

to A.H. and J.R. Tarwater, and with J.R. Tarwater's line to a pine corner thence straight down the hill to the creek at the old water gap, thence crossing bottom and the public road at the drain pipe, and on up center of hollow in a north direction crossing through center of gap in the ridge, and straight down the hill to the south bank of the last old road on Edgar's line, and with Edgar's line to the beginning.

Fifth, Lula shall have the tract of land described as follows: Beginning on the Jenkins rock corner in the public road, and herein before made a corner to Edgar, thence with the line of W.D. Jenkins as his line now runs, crossing the bottom and the creek, and up the mountain to the line of J.R. Tarwater thence with the same to the Pine corner herein before made a corner to Hubert, thence with Hubert's line to the south bank of the last old road at Edgar's line, and thence Edgar's line to the beginning.

Witness my hand and seal this June, 5, 1916.

M. Nelson Tarwater.

Signed in our presence and in the presence of each other, on the day it bears date.

Attest J. A. Tarwater.

Millard E. Tarwater

Probated by the County Court of Sevier County, Tenn., on the 1st. day of Jan., 1917.

A. T. Marshall, Clk.

Will of S.B. Howard.

State of Tennessee).

Sevier County ) I, S.B. Howard, being of sound mind, make this my last will and testament:

First, I will to my son Hugh L. Howard, all of my real estate, and my personal property, personal, consisting of horses, cattle, hogs, farming implements, engine, mill, money on deposit, notes and accounts, and on condition that he (Hugh) maintain and support my wife Layra E. Howard in the manner in which she has been accustomed, or so long as she is my widow.

Second, My son Charles R. Howard, being of unsound mind, I will that Hugh Howard shall care for him and set aside a sum of money not to exceed Two Hundred Dollars (\$200.00) only at his (Hugh's) discretion, in case Charles should become unruly or unmanageable.

Third. That Hugh Howard is to pay my daughter, Birdie R. Howard, Four Hundred (\$400.00) Dollars, within two years after she becomes twenty-one years of age. In such sums as is convenient for Hugh to pay.

Fourth, That Hugh Howard is to pay my daughter Lillie M. Howard Four Hundred (\$400.00) Dollars after she becomes twenty-one years of age, paying her one Hundred Dollars a year for four years.

Fifth, That Hugh Howard is to pay my doctor bills, funeral expenses and any other debts I may owe.

Sixth, I name Hugh L. Howard Executor of this my last will and testament.

This January the 4th, 1917.

S.B. Howard.

The foregoing will was signed in our presence by Testator.

Attest: John Bogart

Hobart Bogart.

Probated by the County Court of Sevier County, January, 22, 1917.

A. T. Matshall, Clerk.

## Will of G.D. Snapp.

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

Item 1, It is my will, and I direct that all of my just debts and funeral expenses be paid by my Executrix as soon after my death as can be conveniently done.

Item 2, I will and bequeath to my wife Laura F. Snapp, should she survive me, all the personal property of which I may die seized and possessed, to be used by her as she may think best, she shall have the right to sell and dispose of the same, and apply the proceeds to the payment of my debts, or to the support of the family, or the education of our two children.

Item 3, I will and bequeath all the lands that I may die seized and possessed of, to my wife Laura F. Snapp, to be held and controlled by her, for and during her natural life, and she shall have the rents, profits and income from the same, and I will and direct that my said wife may sell and transfer by deed to be executed by her as my Executrix, so much of the lands herein willed as may be necessary to pay any debt that I may owe at the time of my death, should the money and personal property not be sufficient to pay the same.

After the sale of said land by my Executrix, as herein provided, (if any is sold) I will and bequeath the remainder to my two children, Bart D.M. Snapp and Bertie Victoria Snapp, equally, subject however to their mother's right therein for life as provided in this will.

I further will that they may divide said lands equally between themselves, at any time after they are twenty one years of age, but, that my son Bart D.M. Snapp shall have his part on that portion of the farm where the old John Snapp homestead is located if he so desires.

It is my will and I direct that neither of my said children shall sell their interest in the land bequeathed to them by me, until after the death of my said wife Laura Snapp, except one of them may sell to the other.

But I further provide that should one of my said children desire to sell their share or interest in the lands to some other person, they may do so by the consent of my said wife Laura F. Snapp and the other child, and all of them to join in the execution of the deed for the land so sold.

Item 4, Should either of my said children die, leaving children before they come into full possession and control of the land bequeathed to them their share in the land shall go to their child or children, and should either of them die leaving no children, his or her share to go to the survivor.

Item 5, I hereby appoint my wife Laura F. Snapp my Executrix of this will, and she is authorized and empowered to execute this will, and administer my estate without bond, bond is by me waived and not required.

All interlineations made before signing.

Given under my hand on the 30th day of December, 1916.

G. D. Snapp.

Signed in the presence of the undersigned subscribing witnesses who have this day signed same in the presence of the testator and in the presence of each other.

This December 30, 1916.

Z. D. Massey.

James Ogle.

Probated by the County Court of Sevier County Tennessee, on the 7th. day of February, 1917.

A. T. Marshall, Clerk

## Will of S.J. Shrader.

I, S.J. Shrader, do make this as my last will and testament hereby revoking all other wills be me made.

1st. I direct that my funeral expenses and doctor bill be paid out of any money that I may die seized and possessed of.

2nd. I give and bequeath to C.L. DeLozier of bed quilt (Washington's Plume by name) also one cupboard.

3rd. I direct that each of the three children of S.E. DeLozier, deceased, have a bed a-piece, and pillows, and all the bed quilts, sheets and blankets, and all of my household goods and clothing that I own, or may have at my death, all of which to be equally divided between the three children of S.E. DeLozier, deceased, to Wit: Alton DeLozier, Erney Lee and C.L. DeLozier.

4th. I direct that any money that I may die seized and possessed of, be divided equally between the three children above mentioned.

5th. I hereby appoint H.D. Bailey as my Executor to wind up and settle my estate, and he is hereby excused from making bond.

her  
S.J. X Shrader  
mark

Signed in the presence of us subscribing witnesses, the 3rd day of January, 1917.

Witnesses: W.R. Layman.

Witnesses: James H. Coffelt

Probated by the County Court of Sevier County, Tennessee, on the 16th. day of February, 1917.

A.T. Marshall, Clerk.

## Will of Henry Butler.

The last will and testament made by Henry Butler.

I, Henry Butler, of Sevier County, Tennessee, being of moderate health and 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 heretofore made, and especially one made on the 19th. day of February, 1895. First, It is my will that all of my just debts, including my funeral expenses shall be paid out of any money or means on hand at my death, or which may come into the hands of my Executors after my death.

Second, I will and devise to my son H.C. Butler my home place where I now live, covering what was originally several tracts, all lying in the 4th. Civil District of Sevier County Tennessee lying on the east side of the big East Fork of Little Pigeon River, adjoining the land of Kilman Robertson on the North, Maples and Wayland on the East, A.W. Butler and John Hodge on the South, and on the West by said River, said described tract includes about twenty (20) acres cut off from the Wayland place for timber to home place, another piece of about (25 or 30) twenty five or thirty acres, which I bought off the Maples land, the Clark Field and a part of a 50 acre entry which I got from David McMahan, known as the Feezel Tract of entry, a part of this last named 50 acre tract, I have heretofore given to my son A.W. Butler.

But this devise to said H.C. Butler is made on this condition and with this understanding: That is to say, he is to take care of my wife Martha R. Butler, and give her a home and support as long as she lives, and it is understood that the old home-stead and residence where we now live shall be her home as long as she lives, if she desires to remain there on the place, but should she survive me and desire to make her home elsewhere than at the old home, then she is still to have a comfortable and decent support from the said lands during her natural life and her support and care as aforesaid is made a specific charge on said lands and which may be enforced by her at any time necessary. This devise further includes as a condition, reasonable care for myself, such as I might need during my



## Will of Henry Butler Continued.

natural life, from the said H.C. Butler.

As a third condition on which said devise is made to the said H.C. Butler, he is to pay the following of my heirs the amounts herein named as follows: Sallie Wayland my daughter, he is to pay Three Hundred Dollars, to A.W. Butler the sum of Three Hundred Dollars, to Belle Stuart my daughter the sum of Three Hundred Dollars.

These several sums are made charges on the lands herein devised to the said H.C. Butler, and may be enforced if necessary against him for the benefit of each.

If the said H.C. Butler should desire, by any arrangement between himself and the above named parties, or any of them, he may pay said sums at any time and take receipts therefor to protect him, this I leave to him.

Third, I will and devise to my daughter Sallie Wayland, wife of J.W. Wayland, the tract of land on which she now lives in the 4th. Civil District of Sevier County Tennessee, adjoining the lands of Umbarger on the North, Maples on the East, The Home Place devised to H.C. Butler in the last item, on the South, by Robertson and W.W. Emert on the West, containing about 160 acres, and includes part of the Maples Tract, used for timber up to a conditional line made between the home farm and this land, I especially reserve a road out of this land, through what is known as the Boadly Field for the use of the Home Farm, I also reserve the privilege of water for the benefit of the Home Place and such right of ingress and egress as may be necessary, so as to do the least damage to the lands herein devised, and at the same time give reasonable convenience for the water aforesaid.

The said Sallie Wayland has been living on said lands for a long number of years, and it is my will that she shall account for no rents or profits for the same, but that she take it free from any such encumbrance. I value this land to her the said Sallie Wayland at \$ 1400.00 Fourteen Hundred Dollars I have given her in money heretofore advanced to her about Three Hundred (\$300.00) Dollars, and the sum to be paid her by the said H.C. Butler will make the amount given her by me

## Will of Henry Butler Continued.

(\$2000.00) Two Thousand Dollars.

Fourth, I will and devise to my son the said A.W. Butler, One Thousand Dollars which I have already advanced to him, in the farm where he now lives, adjoining my home farm, but on which he is to pay no interest. I also will and devise to said A.W. Butler my one half undivided interest in the G.W. Trotter Farm lying in the 5th. Civil District of Sevier County, at or near Pigeon Forge, adjoining the lands of Pleas Trotter Heirs, F.L. Emert and Blair Land on the South, the river and Maty Trotter and Stott on the North, containing in all about (215) Two Hundred and Fifteen acres, I value to him this land at (\$2500.00) Two Thousand and Five Hundred Dollars, and he is to pay to my daughter Belle Stuart the sum of Fifteen Hundred Dollars, and the rest I give him, to make him Two Thousand Dollars (\$2000.00) the same amount I have given to Sallie Wayland. The Fifteen Hundred Dollars shall be a specific charge on said land, and be due and payable at my death, but should the parties themselves see proper to change the time and terms of payment they can do so.

I also include in what I gave to said A.W. Butler in the home farm a small piece of wood land for the benefit of said Home Place of his, containing something like 15 or 20 acres, and includes about six acres which I bought of Atchley, this wood land is bounded by Red Maples, Tom Maples, and my Home Farm, and separated from the latter by a conditional line made by me, running up the Franklin Hollow with the branch or center, straight to the Tom Maples land. This small tract I devise to said A.W. Butler, especially for the benefit of timber to his Home Place, and it is my will that he shall keep it and use it for that purpose, and should he see proper not to keep it and use it for said purpose, it shall then fall back to my Home Farm and become a part and parcel of it, and go with it.

Fifth, I will and bequeath to my daughter Belle Stuart, the sum of Fifteen Hundred Dollars to be paid to her by my son A.W. Butler out of the land devised to him, as will be seen in item Four of this will. Three Hundred Dollars to be paid to her by H.C. Butler, as specified in Item Two of this my will, and



## Will of Henry Butler Continued.

I have already paid her the sum of Two Hundred Dollars, which makes her Two Thousand, the same amount given to Sallie Wayland and A.W. Butler.

Sixth, I will and devise to the Children of my deceased daughter, N.M. Wallace, to wit: Ottie Wallace, Lula Lane, formerly Wallace, John Wallace and Bertie Wallace, a tract of land located in the 4th. Civil District of Sevier County, Tennessee, adjoining lands of Webb, Ferguson, Seaton and Mitchell, containing 150 acres more or less, known as the Philip Roberts Farm, and I value this land to them at the price of Fourteen Hundred Dollars; I have given my said daughter the said N.M. Wallace, in her life time the sum of Six Hundred Dollars, which added to the value of the tract of land devised herein to her children makes them and her the sum of Two Thousand Dollars which it has been my purpose to give to and provide for all my children alike, making no difference or distinction among them up to this amount.

Should any of said Wallace heirs desire to sell or dispose of their interest in said tract of land so willed to them, they may do so by giving receipts, or such other evidences of payment and transfer as they see proper, and when the money representing the purchase price, shall have been paid them, it is my will that their vendee shall stand in their room and stead in my Will, and receive the amount so devised to such one, I make this last provision because some or all of said Wallace Children, as they become of age, or afterwards, may wish to dispose of their interest in said land for money or other valuable consideration, rather than to hold on to the land.

Seventh, I have valued the Home Farm where I now live to H.C. Butler my son, at Two Thousand Nine Hundred Dollars (\$2900.00), which may be a little low, but it is charged with the support of my wife, should she survive me and he is required to care for and provide for both her and myself as provided in item two of this will; and this may be much or little, we can't tell.

Eighth, It is my will that my Executors, as soon as practicable after my death, shall sell at public sale, all of my

## Will of Henry Butler Continued.

personal property then on hands, except such household and kitchen goods as my wife might wish to retain, should she

survive me, and divide the proceeds equally among my four children, viz: Sallie Wayland, A.W. Butler, Belle Stuart and H.C. Butler I also direct that all money, notes or other choses in action on hands at my death, be divided equally among my said four children just above named in this item.

Ninth, It is my will that my wife the said Martha R. Butler, shall have and control her own personal property, whether money, notes or other kinds, and dispose of it as she may see proper, it not being my purpose to in any way interfere with her property or her disposition of it.

Tenth, I hereby appoint my two sons A.W. Butler and H.C. Butler as my Executors to execute and carry out this my last will. And I specially waive bond, and desire that they not be required to give bond for this purpose, as I have confidence in them to do right and discharge their full duty as herein required of them. All interlineations in the hand writing of the draftsman were made and read before signing.

In witness whereof, I have hereunto set my hand in the presence of witnesses, on this 24th. day of February, One Thousand Nine Hundred and Two 1902.

Henry Butler.

We the undersigned parties, were specially called by Henry Butler to witness the foregoing instrument which he stated to us was his will, and he signed his name in our presence, and we both signed the same in his presence and in the presence of each other. This the day and date above written.

J.R. Penland

A.M. Paine.

Codicil.

I Henry Butler, being of sound mind and disposing memory and for reasons I deem good and satisfecorty to myself, hereby make the following change in and amendment to the foregoing will: That is to say on page four and in item four of said will I devised a small tract of land containing about 15 or 20 acres

## Will of Henry Butler Continued.

and including about six acres which I bought of Atchley to my son A.W. Butler, the description of said devise & C. begins in line 16 on said page 5 and ends in line 21 on same page, with the word Atchley, the same small parcel of land I now hereby devise and will to my son H.C. Butler, to go with his other land lands on Home Farm and A.W. Butler Farm, which the said H.C. Butler has now bought, and I modify and revoke said part of said fourth item to this extent, and no further or otherwise.

In witness whereof I hereto set my hand, on this 26 day of February, 1906.

Henry Butler.

We the undersigned were specially called as witnesses by said Henry Butler, who signed his name in our presence to said above codicil, and we signed same as witnesses in his presence on same day above shown.

J. R. Penland

G. H. Wynn.

The within will was probated by the County Court of Sevier County Tennessee, on the 21 day of February, 1917.

A. T. Marshall, Clerk.

## Will of James Roberts.

I James Roberts being impressed with the uncertainty of life and the certainty of death do make and ordain this my last will and testament.

Item first, I James Roberts and wife Mary Roberts will have full control of all ~~their~~ lands during ~~thair~~ life time and all thier personal property and at thier death I want the two girls that is now living at home, Margaret E. Roberts and Mary M. Roberts to be made equal in personal property with the two that is married. I want the three girls now living Margaret E. Mary M. and N.N. Shepherd to divide the home lands equally between themselves and if they can't agree they are each of them to pick a disinterested person to divide for them, and as Mary M. Roberts is not stout and cannot stand hardship like Margaret E. Roberts I want Margaret E. Roberts, if she out lives Mary M. to be well paid for all her trouble out of Mary's part. I want E.L. Maples to have the Snapp farm that she now lives on, 81 acres and if there is any personal property, after the two girls that is now single, at home is made equal, they are to sell it or divide it among themselves, all of them. The said E.L. Maples is to have a road from the Snapp Lands to the big road leading to the Snapp Mill, this February the 3, 1897

Wit. John Ogle.

his  
James X Roberts.  
mark

Wit. J.J. Stott.

I James Roberts make this change in my will, as Mary M. Roberts has died since the above will was wrote. I want E.L. Maples to have about 4 acres of land for timber, on the divide on the ridge between the old farm and the Snapp Farm, which I will run off and mark out later on, I want the rest of my land to be equally divided between Margaret E. Roberts and N.N. Shepherd, I want Margaret to have the part that the buildings is on, this February 26, 1904.

Wit. John Ogle

His  
James X Roberts.  
Mark

Wit. J.J. Stott.

Probated by the County Court of Sevier County, March 20, 1917.

A. T. Marshall, Clerk.

## WILL OF Wm. SIMS.

Sevierville Tennessee. Feb, 16," 1917.

I, Wm Sims of Sevier County Tennessee, Do make and publish this my last will and testament.

Item 1. I bequeath to my wife Lena., my fourth interest in my Mothers farm, if she remains my widow until my mothers death.

Item. 2. I bequeath to my mother my big pair of mules, namely Bill and John, also all my farming implements, such as binder, mower, cultivator and plows, and others that might be mentioned, also one farm wagon.

Item. 3. I bequeath to my wife Lena., My horse ,saddle, bridle and blanket.

Item. 4. I bequeath to my wife Lena, and mother, my buggy and harness.

Item. 5. I bequeath to my mother my six young cattle.

Item. 6. I bequeath to my wife Lena and mother, plenty of corn and hay to feed teh stock they now have on hands, if there be any surplus, to sell the same and divide the money equally.

Lastly. I hereby nominate and appoint mary Sims, my mother, sole executor of this my last will and testament.

In witness whereof, I have hereunto set my hand, this 16," day of February, 1917.

Wm Sims.

Witnesses.

L. D. Robertson

J. J. Sims.

Probated by the County Court, March, 9," 1917.

A. T. Marshall, Clerk

## WILL OF ISAAC L. ANDES.

I, Isaac L Andes, by in good health, and having a sound and disposing mind, and knowing that all have to die, do make this my last will and testament, hereby revoking and making void all others heretofore made by me.

I, I desire that all of my just debts, doctor bill and funeral expenses be paid out of whatever moneys that may be on hands.

II... I will and bequeath to my wife, Mary A. Andes a home stead and dower out of my real estate, and such personal property as is exempted by law.

III... I will and bequeath to my daughter, Sarah E Houk and her heirs, in addition to the lands conveyed to her by deed, a small tract of land adjoining her place,. Beginning on a pine a corner to her tract, then a South course to a poplar, corner at the corner of the fence, then with the fence a south east course to a pine, then with said fence a N.E. course to a pine, corner, then with said fence N.W. to a oak, still with said fence a West course to Gorman line, then with Gorman and the fence to the beginning.

IV... I will and bequeath to my son James M Andes one half interest in and to the tract of land, or the consideration therefor, conveyed to J.M. and R.B. Andes by deed, dated Nov. 23, 1909., as his entire interest in my estate.

V... I will and bequeath to my son Robert B Andes, one half interest in and to the tract of land, or the consideration therefor, conveyed to J.M. and R.B. Andes by deed dated Nov, 23. " 1909., as his entire interest in my estate.

VI... I will and devise that my real estate be partitioned equally between William, John, George. W. Mary Andes, Virginia Wayland, and the heirs of M. A. Trotter, the said Trotter heirs getting a one sixth interest.

VII... I will and bequeath # that the remainder of my personal property be sold, and the proceeds, and what money I may have after my debts and funeral expenses are paid, be equally divided between my wife, Mary. A., William, John, George. W., Mary Andes, and Virginia P Wayland and the Trotter heirs.

VIII... My will and desire is, that if any of my heirs should bring suit to est aside this will, that they be disinherited, and their portion be distributed according to the spirit of this will.



## WILL OF ISAAC L. ANDES, CONTINUED.

I also appoint W.A. Andes as my Administrator.

Signed and sealed in the presence of the witnesses signed below. This 7," day of November, 1912.

I.L. Andes.

Witnesses. Jesse. Atchley.

S.E. Atchley.

Probated by the County Court of Sevier County Tennessee. on the 14," day of May, 1917. A.T. Marshall. Clerk.

## WILL OF ETTA MAPLES.

State of Tennessee, Sevier County.

Know all men by these presents, That, I, Mrs. Etta Maples wife of P. Maples, being in exceeding bad health, but still strong in mind, and realizing fully that I may not live so very long, do this day make my only and last will and testament. To wit: I am possessed of certain assets, consisting first, of a ( $\frac{1}{4}$ ) one fourth interest in a certain parcel or tract of three acres of land, lying in the State of California, and in San Diego County, situated in what is known as fairfield, near what is known as the scelt Works. I am of opinion that the deed does not show my interest, but Mr. Maples will certify to my  $\frac{1}{4}$ , personal interest in said tract or parcel of land, shown the deeds of record.

I also hold in my own name one note on my husband, P Maples for the sum of one hundred dollars, with its accrued interest, and at present I have on deposit in the Sevier County Bank, situated in the town of Sevierville, the sum of (

( \$ 225.00. ) two hundred and twenty five Dollars, on which I shall draw from time to time for my own use so long as I shall live, I am also carrying an insurance policy, on the American National Insurance Company, of Galveston Texas. for the sum of ( \$ 248.00. ) two hundred and forty eight dollars, I am also possessed of certain household and kitchen furniture, on or in the premises where I and my husband now reside in Sevierville. These are all my assets so far as I know at present, except one watch, and some jewelry.

Now in case of my demise or death, my will is, that my inter

## WILL OF ETTA MAPLES, CONTINUED.

est in the said California property be disposed of to the best advantage to my estate. That the said \$ 100.00. note be collected and that whatever of the bank deposit should be left at my death shall be by my executor collected, ( I may have to draw on said bank deposit during my sickness, ) and my will is, that all these several matters or their proceeds be given or turned over to my son C.W. Reagan, ( except the proceeds of said policy. ) who is at present serving in the United States Navy.

My will and wish is that my husband, P. Maples keep for his own use all my household and kitchen furniture.

It is also my will and wish, that my husband to whom the insurance is made, be authorized to collect the sum of said policy, that from it he pay for all my funeral expenses, including a reasonably nice monument, and after all these expenses be met, he may keep all the remainder, ( if any, ) for his own personal use and benefit. I also appoint my husband, Mr. P. Maples executor of my estate, and he is hereby authorized and empowered to do, and wind up all my personal affairs, and I also allow that he shall not be required to make bond for the proper execution of my said will. I am possessed of one nice ladies watch, and some jewelry and rings, I will these effects as a whole, to my son C.W. Reagan forever. I have heard this will read and understand fully all of its contents, and I herewith sign it for all the purposes and intents therein contained.

This February 10" 1917.

Mrs. Etta Maples.

Witness. P.T. Haggard.

Witness. James H. Coffelt.

Probated by the County Court of Sevier County Tennessee, on the 26," day of May, 1917. A.T. Marshall.

County Court Clerk.

## WILL OF THOMAS H. KEAR.

State of Tennessee, Sevier County.

I, Thomas H. Kear, being of sound mind and of disposing memory, do make and publish this my last will and testament, hereby revoking all others heretofore made by me.

First... It is my will and I desire that my wife Charlota. Kear have at my death, my certain tract of land, lying and being on the waters of Middle Creek, adjoining the lands of Albert Ward, M. P. Thomas, and others, containing nine and nine tenths acres, it being the lands purchased from the said M. P. Thomas. I therefore will and bequeath said lands to my wife Charlota. Kear, and her heirs, she having assisted me in paying for the same.

In witness whereof, I have hereunto set my hand and affixed my seal, this 31, st day of December, 1907., in the presence of M. P. Thomas and A. T. Marshall.

his.  
Thomas H. Kear.  
mark

The foregoing will was signed in our presence and acknowledged to be this last will of the testator, Thomas H. Kear, and we signed the same at the request of the testator, and in his presence, and in the presence of each other, the day and date above written.

M. P. Thomas.  
A. T. Marshall.

Probated by the County Court of Sevier County Tennessee.  
July 30, " 1917.

A. T. Marshall. Clerk.

## WILL OF H. G. UNDERWOOD.

I, H. G. Underwood being of sound mind and memory, and realizing the frailties of life, and the certainty of death, do hereby make and publish this my last will and testament, hereby revoking all former wills by me made at any time.

1, st. I direct that all of my just debts, including funeral expenses, and a respectable monument to mark my last resting place be paid out of my personal estate, together with the expenses of administration.

2, nd, I bequeath to my beloved wife Ida M. Underwood, all the remainder of my personal estate, including stock, tools, household and kitchen furniture for her use and benefit # so long as she remains my widow, and at her decease, or remarriage, to be divided equally between my three children, viz, R. Ralph Underwood, Allie. K. Huffaker and F. Don Underwood.

3, d, I bequeath to my beloved wife Ida M. Underwood during the term of her widow-hood all the real estate that I may die possessed of for her sole and separate use during such period, and at her remarriage or decease, I direct that all of said real estate shall be divided between my two sons to wit: R. Ralph Underwood, and F. Don Underwood in the manner hereinafter set out, said real estate having been transferred to me by two separate and distinct deeds,

1, st. made by I N. Underwood, on the 24, " day of March, 1898,  
2, nd, by O. L. Underwood on 31, st, day of August, 1909., deeds for which were registered in the Register's office in Sevierville, Tenn. on the 31, st, day of January 1899, in book deeds Z. page 443, and on 14, " day of January 1911, in book 19" page 220 respectively.  
Now I bequeath to my son, R. Ralph Underwood the following tract, # it being most of the tract transferred to me by O. L. Underwood, and bounded as # follows: Beginning on an ash on the bank of Dumplin Creek, corner with Henry lands, and running with same, N. 23. W. 23 poles to a walnut, N. 16. W, 43 poles to a stake in head of spring. N. 60. E. 47 poles to a stone near a house, corner with Huffaker, then a direct line something like same course to a stake, the same being an original corner in the deed made by I. N. Underwood to me, the same being corner No 9. in said deed, S. 21. E 30 poles to a hickory. S 70. 1/2. W 8 poles and 17 links to a small black oak, S 21. 1/2. E to a stake in Dumplin Creek, then down the creek as it meanders to the beginning.

## WILL OF H.G. UNDERWOOD, CONTINUED.

I bequeath to my son F. Don. Underwood all the remainder of my real estate, which includes the lands transferred to me by I. N. Underwood, and the remainder of the lands transferred to me by O. L. Underwood, that is not included in the description of the lands bequeathed to R. Ralph Underwood.

Now I direct that for and in consideration of the above bequests, that R. Ralph Underwood and F. Don. Underwood, shall each pay to my daughter, Allie K. Huffaker, the sum of two hundred and fifty dollars, ( \$ 250.00. ) each, said sums to be paid after they come into possession of said lands or real estate, and then no interest is chargeable or collectable on the same.

I hereby appoint R. Ralph Underwood and F. Don. Underwood as executors of this my last will and testament, and they are hereby excused from making bond, or otherwise qualifying.

I further direct that R. Ralph Underwood shall have a right to pass in and out over lands bequeathed to F. Don. Underwood, by wagon or other means of conveyance, at or by way the present private road, from the public road to the point where said private road strikes the land bequeathed to said R. Ralph Underwood.

In witness whereof, I, H. G. Underwood have to this my last will and testament, subscribed my name. This 21st day of Feb. 1917

H. G. Underwood.

Subscribed by the testator in the presence of each of us, and at the same time declared by him to be his last will and testament, and thereupon we at the request of the testator, and in his presence sign our names hereto as witnesses.

This 21st day of Feb, 1917.

E. L. McCall.

W. S. Underwood.

## Codicil. No 1.

And I, H. G. Underwood, further make this my will, that my wife Ida Underwood shall receive in full the benefit of my Junior policy, made to me on Feb, 23. 1909. and is numbered 34 in said order, and there is nothing to be construed in this will that will deprive her from having the amount that said policy for, to be hers and to use for her own benefit, as she sees so to do. This codicil made on this July 19 1917.

H. G. Underwood.

## WILL OF H.G. UNDERWOOD, CONTINUED.

Subscribed by the testator in the presence of each of us, and at the same time declared by him to us, to be his codicil No. 1. and thereupon, we at the request of the testator, and in his presence signed our names hereto as witnesses to this codicil, No. 1. This July 19. 1917.

E. L. McCall.

W. S. Underwood.

Probated by the County Court of Sevier County Tennessee, on the 11th day of August, 1917.

A. T. Marshall.

County Court Clerk-

## WILL OF N. E. TROTTER.

I, N. E. Trotter, of Sevier County Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking and making void any and all other wills by me heretofore made.

## First.

It is my will, and I direct that all of my just debts and funeral expenses be paid out of such property as may be on hand at my death or that may be produced on the farm after my death, and my wife Mary. E. Trotter, should she survive me, shall have control of the disposition of such personal property as can be best spared from the family, to pay my debts.

## Second.

I will and bequeath to my wife Mary. E. Trotter, all the personal property of which I may die seized and possessed, and she is authorized to sell such of said property as she may think best to pay debts and funeral expenses.

## Third.

I will and bequeath to my said wife, Mary. E. Trotter, my lands, lying on Middle Creek, in the 4th Civil District of Sevier County Tennessee, and adjoining the lands of T. D. W. McMahan, L. D. Webb, and the Marshall lands, for and during her natural life, she to have the use, benefits and profits therefrom during her natural life, and at her death, said lands shall be sold, and the proceeds thereof equally divided among my children then living, and



## WILL OF N.E. TROTTER, CONTINUED.

should any of them die leaving children, then the share of such deceased child or children, shall go to their children surviving them. Fourth.

It is my will, and I direct, that should my said wife die before my youngest child reaches the age of twenty one years, that said farm shall be kept and used for their support and maintenance, until the youngest child is twenty one years of age, and said land shall not be sold and divided among my children herein above provided, until the death of my wife, or until my youngest child shall attain the age of twenty one years.

## Fifth.

It is my will that all of my unmarried children, who desire to do so, may have a home with my wife on the farm, they to aid in making a support for the family.

## Sixth.

I hereby appoint, E.O. McMahan, Executor of this will, and he is hereby authorized to carry out this will relative to the sale of the real estate, and he is authorized and directed to sell said lands herein above willed; to the highest and best bidder, on such terms as he may deem proper; said lands to be sold as herein above provided, after the death of my said wife, and my said children have all attained the age of twenty one years I authorize my said Executor to make deed to said lands, to the purchaser thereof, in as full and ample a manner as I could, do, if living. In case of the death of said E.O. McMahan, herein named as executor of this will, I hereby authorize the Quorum County Court of Sevier County, to appoint an Executor of this will, and when so appointed, and qualified, shall have as full power to execute this will as the Executor herein appointed by me. Given under my hand and seal, on 20<sup>th</sup> of June, 1917.

N.E. Trotter.

The foregoing will was signed in the presence of the undersigned witnesses, by the testator, and we each signed same in the presence of the testator, and at his request, and in the presence of each other, on this 20<sup>th</sup> day of June, 1917.

J.B. DeLozier

R.A. Rambo

T.D.W. McMahan,

Probated by the County Court of Sevier County, Tennessee, on the 15<sup>th</sup> day of August, 1917.

A.T. Marshall. Clerk

## WILL OF WILEY GRIFFEY.

I, Wiley Griffey, of Sevier 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 will and direct that all of my just debts and funeral expenses be paid by my Executrix out of any funds coming into her hands belonging to my estate.

## Second.

I give and bequeath to my wife Eula Belle Griffey, in her own right, all of my household goods and furnishings and personal effects and all my farming tools, implements and machinery and all the live stock, feed, grain and provisions and other supplies which I may have on hand at my death.

## Third.

I give and bequeath all the rest and residue of my property, of whatsoever kind or character, and wheresoever located, both real and personal, which I may own, or which I may have power to dispose of at my death, unto my wife Eula Belle Griffey, in trust, for herself and my child, Edith Griffey and any other children which I may hereafter have by my said wife Eula Belle Griffey; and I direct my said wife Eula Belle Griffey, as trustee hereunder, as soon after my death as practicable, to sell all of my personal property or real estate not already hereinabove disposed of and convert the same into cash. And for this purpose I grant her full authority to sell said personal property or real estate in any manner or upon any terms that she may deem advisable, either at public or private (at the close of the first page, the following names are signed, Wiley Griffey. Witnesses. J.E. Newman. H.I. Smith, and M.G. Pollard.) sale, and to deliver possession of, and pass title to same, and to make all necessary conveyances to this end. I further direct that my said wife, as soon thereafter as practicable, shall invest the said proceeds in the purchase of a farm to be occupied as a home by her and my said child or children, title to said lands to be vested in my said wife Eula Belle Griffey, and in my daughter Edith Griffey and any other children that I may hereafter have by my said wife, in equal

## WILL OF WILEY GRIFFEY, CONTINUED.

shares as tenants in common. And my wife Eula Belle Griffey, as trustee hereunder, is given the sole and exclusive right to manage, control and operate said farm, and to use, expend and dispose of the proceeds thereof and of any other funds remaining in her hands after the purchase of said farm in any way that she may deem proper or advisable and to the best interest of herself and my said child or children, until the said Edith Griffey or any other children that I may hereafter have by my said wife, becomes twenty one years of age, she not being required to report or account to any one therefor, and her discretion and action in these matters to be final and binding upon all parties concerned.

## Fourth.

I hereby nominate my wife Eula Belle Griffey as Executrix of this my last will and testament, and direct that she be excused from giving bond as such executrix.

In testimony whereof, I, the said Wiley Griffey, having set my hand to this my will, contained in two sheets of paper, upon each of which I have also written my name, at my residence in Sevier County Tennessee, this 21st, day of August, 1917.

Wiley Griffey.

Signed by the said testator, Wiley Griffey, as his last will in the presence of us, who, at his request, and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses.

J. E. Newman.

H. I. Smith

M. G. Pollard.

Proated by the County Court of Sevier County, Tennessee, on the 27<sup>th</sup> day of August, 1917.

A. T. Marshall. Clerk.

## WILL OF J. M. RAMBO. DECEASED.

I, J. M. Rambo of Sevier County Tennessee, being of sound mind and disposing memory, do hereby make, ordain and publish, this as my last will and testament, hereby revoking and making void any and all other wills by me heretofore made.

First: I will and direct that all of my just debts, and funeral expenses be paid out of my estate, as soon after my death as it can be reasonably be done.

Second: I will and bequeath to my wife Ellen Rambo, all the property, both real and personal, that I may die seized and possessed of, to use and control for and during her natural life, she to have the income, rents or profits from the same for the support and maintenance of herself and family during her natural life, and at her death, I will that all the property belonging to my estate shall go to my children equally, to wit: to Munev Rambo, Myrtle Rambo, Frank Rambo, Stanley Rambo, Lucy Rambo and Adis Rambo Hounshell, and should either of my children die before they come into possession of the property herein bequeathed to them, leaving children surviving them, then their share or shares shall go to their surviving children, and should any of them die without issue, his or her share shall go to the surviving brothers and sisters, and and to the children of any deceased brother or sister.

Robert Hounshell and his wife Adis Hounshell, (who is my daughter) has borrowed from Dr. P. E. Walker, the sum of \$ 2100.00., for which I am surety for them, this money having been borrowed to invest in real estate, and was so invested; Now therefore should I, or my estate have to pay said note, or any part thereof, I direct that the amount so paid by me, or by my estate shall be charged to my daughter, Adis Hounshell, and shall be deducted from her part of my estate, the remainder of her share, if any, will be paid to her by my Executors.

Third. Should any of my children desire to sell their interest in the real estate herein above willed, before the death of their mother, Ellen Rambo, I direct that they shall only sell their said interest to their brothers or sisters, as it is my intention and purpose, that my real estate shall be kept together, and remain the property of my family until the death of my said wife, Ellen Rambo, and should any of them sell to any of my other children,

## Will of J.M. Rambo, continued

such sale shall be, and is hereby authorized by me, but any *other* shall be void.

Fourth: I will and direct that my wife Ellen Rambo, may ~~may~~ sell and convey a small tract or piece of land which I now own, known as the McPherson tract, containing about 60 acres more or less, it adjoins my other lands, and should she desire to sell same, the boundary to be sold by her shall be surveyed and platted out before sale is made, and I direct and authorize my said wife to execute a deed for same to ~~the~~ the purchaser, and when such deed is made by her, as my widow, it shall be as binding in the conveyance of said tract of land, as if I should have made and executed same in my life time.

Fifth. I hereby name and request, that my sons, Muncy and Frank Rambo, be appointed the Executors of this will, and should they desire to not qualify and act as Executors, then I nominate my nephew Robert. A. Rambo, as the Executor of this will, and he may act as such, in conjunction with my sons above named, or he may act alone as may be agreed upon by them. The foregoing will was written from my dictation, and was read and explained to me before I signed same, and I fully understand the contents of the same, and the same is my true, last will and testament.

Given under my hand and Seal, on this 2<sup>nd</sup> day of August, 1915

J.M. Rambo. (Seal)

We the undersigned witnesses, signed this paper writing, as attesting and subscribing witnesses, at the special request of J.M. Rambo, the testator, and signed same in his presence and in the presence of each other, on the 2<sup>nd</sup> day of August, 1915.

A.H. Love. (Seal.)

R.D. Marshall. (Seal.)

Probated by the County Court of Sevier County Tennessee, on the 3<sup>d</sup>, day of October, 1917

A.T. Marshall. Clerk

## WILL OF H.S. HARDIN

I, Harvey S. Hardin, Sevierville Tennessee, Rout, 5, being of sound mind and disposing memory, do hereby make and publish this my last will and testament, revoking all other wills by me heretofore made.

Item. 1, It is my will that all of my just debts and funeral expenses be paid out of my estate as soon after my death as can well be done.

Item. 2, It is my will and I devise to my wife Mary Harden all of my estate, both real and personal, for her use and benefit, control and management during her life, should she survive me. I give to her absolutely, a time deposit I have in the Bank of Sevierville, for \$ 113.93.

Item. 3. All such portion of my personal estate not used by my said wife, I desire that in her life time at such times as she deems best, she shall give to my children in such amounts as she may deem proper and right, with this exception, my two daughters Mary Lawson and Susan Benson shall have the personal property, or proceeds thereof, remaining at the death of my wife, to the amt, each of \$ 125.00, but not in excess of that amount.

Item. 4. I have heretofore paid for and procured deeds made to my son John Harden for the farm where he lives, known as the Fox farm, which amount so paid, I devise to him, except a note of \$ 200.00 he owes me.

Item. 5. I give and devise, at the death of my wife to my sons Wm. Harden and Jacob Harden for their lives, with remainder to their respective heirs, all of my home farm, except that portion North West of the following line, Beginning at a Post Oak stump in A.C. Romines line, then to the gap in farm road leading to New Era, thence to the branch at John McMahan's line, which portion I desire sold, and the proceeds used first in the payment of debts if necessary, then divided equally among my children. I hereby nominate and appoint Jacob Harden Executor of this my last will. Witness my hand this November, 8<sup>th</sup> 1917.

his  
Harvey. S. Harden.  
mark

Signed by the said Harvey. S. Hardin, as and for his last will and testament, in the presence of us, the undersigned, who attested



his request and in his presence have subscribed our names hereto as attesting witnesses, the day and date above written.

A.C. Romines.

S.M. Davenport

Probated by the County Court of Sevier County, Tennessee, on the 1st, day of December, 1917.

A.T. Marshall.

County Court Clerk

#### WILL OF PINK MAPLES.

Know all men by these presents, that I, Pink Maples, now nearly 70, (seventy,) years old, being in exceedingly bad health but perfectly clear in mind, do hereby make this my last will and testament: That is to say, I am possessed of certain properties to wit: I own a  $\frac{1}{4}$ . (one fourth,) interest in a small ranch, situated in San Diego County California, laying in what is known as the Rayfield Addition, near the big salt works. I also have a note of \$ 780.00, (Seven hundred and eighty dollars, bearing interest from Oct, 1, 1917,.) Same is deposited in a box in Sevier County Bank, I also have on deposit in Sevier County Bank, between \$ 800.00. \$ 900.00, (Eight and Nine hundred dollars,) on which I shall draw as necessities requires, I owe my deceased wife's estate something like \$ 125.00, (one hundred and twenty five dollars.), I also owe Red Ogle \$ 70.00, (seventy dollars,) as Executor of the estate of my wife Etta Maples.

My will is that all debts be paid at my death, that all of my funeral expenses be paid out of said money.

My will is also, that a nice set of tomb stones be set at the head of my grave, not to exceed \$ 40.00. (Forty dollars,) and that a set of tomb stones be placed at the grave of my wife Etta, not to exceed \$ 25.00, (twenty five dollars, also that a set of tomb stones be placed at the grave of my wife Florence, not to exceed, \$ 15.00. (fifteen dollars,)

I wish to mention the name of J.W. Inman, the man to furnish the tomb stones. Now after all these several debts have been paid, my will is, that the remainder be divided as follows I give to my sons Arthur G. Maples and Nell A Maples, all the

interest I have in said California ranch.

I give to my son Mack Maples \$ 10.00, (ten dollars,) I give to my friend Walker Maples \$ 10.00 (ten dollars,) because of his goodness of heart.

Now my will is that whatever is left of my estate may be divided equally to my four daughters, and two sons, Julia East, Leah Gorman Belle Jones Josie Rogers, and James C. Maples and Sam Maples.

Pink Maples. (Maker.)

Attest.

Mrs Hazel Maples.

Mr. J.C. Maples.

I suggest the name of H.D. Bailey when he shall have made sufficient bond.

The foregoing will was probated by the County Court of Sevier County Tennessee, on December 27<sup>th</sup> 1917.

A.T. Marshall. Clerk

#### LAST WILL AND TESTAMENT OF JOHN R. LAYMAN

State of Tennessee. Sevier County.

I, John R. Layman, of Sevier County Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby making void any and all other wills by me heretofore made.

First: I will and direct that all of just debts and funeral expenses be paid as soon after my death as convenient.

Second. I will and bequeath to my wife Mae C. Layman, should she survive me, the sum of One thousand, ( \$ 1000.00 ) Dollars, to be paid her by my Executor, out of any money belonging to my estate.

Third: The remainder of my estate both personal property and real estate, I will and bequeath to my daughter, Lucile Layman, which shall be paid to a regular and legally appointed guardian for her, should she be a minor at the time of my death.

I will and bequeath to my said daughter, Lucile Layman, the tract and lot of land that I own in the State of Florida, near Panama City, conveyed to me by St. Andrews Bay, Farm and Fruit, Co., and I direct and empower my Executor or Executrix, and the Guardian of my said daughter, Lucile Layman, to sell said real estate, and

make deed to the purchaser for the same, if in their judgment it is for the best interest of my said daughter to sell said real estate.

Fourth: I hereby appoint my wife, Mae C. Layman, Executrix of this will, and I direct that she shall not be required to give bond as such Executrix, bond being waived by me, should my said wife refuse to qualify as Executrix of my estate, I authorize her to nominate and name a suitable person as Executor for my estate, and direct that the Court appoint the person so named by her.

The foregoing will was dictated by me, and was reduced to writing on Typewriter, in my presence, and from my dictation, and was read and fully explained to me before I signed my name thereto.

Given under my hand and seal, on this 12th, day of April, 1917.

John R. Layman.

The foregoing will was signed by the testator in the presence of the undersigned witnesses, who were specially called to witness the signing of the same by the Testator, and we signed same as witnesses in the presence of the Testator, and in the presence of each other, the Testator declared the same to be his last will and testament.

Signed on the 12th day of April, 1917.

J. S. Ballard.

R. D. Marshall.

Probated by the County Court of Sevier County Tennessee, on January, 10, 1918.

A. T. Marshall. Clerk

WILL OF SIDNEY R JONES.

April 13, 1917.

State of Tennessee, Sevier County.

I, Sidney R. Jones, make this my last will and testament. My will is that all of my personal property, goods and chattels be sold at a sale, and out of the proceeds of sale, I want my funeral expense and Doctor bills, and all expenses and debts paid, out of the remainder there must be a decent tomb stone put up to my grave, if there be any money left, it must be divided equally with my beloved husband, W. C. Jones' heirs, also including Charles Roberts, a stepson of W. C. Jones.

Sidney R. Jones.

Attest W. R. Smith

S. S. Watson

George Atchley

( I will name my Executive, ( Executor. ) S. S. Watson, or G. R. Layman, in case Watson dont serve. )

Probated by the County Court, December, 27, 1917.

A. T. Marshall. Clerk

## WILL OF GEORGE BLALOCK

In the name of God, Amen:

The 27, " day of January, 1910, In the year of our Lord Nineteen hundred and ten, I George Blalock of Sevierville Tenn, R.F.D. No. 10. Gentlemen: Being through the blessings of God in a sound state of mind and memory, but calling to mind the frail tenor of life, and that it is appointed to all men once to die, do make and ordain this my last will and testament, that is to say, principally and first of all, I recommend my soul into the hands of Almighty God, who give it me, and the disposal of my body I leave to the entire discretion of my friends, and with respect to my worldly estate, I give and bequeath and dispose of it in the manner and proportions here following. First: I give and bequeath to my dearly beloved wife Elizabeth all of my property both real and personal, except one mowing machine that I want sold, either at public or private sale, whichever way they will bring the most money, also one set of black-smith tools, and a part of run gear of two horse wagon, but the black smith tools to be sold only at the option and discretion of my wife Elizabeth, and the proceeds applied to the payment of my debts, and I also will and bequeath to Samuel Wilson, my oldest son, one dollar in full of all his interest in my estate, to be paid to him by the Executor of this my will and testament, and after the death of my wife Elizabeth and the arrival of my son George at the age of twenty## one years of age, I will and bequeath my real estate to be sold at public sale, and the proceeds equally divided, or sold at public or private sale as the following named heirs may elect, and the money equally divided, and also my personal property that may be on hand at the time, except the household and kitchen furniture which is hereby willed and bequeathed to my wife Elizabeth, and the names of the heirs is as follows Mary Jane, the heirs of J.M Dixon. ( Elizabeth, Anjaline, Frank Sam and Robert Dixon ) the heirs of Henry Harison, ( Maude, Liley, Fred, Rocky and Roy. ) J.R., W.W., M.E., R.J., S.E and # George L, and I hereby appoint as Executor of this my last will and testament, my son William Walter Blalock, to execute this my last will and testament, and he the said W W Blalock

not required to give bond for the performance of his duties.

This Nov. 14. day of Novm, 1915.

George Blalock.

Attest J. A Justus.

Attest H. Hurst.

Proated by the County Court of Sevier County Tennessee, on the 4"

day of February, 1916.

A.T. Marshall. Clerk

## WILL OF JAMES A HUFF.

I, James A Huff of Sevierville, R.# 1. Sevier County Tenn, being of sound mind, and considering the uncertainty of life, do therefore make and declare this to be my last will and testament.

First: I order and direct that my Executor herein after named pay all my just debts and funeral expenses, as soon after my decease as conveniently may be.

Second: After payment of such funeral expenses and debts, I give, devise and bequeath unto N.J. Huff, my wife, all my lands, consisting of several small tracts, also all my personal estate, consisting of monies,  $\frac{1}{2}$  interest in a gasoline con-mill and crusher,  $\frac{1}{2}$  interest in a cornplanter, all the live stock on hand, one double foot plow, and one horse cultivator, all my carpenter tools, and all other farming tools, or any thing not mentioned herein that I own.

Lastly: I appoint J.A. Sutton to be Executor of this my last will and testament. This 20" day of Dec. 1917.

J.A. Huff.

Attest J.E. Sutton.

J.L. England.

Proated by the County Court of Sevier County Tennessee. on the 7, " day of May, 1918.

A.T. Marshall. Clerk



## WILL OF WILLIAM CLABOUGH.

I, William Clabough of Sevierville, Tennessee, R.F.D. #1, and Sevier County, of feeble health but sound and disposing memory, do hereby make and publish this my last will and testament, hereby revoking all other wills and codicils heretofore by me made.

FIRST: I give and devise to my wife Louiza Clabough my farm on the waters of Walden's Creek, in the 5<sup>th</sup> District of Sevier County Tennessee, to be her own during her natural life, and at the death of my wife, Louiza Clabough, it is my will that the farm be sold, and after the funeral expenses of my wife, and suitable tombstones be erected at her grave, it is my will that the proceeds be equally divided among my children herein named, Mitch Clabough, G.O. Clabough, Rachel Swann, Susan Umbarger Ida Nichols, and Julia Lyle. I name Susan Umbarger as one of my children, as though she was living, and I do this that it may be understood that her children are to take as one of my other children, that is to say, they are to have one sixth equally divided among the ones living.

Second: I bequeath to my wife one horse and buggy, and if I should have more than one horse at my death, my wife shall have choice of the horses. She shall have one milk cow: all the fowls: all the hogs that I own at my death.

If there is any other live stock on my premises, it is my will that the same be sold, and the same be equally divided between my six children and my wife, that is to say, they all share and share alike.

Third: It is my will that my children have all the bed clothing, bedsteads, safes, tables, and chairs that I had at the time of my last marriage. It is my will that my wife have all the household goods that she now claims, and all that has been bought by my wife and myself since our marriage.

It is my will that my wife have all the farming tools that I have at the time of my death.

Fourth: It is my will that all of my debts be paid as soon as practical, and that my funeral expenses also be paid: that a suitable tombstone be erected at my grave, and that the same be paid out of the means on hands at my death, and after a

years support be set apart for my wife, if there be any other property on hands, that the same be equally divided among my children and their heirs.

Fifth: It is my will that I be buried in the Shilo Cemetery, and I especially request my heirs and children, that I be placed there.

Sixth: It is my will that the Court appoint an Administrator, with the Will annexed, and that said Court appoint a man who is not in any way connected or akin to my family.

In witness whereof, I have signed and sealed and published, and declared this instrument as my will, at the Office of Dr. S.W. Flanagan, in Sevierville Tennessee, on this the 24.<sup>th</sup> day of Oct, Nineteen hundred and sixteen.

his  
William. X. Clabough.  
mark

Attest to signature.

R.B. Robertson

S.W. Flanagan

The said William Clabough at the office of Dr. S.W. Flanagan, in Sevierville Tennessee, on the 24.<sup>th</sup> day of October, Nineteen hundred and sixteen, signed and sealed this instrument, and published and declared the same 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 written our names as subscribing witnesses.

W.C. Allen

S.W. Flanagan

Probated by the County Court of Sevier County Tennessee, on the 3.<sup>d</sup> day of June, 1918.

A.T. Marshall. Clerk

Sevierville: R. 7. March 13. 1918.

WILL OF MARGARET RUSSELL

I, Margaret Russell being of sound mind and good memory, yet realizing the uncertainty of life, do hereby make and publish this my last will and testament.

First: I will that all of my just debts be paid out of whatever property I may have on hands at my death, in cluding my burrial expenses.

Second :After my debts have been paid, all of the remainder of my property of whatever value and kind, shall go to my son A.G Waycaster, in consideration that he shall take good care of me through sickness and health during the remainder of my life. I appoint J.A Tarwater as a suitable person to execute this will.

Margaret. X. Russell  
mark

Signed in our presence, and in presence of each other, on the day and date above written.

Attest, A.L. Bryan  
J.C. Webb

Probated by the County Court of Sevier County, Tennessee, on the 1, st, day of July, 1918. A.T. Marshall. Clerk

WILL OF Wm Ingle.

I, William Ingle, of Boyds Creek Tenn, do make and publish this my last will and testament, hereby revoking and making void and and all other wills by me at this time.

Item. 1. It is my will and I direct that all my debts and funeral expenses shall be paid out of any money or other personalty that I may have at my death, and paid as soon as possible after my death.

Item. 2. If any money or property is left after my debts is paid, it is my will that B.H. Ingle have all that I have, as compensation for services rendered during our lives, and for love and affection.

Item. 3. It is my will that B.H. Ingle take care of me and my wife Jane Ingle, during our lives, and see that our graves are marked by a monument, made to serve both graves, not to cost less than forty dollars.

Item. 4. I hereby nominate B.H. Ingle as Executor of this my last will. This September 28" 1915.

W.M. Ingle.

Attest

Geo. W Marine

Walter E Ballard.

Probated by the County Court of Sevier County Tennessee, July, 2, nd, 1918.

A. T Marshall.  
County Court Clerk

## Will of Nancy J Valentine

I, Nancy J. Valentine, of Sevier County, Tennessee, do hereby make and publish this my last will and testament hereby revoking all former wills by me at any time made. First, I want and direct that my funeral expenses and all my just debts be paid out of my estate as soon after my death as can reasonably be made.

Second, I devise, bequeath, and give to H L Valentine all the rest and remainder of my estate of every kind, including notes, cash, Bank Deposits, and all my other property after paying my funeral expenses and just debts upon the condition that the said H L Valentine shall look after me and my business and shall see that I have necessary fuel, and shall have my writing done, or see that it is done when I need him to do so. Further, that he shall see that I shall have a decent burial after my death. I appoint John W McMahen, Esq., to carry out this will.

This Oct. 1, 1917.

(Her mark x.)

Nancy J. Valentine

We, the undersigned persons, hereby subscribe our names as witnesses to this will in the presence of the testator and in the presence of the Executor and at her request.

This Oct. 1, 1917.

H D Bailey

S L Atchley.

Probated by the County Court of Sevier County, Tenn.

Aug. 13, 1918.

A. T. Marshall, Clerk.

## Will of William Smith.

State of Tenn. Sevier County.

I, William Smith, of Sevier County, Tenn. being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking, void, any and all other wills by me heretofore made.

FIRST, It is my will and I direct that all my just debts and funeral expenses be paid out of my personal property that may be on hands at the the time of my death, and I direct that the same be paid as soon after my death as convenient to do so.

SECOND, I have heretofore divided and disposed of all my real estate that I owned by deeds to my son Walker Smith and daughter Kate McCroskey and said deeds have been delivered to them for said real estate, and I hereby confirm and ratify said deeds and the terms and conditions thereof.

THIRD, I will and bequeath to my wife, Nancy Smith all the stock on hands and the household and kitchen furniture and all other personal property that I may die seized and possessed of not hereinafter disposed of by this will.

FOURTH, I will and bequeath to my wife, Nancy Smith, one thousand dollars out of any money, notes, or other cash items that I may have on hands at the time of my death. The remainder of my personal property, cash, notes, goods, and chattels, I will and bequeath to my son Walker Smith.

In witness whereof I hereto subscribe my name by mark, and under my seal on this 3, day of August 1918.

(his mark, X., )

William Smith

Attest A T Marshall.

Attest, T L Loveday.

The foregoing will was signed by the testator in the presence of the undersigned witnesses, who signed same at the request of William Smith, the testator, as witnesses, and we signed the same in his presence and in the presence of each other, on Aug. 3, 1918.

T L Loveday

Attest, A T Marshall.

R. C. Sims. ( mark, X )

A T Marshall.

Continued on next page.



Will of William Smith continued.

Codical to the foregoing will:

I, William Smith, do make this Codical, or addition, to the foregoing will. I hereby appoint my wife Nancy Smith and my son Walker Smith, Executors of this will, this day made and they may act without bond. Bond being hereby waived. They may act jointly as Executors, or if either of them fail to qualify, the other may act alone.

This codical or addition is made on the same day of the foregoing will and is signed by me, but after two of the attesting witnesses had gone from my home the naming of my Executors of my will was overlooked by me until I had signed and acknowledged my will I make this addition and sign same in the presence of A T Marshall the attesting witness hereto.

Given under my hand and seal on this Aug. 3, 1918.

(His mark, X.)

Attest, A T Marshall.

William Smith

Signed in the presence of the undersigned on the 3 of Aug. 1918.

A T Marshall.

WILL OF W. C. LARGE.

I, W C Large of Sevier County, Tenn. being of Sound mind and disposing memory do hereby make and publish this as my last will and testament hereby revoking and making void any and all other wills by me heretofore made.

FIRST, I will and direct that all my just debts and funeral expenses be paid out of my estate as soon after my death as can reasonably be done.

SECOND, I will and bequeath to my wife, Mary A large all the all the property, both real and personal, that I may die seized and possessed of, to use and control during her natural life, ~~she~~ to have the income, rents, or profits from the same for the support and maintenance of herself and family during her natural life and at her death, I will that all the property belonging to my estate shall go to my children equally, to wit: <sup>Dora Delojier, Ida Henderson</sup> Charlie Large, Ashley Large, Nettie Large, Jennie Large, Ceisel Large and Ethel Large. Should either of my children die before they come into possession of the property herein bequeathed to them leaving children surviving them, then their share or shares shall go to their surviving children, and should any of them die without issue his or her share shall go to the surviving brothers and sisters and to the children of any deceased brother or sister.

In witness whereof I hereunto set my hand on this Nov. 26, 1917.

W. C. Large.

We, the undersigned parties, were specially called by W C Large to witness the foregoing instrument which he stated to us was his will, and he signed his name in our presence, and we signed the same in his presence and in the presence of each other.

This Nov. 26, 1917.

T C Drinnen

W P Robertson.

State of Tenn.)

Sevier County. )

In addition to the above will which I hereby endorse and I desire and will that my wife, Mary A. Large be made Executrix of this will and she be allowed to qualify without being required to make bond.

Continued on next page.

## Will of W C Large Continued.

In witness whereof I have set my hand this Friday April 12, 1918.

W. C. Large.

We, the undersigned parties, were called as witnesses to the Codicil to this will, this April 12, 1918.

W W Montgomery

I M Mullendore.

Probated by the County Court of Sevier County, Tennessee, on the 26 day of August 1918, A.T. Marshall, County Court Clerk.

## Will of P.P. Seaton.

I, P.P. Seaton, of Sevierville, Tennessee, being of sound mind and disposing memory do hereby make and publish my last will and testament hereby revoking all wills or dispositions of my property heretofore made by me. It is my will that all my just debts be paid including my funeral expenses out of the first money that may come into the hands of my Executor. I will and bequeath unto my wife, Mary V. Seaton, for and during her natural life, or as long as she remains my widow with remainder over to my children and their representatives equally, all of my estate real and personal, including additions thereto between now and my death. The real estate hereby specially devised to my said wife is a house and lot located in the town of Sevierville, on Cedar Street bounded on the North by said street, the East by Mrs. Wade, the South by Priscilla Seaton, and the West by T.J. McClure, I have heretofore made a warranty, deed, with reservation of rents and profits during my natural life to my four children, viz: John A. Arthur A. Charles P. and Priscilla Seaton, to my home farm on West Fork of Pigeon River adjoining Massey, King, Rambo and others, which I deem a fair division for them with what I have already helped them especially as my said wife has joined in said deed in relinquishment of her homestead and dower rights therein. I also give to my wife my interest in store house and lot on Cross Street in Sevierville now used as a hardware store to be used by her during her natural life and widow how as aforesaid, with remainder over to my children equally. I hereby nominate and appoint My said wife, Mary V. Seaton, and my son John A. Seaton, as my Executors to carry out the provisions of this will. In witness whereof I have hereto signed my name in the

presence of attesting witnesses called for that purpose by me on this 6 day of May 1903.

P.P. Seaton.

We the undersigned were specially called by P.P. Seaton to witness his signature to the foregoing instrument which he stated to us was his last will and testament and we attested said instrument by signing our names thereto in the presence of said P.P. Seaton and in the presence of each other on the day and date above written.

Attest. J.R. Penland

Attest T.M. Wynn.

## CODICIL:

I, Pinkney P. Seaton, being of sound mind and disposing memory hereby make the following amendment and change in my foregoing will heretofore made and signed. The vacant lot deeded to my daughter Priscilla Seaton, now Martin, adjoining my house and lot in Sevierville, willed and devised heretofore to my wife, Mary V. Seaton, I have since bought from my said daughter and I hereby will, devise said vacant lot to my said wife for and during her natural life with remainder over to my children and heirs at law. Said vacant lot is bounded on the north by my said house and lot, on the East by H.D. Eckle, on South by Prince St., and West by Z.D. Vassey, This Oct. 10, 1905.

P.P. Seaton.

We, the undersigned, were called as witnesses to the foregoing Codicil, by said P.P. Seaton, and signed same in his presence and in the presence of each other at his special request on the day it bears date.

J.R. Penland

T.M. Wynn.

The foregoing will was probated by the court of Sevier County Tennessee, on the 26, day of August 1918.

A.T. Marshall, Clerk.

# Will of Diecie Powell

Sevierville Tenn Sept 5, 1918.

I, Diecie Powell, being of sound mind, make this my last Will and Testament: I give ~~and bequeath~~ and bequeath at my death to my Sister Willie Pierce my interest in the land now owned by my father and mother, located in 10th District of Sevier Co. Also my personally property, consisting of Silver Ware, Dishes & so forth, also four land notes, of \$100 each that I now hold against D. C. Long of Penning Gap, Va. & appoint W. J. Pierce of Sevierville, Tenn. my executor of this will.

Witness my hand and Seal this Sept. 5, 1918  
*Diecie Powell* L.S.  
 mark

Signed, Sealed, published and declared as and for the last will and testament of Diecie Powell, the above named testatrix, in the presence of us, who in her presence and at her request and in the presence of each other have hereunto subscribed our names, as witnesses.

*Mrs Lilla Parton*  
 mark

H. J. Baker  
 J. Rogers

Probated by the County Court of Sevier County, Tennessee Sept 12, 1918  
 H. D. Bailey Clerk

Will of W. A. Carmichael

STATE OF TENNESSEE,

SEVIER COUNTY.

This indenture made this the first day of March 1915

That whatsoever property real or personal after the death of myself and wife Sallie Carmichael shall be sold and all of our obligations settled in full the remainder is to be divided <sup>equally</sup> between our lawful heirs the eldest son living at the time of our death to be Administrator of what we have the said Administrator to sell at private or public sale and distribute the same according to the condition set forth in this instrument after deducting the little expense for doing the same therefrom

signed W. A. Carmichael

The undersigned attesting witnesses signed the foregoing will at the special request of the testator W. A. Carmichael, and in his presence and he stated to the witnesses, that he signed said will by writing his name thereto on the day it was dated, and he now states in our presence that the said will is his only, true last will and testament and requests us to witness same as such.

This Nov 1916.

Elijah R Cate (seal)

Charlie Furgerson (seal)

State of Tennessee, } ss  
 Sevier County. }

Personally appeared before me E. L. Shepherd a Notary Public, in and for said County, the within named person W. A. Carmichael with whom I am personally acquainted, and who acknowledged that he executed the within instrument for the purpose therein contained.

Witness my hand and official seal, at office in Sevier County on this the 25 day of March 1915 A. D. nineteen hundred and fifteen.

E. L. Shepherd Notary Public.  
 Probated by the County Court of Sevier County, Tenn., Oct 3, 1918.

H. D. Bailey Clerk.



Seymour, Sevier County, Tenn.

May 27, 1918.

I W.H. Pitner of Sevier County Tenn. being of sound <sup>mind</sup> and memory do make publish and declare this to be my last will and testament that is to say (I) I will to my wife Hannah Pitner two ~~hundred~~ hundred dollars worth of land including the buildings as long as she remains my widow she cannot sell or dispose <sup>of the</sup> said property. If my wife fails to comply with paragraph one it then falls to my son James Pitner, at my wife death this property then falls to James Pitner, at James Pitners death it then falls then to Secil Pitner and John Pitner, should Secil Pitner die without any heirs his title then shall pass to James Pitner & John Pitner, should John Pitner die without any heirs his title then shall pass to Secil Pitner and James Pitner.

Section No. 2. I W.H. Pitner on the 2nd day of July 1918, deeded all my real estate to my wife Hannah Pitner and three sons James Pitner, Secil Pitner, and John Pitner.

See 3. Neither one of the above names can sell and dispose of said property. This being my whole farm I now live on situated in dist No. 10 of Sevier County, Tenn.

See 4. I will and bequeath to my four girls Rena Ann Pitner Bell Pitner, Neva Pitner and Zac Pitner five hundred dollars apiece out of my personal property when they become twenty one years of age.

This being all I intend the above names to have out of my property.

See 5 I will and bequeath to my son Marshall Pitner his Doctor's bills which was \$135. and his Nurse bills which is \$200 dollars all of which I have paid out I also will him \$365 dollars more making him a total of \$700 dollars, this being all I intend him to have.

See 6 I will to my daughter Mary Bales one hundred & fifty dollars to be paid out of my property. This being all I intend her to have out of my personal & real estate property.

Sec. 7. I will wife three hundred dollars out of my Woodmen and Junior logs. I also will to my seven children one hundred dollars apiece out of the Thousand dollars that will fall into my wife hands at my death Renie ann Pitner Bell Pitner Secil

Pitner and Pitner James Pitner Neva Pitner and John Pitner. This to be paid when they become twenty one years of age. See 8. My will is my seven children remain on this farm until they are twenty one years of age or marry then they cease to have any contrroll of farm if any of the above named boys or girls die then their part then falls to those who are living.

See 9. The children is to use the rents except enough to keep up the farm and pay the tax until the youngest child is twenty one years of age. If any of my above named heirs try to break this will they shall be disinherited of my entire estate.

See 10. Possessing abiding confidence in the honor and integrity of my brother John Pitner I hereby name and appoint said brother as executor of this my last will and testament without bond charging him with the duty of administering my estate in accordance with the provisions herein contained. In witness whereof have unto set my hand to this my last will and testament consisting of two page of written paper on the day and year first above written.

See 11. I hereby ask my executor John Pitner to pay twenty five hundred and fifteen dollars to my said heirs and the remainder to my son James Pitner.

his  
W. H. Pitner

Witness { W. A. Graves Hannah Pitner  
J. O. Spangler.

Probated by the County Court of Sevier County, Tennessee, the day of 1918.

Clerk

## LAST WILL OF Wm. NORTON

I, William A. Norton of Sevierville Tenn, Rout #5 being of sound mind and disposing memory do make and publish this my last will and testament, hereby revoking and making void any and all other wills by me at any time heretofore made.

Item I. It is my will that as soon after my death as can well be done that all my debts and funeral expenses be paid out of my estate.

Item II. It is my will and I hereby give, divide and bequeath to my son O. F. Norton all of my estate, both real estate and personal property of every kind, the title to be vested in him in fee except that said O. F. Norton, when he is twenty one years of age shall pay his brother Geo. S. Norton \$300.00 without interest said amount to be paid within three years after said O. F. Norton shall have attained his majority.

Item III. In the event my wife Mollie Norton should recover her mind and come home my said son O. F. Norton shall care for and support her during her life and allow her to reside with him on the farm.

Item IV. The reason I devise all my estate to my son O. F. Norton is in consideration of his faithful nursing and caring for me in my illness, which my son G. C. refused to do.

Item V. I appoint my brother John F. Norton Executor of this my last will.

Witness my hand, this October 9<sup>th</sup> 1918.

*his*  
Wm. A. Norton  
*mark*

The foregoing will was signed by the Testator Wm. A. Norton by mark in *our* presence as and for his last will and testament, and we, in *his* presence and in the presence of each other, and at his request have subscribed our names as attesting witnesses on the date above written

J. B. Delozier.

Geo. L. Zirkle.

Probated October 23<sup>rd</sup>, 1918.

*H. D. Bailey* Clerk.

## LAST WILL OF W. L. SPICER.

I, W. L. Spicer, hereby, make my last will and testament, hereby revoking all former Wills by me at any time made, to wit:

First- I direct that all my just debts and funeral expenses shall be paid out of my estate, as soon as can reasonably be done after my death.

Second- I give and devise the use, benefits, rents and profits and control of my home farm where I now live, to my wife, Marget Spicer, for and during her natural life, provided she shall not remarry. If she shall remarry her right to said land shall at once cease. The said land lies in the 15th Dist. of Sevier County, Tenn., and contains 77 acres, more or less, and is adjoined by Elija Flynn, Russell lands, Jess Hodges, and possibly others.

I give my said wife all my farming tools and stock, cattle, horse stock, and hogs, and all household goods, furniture of all kinds, all my property in the house and kitchen used for living purposes. I give my said wife \$500.00 to be collected out of my notes.

Third- I give my daughter Myrtle Spicer Hamstead, My Mitchell farm, about 77 acres, in the 15th Dist., of Sevier County, Tenn. And is adjoined by Geo. Murrall, Judson Caughon, Maud Flynn, and Walter L. Collett. I also give my said daughter, Myrtle, my stock, surplus and profits therefrom in the Sevier County Bank, per value \$100.00

Fourth- I give to each of my children to wit: W. T. Spicer, Columbus Spicer, Myrtle Spicer Hamstead, Lula Spicer Connatser, Charley Spicer, Roscoe Spicer, Sarah Spicer Parrott, and Minnie Spicer Caughon, each \$1000.00

Fifth- I want my son W. T. Spicer to collect all the remainder of my personal property of all kinds and use the same without interest, until he gets out of debt, as he is in debt some now. And then to divide same equally among my eight children above named. I mean after all expenses are paid in collecting and settling my estate.

Sixth- After my wife is through with my home farm as above provided herein I give it to my said eight children, above named, equally. I hereby appoint and nominate A. M. Paine, as my (over)

(Continued)

Executor to carry out this my last Will.

This Oct. 8, 1918.

W. L. Spicer,

We the undersigners subscribed our names here to as witnesses to this Will at the request of the Testator and in his presence and in the presence of each other.

Oct. 8, 1918.

A. W. Newman,

A. W. Roberts.

Probated by the County Court of Sevier County, Tenn., on this the 2nd and 3rd days of Dec. 1918, and filed this Dec. 3, 1918.

*H. O. Bailey Clerk*

# My Will.

(I) W. Y. Henderson of Sevier County, Tennessee, do make and publish this my last will and Testament, hereby revoking and making void any and all other will's, by me at any time, heretofore made.

Item-1st; (I will and direct that my funeral expenses and all my just debts that I may owe, at the date of my death, be paid out of any monies on hands, or in bank, to my credit, at the date of my death or that may first come to the hands of my executors belonging to my estate.

Item-2nd; (I direct that the exemptions allowed by law and a years support, as provided by Statute in Tennessee, be set apart to my beloved wife, Mary McHenderson, should she survive me, and that in <sup>her</sup> ~~the~~ homestead and dower, and in <sup>her</sup> ~~the~~ of her claims or rights to share in my personal estate, under the Statutes of Tennessee, and in full of all her demands against my estate, as my Widow, should she survive me, I will and direct that at she be allowed to retain her home and residence where we now live and have full, exclusive and complete control of the residence and all the out buildings she may need, or desire, situated on our home farm, and I direct that my executors take possession, management and control of said home farm, and my Middle Creek farm in connection with my said wife and manage both of said farms for her use and benefit, renting these farms, or such portions thereof as they may think best, ~~or having the same for it~~ such portions thereof cultivated, as they may deem best, for the use and benefit of my said wife, Mary McHenderson, and I will and direct that she shall have for support and maintenance the ~~the~~ proceeds of these two farms, or so much thereof as she may desire for her support and for her care, maintenance, medical bills, nursing and any and all other expenses she may incur, for and during the term of her natural life, or widowhood, and after the death that her funeral expenses, Medical bills and any just debts that she may owe at her death, be paid, and a nice and suitable monument be erected at <sup>her</sup> ~~the~~ grave; she is also, to have all the notes now held in her name, or so held at the date of my death, and any and all money she may have on hands, or deposited in bank in her own name, she is also to have the poultry, farming tools



and utensils of every kind on hands at ~~my~~ death, and all the household and kitchen furniture, beds and bedding, table ware, silverware, and all the articles used in our home, the buggies, wagons and other farming implements, tools and machinery, and all the books, pictures, carpets and other useful or ornamented articles she may desire to keep in our home, of any character or kind so ever, for her use and comfort, and I direct that my home farm and my Middle Creek land, ~~and~~ or farm, be not sold until after the death of my said wife.

Item, 3rd; (I direct my executors to sell all my live stock on hands at my death, except what goes to my widow, should she survive me, and dispose of any other personal property I may have on hands at my death, not set apart to my widow under the provisions of my will, and to collect all my notes and accounts due me; and sell all my real estate out side of my home farm and my Middle Creek farm, and to reduce all my estate, not otherwise disposed of in ~~my~~ will, to cash, as soon as they conveniently can do so without a sacrifice of any ~~said~~ property by undue haste; My Executors are authorized to fix the terms and times of sale as they may deem best for my estate, and they are authorized to sell all my real estate, ~~except my home farm and my Middle Creek farm~~, either at public or private sale, as they may deem best for my estate, and for cash, or on such terms and time payments as to them may seem best for my estate, and to collect up all notes and accounts due them for any of my property, real or personal, that is sold by them, and my executors ~~shall be authorized to make and execute all such deeds~~ deeds, to any and all purchasers of any of my real estate, at any time sold by them under the terms of this will, either before, or after the death of my wife, and to put the purchaser in the exclusive peaceable possession of any lands sold to them by my executors under the provisions of my will.

Item, 4th; (I give and bequeath all my property, not otherwise disposed of in this will, to my surviving children, and descendants of my children, ~~where~~ and share alike, the

The descendants of any of my children to take their parents share in my estate, except as hereinafter modified and changed. That is to say, I desire that my sons G. Mc Henderson, and G. E. Henderson and my daughters Sallie E. McMahan, Nan M. Atchley, and Mollie J. Hammer, each have one child's share in my estate, and that Dr J. Victor Henderson, and Leona M. Brown, formerly Henderson, the children of my ~~deceased~~ <sup>deceased</sup> son, Dr J. A. Henderson have divided equally between them the (one) share of their deceased father in my estate, and I will and direct that my grandson W. Turney Fox, should he survived me, and be still living when a division of any estate is made by my executors under the provisions of my will, shall have the (1) share of his deceased mother's ~~other~~ <sup>other</sup> daughter, C. V. Fox, in my estate, but should my Grandson W. Turney Fox die <sup>before my death or before</sup> ~~final~~ distribution is made of my estate by my executors, then in such an event, the portion of my estate herein bequeathed to <sup>him shall revert to my estate</sup> ~~and~~ shall not go by descent, under the inheritance laws of ~~this state~~, or otherwise to his father J. N. G. Fox, - it being my will that "Turney Fox, - shall have his mother's share in my estate, if he survive me, and is still living when a final distribution is made of my estate, but that in no event shall it go to his father in the event of the death of my said Grandson Turney Fox without him being <sup>married</sup> ~~married~~, or without him leaving a wife, and bodily heirs to take his share in my estate after his death, and to carry out my purposes and will as to said share so given to W. Turney Fox, I hereby set the same apart as a trust fund in the hands of my executors to be held by them in trust for the use and benefit of W. Turney Fox, until he is twenty one (21) years of age, <sup>my</sup> ~~and~~ executors to loan out, said fund and collect the interest on same, and to use the interest in the Education and support of said W. Turney Fox, but not to pay the principal over to him, or to his Guardian, until said W. Turney Fox, shall arrive at the age of twenty one, (21) years, when said funds so arising from his mother's share in my estate, so bequeathed to him, shall be paid by my executors to my Grandson W. Turney Fox, should he then, be living, or to his bodily heirs, his children, should ~~he~~ <sup>he</sup> then be dead leaving such children and bodily heirs, but if he should die before receiving his share of my estate as herein provided, without having been married, and without