

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~~ ^{land}, 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~~ ^{my} will, to cash, as soon as they conveniently can do so without a sacrifice of any ~~said~~ ^{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~~ 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 ~~are authorized to sell and dispose of the same 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~~ 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, ~~share 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 Nellie 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~~ ^{deceased} son, Dr J.A. Henderson have divided equally between them the (one) ~~share~~ ^{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 (I) share of his deceased mother, ~~my mother~~ ^{my mother} daughter, C.V. Fox in my estate, but should my Grandson W. Turney Fox die ~~final~~ ^{before my death or before} distribution is made of my estate by my executors, then in such an event, the portion of my estate herein bequeathed to ~~him~~ ^{him} shall ~~not go by descent, under the inheritance laws of this state; or otherwise to his father J.N.G. Fox, -it being my~~ ^{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 mothers ~~share~~ ^{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~~ ^{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, ~~and~~ ^{my} executors to loan out, said fund and collect the interest on same, and to use the interest ~~in~~ 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 mothers 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~~ ^{he} 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

leaving a child, or children, then his share in my estate, so bequeathed to him, and so to be held by my executors in trust for him shall revert to my estate, and shall be divided between the others legates and distributees under this my will, should said Turney Fox, die before he receives his share, under the provisions of this will, and leave a child, or children to take his estate, under the laws of inheritance in this state, such child, or children, shall have the share so bequeathed herein to said W. Turney Fox.

I had fully paid and advanced to my son W. W. Henderson, deceased, his full share in my estate before his death, and I expressly disinherit and cut off from all participation in my estate any and all persons whomsoever claiming to be heirs at law, next of kin, children, widow, executors, administrators or assigns of my said son W. W. Henderson, deceased, and I more especially disinherit and cut off from any share in the division and distribution of my estate, the child of my said son, born while he lived in Texas by his second wife, it being expressly here stated that I do not desire this child to have any share in my estate, for reasons which I do not wish to herein state, in addition to the reason already stated that I had fully advanced to W. W. Henderson his full share in my estate before his death.

In the event my son Grant E. Henderson, should die before my death, I will and direct that his share in my estate be paid to his children by his second wife and by his present wife, and that Earnest Henderson, a son by Grant E. Henderson's first wife, shall take no share or part in the distribution of my estate except that I will, give and bequeath to said Ernest Henderson, the sum of five dollars, in full of any and all sums or interest he may have in any event, or in the happening of any contingency, in my estate.

Item, 5th; After the death of my wife, should she survive me, or in the event of her death before I die, I direct that my executors sell my home farm and my Middle Creek farm at public sale to the highest bidder, who shall comply with the terms of sale, selling these two farms separately and then selling them together, and that they

adopt the sale which will bring to my estate the most money. I authorize my executors to fix the time and terms of sale as they may think best for my estate, and they are expressly authorized to make deed or deeds to the purchaser or purchasers and put him, or them into exclusive, peaceable possession of said lands sold, and after collecting up the proceeds of said sales, and after selling and disposing of any personal property left to my wife, and not used or disposed of by her, and after realizing on any assets, or property, left by her to be disposed of under this will, paying her debts, funeral expenses and for her monument to be placed at her grave, and all costs of carrying out the provisions of this will, as hereinbefore directed, I will and direct that my executors make a final division and distribution of my estate, according to the terms of my will as herein before expressed equalizing all my children and distributees, share and share alike in my estate as herein named, and in the manner, and upon the conditions and contingencies herein expressed, in the event of the death of my son, G. Mc Henderson before my death, or either of my daughters, Nan M. Atchley, Sallie E. McMahan, or Mollie J. Hammer, before my death, I direct that the share hereinbefore bequeathed to either of my children first named, be distributed and paid by my executors to the child, or children of such an one of my said children, as may die before my death.

Item, 6th; I expressly provide that none of my children, distributees, or heirs at law, shall sell, transfer or assign his, or her share, in expectancy, or his or her share under my will, or under the inheritance laws of the state, in my estate, real or personal, before my estate is settled and wound up and distribution made under the terms of my will. And in case any one of my children, or heirs at law, or distributees, sells, or attempts to sell, transfer, or assign his, or her share in my estate, before final distribution and winding up of my estate by my executors, such sale, transfer, or assignment or attempt to sell, transfer, or assign such share in my estate, shall operate and be treated as a complete forfeiture of any and all right of such an one to share in my estate, either under my will, or under the laws of inheritance

in this state, and any child, or heir at law, so disposing of or attempting to dispose of his, or her interest in my estate, is hereby, upon the happening of such a contingency or event fully and completely cut off and disinherited from sharing in the distribution of my estate, in any manner, and to any extent whatsoever, and the share, or shares of such an one will revert to my estate, and be distributed among my other distributees.

Item, 7th; In case any of my children, heirs at law, or distributees under this will, or any one who would be an heir at law under the inheritance laws of this state, contest, opposes, or resists the execution of this my last will and testament, or tries to set aside, or offers, or attempts to contest and set aside my will, in any particular, I hereby expressly will and provide that any such child, heir at law, or distributee, shall, by such act, or acts fully, absolutely and completely forfeit any and all rights to share in any distribution of my estate, either under my will, or under the inheritance laws of this state, and his, or her share shall revert to my estate, and be paid out and distributed by my executors to my other children and distributees under, and in accordance with the provisions of this will.

Item, 8th; I hereby nominate and appoint G. McHenderson and I. C. McKahan executors of this my last will and testament, and having great confidence in their judgment and integrity, and knowing them both to be perfectly safe and solvent and that my estate will be entirely safe in their hands without the formality of any bond, or bonds as executors, they are excused from giving any bonds as executors of my estate, and of my last will and testament, and I direct that they be allowed to fully carry out the provisions of this will, and wind up my estate, without bonds, and I further expressly authorize and provide that either of my executors who may desire to do so may bid and become purchasers, at any sale of my personal, or real property, made at public auction.

In testimony whereof I have, to this my last will and testament, set my hand and subscribed my name, in the presence of these attesting witnesses, on this 28th day of

November, 1911.

W. Y. Henderson.

We, the undersigned subscribing witnesses to the foregoing last will and testament of W. Y. Henderson, have hereunto subscribed our names as subscribing witnesses to his will, in the presence of the testator, W. Y. Henderson, and at his request, and in the presence of each other; and the said W. Y. Henderson has in our presence, signed, executed, published and declared this paper writing and will to be his only true, ~~genuine~~ genuine and last will and testament on the day it bears date, and on the same day we sign the same in his presence, and at his request, as subscribing witnesses, and on the day it bears date. This 28 day of November, 1911.

1. J. S. Ballard Subscribing witness.
2. R. D. Marshall Subscribing witness.
3. Victor C. Stafford Subscribing witness.

CODICIL.

I, W. Y. Henderson, of Sevier County, Tennessee, having heretofore made and published my last will and testament which bears date Nov 28, 1911, do make and publish and declare this codicil thereto to wit:

First. Since said foregoing will was executed by me on the day it bears date I have have paid and advanced to my daughter ~~Mollie~~ Mollie J. Hammer as gifts and loans her full share of my estate and the devisees in my said will of Nov. 28, 1911, to my said daughter are hereby revoked and she will take no further ~~interest~~ interest in my estate whatever, except that at this date I hold certain notes against my said daughter, and possibly some notes signed by Mollie J. & J. M. Hammer all of which notes I cancel and direct my executors to surrender said notes. My said daughter Mollie J. Hammer has been full paid for any and all services heretofore rendered to either myself or my wife so that there will be neither claim, or inheritance, or devise ~~going~~ going to my said daughter under my will or in any other way.

Item 2; Since my said last will was written & executed by me, changes have occurred in my family so that I now will and direct that if at my death any of my children should be dead and

leaving no living issue, then, and in that event the share of such child or children shall revert to my estate to go equal to the devisees therein provided for except that my daughter Mollie J. Hammer shall take no interest in any sum that may so revert.

Item, ; My son Judge G. McHenderson having recently died I hereby nominate and appoint as co-executor with I. C. McMahan, my grandson C. M. McMahan.

In witness hereof I have hereunto subscribed my name on this Jan'y 23rd, 1918, and declare said foregoing will and this codicil thereto to be my last will and testament and cause same to be attested as shown below.

W. Y. Henderson.

The foregoing codicil was on the day it bears date, at the residence of testator subscribed by said W. Y. Henderson as and for his last will and codicil thereto in our presence, and we at his request, and in his sight and presence and of each other have subscribed our names as attesting witnesses. This January 23, 1918.

J. B. Brabson

Geo. L. Zirkle.

Probated by the county court of Sevier County, Tenn., on the Mch. 21st, 1919.

H. D. Bailey Clerk.

-WILL OF CARROLL WILLIAMS.

I, Carroll Williams, being of sound mind and disposing memory hereby make and publish this my last will and testament hereby revoking all former wills heretofore made by me at any time.

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

Second - I direct that my executors shall select and buy and put up a suitable monument to my grave for myself and my present wife suitably lettered for both of us.

Third - I give and devise my farm where I now live and all my other property to my wife Sarah Williams to be used and controlled by her for and during her natural life, if she survives me.

Fourth - After the death of my said wife I give and devise all of my said farm where I now live in Jones Cove, 1st Dist. Sevier County, Tenn. on Duns Creek adjoining the lands of Robert Williams, Geo. Rollen, ~~only~~ Shults, Jesse Nonis and wife and perhaps others, to my three sons: W. W. Williams, Arlie Williams, and R. J. Williams, to be divided equally by them among each other but I direct that Arlie Williams shall have that portion of said farm on which is located my residence, barn, and other buildings, and that the value of the buildings shall not be included or considered in dividing the land. If either of my said sons, Arlie or R. J., shall die without issue living his part of my said land shall go to the other of my said two sons. I direct that my said sons shall not sell their interest in said land to any one except they may sell to each other, during the life of my wife if she shall survive me. But I direct that my sons W. W. Williams and R. J. Williams shall pay ~~for~~ the following amounts to my other children named herein at the death of my said wife if she shall survive me, or at my death, if she die first, to wit:

S. M. Williams \$100.00; J. K. Williams \$100.00; John Williams \$50.00 and to the three children of Jane Templin, deceased, to wit: Pearl, Ottis, and Anna Rei Templin the joint sum of \$25.00; and to my sons Geo. Williams \$5.00 and Lemuel, (Deck), Williams \$5.00. I direct that said three sons, W. W., Arlie, and R. J. shall furnish to my two daughters Louisa Williams and Levena Williams a good milk cow to each of the two. I direct that my son Arlie

Williams shall pay to my four daughters to-wit: Edna Williams \$25.00; Laura Norris \$25.00; Louisa Williams, \$25.00 and Lovena Williams, \$25.00. I make these amounts above stated to be paid by my said three sons a charge on the interest devised to them in my said lands.

My daughters Louisa and Lovene are not married and if they shall remain single after the death of my wife I direct that my son Arlie shall furnish a home as long as they remain single to live at my home place.

Fifth - I give to my four unmarried children, Arlie, R. J. Louisa and Lovene each a bed.

Sixth - I give to my son Arlie my horse and all tools, including farming tools, wagon and machinery.

Seventh - I give to R. J. my mare.

Eighth - I give all the rest and residue of my property not herein devised otherwise or bequeathed including household goods not bequeathed ^{herein} before to my four daughters above named, Edna, Laura, Louisa, and Lovene after their mother is done with it.

Ninth - I appoint my son W. W. Williams as my executor to carry out and execute this my will. This will is wrote on five sheets. This April 27, 1918.

Carroll ^{His} Williams
Mark

Subscribed by the said Carroll Williams in our presence and we have subscribed our names as witnesses to this will in the presents of the testator and in the presents of each other and at the request of the testator.

This April 27, 1918.

T. W. Williams

A. A. Williams

Probated by the County Court of Sevier County, Tenn.,

the 27th day of Jan. 1919.

H. D. Bailey Clerk.

WILL OF SARAH F. CARTER.

I, Sarah F. Carter, do make this my last will and revoking any former will I may have made.

1st. I bequeath to my daughters Laura Carter and Maud Carter my home tract of land with all buildings containing 23 acres the same being deeded to G. W. Carter and wife Sarah F. Carter by Adam Bagala & wife and J. J. Wade and wife in a division of the lands of Daniel F. Trundle.

2nd. I will that my administrator sell my cow and horse at private or public sale as he may so desire and the proceeds go to pay my funeral expenses and the balance if any go to pay my just debts.

3rd. I appoint J. M. Carter my administrator he to serve without bond.

Sarah F. Carter.

Signed in our presents at her request as witnesses to her signature to this her last will. This March 5th, 1919.

Jas. L. Keener

March 9 1919

Troy G. Keener

Probated by the County Court of Sevier County, Tenn., the 29th day of March, 1919.

H. D. Bailey

County Court Clerk.

WILL OF N. E. GOFORTH.

I, N. E. Goforth being of sound mind and disposing memory do hereby make and publish this my last will and testament, hereby revoking all wills by me at any time heretofore made, to-wit:

First: I desire all my just debts to be paid.

Second: I give to my son Hubert the exclusive control, management, rents and profits of my farm where I now live on the waters of Kellum Creek adjoining the lands of James W. McMahan, (colored) Dan Maples, Millie Brabson, (colored) and M. C. Brown and perhaps others, containing 25 $\frac{1}{2}$ acres for a period of five years from the date of my death, and I request him to pay a debt which I now owe Sevier County Bank of \$50.00 and my funeral expenses.

Third: At the expiration of said five years term, I direct that my son Hubert shall continue in the use and control of my said land until my youngest child living shall reach the age of twenty one, but that he shall allow my three children who are now at home where Hubert and I live, to remain with him on the farm, if they desire until they reach their majority, and further provided that he shall pay a one fifth of the net rents after paying taxes, to my daughter Nora Turner, said rents to be paid annually, and case any other one of my children shall marry during said time and shall move away from the home place, then a one fifth of the net rents shall be paid to each one so marrying.

At the expiration of said term or when my said youngest living child shall have reached the age of twenty one years I direct that my said land be sold, either for cash or on a credit of six and twelve months and as may be deemed best by my Executor hereinafter named or by an Administrator appointed by the court to carry out this will, and that the proceeds of said sale after paying expenses be equally divided among my children then living and the representatives of such as are dead, if there shall be any die and leave issue prior to that time. The children of deceased ones taking the share their respective parents would have taken.

I hereby authorize, empower and direct my said executor of any one appointed as Administrator of my estate to sell said land under the provisions of this will and to make, acknowledge and deliver good and sufficient deed conveying the title to same in fee to the purchaser and to divide the funds as above provided.

I give all my personal property including household goods, kitchen furniture, stock and farm implements of every kind to my four children now living at home with me, to-wit: Hubert, Effie Lucy and Fred Goforth, they to take the absolute title.

I hereby nominate and appoint Joe Goforth as the Executor of this my last will and testament. This January 28, 1914.

N. E. Goforth.

We, the undersigned parties hereby certify that we saw the above named N. E. Goforth sign her name to the foregoing as and for her last will and testament, and that we signed our names hereto as witnesses to her signature to the foregoing will at her request and in her presence and in the presence of each other. This January 28, 1914.

W. H. Hardin

Grant McKinney.

Probated by the County Court, of Sevier County, Tenn., Mch. 29, 1919.

H. P. Bailey, Clerk.

WILL OF JOHN FERGASON.

I John Fergason of Jay Ell in the County of Sevier, of feeble helth, but of sound and disposing memory, do hereby make this my last will and testament, hereby revoking all other wills and codicils by me made.

Article I. I bequeath to my widow ^{Margaret (Hill)} all my personalty of whatever kind and nature, to have and to hold and to dispose of if she sees fit so to do, with certain exceptions hereafter mentioned.

Article II. I bequeath to Barbra Ann Fox Five Hundred Dollars for her services rendered me and my wife, and this is in addition to her equal share with the remaining heirs.

Article III. It is my will that all burial expenses for me and my wife be paid out of any fund that may be left out of my estate, and that suitable tombstone be placed at the graves of me and my wife, and if my wife out lives me, it is my will that my executor reserve so much of whatever funds derived from personalty comes into his hands as will be necessary to pay my burial expenses and place tombstones to her grave. It is further my will that all my just debts be paid of ever kind first.

Article IV. It is my will that Ruya Fergarson have the organ and the sewing machine.

Article V. It is my will that after my death and the death of my widow that articles one, two and three be complied with and at my death Article IV be complied with.

Article VI. It is my will that before John Fergason, Jr. shall receive any share of my estate that one hundred and fifty dollars be deducted from his share for three fifty dollar notes made to me for land before he shall take as the remainder of my children.

Article VII. It is my will that after the above conditions have been satisfied that Barbra Ann Fox, Julia Lowe, Nancy Haggard, Thomas Fergarson, John Fergarson, all of whom are my children, shall have equal shares in my estate and the children of Harrett Eledge, my daughter, who is dead shall have a child's part in my estate.

Article VIII. It is my will that Mack Fergarson be given

a colt from the mare Dixie that is in the care of Billie Sutton and should said mare fail to bring a colt then the executor shall pay Mack Fergarson so much as Bart Fergarson shall receive of my personal estate. It is further my will that Mack and Bart Fergarson be given a bed and bedding out of my personalty.

It is further my will that the mare named Lucy be sold the money to be placed in the bank to my credit and what ever is left of said amount shall be given to Bart Fergarson.

I appoint R. B. Robertson, of Sevierville, an attorney my executor of this my will.

In witness whereof, I have signed sealed and declared this instrument as my will at my home in Sevier County on this March 2nd 1917.

John Fergarson.

The said John Fergarson, at his home, on March 2, 1917 signed and sealed this instrument and published and declared the same as and for his last will 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.

G. R. Atchley

J. A. Maples.

CODICILE.

I, John Fergarson, of Jay Ell, Tennessee, so make this my codicile, hereby confirming my last will made on the 2nd day of March, 1917, so far as this codicile is consistent therewith.

It is my will that Article-VII be changed as to Thomas Fergarson and that the said Thomas Fergarson be charged with one hundred and fifty dollars and that the remainder of my children mentioned in said article be made equal before Thomas Fergarson takes with the other children out of my estate.

It is my will that Charlie Fox and Luther Fox have my cow which I now own, "named White Face" after the death of me and my wife. It is further my will that Ruya Fergarson have the calf that this cow has which I have heretofore give to Luther Fox and Charlie Fox.

John Fergarson.

The said John Fergarson, at his home on March 14, 1917, signed and sealed this instrument as and for a codicil to this my last will, 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.

G. R. Atchley

J. W. Wynn.

Probated by the County Court, of Sevier County, Tenn., on April 22, 1919.

H. D. Bailey, Clerk.

LAST WILL OF G. W. HUFF.

I, G. W. Huff of Jones Cove, in the State of Tennessee, being of sound mind and memory, do make, publish and declare this to be my last will and testament to wit:

1st. All my just debts and funeral expenses shall be fully paid.
2nd. That my daughter Rosa May Huff shall be paid (\$500) in money when she reaches ^{the age of} 21 years, to make her equal with my ~~daughter~~ daughter Sallie Huff.

3rd. That my beloved wife Q. A. Huff shall have the remainder of my personal property to wit: All my live stock, and all the farming tools, all my kitchen and house hold goods, and all notes and money.

4th. I nominate and appoint my said wife Q. A. Huff to be Executor, without bond, of this my last will and testament.

In witness whereof I have hereunto set my hand and seal, This 16 Jan. 1918.

G. W. HUFF.

Signed and sealed, published and declared, ^{and} as for his last will and testament, by the above named testator, in our presence ^{and in the presence} who have at his request, and in his presence, of each other signed our names as witnesses thereto.

J. H. Huff

D. H. Rolan.

Probated by the County Court of Sevier County on May 15, 1919.

H. D. Bailey, Clerk.

WILL OF BITHA HEADRICK.

Be it known, That I Bitha Headrick being of sound mind and memory yet realizing the uncertainty of life, do hereby make and publish this my last will and testament to wit, First-I will that all my just debts be paid, including my doctor bills, funeral expenses etc. after my death, but out of whatever property I might have left at my death.

Second-I will that after my just debts are paid that all of my property whatever nature and kind shall go to my sister Eliza Burkett on the conditions that she shall take good care of me during the remainder of my life, feeding, clothing and waiting on me whenever it is necessary.

Third-I appoint Eliza Burkett as a suitable person as executrix of this will. This Jan. 31, 1917.

Bitha X Headrick.
Merk.

Signed in our presence and in the presence of each other on the date above given.

J. A. Tarwater.

Alice Cotter.

Probated by the County Court of Sevier County, Tenn. June 25, 1919.

H. D. Bailey, Clerk.

THE LAST WILL OF ROBERT A. MONTGOMERY.

State of Tennessee) Know all men by these presents.

Sevier County) That I Robert A. Montgomery, of Sevier Co. being of sound mind and disposing memory, do make and publish this my last will and testament, making void all or any other that may at any time have been made by me; It is my will as follows:

(1) That all my just debts be paid if any these be together with my funeral expenses;

(2) That my wife Elisabeth Montgomery shall have the care custody and control of all my estate, real personal and mixed during her natural life, should I have money on hand at my death it shall be absolutely hers.

(3) After the death of us both then the estate shall be divided among our children but real and personal as there respective interests now appear, George W. Montgomery having bought the interests in the real estate of all except two, subject to the life interest of his father and mother, as follows:

- (1) W. R. Montgomery, a brother a 1/10 interest,
- (2) J. W. Montgomery, heirs 1/10 interest,
- (3) R. R. Montgomery, a brother 1/10 "
- (4) D. MC Montgomery " 1/10 "
- (5) C. A. Montgomery " 1/10 "
- (6) George W. Montgomery, interest 1/10 "
- (7) Daniel P. Montgomery, a brother, 1/10 interest,
- (8) Marray E. Montgomery, a sister, 1/10 "
- (9) Sallie C. Clabough " " "
- (10) Fama V. Wear " " "

the last two not sold.

Now should George W. Montgomery die before me it is my will that his widow and children have the interests in the real estate just as they now are, which is their own property subject to the life interest as above set out.

(4) That it is my will and I do hereby name and appoint W. C. Large, the executor of this my last will, with full power and authority to carry same into full effect; the bond not being specially waived.

Given under my hand this the 3 day of May, 1916.

THE LAST WILL OF ROBERT A. MONTGOMERY (CONT'D).

Robert A. Montgomery.

We the undersigned witnesses were specially called by the testator to witness this his last will, he signed same in our presents and we signed in the presents of the Testator and in the presents of each other, on the day above written.

W. G. Caton

John Rauhuff.

Probated by the County Court of Sevier County, Tenn., Jan
June 25, 1919. H. D. Bailey, Clk.

WILL OF JOEL WATSON.

I, Joel Watson, do hereby make and publish this as my last will and testament, hereby revoking and making void all others by me heretofore made.

First I direct that my funeral expenses and all my debts, shall be paid as soon as possible after my death out of any money that I may die possessed of or that may first come into the hands of my executors. Secondly I direct that my wife Charity Watson shall have all my lands lying north of the public road leading from Gatlinburg, Tenn. to Emerts Cove, Tenn. including the dwelling house and buildings thereon, as her homestead during her natural life. Third I direct that my executors shall sell at public sale the remainder of my lands lying south of the road above mentioned to the highest and best bidder said sale to be made on reasonable time, and all my sons sons-in-law daughters & daughters-in-law shall be permitted or allowed to bid on said land and no other person or persons shall be allowed to bid at said sale or to buy said land and that the proceeds of said sale shall be equally divided between all my children. Fourth I have a note of fifty dollars on each one of my sons and sons-in-law and I hereby give & direct & will to each one of my sons the \$50.00 note he owes me and I give and will to each of my three daughters the \$50.00 note that their husband now owes me. I reserve the right to collect any or all the above notes at any time I may desire before my death and I shall require all of said parties to pay me six per cent interest during my life time and to pay my wife four per cent interest after my death during her natural life time and I shall require each one of said parties to renew their respective note once in each six years during the life time of my wife. It is my intention that the four percent above mentioned shall only be paid to my wife during the time she remains my widow.

Fifth I give and bequeath the remainder of my personal property to my wife Charity, and I request that my executors shall help and assist my wife to take care of the property I have willed her. Sixth I do hereby nominate and appoint Imman Watson and B. S. Watson my executors.

In witness whereof, I do to this, my will set my hand this

Will of Joel Watson, continued.
the 14th day of Aug. 1916.

Joel ^{His}
X
Mark Watson

Signed & published in our presence & we have
subscribed our names hereto in the presence of the
testator this Aug. 14, 1916.

Charles A. Ogle
Ashley Ogle.

Probated by the County Court of Sevier County,
Tenn., July 23, 1919.

H. D. Bailey, Clk.

STATE OF TENNESSEE, COUNTY OF SEVIER.

I, Mary Holt, of Sevier in the County of Sevier and State of Tennessee.

Being of sound and disposing mind and memory knowing that we all must die do make publish and declare this to be my last will and testament hereby revoking all former wills by me at time made. As to my worldly estate and all the property real personal or mixed of which I shall die seized and possessed or to which I shall be entitled at the time of my decease I devise bequeath and dispose thereof in the manner following to wit: My will is that all my funeral expenses shall be paid out of my estate soon after my decease as shall by them be found convenient. I give, devise and bequeath to S.P. Graves and wife all my household furniture to wit: One dresser two bedsteads one trunk and its contents also all my bed clothes dishes and churn, also my rocking chair stove vessels such as buckets pans knives & forks also one pair of grubs two enlarged pictures one lamp one supe case and its contents all other things belonging to me that I have failed to name in this I will also seventynine Dollars in cash.

If I shall get well I will pay my expenses and this will is nul and void.

In witness whereof I the said Mary Holt have to this my last will and testament consisting of one sheet of paper subscribed by my name this 10 day of October in the year of our Lord one thousand nine hundred and nineteen (1919)

my
xMaryxHolt
mark

Subscribed, published and declared by the said Mary Holt as and for her last will and testament in the presence of us who at her request and in her presence and in the presence of each other have subscribed our names as witnesses thereto.

Signature { W.A. Graves Seymour
May ford Gibson

Probated by the County Court of Sevier County, Tennessee
November 13, 1919.

H.D. Bailey, Clerk.

WILL OF JAMES REED

Boyd's Creek Tennessee Rt 1

October 27, 1919.

Know all men by these presents that I James Reed being of sound mind and memory and desiring to dispose of my property before I depart this life do hereby make and publish this as my last will and testament hereby making void all former wills made by me.

1st I direct that my wife pay my funeral expenses as soon after my death as possible.

2nd I give to my wife all the lands I now own or may hereafter own till her death or remarriage.

3rd I also give to my wife all the household and kitchen furniture.

4th I also give to my wife one black mare and buggy that I now own.

5th The farming tools on said farm I give to my sons Bruce and Lee Reed. Said tools to remain on said farm.

6th I further direct that my two sons Bruce and Lee Reed work said farm till the death or remarriage of my wife and pay her one third of corn and wheat raised on said farm and for them to furnish grass and clover seed and seed farm and pay my wife two fifths of said hay.

7th I direct that my wife shall not sell or give away anything that we have in our house at my death.

8th I further direct that at the death or remarriage of my wife that the lands be sold together and the money equally divided between my 10 children to wit: Marion Reed, Wyourkie Reed Payne Belle Reed McGill, Dona Reed Knight, Bruce Reed James LaFayette Reed Lee Reed, Stuart Reed Pearlle Reed White, and Bertha Reed Bales.

9th I further direct that at the death or remarriage of my wife that the money she may have on hands be equally divided between the two above mentioned children.

10th I further direct that the household goods and kitchen furniture at the death or remarriage of my wife be sold and the money be equally divided between the above mentioned ten children.

11th I further direct that my wife have one third of the

pasture.

11th I further direct that the pictures we now have be divided among the above mentioned ten children as they may see fit.

12th I hereby appoint John F. Ingle my executor to carry out the provisions of this my last will and testament.

Witness my hand and seal on the day and date above mentioned.

x J. N. Reed

Signed and sealed in our presence and at the request of James N. Reed on this 27 day of October 1919.

A. W. Roberts

P. D. Mize

Probed by the County Court of Sevier County Tennessee This the 1 day of December 1919.

H. D. Bailey, Clerk.

WILL OF I.W.M. DRAKE.

I, W.M. Drake of Sevier County and State of Tennessee being of sound mind and disposing memory do make and publish this my last will and testament I give devised and bequeath unto my beloved wife Maggie Drake all my property real and personal and mixed of every nature and kind and when so even the same shall be at the time of my death to have and to hold so long as she lives or remains my widow and at her death or when she ceases to be my widow I want hers and my children to have what there is if they are living other wise I want my first set of children to have what there is I gave my wife Maggie Drake the power to sell transfer and convey anything that I may have at my death both real and personal.

Signed and sealed this the 9th Day of August 1909.

W.M. Drake, Signed and sealed in

presence of (as witnesses

W.M. Davis

Ed G. Pickel

We, the undersigned certify we saw W.M. Drake execute a small portion of the face of this paper when in his right and legal mind.

Witnesses C.C. Duggan

W.K. Drake.

*Probated by the County Court of Sevier
County, Tenn. Jan. 26 1920
H. D. Bailey, Clerk*

WILL OF G.H. LAWSON.

I, G.H. Lawson of Sevier County Tenn 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. I will and direct that all my just debts be paid as soon as arrangements can be made to do so after my death.

Second. I will and bequeath to my wife Mary A Lawson all the property both real and personal that I may die seized and possessed of.

I especially will and bequeath to my said wife Mary A Lawson my farm where I now live, situated in the 5 Civil District of Sevier County Tenn and on the waters of Middle Creek adjoining the lands of M.L. Fox, J.G. Fine T.D. McMahan and A.C.F. Trotter and contains 66 acres more or less. I hereby empower her to sell and convey same or any part thereof that she may desire to sell and to make deeds for same in her own name as the owner in fee and that she may mortgage said lands of any part thereof for the purpose of extending or paying any mortgages that may be against said lands at the time of my death, or for such other purposes as my said wife may deem necessary. It is my intention and purpose by this will to vest title to said lands in fee simple in my said wife subject to whatever encumbrances maybe on same at my death. It is my desire that my estate be wound up without an Executor or Administrator, but in the event it should become necessary to have an Executor for my said estate I nominate and suggest my wife Mary A Lawson as the Executrix of this will and direct that she shall not be required to give bond as such.
Given under my hand and seal on this 13 day of March 1918

G.H. Lawson, Seal

The foregoing will was signed by the Testator in the presence of the undersigned subscribing witnesses and that they each signed same in the presence of the testator and at his request and in the presence of each other

Witness C.C. Chance

Witness S.G. Chance

Probated by the County Court of Sevier County, Tenn March, 3 1920.

H. D. Bailey, County Court Clerk.

LAST WILL AND TESTAMENT OF J. H. ELLIS.

I, J. H. Ellis, of Boyd Creek, of Sevier Co., Tennessee, do hereby make & publish this my last will & Testament, hereby revoking and making void any and all other wills, or devices heretofore made by me.

First

It is my will and desire I

It is my will and desire that my funeral expenses and all other just debts, if any, remain unpaid, to be fully paid.

Second

II

I give to my nephew, Horace L. Ellis, of Maryville, Tenn, a note of Eight Hundred Fifty Dollars, and accrued interest Said note given to me by Ellis-proffitt Co and Signed by Jas. N. Ellis, President- dated Feb, 12th 1920.

Third

III

I give to Ellis J. Widner and George Ransom Widner the sum of Five Hundred Dollars each.

Fourth

IV

I give the remainder of my estate as follows: One third of the estate to the legal heirs of my brother W. R. Ellis, and one third of the estate to the legal heirs of my brother N. B. Ellis and One third of the estate to the legal heirs of my brother S. L. Ellis.

I hereby nominate and appoint as Executors of this my last will & Testament, my three nephews- Thomas N. Ellis and Joseph N. Ellis of Knoxville, Tenn, and Horace L. Ellis, of Maryville, Tenn to serve without bond.

This the 13th of March 1920-

J. H. Ellis.

We the undersigned parties were called by J. H. Ellis to attest the foregoing instrument as his last will & Testament which we signed in his presence and in the presence of each other and as attesting witnesses to his name which he signed in our presence on the day and date above written

F. J. Keener

J. E. Frazier

Probated by the County Court of Sevier County Tenn Feb 12, 1920.

H. D. Bailey, Clerk.

LAST WILL AND TESTAMENT OF J. E. HUSKEY.

STATE OF TENNESSEE
SEVIER COUNTY

I, Fredrick E. Huskey of Emerts Cove Tenn, being in bodily health, and realizing the uncertainty of life and the certainty of death, and desiring to divided all my property both real and personal among my Six sons, and Five Daughters during my life time do hereby make and publish this as my last Will and Testament hereby revoking and making void all former wills made heretofore by me at any time.

First. Having given, granted and conveyed to my Six sons, to wit, My sons, Jean, James, Alenze, Leander, Dan, and Asaley, each of them a certain parcel or tract of land for which I have executed Deeds to them, and to each of them what I consider as their prorate part in full of my estate both real and personal I therefore give and bequeath to my Five Daughters, the remainder of My property, after my Death with the following exception.

- 1st Having heretofore set apart a lot of land as a family Grave yard as follows, Beginning on a rock on east corner of lot, Thence westward three rods to a rock, Thence Southward Five rods to a rock, Thence Eastward three rods to a rock, Thence five rods direct to the beginning corner, and I direct and bequeath the same as a family Grave yard to be kept up by all my children as such.
- 2nd Having heretofore laid out and set apart a certain boundary of my farm as a Homestead for my wife if she is living at my death should I leave one I hereby give and bequeath to my five Daughters all my land and property, both real and personal to wit, 1st I give and bequeath to my Daughters, Mary Wasceler, Alice Recter, Callie Rayfeel, Belle King and Minnie Whaley a one fifth undivided interest in the following piece or parcel of land the same being the Homestead assigned to my wife S. C. Huskey, during her life time and at her death then to my five daughters as above set out to be equally divided between them. Beginning on a big rock at the upper end of the deep hole Ashleys corner, Thence down the river to the second cross fence, Then with said fence to William Cardwells line, Thence with Cardwells line to James Huskeys corner, Then with James Huskeys line, to the branch to Ashleys line, *Then with Ashleys line* to the beginning. And at my death the remainder or the lower end of my farm shall revert to my five daughters

STATE OF TENNESSEE

SEVIER COUNTY.

I, John W. Fox of said county being of sound mind, do make and publish my last will and testimony and revoking all others that my have been made by me;

First: After my debts and my funeral expenses are all paid I bequeath to my son Arthur Fox a parcel of land- beginning with the public road at the culbert and running with the meandering of the branch to a stake and then north to a stake and west to the public road and thence with the public road to the beginning point first specified containing one and one half acres.

Second: I bequeath and give all my real and personal property to my beloved wife Pernelgur Fox to have and remain her property her natural life as long as she remains my widow, and if she remarries I want all my property both real and personal to be sold and equally divided among all my children, and my beloved wife to have a child's part, and if she remain my widow until death I desire all my preoperty both real and personal to be equally divided among my children towit: Arthur Fox, Mrs. Mattie (Fox) Kelly, Sophia Fox and Lula Fox.

Third: I desire a plain set to tomb rocks placed at my grave, And I appoint my beloved wife Bernelpur Fox as my executrix without bond.

The above will and testimony has been made by me on this 23 day of August A.D. 1920.

J.W. Fox

Signed in the presence of us;

Witnesses Geo. R. Layman, J.L. Yarberry.

A codisile to the above will I desire that the parcel of land bequeathed to my son Arthur Fox to remain in the hands of the heirs of his body.

I also desire that any of my children Sell there interest to any but each other wile my beloved wife remains my widow they Forfeit One Hundred and fifty Dollarsto the other children I further desire that no lawyer or any one else have anything to do with this will but my executrix Aug 23 1920
Witnesses Geo. R. Layman J.W. Fox

as above set out share and share alike.

3rd. At my Death I desire that my funeral expenses be paid at of any Money's that may come into the hands of my executor or Administrator, and after paying same I desire that a suitable Monument or Tombstone, not to exceed fifty Dollars be placed at my Grave and after paying all Death and funeral expenses and costs of Administration and expenses as above set out, whatever remains in the hands of my Administrator I direct that the same be equally divided between my widow and my Eleven children share and share alike.

At my Death,..... I want my Daughter, Minnie Whaley, to have my Bureau, and I want my wife S.C. Huskey to have all the poultry on hand, one milk cow, stove & cooking utensils and plenty of Table ware, and three Beds, Bedsteads, and bed springs, and she may use the farming tools while she lives on the farm, and she may have the use of same.

I now have some Government Bonds and Stamps and I want them to go with my personal property.

I hereby appoint my son Jean Huskey as my executor to wind up my estate after my death.

In witness whereof I have this day set my hand and seal this 27 day of November 1919.

Liddick E. Huskey

Signed and sealed in our presence and in the presence of each of us above date,

J.L. Thornton

L.M. Lindsey.

Filed for probate and probated by the county court of Sevier county Tenn. May 31, 1920.

H.D. Bailey.

county court clerk.

STATE OF TENNESSEE

COUNTY OF SEVIER

Know all men by these presents that I Nancy Lafollett a resident of Sevierville, Tennessee R.F.D. # 13 being of sound mind and memory and wishing to dispose of my property before I depart this life I make and publish this as my last will and testament hereby making void all former wills made by me.

1st I direct that my executor pay my funeral expenses and Doctor bills out of the first money that comes into his hands and then all my other just debts.

2nd I give my all the money that I may have on hands at my death, all that is due me by notes or accounts, all my household and kitchen furniture, stock of every description to my beloved sister Julia Ann Lafollett to pay her for taking care of me in my last sickness and death.

3rd. I also give to my sister Julia Ann Lafollett all my lands that I, now own or may here after own either bought or inherited.

4th I hereby appoint W.C. Lafollett as my executor to carry out the provisions of this my last will.

This 22nd day of August 1919.

James H. Hines Jr.

A.W. Roberts

her
Nancy X Lafollett
mark.

Signed and sealed in her presence another request and in the presence of us as witnesses.

A. W. Roberts

James H. Hines Jr.

Probated by the County Court of Sevier County, Tenn.,

July 1, 1920.

H.D. Bailey,

County Court Clerk.

WILL OF ROBERT C. CONNER.

I, Robert C. Conner of Sevier county, Tennessee do make and Publish this my last will and Testament, hereby revoking any and all wills by me heretofore made.

1 I Direct that all of my debts be Paid by my Executor as soon after my death as possible.

2 I direct that my Sons Hale conner and Wayne conner shall take absolutely and hold all of my Personaly and real Estate except here in mension.

3 I direct that my wife Mary conner shall have all of my Household goods and and all of the exzemt property allof which a widow would be entitled to

and also my son Hale conner and my son Wayne conner shall pay to my wife Mary connerr 400.00 to be paid anually 50.00 a year untile paid

4 I direct that my sonn columbia shall be paid 200.00 and my Daughter Bettie Huskey shall be paid 100.00 and My Daughter Mellié cardwell shall be paid 100.00 and my Daughter Bertie Myers shall be paid 100.00 and my Daughter Mae Grabe shall be paid 10.00 all which shall be paid by my son Hale conner and my son Wayne conner the above amounts shall be paid in 5 years I direct that my Executor shall collect all debts due me

5 I appoint my son Hale conner to be the Executor of this will

Robert C. Conner,

the foregoing will was signed by the testatø in our presence and we attested the same in his presence and at his request

this April 12 day 1920

J.A. Sutton

W.A. England

Filed for probate, and probated by the county court of Sevier county, Tenn. July 7, 1920.

H.D. Bailey clk.

State of Tennessee)

Sevier county)

I, Samuel catlett do this day make this my last will and testament

1st I bequeath to Procillat, catlett one thousand dollars to be paid out of my landed estate.

2nd That my funeral expences including a respectable monument put to my grave also the preachers who my conduct my funeral to be paid out of my land estate.

3rd As to what money I may have on hand at my death. I bequeath to my three sisters or their heirs Minnie carr, Hanna Atchley and Rebecca J. McMahan this to be divided equally between them.

Witness my hand and seal

This the 28 day of July 1920.

I appoint L.W. catlett administrator of my will.

S. catlett

Attest R.L. Mulendore

Joshua Nichols

Filed for probate and probated by the county court of Sevier county Tenn Aug. 28, 1920.

H.D. Bailey, clk.

county court clerk.

WILL OF ALVAH LEE SMITH.

I, Alvah Lee Smith, of Elmira, Chemung County, New York, being of sound mind, memory and understanding, do 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 as to such estate as I shall leave at my decease I dispose of the same as follows:

FIRST:

I direct that my just debts and funeral expenses be paid as soon after my decease as is practicable by my said executors hereinafter named.

SECOND:

I give and bequeath to my brothers, Frederick Bigelow Smith, of Blossburg, Tioga County, Penna., and my brother William Clive Smith, of Wilkesbarre, Wyoming County, Penna., all my wearing apparel and jewelry of all kinds to be equally divided between them share and share alike.

THIRD:

I give, bequeath and devise to my wife Charlotte Keeler Smith all the rest, residue and remainder of my estate real, personal and mixed and wherever situated, for and during her natural life, if she remain my widow, in case of her marrying again after my decease, she is then to take under the interstate laws of the State of New York as if I had died intestate. There is insurance on my life which if in force at my death shall go to the said Charlotte Keeler Smith and which I desire her to have and not to be accounted for in my estate.

FOURTH:

Upon the death of my said wife, Charlotte Keeler Smith, or other determination of my estate, I give, bequeath and devise all of my estate then left and remaining, whether real, personal or mixed, to my two brothers Frederick Bigelow Smith and William Clive Smith and to their heirs and assigns forever.

(ITEM) I would suggest to my executors hereinafter named that they dispose of any real estate I may leave (with the exception of my house at No. 350 West Water Street which may

be retained for use of my widow) as soon as in their discretion they may deem best and invest the proceeds in good safe bonds of dividend paying securities and I also request my two brothers to do all in their power for the comfort and best good of the said Charlotte Keeler Smith and if the income of my estate is not sufficient for her support and maintenance she is then to be allowed to use such part of the principal sum as may be necessary for her care and maintenance.

LASTLY: I do hereby nominate and appoint my brother Frederick Bigelow Smith executor and my wife Charlotte Keeler Smith executrix of this my last Will and Testament without bonds and with the right to convey any and all real estate without application to the Courts.

IN WITNESS WHEREOF, I Alvah Lee Smith, have to this my last Will and Testament, written by typewriter on two pages of two sheets of paper, set my hand and seal this 25th day of August, One Thousand Nine Hundred and Ten (1910)

Alvah Lee Smith (SEAL)

Signed, sealed, published and delivered by the above named Alvah Lee Smith as and for his last will and testament in presence of us who have hereunto set our hands as witnesses at his request and in his presence and in the presence of each other this 25th day of August 1910.

J. Ernest Webb - 129 E. Hudson St., Elmira, N.Y.

Francis W. Wickham - 602 E. Water St., Elmira, N. Y.

*Admitted to probate Sept. 6, 1920
See M.B. #6 pages 65 to 72 inc.
N.D. Bailey Clerk*

STATE OF TENNESSEE
SEVIER COUNTY.

I William A. Caughron of Sevier Co being of Sound Mind do make and publish my Last Will and Testament and Revoke any other made by me

First after all my debts and Funeral expenses is paid

I bequeath to my son Luther Caughron Six Hundred Dollars Cash less one Hundred and fifteen Dollars heretofore advanced to be paid out of the Land I have bequeathed to my Son Bruce Caughron

2 I bequeath to my Son Thomas Caughron a tract of land known as the ~~Wan~~ ^{Wan} bohanan tract Containing 26 1/2 aCres more or less also two hundred Dollars in Cash out of my personal property

3 I bequeath to my Daughter Susan Caughron now Kear Six Hundred Dollars Cash out of the proceeds of land I have bequeath to my son Bruce Caughron

4 I bequeath to my son Bruce Caughron a tract of land known as the Perry Loveday tract Containing 46 aCres with a lien on said land to pay my son Luther Caughron Four Hundred and eighty five Dollars and my Daughter Susan Six Hundred Dollars

5 I bequeath to my Son Lester Caughron the Hom² tract of Land Containing 85 aCres by him paying to my estate Six hundred dollars

It is my will at my death to have Tomb Rocks at my Grave not exceed Fifty Dollars and my Son Lester Caughron have Charge of this mater and all the remainder equal divided among all my Children

I also appoint Stewart Loveday as my exCuter of this Will

Witness This Aug 3 1920

Signed W.A. ^{his} X Caughron
mark

Signed in our presenCe

J.L. Yarberry

J.C. Sims.

State of Tenn.

Sevier Co.

I William A Caughron of above Co desire to Change or supplement my will in one ^{point} ~~point~~ artical to wit instead of Son Thomas receiving Two Hundred dollars out of my estate to be paid by my son Bruce Caughron out of land I bequeathed him

with speCial lien on said land to seCure same This Aug 3 1920
his
William a X Caughron
mark

Attest

J.L. Yarbery

Frank Sharp.

Admitted to probate Sept. 6, 1920
H.D. Bailey
County Court Clerk

STATE OF TENNESSEE

SEVIER COUNTY.

I, Johann W. Fox of said County being of sound mind, do make and publish my last will and testimony and revoking all others that may have made by me:

First: After my debts and my funeral expenses are all paid

I bequeath to my son Arthur Fox a parcel of land beginning with the public road at the Culbert and running with the meandering of the branch to a stake and then north to a stake and west to the public road and thence with the public road to the beginning point first specified containing one and one half acres.

Second: I bequeath and give all my real and personal property to my beloved wife Pernelynn Fox to have and remain hers property as long as she remains my widow, and if she remarries I want all my property both real and personal to be sold and equally divided among all my Children, and my beloved wife to have a Child's part, and if she remains my widow until death I desire all my property to be equally divided among my Children to wit:

Arthur Fox, Mrs. Hattie (Fox) Kelly, Sophie Fox, and Lula Fox.

Third: I desire a plain set of tomb rocks placed at my grave. And I appoint my beloved wife Pernelynn Fox as my executrix without bond.

The above will and testimony has been made by me on the 23 day of August A.D. 1920,

J.W. Fox.

Signed in the presence of us:

Witnesses (Geo R. Layman,

J.L. Yarberry.

A Codicil to the above will, I desire that the parcel of land bequeathed to my son Arthur Fox to remain in the hands of the heirs of his body. I also desire that any of any Children sell their interest to any but each other while my beloved wife remains my widow they forfeit one hundred and fifty dollars to the other Children I further desire that no lawyers or any one take have any thing to do with this will but my executrix. Aug. 23, 1920 J.W. Fox, J.L. Yarberry, Geo. L.

WILL OF MARY MCCELDRY.

I Mary J McCeldry of Pigeon Forge Tenn of Sound mind and fair health do make and publish this my last will and testament

(1) All my Just and honest debts shall be paid

(2) All my personal property consisting of my household goods and my other property money etc. belonging to my Estate shall at my death go to my Son John West McCeldry after paying all my funeral Expenses Etc.

I farther appoint and nominate as Executor ~~my~~ of my Estate my Son James McCeldry and wave bond

Witness Arthur G. Stott

her
Mary J X McCeldry
mark

Witness A.M. Davenport

This Nov. 26" 1914

Filed for probate and probated by the county court of Sevier county, Tenn.

Dec. 6, 1920

H.D. Bailey, clk.

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WILL OF J.P. PRICE.

I, J.P. Price do make and publish this as my last will and testament hereby revoking and making void all others by me at any time.

First: I direct that my funeral expenses and all just debts be paid as soon after my death as possible out of any money that I may die possessed of or may come into the hands of my executors.

Secondly: I will and bequeath to my wife, S.M. Price and my sons and their descendants the following lot or parcel of land known as the Price Cemetery, ~~the~~ beginning on a Chestnut South East of the dwelling where we now live, thence South East about 6 rods to a stake in J.G. Prices Line, thence eastward with said line about 25 rods to a stake in said line thence North of West about 6 rods to a chestnut on the highest part of the cemetery then a direct line westward with the brink of the hill to the beginning, containing about one acres be the same more or less, also a right of way through the farm where the road is to it.

Thirdly: I will that there be sufficient amount of my estate to place respectable tombstone or monument at the head of mine and my wife's graves jointly to be placed soon after my death.

Fourthly: I will and bequeath to my wife the home farm east of Pigeon River to be used and controlled by her during her natural life then to be sold and distributed between my nine sons equally as follows; J.E. Price, Robert E. Price, W.J. Price, W.R. Price, J.G. Price, D.H. Price, H.E. Price, E.E. Price, and I.A. Price, I further will to my wife my real property in Sevierville, to be used by her and controlled during her natural life to be sold and dividing made as follows: First, that Clifford Price our Grandson have one hundred dollars provided he stays with his Grandmother during her lifetime or at his maturity, The remainder to be equally divided between my nine sons as above mentioned.

Fifthly: I will and bequeath to my wife, S.M. Price all my personal property and money on hands except enough to pay and funeral expenses to erect a monument as above described.

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Sixthly: I will that my farm west of Pigeon River known as the E.E. Ogle Farm be sold by my executors, as soon after my death as practical but not to sell until it will bring \$5000.00 or above, to be sold on such time as my executors think best, to make deed to purchasers with the same power as I would if living. The proceeds to be distributed as follows: J.E. Price to receive one ninth, R.E. Price to receive one ninth, W.J. Price to receive one ninth, W.R. Price to receive one ninth after deducting \$382.00 which I have advanced to him and he has it now in real estate, J.G. Price to receive one ninth, D.H. Price to receive one ninth, B.H. Price to receive one ninth, E.E. Price to receive one ninth after deducting \$50.00 which I have advanced to him and he now has it in real estate, I.A. Price to receive one ninth.

Seventhly: I will that if any one of my heirs attempt to break this my will in any court that he or they forfeit and make void their right or title to any part of my estate.

Lastly: I do hereby nominate and appointe J.E. Price and J.G. Price my executors waive their giving bond and request that they serve without compensation except actual expenses

I hereby certify that was first written by me and I certify that the contents was fully known to me before being typewritten by my direction.

IN WITNESS WHEREOF I do this my will set my hand this the 26th day of August 1918

J.P. Price.

A.O. Delozier

Witnessess

Arthur T. Ingle.

Filed for probate and Probated by the County Court of Sevier County, Tenn. July 8, 1921.

H.D. Bailey, County Court Clerk.

442

WILL OF MARTHA A. ROLAN

I Martha A Rolan of Jones Cove Sevier County Tenn, Being of Sound mind and Memory, do make, publish and Declare this to be my last will and Testament, To Wit:

- 1st. All my Just debts and funeral expenses shall be first fully paid and Tomb stones bought.
- 2nd. I want my two sons W M Rolan and S.L. Rolan to have the Upboard and Beaureau.
- 3rd. I Give, devise and Bequeath all the rest, residue and remainder of my estate, consisting of personal property To my three children equally, to wit
- 4th. S L Rolan to have one third of my estate.
- 5th. W.M. Rolan to have on third of my estate.
- 6th. Joe Rolan (Dec) are his heirs to have one third of my estate
- 7th. heirs to shere in my son Joe Rolan, deceased part, are as follows,

Luther Rolan 1/5 of a shere, Lizzie Rolan Dockery, 1/5 of a shere, Bertha Rolan Howard 1/5 of a shere, Edna Rolan Proffitt, 1/5 of a shere, Mattie Rolan McMahan 1/5 of a shere

- 8 I nominate and appointe my son S L. Rolan to be the executo executor of this my Last Will and Testament, he is excused from giving bond

In Witness whereof I have set my hand and seal, this
Jan 10, 1919.

her
Martha X Rolan
mark

Attest:

W.W. Williams,

Arle Williams, Signed, Sealed, Published and declared as and for her last will and Testament by the above named testators, in our presence, who have, at her request, and in her presence and in the presence of each other, signed our names, as witnesses thereto

W.W. Williams,
Arle Williams

Filed for probate and probated by the County Court of Sevier County, Tenn., on this July 25th, 1921.

H. D. Bailey, Clk.

443

LAST WILL AND TESTAMENT OF J.A. PETERSON.

I, J.A. Peterson, being of sound mind and disposing memory do hereby make, publish and declare this to be my last Will and Testament.

After the payment of all of my just debts and funeral expenses I give, bequeath and devise unto my beloved wife Louise Peterson all of my property of every kind and character whatsoever, real personal and mixed, wheresoever situate, in fee simple; and I hereby nominate and appoint her Executris under this Will, and having full confidence in her integrity excuse her from giving bond, filing inventory of my Estate and from making any reports or settlements in the County Court.

IN WITNESS Whereof, I have signed this my last Will and Testament, on this 2 day of April 1921, in the presence of the subscribing witnesses.

J. A. Peterson
Testator.

Signed, acknowledged, published and declared as and for his last Will and Testament by J.A. Peterson in our presence and we in his presence and at his request, in the presence of each other, have hereunto subscribed our names as attesting witnesses, this the 2 day of April, 1921.

Hugh Tipton,
Andy Wittenbarger.

Probated by the County Court of Sevier County Tenn., Aug. 4th 1921.

H. D. Bailey
County Court Clerk.

WILL OF G.E. SHARP.

I G E Sharp make this my last will

First I want all my debts paid

Second I give to my wife Jennie C Sharp as homestead and dower all the land north of the Wade or Keener ditch (excepting a lane thirty feet wide running from the pike to the Wade or Keener ditch said land is to be an out let for the other land not conveyed by the dower and

Homestead) and on the south side commencing with line of John W Sharp and running up the creek to where the fence divides the Houser field from the bottom then with the fence to branch next to the knobbs then up the branch about three rods aposite the Dunlap hollow then up the hollow to the middle ridge and up the ridge to the top

of said ridge and with top of same an easterly direction go oposite the sawmill place or John Boling or Jes

Wardwell house thence to John Sharp's line then with said John Sharps line back to the creek also the piece of land west of the knob road known as the John Thomas land all of said land is to be the homestead and dower of my wife Jennie C Sharp during her natural life or as long as she remains my widow but should she remarry then said land shall fall to my heirs but they shall pay her two thousand dollars

I also give her at my death two mules or horses two cows and five hundred dollars in money and corn and hay enough to feed said stock for one year and provisions enough for her and her children for one year said allowance shall be set aside by her and my son Jas W Sharp

Third all the ballance of the farm shall go to my children one year after my death but my executors shall rent or run the land one year and let the proceeds go to my estate

Fourth I dont want any public sale of any of my proper ty but my executors shall sell it at private sale (except one wagon two big plows and all the little plows and one buggy which shall be left on the farm for

of my wife Jennie C Sharp and her children and which she shall control during her widowhood)

Fifth I name my wife Jeanie C Sharp and my son James W Sharp as my executors and they shall not be required to make bond as executors

This January 3rd 1911

G E Sharp

Codicel

I wish my three youngest children Irene Ethel and John shall each have two hundred and fifty dollars more than the other children because they are young and will need it to help in their education

G E Sharp

Jany 7 1913

Attest John W. Sharp

Attest Kate Sharp.

*Filed for Probate, and Probated by the
County Court of Lewis County, Tennessee,
August 19th, 1921*

*H D Bailey
County Court Clerk*

Ranger Texas

Dec. 22, 1919.

I n

I this day will all my shares in my Grandmother's (Mary Robertson) farm to my beloved husband J. Walter Davis and if he should die before Grandmother, I then will all my shares in said farm to my beloved Grandmother, Mary Robertson.

Reba Davis.

Witness

Henri Charles LaSuer

H. J. Mosen

Margaret Smith.

For the proceedings probating this will, see Minute Book No 6, page 218-19-20-21-22-23-24-25-26-27

*H. D. Bailey
County Court Clerk*

LAST WILL

I, P. T. Snapp, of Sevierville, Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking and annulling any and all other wills by me at any time heretofore made.

FIRST

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

SECOND

It is my will and I do hereby give, devise and bequeath to my nephew Steward M. Yett and his wife Ida Bruner Yett for enduring their joint lives and during the life of the survivor of them, all of my estate, both real estate and personal property, of which I may die seized and possessed.

THIRD

At the death of said Steward M. Yett and his wife Ida Bruner Yett or upon the death of the survivor of them, it is my will that my real estate shall go to the children of said Steward M. Yett then living, and if any of said children be then dead leaving a child or children surviving such surviving child or children shall take the interest in said real estate that their predeceased parents would have taken had such parents survived the life tenants above mentioned, it being my intention that upon my death said real estate shall then vest in said Steward Yett and his wife Ida Bruner Yett a life estate as provided above, with a vested remainder in the children and representative of deceased children of said Steward M. as the same may survive at my death.

Such portion of my personal property as may remain at the death of the life tenants Steward M. Yett and his wife Ida Bruner Yett, shall go to the children of said Steward M. Yett, and the representative of such predeceased children in the same manner as provided with reference to the real estate herein divided.

FOURTH

I hereby appoint my nephew Steward M. Yett, Executor of this my last will and testament and having full confidence in his integrity he is not required to give bond upon being qualified as such Executor of this will.

Ranger Texas

Dec. 22, 1919.

I n

I this day will all my shares in my Grandmother's (Mary Robertson) farm to my beloved husband J. Walter Davis and if he should die before Grandmother, I then will all my shares in said farm to my beloved Grandmother, Mary Robertson.

Reba Davis.

Witness

Henri Charles LaSuer

H. J. Hosen

Margaret Smith.

For the proceedings probating this will, see Minute Book No 6, page 218-19-20-21-22-23-24-25-26-27

*H. D. Bailey
County Court Clerk*

LAST WILL

I, P. T. Snapp, of Sevierville, Tennessee, being of sound mind and disposing memory, do make and publish this my last will and testament, hereby revoking and annulling any and all other wills by me at any time heretofore made.

FIRST

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

SECOND

It is my will and I do hereby give, devise and bequeath to my nephew Steward M. Yett and his wife Ida Bruner Yett for enduring their joint lives and during the life of the survivor of them, all of my estate, both real estate and personal property, of which I may die seized and possessed.

THIRD

At the death of said Steward M. Yett and his wife Ida Bruner Yett or upon the death of the survivor of them, it is my will that my real estate shall go to the children of said Steward M. Yett then living, and if any of said children be then dead leaving a child or children surviving such surviving child or children shall take the interest in said real estate that their predeceased parents would have taken had such parents survived the life tenants above mentioned, it being my intention that upon my death said real estate shall then vest in said Steward Yett and his wife Ida Bruner Yett a life estate as provided above, with a vested remainder in the children and representative of deceased children of said Steward M. as the same may survive at my death.

Such portion of my personal property as may remain at the death of the life tenants Steward M. Yett and his wife Ida Bruner Yett, shall go to the children of said Steward M. Yett, and the representative of such predeceased children in the same manner as provided with reference to the real estate herein divided.

FOURTH

I hereby appoint my nephew Steward M. Yett, Executor of this my last will and testament and having full confidence in his integrity he is not required to give bond upon being qualified as such Executor of this will.

In witness whereof, I have hereunto set my hand on this
the 19th day of January 1921.

P.T. Snapp

Subscribed by the said
P.T. Snapp, as an d for his
last will and testament, in
the presence of us, the undersigned,
who, at his request and in his sight
and presence, have subscribed our names
hereto as attesting witnesses, the day and
and date above written

Aftest,

B.W. Murphy
Geo. L. Zirkle

Probated by the County Court of Sevier County, Tenn. on this
the 20th day of Sept. 1921.

H.D. Bailey,
COUNTY COURT CLERK.

WILL OF JOHN H. McMahan

I John H. McMahan of Sevierville, Tennessee, being of good, health
and of sound mind and disposing memory, but knowing the uncertainty
of life and the certainty of death to all men do make and publish
this my last Will and Testament, hereby revoking and making void
all Wills heretofore made by me at any time:

First: It is my Will that all my just debts be paid out of any
monies or property on hand at my death, including my funeral
expenses.

Secondly: I will and bequeath unto my beloved wife Sarah R.
McMahan, all my personal property of every kind including money, notes,
accounts and all other just demands due me to manage use
and dispose of as she may think best for her and our children.

Thirdly: I will and devise unto my said wife the following
described lot or parcel of land in fee, to be sold or disposed
of as she may think best for the maintenance and education of
our children and the maintenance of my mother Dicky McMahan as
provided in a decree of the Chancery Court at Sevierville, Tenn.
But the sale of this tract of land is left to the sound
discretion of my said wife. Said land is described as follows:
Located in the 5th Civil District of Sevier County, Tennessee
South of the town of Sevierville and West of the old Brick Yard
adjoining the lands of R.B. McMahan, W.C. McMahan, Heirs of P.A.
Wear Dec'd, W.C. Large, Browns, WM Bryan, D.R. Mullendore, R.A.
Pandles, and Mrs. T. S. Rambo, containing about five acres, more
or less, It being what I call my building land lying North East of
a Ditch or branch running in a north Western direction into the
West Fork of Little Pigeon River near the Black Smith shop of
R.B. McMahan

Fourth: I will and devise to my said wife all the rest of my real
estate for and during her natural life, to manage and have the
benefits of same during said time, then to go to my children
according to the laws of descent and distribution in this State,
But it is my Will that said land mentioned in this clause of my Will
shall not be divided, nor sold for division among my said
children till the youngest one shall reach the age of twenty-one
(21) years.

Fifth: It is my will farther that my Executor shall pay the sum

of ninety (\$90) Dollars per year for the maintenance of my Mother as long as she lives as provided in said decree of Chancery Court, at Sevierville, and heretofore referred to. Sixth: I nominate and appoint my beloved wife Sarah R. McMahan a my Executrix to carry out the provisions of this my last Will, and I expressly waive and relieve her from giving bond as is required by Statute of Administrators and Executors.

In witness whereof I have hereto set my hand and signed my name in the presence of the following subscribing witness which I specially called to witness the same.

This Jan'y 28th 1897

John H. McMahan.

We the undersigned witnesses were specially called for by said Testator to witness the foregoing as his last Will and Testament, he signing the same in our presence and we in the presence of each other and in his presence, the day and date above written.

J. R. Penland

O. J. Reed.

Probate by the County Court of Sevier County, Tenn., Oct. 17, 1921.

H. C. Bailey, County Court Clk

WILL OF L. E. OGLE

THIS INDENTURE made this 20th day of June A.D. 1921. Between L. E. Ogle of Sevier County in the State of Tennessee of the first part and Mrs. Nancy A. Ogle of Sevier Co. Tenn of the second part. I L. E. Ogle do therefore will and Bequeath and give unto the said Nancy A Ogle at my death all of my personal property towit: as follows-- For her to use and sell and convey as her own property-towit: 1st I want her to sell all my personal property which consists of one mare-all cattle and 2 cows, 2 hogs chickens and household goods and all other property that belongs to me for cash in hand and to collect all my notes and other accts that is due me- and for the said Nancy A Ogle to pay off all my debts and accts against me and with the remainder added to what she gets for my lands when sold this money is to be put in the Bank in Mrs. Nancy A Ogles name and she is to have her support out of said money and is to contrall it as long as she remains my widdow, and at her death what she dont use is to be divided equally with my children who are then living- I want the said Nancy A Ogle and request her to bring all my real estate or lands to sale- 1st. which consists of one farm located in the Glades on the waters of Birds Creek and known as the Samuel Newman farm and adjoining the lands of P. A. Proffitt and others- And one home farmoon the waters of Dudley Creek adjoining the lands of H. C. Ogle and others in the 2nd Dist of Sevier Co. Tennessee- I Want the said Nancy A Ogle to sell these lands inside of two years or twenty-four months, and to place the money in the Bank on interest this money is to be put in the Bank in Mrs. Nancy A. Ogle name-- and at her death it is to be divided equally between the children who are living and she is to use this money as long as she remains my widdow. It is also my request that these lands be sold in smal tracks if it will bring the most money by so doing - If sold on time sell for 1/3 cash in hand and balance one one two and three years time if agreed on these lands is to sell at private or public sale left to Mrs. Nancy A Ogle to deside about that this is all my last will and request at my death I want T. Z McCarter to hold this will and register them at my death-signed L. E. X Ogle
Attest: mark
Richard T. Clabo, J. T. Ownby