to a book of accounts it will be shown the amounts which have been received by my children. Our bede, bedsteads and bed clothing shall be equally divided between my daughter after the death of myself and wife or should I die first or my wife remain, then in that case at the remarriage of my wife, the division of said bede, bedsteads and clothing shall take place at once.

My Executor shall see that there is a fair and proper division of said articles.

I appoint my son J. D. Kinsler, Executor of this my last Will and Testament, without bond and he will help and assist in collecting and settling up said estate and see that the requirements of this Will are fully carried out this December 14, 1909.

Attest

J. D. Harris

J. D. Harris
Fred Harris

F. M. Kinsler

J. F. Mitchell's Will.

State of Tennessee, Monroe County,
I J. F. Mitchell do make this my last Will and
revoking all other Wills previously made by me.
This July 31, 1913 - I will to O. L. Isbill and wife, Della
Isbill, all my real estate, real and personal at my death.
The consideration on this my last Will are that we
live in peace with each other and if we should disagree
we will settle it with ourselves. The said O. L. Isbill
is to keep up the farm and keep up the fence on said
land & if we disagree on any thing of interest we agree
that the same be settled within ourselves, without litigation
(Law suit or arbitration) and I agree to work when I am able
and we are to live together as one family. The said Isbill
and wife are to look after me in health and sickness and
at my death to place a common limestone stone to
my grave at my death. I appoint John Thomason my
Executor to this my last Will & Testament. And if we
disagree, said O. L. Isbill is to get out as soon as possible
day and date above written.

See Mitchell.

Witnesses }
G. W. Isbill,
J. W. Thomason.

his
J. F. Mitchell
Mark

Probated May 18th 1914
John B. Pennington
Clark.

Sam E. Young Will

Know all men by these presents:-

That I, Sam E. Young, do this day make
and publish this my last will and testament,
hereby revoking all other wills by me at any
time made.

First:

I will and devise that all my just
debts and funeral expenses be paid out of the
first money coming into the hands of my
executors hereinafter named and that a suitable
monument be placed to my grave.

Second

I will, devise and bequeath to my
beloved wife, Laura E. Young, the house and lot
where I now live in the town of Sweetwater,
including all the lands that are enclosed within
the residence lot, garden, barn and barn lot,
which property is fronting on May's Ave. and
bounded on the North by Young Street. I
also give to her all my household and kitchen
furniture, library kept in the residence and the
silver ware and piano. But the property,
real and personal, is only given to my
wife for and during her natural life. The
remainder in fee of the realty together with
the personality after the death of my wife, I
give and bequeath to my two daughters,
Frances M. Young and Anna M. Young, share
and share alike and I value this remaining
interest in the realty and this left over personally
at two thousand dollars (\$2,000.00).

Third

I will devise and bequeath to my son
Sam E. Young his office, office lot, law library,
library library, kept in the office, office furniture
together with type machine, copy press. This office
is described as lying in the town of Sweetwater
Tenn. and fronting on Railroad Street and
bounded on the south east by the lot of Mrs.
D. N. Browder, and on the North West by Mr.
Keller and the heirs of John M. Jones, deceased
on the north east. I value this office, office lot,
library and things therein contained at two thousand

dollars (\$2000⁰⁰)

Fourth.

I will bequeath and devise to my daughters Stella Young Boyd, Francis M. Young, Anna M. Young and my sons Robert S. Young and Sam E. Young to my farm known as the McGuire Farm. Lying in the 1st. Civil District of Monroe County. Bounded on the West by the lands of Laura T. Young and G.M. Cline on the east by the lands of G.M. Cline and the heirs of Ed Thurston, deceased, on the North by the north by the lands of G.M. Cline and Laura T. Young and on the south by the lands of Ed Fitzgerald and Laura T. Young. I value this farm at six thousand dollars (\$6000⁰⁰) and divide it as follows: To Stella Y. Boyd and Robt S. Young, each one undivided one third interest in and to the said farm and to Francis M. Young, Anna M. Young and Sam E. Young to each a one undivided one ninth interest in and to said McGuire farm and lands.

Fifth.

I will and bequeath to my five children my twenty five acre field known as the Lowe Fields, containing about twenty five acres lying in the first Civil District of Monroe County, Penn. Bounded on the south and east by the lands of Laura T. Young, on the west by the lands of Rufus Scott and wife and on the north by the lands of Geo. Smith. I value this piece of land at twenty four hundred dollars (\$2400⁰⁰), and give to my daughters Francis and Anna Young each a one third interest in the same and to my daughter Stella Y. Boyd and my son Robt S. Young each a one sixth interest in same.

Sixth.

I give and devise to my wife all the growing crops that I have on hand on either of the two tracts of land at the time of my death together with horses, feed and vehicles that I may have on hand at the time so that whatever crop is pitched my wife may have it raised, cultivated and harvested and she is to own the same.

Seventh.

I desire and direct my executors after the Crop that is pitched when I die shall have made, gathered and divided that they shall have all my Cattle, horses, mules, hogs, harness, vehicles, farming implements, tools and interest that I have in and on such property together with all my life insurance, stock, notes and other personal property shall all be sold either at private or public sale and the proceeds divided between my wife and five children as herein after set out. My wife is to have four thousand dollars, from which she is to use the interest during her natural life and at her death this money is to go to my two daughters Francis M. and Anna M. Young, share and share alike, as to all the balance of my personal estate herein before mentioned, which I think is worth at least five thousand dollars (\$5000⁰⁰) I divide among my children equally. It being my desire that each of my children shall share equally in my estate except that I want to give to my daughters Francis and Anna the four thousand dollars (\$4000⁰⁰) after their mother has used the interest here from her life time. This I give to said two daughters to partially remunerate them for the work, labor, kindness and taking care of their mother during her long years of sickness.

Eighth.

I hereby constitute and appoint my two sons, Robt S. Young & Sam E. Young, Jr. and my son in law, Henry T. Boyd to be the executors of this my will. and they shall not be required to give any bond but I do require them to wind up the estate carefully and not too hastily and to sell the personalty and whatever they do sell carefully and cautiously and to settle and divide my estate satisfactorily.

This Oct. 2, 1915.

Sam. E. Young

over.

Signed and published in our presence and
We have subscribed our names in the presence
of the testator.

This Oct. 3, 1913

D. C. Young.
Lake C. Warren

Proven and Probated
This June 29th 1914.

Jno. B. Clingington Clerk

E. C. Miller's Will

I, E. C. Miller, being of sound mind and disposing memory do make and publish this as my last Will and Testament.

I will that all my just debts and funeral expenses be paid by my Executor, hereafter named, out of any money that may be on hand at my death.

Second; I will and bequeath to my two sons W^m. M^cKinley Miller and Charles Calvin Miller my farm of 80 acres in the 5th Civil District of M^c Minn. County. The proceeds of said farm to go to my beloved wife, Emma Miller until my son, W^m. M^cKinley Miller becomes of age, and then said W^m. M^cKinley Miller shall pay to my wife \$100⁰⁰ per year, and at the maturity of my son Charles Calvin Miller, they shall pay \$50⁰⁰ each to my wife per year until my youngest child, Fannie Ray Miller, becomes 21 years of age. Then the said W^m. M^cKinley Miller and Chas. Calvin Miller shall pay to my five daughters, Esther Anna, Callic Rose Mary, Eunice Irene, Opie Odell and Fannie Ray, \$400⁰⁰ each or \$2000⁰⁰ to them as a whole.

Third; To the above named five heirs all being girls I will and bequeath my farm containing 171 acres more or less lying and being in the old 7th District of Monroe County Tennessee, to be divided equally between them share + share alike.

Fourth; I will and bequeath to my wife Emma Miller the home farm on which I now live, containing 10⁰⁰± more or less, during her natural life or during her widowhood, and in case she remarries then said farm will be left to all my heirs share and share alike.

Fifth; I have on hand Notes amounting to about \$1000⁰⁰ and over about \$250⁰⁰. When the \$250⁰⁰ is paid the balance is to be used to maintain and educate my minor children.

Sixth; I have about 50 head of cattle and 4 horses and the present crops on all my farms are to be used by my executors to the best interest of my family, also 1 wagon, 1 surrey, 1 buggy, and all farming tools and machinery of all kinds to be kept on the farm for the use & benefit of my said family.

Seventh; I have in hold 5 shares in the Monroe Bank, the dividends from same to go to my wife Emma Miller to help in the support of my said minor children until they all become of age, then said bank stock goes to my said wife individually.

Eighth;

The taxe on the farms mentioned in this Will is to be paid by my executor, each year until my youngest child become of age.

Ninth; The farm of 171 acre mentioned above will be sold to my 5 girls children, is to be sold when the youngest child become 21 years old and equally divided between them.

Tenth; I hereby appoint my wife Emma Miller and my son W^m McElroy Miller as my executors of this my last Will. Given under my hand.

This Aug. 8th. 1914. They are to serve without bond.

X & C. Miller

We the undersigned witnesses signed the above will at the request of the testator and in his presence and in the presence of each other.

This Aug. 8. 1914.

Jno. B. Cunningham

Fred W. Harris

Witnessed by subscribing witnesses
This Aug. 22nd. 1914.

Jno. B. Cunningham

Cork.

Zack Taylor's Will.

I know all men by these Presences;

That I Zack Taylor being of sound mind and disposing memory do make and publish this my last will and testament, hereby revoking and making void all other wills by me at any time made.

I will and direct that all my just debts and funeral expenses be paid out of the first money that comes into the hands of my executor.

I will and direct that all my watch be given to Billie Mayes of Harrison Arkansas.

This is in token of my appreciation of his kindness to me.

III

I will and bequeath to my aunt Mrs Isabelle Mayes of Harrison Arkansas One Hundred Dollars in cash out of my estate.

This is likewise in token of my appreciation of kindness to me.

IV

I will and bequeath to my sister Eliza Thomas wife of William Thomas of Sweetwater Tennessee, the proceeds of my life insurance policy in the Mutual Aid Union because of her kindness and care in nursing me through my last sickness.

V

I have reserved some money to pay my expenses and have a note in the Citizens Bank of Arkansas due from Evans, which I direct my executor to collect, through the said Bank and apply the proceeds to the payment of out-standing debts and funeral expenses if there shall not be enough of the money I have on hands, and pay the bequests hereinbefore set out.

VI

I will and direct that all the remainder and residue of my estate of whatever kind, wherever same shall be found, shall be paid over to my sister Mrs. Eliza Thomas, as residuary legatee.

VII

I hereby appoint - - - as my executor to carry out the. my will.

In Testimony Whereof, I have hereunto set my hand on this the 31st day of July 1914.

Zack Taylor

We, the undersigned, have signed our names hereto at the request of the testator and in his presence and in the presence of each other, and same was signed by the testator in our presence as and for his last will and testament.

Witness our hands on this the 31st day of July 1914.

J. P. Richardson
J. C. Bilduback

Only sworn and Probated
This Aug. 28th 1914.

Jno. B. Pennington
Clerk

James Milton's Will.

Tellico Plains County of Monroe,
State of Tennessee.

I, James H. Milton of the above named town, County and State being of sound mind do hereby make this my Last Will and Testament.

Niz:-

1st. It is my will and request that after all my debts and funeral expenses are paid and a suitable monument erected to my memory that all the personal property remaining be given to my beloved wife Margaret Clementine Milton.

2nd. It is my further will that my above named wife have control and full power over all my Real Estate during her Lifetime, and use the proceeds thereof for her own benefit. And at her death it is my will that such Real Estate be given my two brothers J. C. & W. H. Milton or their heirs. Except that if during my wife's Lifetime, the proceeds of said real estate fail to make her a satisfactory support, then it is my will that she sell off such portion of said real estate as will enable her to live and mingle with the people in her sphere of life. And the fact that such property is sold by her shall be proof that the same is in accordance with my will.

3rd. It is my will that my wife above named be the Executor of this my Last Will and Testament, Without bond.

Signed J. H. Milton
Feb. 8, 1910.

Witnesses { George W. Williams
W. M. Dickey

Coven and Probated
This Sept. 6, 1914.

Jno. B. Pennington
Clerk

Mary E. Worthy's Will.

I Mary E. Worthy, of Monroe County Tennessee, being of sound mind and disposing memory, do make and publish the my last Will and Testament. Herby revoking all former Wills by me at any time made.

First: I direct that my just debts and funeral expenses be paid out of my personal estate.

Second: I give, will, and devise to G.W. Worthy and wife, and my grand daughter Selma, daughter Mary L. Brandon, the tract of land on which I now reside; situated in the eleventh Civil District of Monroe County Tennessee. Consisting of twenty five or thirty acres more or less.

Bounded as follows:-

Beginning on a rock at a cedar, on the line of Chile Aley, and running in a northerly direction to a rock at a cedar across the branch; thence in a northerly direction to a rock on the line, between C. M. Worthy and Mary E. Worthy. Thence west with C. M. Worthy's line, to a rock east of C. M. Worthy's barn. Thence south with a line between C. M. Worthy & Mary E. Worthy to a rock, near a big cedar. Thence west with petition fence to Madisonville & Linden Road. Thence south with public road to the corner of Chile Aley and J. P. Pickering & Mary E. Worthy. Thence east with the sectional line to the beginning.

Third: I give, will and direct to my grand daughter Selma, one half interest in the land described above.

Fourth: To my daughter, Emma Nease, one feather bed and two pillows, one sherry Bureau, one small table.

Fifth: My grand daughter, Selma, one bed complete, consisting of feather bed, quilt, pillow, and etc. all other household goods, dishes & etc to be divided equally between G. W. Worthy and Selma.

Sixth: I will, order and direct the said will be a guardian for the said Selma at my death, during her minority and that said guardian rent the land above and apply the proceeds to paying taxes and keeping the property in reasonable repair, then apply the remainder to supporting and educating the said Selma Worthy. I nominate & appoint G. W. Worthy Executor of this Will and also Testamentary Trustee or guardian for the purpose of carrying out the provisions of this Will. I will order and direct that the said G. W. Worthy shall be released from making bond, and shall not receive any

compensation as such guardian or trustee. I will that G. W. Worthy and wife shall wait on and take care of my daughter Mary L. Brandon, during her sickness, also my self, and grand daughter Selma. I will that G. W. Worthy and wife shall provide the necessary food, clothing, medicine and all the other necessities which I and my grand daughter Selma may need. I will direct that this will shall not interfere with a right way and a full privilege to the spring as shown by deed I made my son, C. M. Worthy. I will, order, and direct that G. W. Worthy and wife shall be good, kind and peacable toward me at all times and my grand daughter Selma. If the said G. W. Worthy and wife shall fail to carry out any part of this will, directed by me, the same shall be void and with out effect.

In testamentary whereof I set my hand in the presence of witnesses,

The Nov. 4th, 1911

Mary E. X. Worthy
Mark

Signed at the special request of the Testatrix in her presence and in the presence of each other,

J. V. Denton
Pete Aley

Crossed and Crossed

The Sept. 6, 1914.

Jno. B. Cunningham
Clark.

Susan Rolland Col. Hill

Know all men by these Presences;
That I, Susan Rolland, do make and publish this my last will and testament, hereby revoking and making void all other wills by me heretofore made.

First

I will that all my just debts be paid, including funeral expenses, as soon after my death as practicable.

Second

I will to Tobe Rolland and Jim Rolland, my sons, and to Carrie Rose, my daughter, one dollar each. And all the balance of my property, real estate, personal property and mixed property of every kind and nature, I give, will, bequeath and devise to my daughter, Georgia Robinson and her daughter Gracie Robinson.

And I hereby constitute my daughter, Georgia Robinson, my executrix to execute and carry out this will.

In Testimony whereof I have hereunto set my hand this 19th day of April 1905.

Susan Rolland
mark

We D.C. Young and Dora E. Young hereby subscribe our names as witnesses to the foregoing will, and we sign the same at the request of the testatrix and in her presence and in the presence of each other. Witness our hands this 19th day of April 1905.

Duly Proven and Probated
This Sept. 24th 1914.

D.C. Young
Dora E. Young

Jno. B. Bennington
Clark

J. F. Allison Will.

I, J. F. Allison, being of sound mind and disposing memory, do make and publish this my last will and testament.

I

I command my soul to God and my body to a Christian burial.

II

I will that all of my just debts be paid, including my funeral expense.

III

I bequeath to my beloved wife, Salathia A. Allison all my property, both real and personal, except my books, my watch and my finger ring with my name inscribed thereon.

My real estate consists of 240 acres of land lying in the 18 Civil District of Monroe County, Tennessee, and 80 acres of land lying in Santa Rosa County, Florida, adjoining the town of Milton. Also all the equity & have in one house and two lots in the town of Madisonville, Tennessee.

IV

I bequeath to beloved son, Raleigh Orlando Allison, all of my books, my watch and chain and my finger ring having my name inscribed thereon.

V

I hereby nominate my wife, Salathia A. Allison as the sole executrix of this my last will and testament, without being required to make bond. In the name of God Amen.

This the 29th day of April - 1907.

J. F. Allison

Witnesses
W.A. Thornbury
W. Morris Harrison

Duly Proven and Probated
This September 7- 1914

Jno. B. Bennington Clark.

Robert Snead's Will Copy from Knox Co.

Wednesday Morning April 3d 1878
 The Quarterly Court (April Term 1878) having adjourned,
 Quorum Court, Court met present and presiding Hon
 T H. Kearns, Chairman & Co.

Robert Snead.

An instrument of writing purporting
 to be the last will and testament of Robert Snead,
 dec'd, was presented in open Court for probate.

Thereupon came S. F. Logan and Thos L. Moore,
 the two subscribing witnesses to said instrument who
 being first sworn deposed and said that they
 were acquainted with the said Robert Snead,
 previous to and at the time of his death, that they
 signed said instrument in his presence at his
 request, that they heard him publish and declare
 the same to be his last will and testament, and
 at the time of his doing so said Robert Snead
 was of sound mind and disposing memory
 to the best of their knowledge and belief.

Thereupon said will was ordered to be recorded in
 which Samantha M. Snead is appointed Executrix,
 and by the terms of said will she is excused
 from giving bond. Thereupon said Samantha M.
 Snead who duly qualified as executrix of Robt.
 Snead, dec'd, and letters testamentary awarded
 and issued.

April Term 1878.

Robert Snead.

I Robert Snead of the County of Knox and
 State of Tennessee being of sound mind and disposing
 memory and in usual health, but aware of the
 uncertainty of life, and desiring whilst in full
 possession of my faculties to dispose of the property
 with which God hath blessed me, do hereby make
 this my last will and testament, revoking all other
 wills here to fore made by me.

It is my will and desire that all my
 just debts and funeral expenses be paid as soon
 after my death as practicable out of any monies on
 hand or that may come into the hands of my
 Executrix.

Secondly.

I will and devise to my daughter Martha
 Ann Kimbrough, wife of Jacob C. Kimbrough, a certain
 tract ~~of forty~~ of land lying in the County of Monroe
 and state of Tennessee, adjoining the lands of William
 Stepp and others, containing two hundred and one acres
 more or less, it being the tract upon which said
 Kimbrough and wife now reside, for and during
 her natural life, the rents, issues and profits of the
 same to be her separate estate, free from the debts,
 contracts or liabilities of her parent or any future
 husband, with remainder in fee to the heirs of
 her body. But this my will that should the said
 Jacob Kimbrough survive his said wife he shall
 retain the possession and use of said land as
 if tenant by the courtesy.

Thirdly.

I will and devise to the children of my son
 John E. Snead, now in being, to wit, Robert, Fanny,
 Richard, Charles and Minnie Snead, and any others
 that may be born to him here after, the following
 described tract of land lying in said County of
 Monroe to wit; The North half of the N.E. Quarter
 section twenty five township two range ~~fort~~ East
 of the meridian in the Amherst District, containing
 eighty acres more or less to have and to hold
 to them in fee simple.

Fourthly.

I will and devise to my son Thomas E.
 Snead the following described tract; Of land; one
 containing twenty acres more or less, and being
 a part of the N.E. Quarter of the Range, Township
 and section above named, it being that part of
 the Quarter lying between the land sold to J. L.
 Calloway and the tract.

Beginning at the tract running with the division fence to the railroad, thence along the railroad to the creek at its bend, thence S. 80 W. 19 poles to a post oak on lower line, thence with said line to Martin line &c to the beginning.

And another tract of 80 acres - it being the East half of the South West Quarter section twenty three township two range first East of the meridian in said Harrison district, to have and to hold the said two above described tracts of land in fee simple

Fifthly,

It is my will that my Executrix hereinafter named, pay to my daughters Virginia A. Whitton, fifteen hundred dollars, and to my daughter Mary L. Warrell, fifteen hundred dollars, and to my daughter Martha Ann Kimbrough in addition to the provision before made for her the sum of fifteen hundred dollars.

In order to provide means to carry into effect this bequest, I hereby authorize and empower my Executrix to sell and convey the house and lot on which I now reside on Broad St. in the City of Huosville or if she shall prefer it, I authorize and empower her to sell so much as may be necessary and such portion or part as she may choose of my lands in Monroe County Tenn. not herein before devised, and pay off said bequests with the proceeds at any time within four years next after my decease, but said bequests are not to bear interest.

Sixthly.

After the three foregoing bequests of fifteen hundred dollars, each shall have been paid out of said property, I will and devise the said house and lot in Huosville in which I now reside and my said farm of eight hundred acres in Monroe County Tennessee adjoining the lands of James M. Hushill & others, to my beloved wife Louontha M. Snead for and during her natural life with remainder over in fee to my daughter Laura F. Snead; In other words, I will and devise

said house & lot in Huosville and said Monroe County lands to my said wife during her natural life with remainder over in fee to my daughter Laura F. Snead, charged with the three said bequests to my said three daughters of fifteen hundred dollars each. But if my said daughter Laura shall die without children living, then and in that event, it is my will that the said lands and town lot, or such part thereof as shall not have been sold for the payment of said three bequests, shall go to and vest in my said daughters Martha Ann Kimbrough, Virginia Whitton, Mary L. Warrell and one fourth part of same to the children of my deceased daughter Elizabeth Cleveland.

Seventhly.

It is my will that the real estate devised in the preceding clause of the will to my wife Louontha M. Snead for life shall at her death vest absolutely in my said daughter Laura F. in fee for her own separate use free from the control, debts, Contracts or liabilities of any husband she may hereafter have.

Eighthly.

In case my said daughter Laura F. should die before my wife Louontha leaving children living, or a child living, then it is my will that the fee in said lands and lot vest in said child or children and in the event my daughter Laura shall die before my wife, leaving no child or children living, then at the death of my said wife it is my will that said town lot and lands in Monroe Co. shall vest in fee in my said daughters Mrs Whitton Mrs Kimbrough, Mrs Warrell and one fourth interest to my daughter Elizabeth Cleveland children.

Ninthly.

I give and bequeath to my wife Louontha M. Snead all my personal property of every kind and description including money bonds, choses in action and everything else having full confidence that she will use the same for the benefit of herself

and our daughter Laura, but for the use and disposition of the same she shall not be accountable to any one.

Lastly,

I hereby nominate and appoint my wife Samantha G. Sneed, Executrix of this my last will and testament and direct that no bond or security be required of her as such having full confidence that she will faithfully execute the trust I further constitute my said wife my residuary legatee. In witness whereof I have hereunto signed my names This 15th Day of Sept. 1877

Robert Sneed.

Signed and published in our presence, and at the request of the testator, we witness the same,

This 15th Day of September 1877

S. T. Logan.

Thos L. Massie.

State of Tennessee, 1885
County of Knoxville.)

I, Jessie L. Nelson, Clerk of the County Court for said County, do hereby certify that the foregoing is a true and perfect copy of the last Will and testament of Robert Sneed, deceased, together with order of probate, as the same appears of record in my office.

Witness my hand and official seal in
Knoxville, this 6th day of November, 1914.

Jessie L. Nelson Clerk

John Madison J. C. Sloan Hill

I John Madison J. C. Sloan County of Monroe State of Tennessee, being of sound mind and disposing memory do make and publish and declare this to be my last will and testament, hereby revoking all former wills by me at any time made.

1st. I give devise and bequeath to my beloved Wife Josephine Sloan, Two Hundred Dollars to be paid by my executors as soon as practicable after my death, I also give my said wife my buggy and harness and two horses, and also whatever cattle and hogs I may die possessed of, Also I give my wife any and all grain and feed that may be on hand at my death, I give my wife whatever household and kitchen furniture we may have, I give to my wife my two thirds interest in binder, one half interest in Disc Harrow, one half interest in wheat drill; wagon and all other implements and tools of all kinds for her benefit during her natural life and at her death to be equally divided among my boys, J. R., F. B., H. C. and Obie Sloan. I also will that after my death and when my debts are paid if any, and my wife Josephine be paid two hundred dollars, should there be anything remaining of personal money or notes, it shall be divided equally among all my children, the boys here to fore named and also my daughters, Delora J. Stiles, Susan A. Peague Matilda E. Ferguson.

I give devise and bequeath to my wife Josephine my entire farm for her use and benefit during her natural life only.

order

And at the death of my wife, I give and devise and bequeath my entire farm to my children hereunto named, to be divided equally among them without sale, if it can be done satisfactorily. If not my executors are to sell the farm at public sale and divide the proceeds equally among the heirs mentioned. I nominate and appoint as my executors Jas R Sloan, F B Sloan and Obie Sloan, and on my part, I require no security for their faithful performance in carrying out the provisions of this Will.

In witness whereof I set my hand and seal
This November 17 - 1909

Witnesses { E G Jones Madison J C Sloan Seal
{ Z O Sloan

Duly Proven and Probated
The No. 7-4914

Jas B. Pennington, Clerk

Maranda L. Carson Will.

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

1st I direct that my just debts be paid, including funeral expenses,

2nd I give to my husband, Fred Carson, the uses and profits of my real estate together with the interests on any notes or notes that I may own at the date of my death, during his natural life, provided, however, the proceeds of said property shall not be subject to any debt that he may have contracted prior to my death.

3rd I give and devise unto my son Fred S Carson, the note I hold against him, he however, to pay the interest thereon to my husband as above directed during the life of my said husband.

4th I give and devise unto my son, Paul Carson, all my real estate and do hereby require of him to pay to Thresa Morris Harrison the sum of \$250⁰⁰ and the said sum of \$250⁰⁰ is hereby made a lien on the land hereby devised to my said son, Paul Carson. The land hereby devised is in two tracts, being a portion of the Carson farm two miles from Madisonville and containing about 180 acres, being all that portion of said farm not heretofore conveyed to Fred S. Carson.

This July 7-1908

Maranda L. Carson

The undersigned witnesses to the foregoing will hereunto sign their names as witnesses at the request of the testatrix in her presence and in the presence of each other, and we certify and bear witness that she signed her name to the foregoing will in our presence and declared the same to be her last will and testament.

Mrs Fred Carson

Theresa Harrison

Proven Nov 26-1914

Jas B. Pennington
Clerk.

Mary F. (Pong) Watson Will.

I Mary F. (Pong) Watson of Tellico Plains, Tennessee being of sound mind and disposing memory do make and publish this my last will and testament, hereby revoking all former wills by me at anytime made.

First I direct that all my just debts including funeral expenses and expenses of administration be paid by my executors.

Second I desire that my beloved husband, S. M. Watson, and I so direct that he the said S. M. Watson have absolute charge and control for his own use and benefit during his natural life, together with all the proceeds thereof of every kind and nature, my home tract of land comprising 25 acres more or less in Monroe County and known as the Terrell tract home place the same tract being the tract coming to me from my father Terrell Hanks together with the rents of the buildings and all other rents produced by the said tract of land.

Third, I desire that after the death of my beloved husband S. M. Watson, that the above described property and I doth hereby will and bequeath the same to Mrs. Flossie Head and her children as follows; if her oldest boy, Hubert Head be living at the death of my said husband, he, Hubert, be given the sum of Five Hundred dollars out of the said home place or tract of land, then the remainder interest in and to said place be divided share and share alike between the said Flossie Head and all her children living at that time, whether now born or that may be hereafter born.

Fourth, I also give devise and bequeath all my household effects of every kind and nature to the said Flossie Head and her children, but I direct that my said husband, S. M. Watson, have and retain the use of same during his natural life, and I direct that all ~~expenses~~^{expenses} of administering be paid out of all monies of any left & hereby give to S. M. Watson,

I hereby nominate and appoint S. M. Watson my executor of this my last will and testament. In witness whereof I have hereunto set my hand and seal this day 18-1914.

Mary F. Watson

H. Wimberly's will.

^(Pong) Signed by the said Mary F. Watson, as and for her last will and testament, in the presence of us, the undersigned, who, at her request, and in her sight and presence, have subscribed our names hereunto as attesting witnesses, the day and date above written.

M. M. McDaniel.
M. J. Rogers.

H. Wimberly's will.

This is my will October 2nd 1914
I want what I have to be divided as stated below.

I give Nancy Wimberly the farm and stock and contents, and Five hundred dollars, and at her death be given to Luther Wimberly.

I give Andy Atkins two-hundred dollars. I give Jim. Mat. Atkins one-hundred dollars, I give Sarah ~~Wilkens~~ ^{or} ~~Wilkens~~ two-hundred dollars, I give Anna ~~Dawson~~ or two-hundred.

If Jasper Tallent loses his law suit with Bird I want him to have the rest of my money. If he don't lose it, divide it between him and ~~the ones~~ named above.

This Oct. 2nd 1914

H. Wimberly

This will was proven by the following, who testified to the foregoing will, being in the handwriting of said H. Wimberly.

Witnesses {
J. H. Tallent
A. R. Lee
A. H. Tallent
W. M. Cagle

Probated Jan 4th 1915

Mrs Ida C Hutchinson Will.

Know all men by these presents:

That I, Ida Clark Hutchinson, of Monroe County, Tennessee, being of sound mind and disposing memory do make and publish this my last will and testament, hereby revoking and making void all other wills by me at any time made.

I.st

I will and direct that all my debts and funeral expenses, and also the expense of placing a suitable marker at my grave, which is to be done under the direction of my executor, shall be paid out of the first money coming to the hands of my Executor to be hereinafter appointed.

II.

I will and direct that as soon as convenient and practicable after my death my Executor shall sell the two tenant houses which I own in the town of Sweetwater, selling them either at public or private sale, in its discretion, and on such terms as it may deem advisable, and turn the proceeds into the general fund of my estate, and said Executor is hereby authorized to make to the purchaser a good warranty deed to the said property.

III.

I will and direct that twenty (20) shares of my stock in the Bank of Sweetwater be taken and held by a Testamentary Trustee, to be hereinafter appointed, in trust for the Methodist Episcopal Church South, of Sweetwater, Tennessee, the income from the said twenty shares of Bank Stock to be paid over by the said Trustee from time to time as it comes to his hands to the Board of Stewards of the said Church to be used by them for the various purposes of the church, at least Forty Dollars (\$40⁰⁰) of the same to be paid each year to the salary of the pastor and presiding Elder of said Church, as much as Thirteen Dollars (\$13⁰⁰) per year to be paid to the fund for the incidental expenses of the church; and as much as Fifty Dollars (\$50⁰⁰) to be paid each year to the "Benevolence" or Conference Collection taken each year by the pastor;

and more than the above mentioned sum may be paid to any of the causes set out at the discretion of the said Board of Stewards; and whatever amount of said sum is left over from the cause above set out shall be paid into the other cause or enterprise of the said Church, as the said Board of Stewards shall in their discretion see fit and proper, it being my wish and desire that the cause to which I contributed in my lifetime shall be supported from this said fund.

IV.

I will and direct that Five Hundred Dollars (\$500⁰⁰) in cash be placed in the hands of the Testamentary Trustee to be hereinafter appointed to be loaned with good solvent security and held in trust by said Trustee for the use and benefit of the Monroe Home Mission Society of the Methodist Episcopal Church, South at Sweetwater, Tennessee, the income from the said sum to be paid each year by the said Trustee to the Treasurer of the Monroe Home Mission Society, which fund shall be used for any of the purposes of the society as the officers of said society shall in their discretion decide, it being likewise my desire that this said fund shall be used for the purposes of the society, which shall from time to time be on hand.

V.

I will and direct that if Mrs W. E. Bogart shall survive me that she shall continue to live in my present residence in Sweetwater, Tennessee, the house, furniture and everything about the home being kept intact as it is at the time of my death for her use during her natural life, and I further direct that after paying the expenses set out in the first paragraph heretofore, and the expense of administration etc. that said Executor shall keep the whole of the remainder of my estate, including the money from the sale of the two houses hereinbefore directed to be sold and excepting the bequests of the Bank Stock and cash set out in paragraphs three and four heretofore, together during

The natural life of the said Mrs. M.E. Bogart, and the income of the same, except as hereinafter directed, shall be paid to her as long as she lives, and at her death the said estate will be divided as hereinafter directed. Provided, however, that the said Mrs. Bogart shall keep the said house in good repair at her own expense and shall pay the taxes on the same and shall keep the same sufficiently insured in the name and for the use of my estate; that is to say, all the taxes and expense on all the property herein so willed is to be paid from the income from time to time.

VI.

I will, bequeath and leave unto James H. Clark and Mable Clark Dickey all my stock in the American Textile Woolen Company, consisting of fifty eight shares of common stock and fifty eight shares of preferred stock, same to go to the said James H. Clark and Mable Clark Dickey equally, share and share alike.

VII.

I give and bequeath to Helen Dean Pen (10) shares of my stock in the Bank of Sweetwater; also my set of Limoges china, my set of hand painted China plates, and my diamond brooch.

VIII.

I give and bequeath to Alice Cannon (Lida) Pen ten shares of my stock in the Bank of Sweetwater, also all my silverware of every kind and my pearl ring.

I give and bequeath to Ada Clark Cannon ten (10) shares of stock in the Bank of Sweetwater and my solitaire diamond ring.

IX.

I give and bequeath to Samuel Jefferson Pickell, Jr. ten shares of stock in the Bank of Sweetwater and one thousand (\$1000) Dollars in cash.

X.

I give and bequeath to Graham Cannon Pickell (\$3000) Three Thousand Dollars in cash.

XII.
I will and direct that the bed and dresser in my bed room be given to and placed in the parsonage of the Methodist Episcopal Church, South, at Sweetwater, Tennessee.

XIII.

I give and bequeath to Annie Lee Lenoir the Mahogany bed room suite in my sitting room consisting of dresser, chaise longue and commode.

XIV.

I will bequeath and devise unto Sue Cannon Pickell, subject to the bequests in paragraph five above, the house and lot in Sweetwater, Tennessee, where I now reside, together with all the furniture of every kind that is therein, except the special bequests herefore made from the same, and except that I desire that Coal Cannon Young, Louis Cannon Groves, and Bill Cannon Hargrave shall each have some article from the furniture of this a brace of the said house that they and the said Sue Cannon Pickell shall agree upon, and which I direct that she give to them.

XV.

I will and direct that the testemorary trustee herein after appointed shall take and lead with good and solvent security and hold in trust one thousand Dollars in cash for the use and benefit of the Helen M. Cook Memorial Library of Sweetwater, Tennessee, the income from the said sum to be paid to the Treasurer of the said Library to be used by the said Library for such purposes as the officers and directors of the same shall direct from time to time.

XVI.

I will and direct that if there shall be anything remaining of my said estate after the payment of the bequests hereinbefore specially set out that the said sum shall be taken by the testemorary trustee hereinbefore to be appointed, and divided equally between the trusts hereinbefore established for the Methodist Episcopal Church, South, of Sweetwater, Tennessee, and The Helen M. Cook Memorial Library of Sweetwater, Tennessee, each of said trusts receiving one half of the said

residue of my estate which shall be loaned with
good and silent security and held by said trustee
and the income paid to said beneficiaries equally.
share and share alike to be used in the same manner
as the trust fund hereinbefore provided for.

III.

I hereby nominate, constitute and appoint
Switzerland Trust & Savings Bank Executor, and
Trustmastery Trustee to execute and carry out this
will in every particular.

In Testimony Whereof, I do to this my last will
and testament set my hand on this the 3d. day of
November, 1910.

Mrs. Ida C. Hutchison.

The, S. T. Jones and Dora Young, hereinafter
signed our names as witnesses to the foregoing will
which was signed and published in our presence
and we have subscribed our names hereto at the
request of the testator and in her presence and in
the presence of each other, on the 5th day of November 1910.

S. T. Jones,
Dora Young.

I. G. Collins Will

Know all men by these presents;

That I, A. G. Collins, of Monroe County,
Tennessee, being of sound mind and disposing memory,
do hereby make and publish this my last will and
testament hereby revoking and making void all other
wills by me at any time made.

I.

I will and direct that all my just debts and funeral
expenses be paid as soon as practicable after my death
out of the first moneys occurring to the hands of my
Executor to be hereinafter appointed.

II.

I will and direct that all my property, real, personal
or mixed wheresoever same may be situated be collec-
ted up and converted into cash as soon as practicable
after my death, and that after the payment of my debts
if any, that the remainder be divided equally, share
and share alike among my children, or if any child
shall be dead, the child or children of such child to
have the parents share.

III.

I hereby nominate and appoint to E Young my Ex-
ecutor to carry out this my will, and I hereby empower
my said Executor to sell any property belonging to
my estate at the time of my death either at public
or private sale as he may deem wise and to the
best interest of the estate, and any real estate that
may be sold by him he is hereby authorized and empower-
ed to make to the purchaser a good warranty
deed to the same.

In testimony whereof I have to this my last
will and testament set my hand on the 15th
day of February, 1913.

A. G. Collins.

We, the undersigned, have signed our names hereto
as witnesses at the request of the testator, and
in his presence and in the presence of each other
this 15th day of February, 1913

Protated this April 5th, 1915

S. C. Young

D. F. Hedges

W. A. Cannon's Will. (Certified Copy from Knox County.)

Wednesday Morning, August 5th, 1914.

State of Tennessee.

County of Knox.

Be it remembered, that at a regular session of the County Court, Court held for the County of Knox at the Court House in Knoxville, on the first Wednesday of August, 1914, it being the 5th day of said month, present and presiding the Hon. P. A. Brown, County Judge &c. and the Court being duly and legally opened by Geo W. Ball, High Sheriff of Knox County, for the transaction of business, when the following proceedings were had to wit:

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Friday Morning, August 14th, 1915.

Present met pursuant to adjournment, present and presiding the Hon. P. A. Brown, County Judge &c. when the following proceedings were had to wit:

000000000000

In re Will of W. A. Cannon, deceased.

In the County Court for Knox County Tennessee.

On this the 14th day of August, A.D. One thousand nine hundred and fourteenth (1914) before the Honorable P. A. Brown, Judge of the County Court for Knox County Tennessee, Josephine J. Cannon, the person named as Executrix herein, produced in open Court a paper, writings purporting to be the last will and testament of W. A. Cannon, lately deceased, bearing date 23d day of November, 1911, bearing the name of W. A. Cannon signed thereto, and being subscribed by Mrs J. F. Hinton and Jessie Cannon as attesting witnesses, and Moved the Court that the same be admitted to probate and record as the last will of the said W. A. Cannon, deceased; and it appearing to the Court from the testimony of the attesting witnesses, Mrs J. F. Hinton and Jessie Cannon that said paper writing was written in the lifetime of the said W. A. Cannon and signed by him and subscribed in their presence and at his request by the said Mrs J. F. Hinton and Jessie Cannon as attesting witnesses, and the said instrument was executed by the said W. A. Cannon on the day it bears date as and for his last will and testament, and that he was at the time of said mind and disposing memory; and it further appearing that the said W. A. Cannon did lately die in Knox County, Tennessee, that his usual place of residence at the time of his death was in said County, it is accordingly so adjudged.

The Court adjudges and declares that said instrument is the true, whole and last will and testament of the said W. A. Cannon, deceased; the Clerk is directed to file and record the same as such.

And thereupon the said Josephine J. Cannon, named as Executrix in said instrument was duly qualified as such, and letters Executor issued to her without the necessitous of Bond, she having the sole beneficiary under the will and expressly excused by the tenures thereof from the necessitous of Bond.

* * * * *

Executor's Letter,

State of Tennessee, Knox County.

To all Persons - Greetings:

Whereas, at our County Court held for the County of Knox, at the Court House in Knoxville, on the first Wednesday of August, 1914, it appeared to the Court that W. A. Cannon, late of said County, had died, leaving first made his Last Will and Testament, in which Josephine J. Cannon, is nominated as Executrix and the said Will having been proved and admitted to record, and said Executrix qualified as such, it was ordered by the Court that letter issue according to law.

He therefore requires the said Josephine J. Cannon to take into her possession all and singular the goods, and chattels, rights and credits of the said Testator, whatsoever the same may be found, and all just debts of said Testator and all the legacies specified in said Will, will and shortly to pay, so far as the said goods and chattels, rights and credits may extend, and in all things to administer said goods and chattels, rights and credits, according to the tenor of the said Will and the laws of the land.

Witness Jno M. Cannon Clerk of said Court, at Office in Knoxville, the first Wednesday of August, 1915.

Jno M. Cannon, Clerk.

August Term 1915.

I, W. A. Cannon, a resident of Knox County, Tennessee, being of sound mind and disposing memory do make, publish, and declare this to be my last will and testament, hereby revoking any and all wills that may have been by me at any time heretofore made.

First: It is my last will and desire and I do direct:
That my funeral expenses and any just debts that I may owe
shall be paid by my executrix, herein after named, so soon
after my death as is practicable.

Second: After the payment of funeral expenses and debts, if any,
as provided in item one hereof, all the rest residue of my
estate wheresoever situated and of whatsoever kind, character,
or description, whether real, personal, or mixed, shall, and
bequeath to my beloved wife, Josephine J. Cannon.

Third: I nominate, constitute, and appoint my wife, Josephine
J. Cannon, as my sole executrix of this my last will and
desire because she is the sole beneficiary thereunder and because
I have full faith and confidence in her. I direct that she
be permitted to qualify and act without bond.

In testimony of the fact that this is my last will and
testament I have hereunto signed my name and annexed
my seal on this the 23rd day of November, A.D. One Thousand
Nine Hundred and Eleven.

W. A. Cannon. *Seal*

The foregoing instrument was, by the testator W. A. Cannon,
signed in our presence on the day it bears date and was
declared to be his last will and testament and we witnessed
same as such in his presence and in the presence of each
other, at his instance and request on this the 23rd of November
A.D. 1911.

Mrs J. G. Kinton
Bessie Cannon.

State of Tennessee
County of Knox }^{ss}
I, Jesse L. Hudson, Clerk of the County Court
for said County, do hereby certify that the fore-
going is a true and perfect copy of the Last Will and Tes-
tament of W. A. Cannon, deceased, together with order of
probate, copy of letters of administration, etc., as the same appear
at record in my office.

Witness my hand and official seal in Knoxville this the
26th day of April, 1915.

Jesse L. Hudson
County Court Clerk.

Seal

State of Tennessee
County of Knox }^{ss}

I, R. G. Brown, sole presiding Judge of the
County Court aforesaid County, do hereby certify that Jesse L.
Hudson, whose genuine signature appears to the foregoing
certificate is now, and was at the time of signing same
Clerk aforesaid County Court, which is a Court of record,
duly elected and qualified as such and that said attestation
is in due form of law and by the proper officer.

Signed under my hand at office in Knoxville
this 26th day of April, 1915.

R. G. Brown.

County Judge.

State of Tennessee
Knox County }^{ss}

I, Jesse L. Hudson, Clerk of the County
Court aforesaid County, do hereby certify that R. G. Brown, Esq.
whose genuine signature appears in the foregoing certificate
is now, and was at the time of signing the same, sole
Presiding Judge of the County Court, in and for said
County, duly elected. Cannon signed and qualified as such
and that said attestation is in due form of law.

Witness my hand and Seal of said Court
at office in Knoxville this 26th day of April, 1915.

Jesse L. Hudson.
County Court Clerk.

J. J. M. Haines Will

(As established by the Supreme Court of Wisconsin
and Will on page 169 of this Book having been by
the Supreme Court set aside)

J. J. M. Haines
Wife, Pue.

December 6th, 1911

I, J. J. M. Haines, being in sound mind
and above three score and ten years want my wife, Betty,
Humes Haines to have the use of all my personal and
real estate and stocks and bonds if I have any, as long
as she lives should I die first and her death what. I
J. J. M. Haines shall be divided between my nieces and
nephews equally except Jo J. Smith who I have given in
the value of the George A. Lester lands of 262 acres what
will be equal in amount that will be received by the
rest of nieces and nephews and grand nieces and nephews.
I signed a will in the presence of Alex Thompson and
Maudelle Jones for love and affection to my wife Betty
Humes Haines my signature was under protest and so state
d. Interest and income my wife can use only when very
feeble and though that I would die, as the doctors do not and
die well and trained nurse and wife had no hopes of
recovering, but the blessed Lord brought me back to physical life,
and others much younger than myself have passed away
to say what I want done with all I may have in personal
real or stocks etc, where I am called to go hence I have
had Justice tickled up and James A. Johnston to select a
Cemetery lot in which myself and wife J. J. Johnston
Mary Alice Johnston and others of the Johnston Children
will be buried. This will be left to J. J. Johnston to keep
and carry out

J. J. M. Haines"

Witnesses

Ester D. Luttrell

Maudelle Jones "

N. L. Harvey Will

J. N. L. Harvey, of Madisonville, Adair County, Iowa.
Knowing the uncertainty of life and the certainty of death,
and being of sound mind and disposing memory do make
this my last will and bequest "to wit:

First I direct that all my just debts be paid out of any
monies I may have at the time of my death or from any
monies derived from the sale of any personal that I may
die possessed of, after all my debts are satisfied I direct and
devise that my wife Martha J. Harvey shall have all the
property that I may own or control, to be real and personal
during her natural life, to her as she may see
proper to do, and at her death to make such disposition of
what may be left, as she in her wisdom, may think best
to do.

Given under my hand and seal this the
4th day of Feb 1914.

I appoint my wife Executive of this my last Will

Witness

W. H. Moser

J. H. Lawry

N. L. Harvey

Probated May 21st 1915

J. C. Warren's Will.

I, Jacob Cachey Warren being of sound mind and memory do hereby make and establish this my last will and testament.

I give and bequeath to my wife Martha S. Warren all my real and personal estate of every kind and character as well as money on hand and in bank, debt due and choses in actions, to be held and owned by her absolutely and in fee simple.

I constitute and appoint her the executrix of this my last will and testament and specially desire that she shall not be required to execute bonds with securities for the discharge of the office.

Signed sealed and published this the first day of January, 1903.

J. C. Warren

Signed sealed and acknowledged as his last will and testament the day and date above in presence of

James May

J. Lynn Bachman

Probated May 24th 1915.

G. L. Walker's Will.

Known all men by these presents:

That I, G. L. Walker, of Monroe County, Tennessee, being of sound mind and disposing memory, do make and publish this my Last Will and Testament hereby revoking and making void all other wills by me at any time made.

I.

I will and direct that all my just debts and funeral expenses be paid as soon as practicable after my death out of any money coming first to the hands of my executrix hereinafter appointed.

II.

I will, bequeath and devise to my wife, Delia M. Walker, all my property and estate of every kind and nature, wherever same may be located, whether real, personal or mixed.

III.

I hereby nominate, constitute and appoint my wife, Delia M. Walker, Executrix of this my last will and testament to execute and carry out ^{the} same, and direct that she be excused from giving bond.

In testimony whereof, I have to this my last will and testament set my hand on this the 12th day of April, 1915.

G. L. Walker.

And we, Earl G. Young and Dora E. Young, have subscribed our names herein as subscribing witnesses at the request of the testator and in his presence and in the presence of each other on this the 12th day of April, 1915.

Earl Young
Dora E. Young

H. M. Millape Will.

Monroe County and State of Tennessee. I, H. M. Millape of sound mind and at myself do hereby make this my last will and testament.

I hereby appoint B. S. Johnson, W. B. Millape and J. H. Millape be my executors and do expressly release them from making bond. I hereby give them authority to sell all my property either at private or public sale as they think best. My store building and lot in Monroe Town. and one small house and two lots known as the Birchfield lots. As much of the proceeds from the sale of above property as is necessary shall be used to pay the following debts. \$400⁰⁰ to the Bank of Venore, and to secure which there is a mortgage on above said store building and lot. \$150⁰⁰ to L. R. Sloan and \$150⁰⁰ to B. S. Johnson, all of which is owed on said store and lot above mentioned. These are all the personal debts that I owe.

After all of the above debts are paid and all necessary expenses the remainder of proceeds from sale of above mentioned property shall be turned over to my wife. Also our entire stock of goods and fixtures shall be sold by said executors in any way they think best.

Proceeds from said sale shall be used as follows:

1st. To payment of all debts owed by H. M. Millape and son to others in Knoxville about \$500⁰⁰.

2nd. To B. S. Johnson \$300⁰⁰.

3rd. Robert King 100⁰⁰, Samuel Lane 60⁰⁰, H. M. Millape 25⁰⁰. All of these are company debts. After these are all paid W. B. Millape is entitled to one third of the remainder as he has one third interest in the business. After all debts are paid the remainder shall be turned over to my wife. All accounts shall be collected and disposed of as above mentioned goods and fixtures. All money turned over to my wife is here to use in any way she may see fit to.

This my last will and testament made this 21, 1915

H. M. Millape

Signed in our presence.

G. W. Ray
Robert King

Will of Jake L. Cline.

I, Jake L. Cline of Monroe County Tenn. do make and publish this as my last will and testament, hereby revoking any and all wills by me heretofore made.

1." I direct that all my debts be paid by my executors as soon after my death as possible.

2." I direct that my wife Mary Isabel, shall take my entire real estate, during her natural life or widowhood.

3." I direct that my wife Mary Isabel shall take absolutely all my household goods and kitchen furniture and stock except young cattle which is to be sold.

4." I direct that what property my wife has at her death or remarriage be disposed of as she thinks best.

5." I direct that a tombstone be placed at my grave at a cost of about (\$100) One Hundred Dollars.

6." I direct that at the death or remarriage of my wife that the real estate be divided equally among my seven children: Isaac M. Cline, Tiny Alice Frank, (Capt 400⁰⁰) Four Hundred Dollars of Tiny Alice Frank's part which shall be equally divided among Erekia M. Summitt, Nellie J. Summitt, Joseph Lee Summitt, and Thomas Virgil Summitt, Lee M. Cline, Sarah K. Clineheart, Joseph L. Cline, Rose A. Cline, and Corah D. Brakbill.

7." I direct that my executor shall collect all debts due me and divide the same equally among my seven children and that the same be done within a reasonable time after my death, in order he may make distribution thereof as herein directed.

8." I hereby nominate and appoint my son George and Joseph L. Cline executors of this will and direct that they execute the trust without giving security or bond.

This the first day of November Nineteen Hundred and One
Jacob L. Cline

Signed and published in our presence and we have subscribed our names thereto in the presence of and at the request of the testator.

This 1st day of Nov. 1915.

D. M. H. Wooldridge.
C. A. P. Wooldridge.

Jake Cline's Will Continued.

June 8, 1908.

A Codicil to this Will. I want Alice Franké
four Summitt children to have Two Hundred Dollars
each, and her and the Frank children to have the
remains of her share.

I will my son G. W. Cline to have my Farm and
pay his six brother and sister Twelve Hundred Dollars
each and them sign the Deed over to him and if
any of my heirs state a law suit they forfeit their
interest in my estate.

Witness: R. B. Callahan.

W. P. Ballard.

J. L. Cline.

Samuel S. McCampbell's Will.

I Samuel S. McCampbell, being a resident citizen of
Knox County, Tennessee, and being of lawful age and of
disposing memory, do publish and declare this to be
my last will and testament, hereby revoking any and
all wills heretofore made by me,

Article No. 1.

I hereby direct my Executor hereinafter named to pay
all my just debts when this will takes effect and to
erect over my grave a suitable monument and my
Executor is authorized to use a sufficient amount
of money of my estate for said purpose.

Article No. 11.

My fifty (50) acre tract of land, located on the South
side of Boyd's Ferry Road in Knox County, Tennessee,
and which is bounded on the North by the Boyd's Ferry
Road, on the East by the lands of B. Mastison, on the South
by the Howell's Road and on the West by the lands of
Belton. I hereby devise to my Sisters as follows:

I hereby direct that a line be run through said tract
of land from North to South so that said tract shall be
divided into two ^{equal} parts of twenty-five acres each. The
two twenty-five acres apiece tract as so divided
I hereby devise to my Sisters, Jessie McCampbell,
Belle McCampbell, and Lena McCampbell, alone
and share alike.

To have and to hold the above described real estate
to the said Jessie McCampbell, Belle McCampbell, and
Lena McCampbell, to their sole and separate use,
free from the debts and encumbrances of any present
or future husband, and in fee simple.

The next twenty-five (25) acres of said
tract divided as above stated I hereby devise to my
Sister, Mrs. Nora Wright.

To have and to hold the above described next twenty-
five (25) acres of said tract to the said Mrs. Nora
Wright, to her sole and separate use, free from the
debts and encumbrances of any present or future hus-
band and in fee simple.

Samuel S. McCampbell's Will Continued

My Sister, Maude Parrish owns an interest in ten acres of the Said East Twenty five acres above devised to my Sisters Josie McCampbell, Bell McCampbell, and Lena McCampbell, I therefore devise to my sister Maude Parrish five hundred (\$500⁰⁰) Dollars, in full payment of her said interest in said ten acres, and I hereby direct my Executor hereinafter named to pay my said Sister Maude Parrish Five Hundred (\$500⁰⁰) Dollars out of any money that shall come to his hands from the sale of my property, as hereinafter provided for and in consideration thereof, my Sister, Maude Parrish shall execute and deliver to my Sisters Josie McCampbell, Bell McCampbell and Lena McCampbell a deed to all the right title and interest in and to said ten acres.

Article No 111.

I hereby bequeath to my Executor hereinafter named, O.O. McCampbell, Fifteen Hundred (\$1500⁰⁰) Dollars, out of my estate, which he shall hold in trust for the following purpose; viz: As soon as practicable, he shall invest said Fifteen Hundred (\$1500⁰⁰) Dollars, in a house and lot, the latter of which shall be taken in the name of my Niece, Anna McCampbell, conveying same to her, to her sole and separate use, free from the debt and control of any present or future husband, and in fee simple.

In purchasing said house and lot, he shall consult with my Niece, Anna McCampbell, and as far as possible, purchase a house and lot that may be satisfactory to my said Niece, using his best judgment in the purchase thereof.

Article No 14.

I am the true and lawful owner of the following described pieces of real estate, viz:

1st. piece: My barn and stable property with adjacent stone rooms etc, described as follows:

Situated in the First Civil District of Knox County Tennessee, and in the South Seventh Ward of Knoxville, fronting about fifty (50) feet on the East side of Central Street, about two hundred and twenty three (223) feet on the West side of Sullivan Street, and about two hundred and

thirty five (35) feet on the north side of the Southern Railway right of way, and under lease to Peter Brown Kirby.

2nd piece: My Stable property, situated in the City of Knoxville, Tennessee, and described as follows: to wit, Fronting about 100 feet on the eastern side of Lamar Street, running back between parallel lines about 110 feet to an alley, and now being occupied by J L Cox, under contract with me, and being the same acquired by me from one Mater and wife --,

3rd piece: My tract of land, located on East side of Jackson Avenue, Park City, Knox County, Tennessee, on which are located four small brick buildings, fronting on Jackson Avenue Bridge and being the same property purchased by me from Mouser and wife:

4th piece: My two acre tract of land, located in Knox County, Tennessee, located on the North side of the Rublege Pike, about six miles North East of Knoxville, Tennessee, this two acre tract of land, adjoining the Roberts land, on the north.

5th piece: Being a farm, located in Monroe County Tennessee, comprising about one hundred and sixteen acres, (165) acres, located on the East side of Fork Creek Road, described as follows:

Being what is known as Lot number Eighteen (18) and twenty two (22) of the Sam E Young property, as shown on a map of said property, as record in the Registers office in Monroe County, Tennessee, and being the same purchased by me from the widow and heirs at law of Sam E Young, deceased.

I hereby devise the above described tracts of land to my Executor, O.O. McCampbell, who will take charge of the same as soon as this will takes effect, and he will rent, or otherwise operate the same, as in his best judgment will be to the best interests of himself, and the other beneficiaries herein after named, and he shall have full power and authority to sell and dispose of each of said parcels, and all of them, and he shall have the right to sell same either at private or public sale, and on such terms,