

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 contrroll 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

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

G.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 widow, 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 widow. It is also my request that these lands be sold in small 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 decide about that this is ~~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. ^{his} X Ogle
Attest: ^{mark}
Richard T. Clabo, J.T. Ownby

Attest H.C. Ogle,
T.Z. McCarter Notary Public.

STATE OF TENNESSEE
SEVIER COUNTY

Personally appeared before me a T.Z. McCarter, for the above named State and County, the within bargainer L.E. Ogle, with whom I am personally acquainted, and who acknowledged that he executed the within instrument for the purpose therein contained.

Witness my hand at office, this 20th day of June A.D. 1921

T.Z. McCarter,
Notary Public.

Probated by the County Court of Sevier County, Tenn.
Oct 29, 1921.

H.D. Bailey
COUNTY COURT CLERK.

WILL OF J.J. LOVEDAY.

I, James Joseph Loveday of Sevierville, Sevier County, Tennessee, being of sound mind and wishing to dispose of my property, both real and personal, do hereby make and publish this my last Will and Testament, hereby revoking and making void any former wills heretofore made by me.

FIRST- I direct that my funeral expenses and all my just debts be paid as soon after my death as possible out of any monies that may come into the hands of my executor or administrator.

SECOND - I hereby give and bequeath to Horace Gregory Caughron my house and lot in the town of Sevierville, Sevier County, Tennessee, bounded by new street, McMahan and Langston; also my Bank stock in the Bank of Sevier County, amounting to One Hundred (\$100.00) Dollars; also Two Thousand (\$2,000.00) Dollars, same to be paid by my executor or administrator on or before the expiration of two years from my death; also my watch.

THIRD- I direct that S.C. Loveday shall have the option to purchase a small parcel of land that he detached and sold to me off of the Fox tract containing about 12 acres by paying to my estate One Thousand (\$1,000.00) Dollars; also the option to purchase one-third interest in my Shields farm by paying to my estate One Thousand (\$1,000.00) Dollars. If the above options are accepted or either, I authorize my Executor or Administrator to accept good and solvent notes for same payable on or before two years from my death without interest.

FOURTH- I direct that A.L. Loveday shall have the option to purchase a small parcel of land cut from and deeded to me off of the James Ogle farm containing about 15 acres for the sum of Eleven Hundred (\$1,100.00) Dollars. If one or both of the above options are accepted I hereby authorize my executor or administrator to accept good and solvent notes for same payable on or before the expiration of two years from my death without interest.

FIFTH- I hereby direct that Walter Loveday shall have the option to purchase a one-third interest in my Shields farm for the sum of One Thousand (\$1,000) Dollars; also my farm containing 60 acres, known as the Nancy Jane Benson farm for the sum of Three Thousand (\$3,000) Dollars; also a one-third interest in the Hicks and Hodgeson Long Hollow tract, and a one-fourth interest

in the Jesse Hill tract for the sum of Six hundred (\$600.00) Dollars. If all or either of the above options are accepted I hereby authorize my executor or administrator to accept good and solvent notes for same payable on or before the expiration of two years from my death without interest.

Section 6. If either of my brothers, S.C., A.L. or Walter fail or refuse to accept one or more of the options as set forth in sections 3, 4, and 5 then the remaining brother or brothers may accept same on the same conditions as set forth in said sections.

Section 7. I hereby give and bequeath to the heirs of W.B.C. Loveday my one-half interest in the remainder of a tract of land bought from W.P. Mitchell, supposed to contain about 46 acres, and lies East of the Knoxville and Sevierville pike in Knox County, Tennessee, opposite said brothers house, for the sum of Eight Hundred (\$800.00) dollars, said amount to be deducted out of the amount proportioned to them in division of my estate.

Section 9. I further direct that my personal property may be disposed of at either public or private sale as it may appear to the best interest of my executor or administrator for the best interest of my estate.

Section 9. I hereby direct that after all my just debts have been paid and the expenses of administration paid that the remainder of my estate shall be equally divided between my brothers and sisters, namely: W.B.C. Loveday, Decd his heirs to have his share Eight Hundred (\$800.00) Dollars in land as provided in section "Seven" and the remainder in cash; R.C. Loveday, deceased, his heirs to have his share; Jane Fox, deceased, her heirs to have her share; and S.C. A.L. and Walter Loveday.

Section 10- I hereby nominate S.C. Loveday and my brother, as my executor.

Witness my hand and seal on this the 29th day of April 1921.

James J. Loveday.

Signed and sealed in our presence, and we attested the same in the presence of the above named James J. Loveday and in the presence of each other and upon the request of said

and in the presence of each other and upon the request of the said James J. Loveday.

Witnesses.
R.B. Robertson,
W.C. Allen.

Probated by the County Court of Sevier County, Tennessee,
January 21st, 1922.

H.D. Bailey, Clerk.

I, Nancy J. Rimel, of Sevier County, Tennessee, being of sound mind, do hereby make and publish this my last will and testament, ^{herby} revoking and annulling all former wills.

First: My just debts, expenses, funeral and otherwise, are to be paid out of my person property or estate.

Second: I will all my property, personal and real, remaining after my debts and expenses are paid to Mrs. Sallie L. Trotter, with whom I have lived and made my home for many years.

Third: I appoint J.W. Trotter, Executor of this my last will and I direct that he be excoeted from making any Bond. In witness whereof I have hereunto set my hand, this 4th day of Dec. 1915.

Nancy J. Rimel.

Signed by the said Nancy J. Rimel and for her last will and testament, in the presence of us, the undersigned, who, at her request and in her sight and presence have subscribed our names hereto as attesting witnesses, the day and date above written.

Thomas Pomine,

Bernice Fox.

Probated by the County Court Court of Sevier County, Tenn., Jan. 28, 1922.

H.D. Bailey, Clerk.

----- WILL OF J.S. ADAMS. -----

I, J S Adams hereby make and publish this my last will, hereby revoking all former wills by me made.

1st. I direct that all my funeral expenses and just debts be paid out of my estate as soon as can conveniently be done after my death.

2nd. I devise and bequeath to my wife, Mattie Adams, the exclusive, use, controll, rents, and proffitts of all my property real, personal, and mixed of every kind, during her widow-hood, or during her natural life, if she shall not re-marry to have and use for her maintenance and support. At the death of my wife, or her re-marriage, I give \$5000.00 to James Adams Murphy, son of B.W. Murphy, out of my estate.

3rd. At the death of my said wife or at the date of her remarriage, if she shall remarry, I give and devise the use, contro and proffitts of said property, after paying the ~~2222222~~ \$5000.00 to said James Adams Murphy to my mother Margaret Adams, for and during her natural life, then I direct that all of my said property after paying said \$5000.00 shall be divided among my next of kin as provided by State of Tennessee, for descent, and distribution.

4th I appoint B.W. Murphy, Executor to carry out this will this Sept 26, 1918.

J.S. Adams.

We signed this will as witnesses at the request of the testator and in his presents and in the presents of each other. This Sept. 26, 1918.

W.C. Murphy,

A.E. Shields.

~~Revised~~ Filed for Probate, and probated by the County Court of Sevier County, Tenn. Feb. 14, 1922.

H.D. Bailey, County Court Clerk.

WILL OF JAMES. A. HOUSEHOLDER.

I James A. Householder, of Pigeon Forge, Tennessee, of feeble health, but of sound and disposing memory, do hereby make this my last will and testament. I give, devise, bequeath my estate and property, real and personal, as follows that is to say: To my wife, Elisabeth Hibema Householder, I will and direct that she shall have full possession and control of all my property of every kind during her life in order that she may be properly cared for in her last days. That is to say, that she have all income of what ever nature, and be in all things under her control but not to dispose of any of said property in any way.

At the decease of said Elisabeth Hibema Householder, I direct that my property be divided among my lawful heirs namely: Joe Householder, Elisabeth ~~Householder~~ A.T. Householder, Emma Wynn, Lula Roberts, Dave Householder, Mary Catherine Thomas, Mattie Mae Householder, and John Householder.

I hereby direct that my son A.T. Householder, be my Executor of this my will.

In witness whereof, I have signed sealed and delivered and declared this instrument as my will, written at my home in Pigeon Forge, on the 29th day of April in the year of our Lord Nineteen Hundred and Thirteen.

J.A. Householder.

The said James A. Householder, at Pigeon Forge on 29th day of April, 1913 signed and sealed this instrument, and published and declared the same to be his will in our presence. And we at his request and in his presence and in the presence of each other have hereto written our names as subscribing witnesses.

Witnesses.

Joseph Davis

Hugh E. Robertson

LAST WILL AND TESTAMENT OF THOM HODGE.

Know all men by these presents, that I, Thom Hodge, of New Market, Jefferson County, Tennessee, being of sound and disposing mind, do hereby make, ordain and publish this my last WILL and TESTAMENT, hereby revoking all other wills made by me at any time, and more especially that one made by me and left with Henry Pollard.

First. I charge my beneficiaries, who are hereinafter named, with the responsibility of seeing that my body has a decent burial.

Second. All my personal property of every character I give and bequeath to my four nephews, viz, Bruce Churchman, Charley Churchman, Clyde Churchman and Hodge Churchman, children of J.A. Churchman, by my sister Martha Hodge Churchman.

Third. All my real estate of every character, and especially the tract of land situated in Mead County, Kansas, containing one hundred and sixty acres of land, I give and bequeath to my four nephews, viz, Bruce Churchman, Charley Churchman, Clyde Churchman and Hodge Churchman, children of J.R. Churchman by my sister Martha Hodge Churchman, to have and to hold the same as tenants in common in equal portions.

If any of my nephews above mentioned should die before my death, then, in that event, all of my real estate shall go to the above mentioned nephews living at the time of my death, as tenants in common, in equal portions.

In witness whereof I have hereunto set my hand this 9th day of March, 1915, at New Market, Tennessee, in the presence of Frank E. Taylor, and E.A. Lassiter, who, at my request, and in my presence, and in the presence of each other, are subscribing witnesses to this my last WILL and TESTAMENT.

Subscribing Witnesses:
Frank E. Taylor,
E.A. Lassiter,

Thom Hodge

Offered for probate and probated by the County Court, of Sevier County, Tenn., on this March 27, 1922.

H.D. Bailey, Clerk.

I, Edward Loveday, being of sound mind hereby make and publish this my last will and testament.

1st- I direct that my funeral expenses and my just debts be paid out of any money I may have on hands at my death.

2nd: Having heretofore sold my land and conveyed it by deed, to my son George Loveday and my daughter, Ann Loveday, I have no land to devise. In that sale and conveyance, I gave my children, John, William, James, and Robert Loveday, and Sidney J. Atchley, and my grand children, Alton, Erma, and Luther Delozier all that I devise to give them of my property real and personal, providing in said deed for my said son, George, and my said daughter, Ann, to pay as part of the consideration for any farm, the sums specified, as follows: To my sons, William, James, and Robert \$50.00 each, to my son John and my daughter Sidney J. Atchley, one dollar each; and to my grand children, Alton, Erma, and Luther Delozier one dollar each. The said sums to be the full amount of my property, both real and personal that I then desired, or now desire to give them.

3rd. I give and bequeath my personal property that may be on hands at my death, to George Loveday and Ann Loveday in equal moieties, said property consisting of and including all the household and kitchen furniture and property of every description that may be in or about the house and belonging to me; also the farming tools that may be on hands of every description, and my sorrel mare, and colt. If my wife survives me she shall have the use and benefit of said property during her life; and her funeral expenses shall be paid out of property bequeathed to my son George, and daughter, Ann, or shall be paid by them.

4th. I appoint George Loveday Executor of this my last will and testament.

Made and published this 4th day of Sept. 1913.

Edward ^{his} Loveday
mark.

Signed by Edward Loveday in our presence, who at his request and in his presence and in the presence of each other, hereby subscribed our names as witnesses. This 4th day of Sept. 1913

W.L. Duggan
Filed for probate and probated J. Bird. H.D. Bailey
by the County Court of Sevier County, Tenn May 1, 1922 Clk

Sevierville Tennessee.

May 8, 1922.

Mr. James Reece Graves, being taken suddenly seriously ill and wishing to dispose of his property before his decease called the undersigned to bear witness to said will, the said Reece Graves made the following disposition of his property, to wit:

"I want my property divided into three equal parts, one third to my son J.P. Graves, Jr., and one third to my son Otha Graves, and one third to my wife, Rnady Graves, as long as she remains my widow, in case that she re-marries, her one third to go to my two sons."

He also appointed W.A. Graves as his Executor to this will.

The said James Reece Graves, made and declared this as his last will and testament on the 2nd day of May 1922, and the said James Reece Graves died 15 or 20 minutes after making and declaring said will on said 2nd day of May 1922, and the said James Reece Graves called us especially to bear witness to the statement above made.

This May 8, 1922.

J.M. Graves,

J.P. Rogers.

*Probated May 19, 1922
H.D. Bailey Clk*

I, Dosha Ramsey, of Sevierville, Tenn., Pt. # 9, of Sevier Co. Being of Sound mind and Disposing memory, do make and Publish this my last will and testament hereby revoking any and all wills by me at any time made.

First:

I direct that all my funeral expenses and Dr. bills Be Paid out of any money that may come into the hands of my Executor: I also direct that my just debts Be Paid out of my money that comes into the hands of my Executor

Second:

I direct that Jane Ramsey widow of Randle Ramsey gets Bedstead No. (1) and two straw ticks, one sheet, one counter pin, one feather tick, two pillows, and two quilts.

Third:

I direct that Polly Branam wife of Peuridge Branam gets bedstead No. (2) also two straw ticks, one sheet, one counter pin, one feather tick, two pillows, and two quilts

Fourth:

I direct that Rhoda Valentine wife of Joseph Valentine gets Bedstead No. (3) also two straw ticks, one sheet, one counter pin, one feather tick, two pillows, and two quilts:

Fifth:

I direct that Dosha Ramsey wife of Sam C. Ramsey, gets two straw ticks, one sheet, one counter pin, one feather tick, two pillows, two quilts and one safe.

Sixth:

I direct that my wearing clothes be divided equally between my four girls Jane Ramsey, Polly Branam, Rhoda Valentine, and Dosha Ramsey, at my death

Seventh:

I direct that Sam W. Ramsey gets bedstead No. (4) and two pillows.

Eighth:

I direct that C.R. Ramsey gets the meal chest or meal box

Ninth:

I direct that the remainder of my stuff be sold to the highest bidder for cash in hand and divided Equally among all my children I also direct that if any money comes into the hand

of my Executor after my other expenses are paid be equally divided among all my children at my death.

Tenth:

I also hereby appoint Claude R. Ramsey as my Executor at my death.

(Signature)

or

Dosha X Ramsey
mark

Signed and sealed in our presence and in the presence of the testator and at her request we hereby witness her signature

his

Witnessess

mid Mark McCarter

Branam Ramsey

This the 24 day of april 1922.

Probated by the County Court of Sevier County Tenn July 15, 1922.

H.D. Bailey, Clerk.

State of Tennessee

Sevier County.

Aug. 1, 1921.

I, J.L. Yarberry, being of sound mind do make this my last will and testimony and revoking all others. First, after my debts are paid I give and bequeath all my real estate and personal property to my beloved wife Martha A. Yarberry as long as she remains my widow, and after remarriage or death I want my property sold by auction and equally divided among my heirs to wit: J.W. Yarrberry, Geo Yarberry heirs of Maggie Byrd deceased which goes to Lafayette and Homer Byrd, Mrs W. (Minnie) Gann, Mrs. Maude Flynn, O.H. Yarberry, Mrs. M. (Kate) Blazer, Ruth and Lulu Yarberry, except three hundred-fifty dollars (\$350.00) being first taken out and divided equally among the heirs of Martha A. Yarberry it being estate coming thru her parents.

Second, I appoint my beloved wife Martha A. Yarberry as my Executrix without bond.

J.L. Yarberry

Signed in the presence of us:

W.O. Denton,

J.C. Denton

Filed for probate and proved by the County Court of Sevier County, Tenn., Aug. 14, 1922.

H.B. Bailev, CLK.

STATE OF TENNESSEE
SEVIER COUNTY

Aug. 9, 1921.

I, J.M. Lindsey, being of sound mind do make and publish this my last will and testament and revoking all others that may have been made by me

First, after my debts and funeral expenses have been paid I bequeath unto my beloved daughter Elizabeth (Lindsey) now Brock the following tract or parcel of land of my farm bounded as follows: Commencing at the creek and running up the hollow to the crook of the hollow and then to the left to the corner of Otha Catlett and W.J. Flynn's then running with the line of Otha Catletts and W.J. Flynn then up the hollow with W J Flynn line up to the old fence now then running with the old fence row square across to the creek thence up the meanders of the creek to the beginning. Also one small tract of land beginning on top of knob at my corner and the corner of Columbus Leatherwood at the end of the cornfield down the ridge to a beech stump joining W.J. Flynn thence up the hollow to a chinquapin stump thence to a chestnut oak on top of the ridge joining Otha Catlett thence running with Otha Catlett until striking Will Gann's line thence running with Will Gann's line to Elijah Kerr's line thence to Columbus Leatherwoods line thence with Columbus Leatherwood Line to the beginning.

Second, I bequeath to my beloved son J.H. Lindsey a certain parcel or tract of land bounded as follows: Beginning at the ford in Flat Creek on said farm going up the meanders of the creek to W J Flynn's corner thence with said line to northeast to the public road thence with Flynn's line and the public road to the hickory and persimmon corner thence down said public road to the line of W J Flynn thence with W J Flynn to the walnut on creek bank thence up the creek to the beginning. also beginning at foot of hill then running with lines aforesaid designated for Elizabeth Brock to the crook of the hollow, the corner designated for Elizabeth Brock, thence with her line up to the Otha Catlett line, thence with W J Flynn's line back to the beginning. also beginning at creek and following old fence row and running to W J Flynn's line in this hollow and thence up the hollow with W J Flynn line to a point opposite the fence

which runs across toward creek and thence with said fence to the creek then up the creek to the beginning.

Third, I also bequeath to my beloved daughter Maggie (Lindsey) Catlett, a certain parcel or tract of land bounded as follows: Beginning at creek with J H Lindsey thence with his line to W J Flynn's line in hollow thence with Flynn to the beech stump thence up the ridge to Columbus Leatherwood's corner thence with Leatherwood to the creek thence up creek to the beginning.

Fourth, I want each of the aforesaid heirs to have a right of way to and from their parcels of land.

Fifth, I except for the benefit of J H Lindsey's house one board tree, white oak, from Elizabeth Brock's tract of land.

Sixth, also my personal property I want sold at public auction and the proceeds equally divided among my aforesaid named heirs.

Seventh, I want these heirs to pay the third of proceeds on all real estate of said tilliable land, for the support of my beloved wife. I also appoint my beloved son J H Lindsey as my executor of this will.

J H Lindsey

Witnesses of signatures

O H Yarberry

J L Yarberry

Probated by the County Court, Sevier County, Sept 26, 1922,

H D Bailey County Court Clerk

I John R. Emert being of sound mind but feeble body make this my last will and testament this Jan 16, 1922

my first request is that all my just debts be paid

Second I will all my Property to my wife Mary J Emert during her life and she is to use the ^{income} income for her support and my wife Mary J Emert with the help of John Jenkins are to invest my property in a farm are home for her and the children to live on that are yet at home and at my wife death to be divided equal between Elizabeth Jenkins Kettie Gobble Paarl Fowler Morshua Williams Carie Huskey Hottie Emert Freeman Emert Blanch Emert & Gypsy Emert

Third I request that after the death of my wife that John Jenkins be my executor and place tomb rocks to me and my wife grave

his

John X R Emert
mark

Signed the Jan 16 1922

a. F. Stott

Wit. Kettie Gobble

Lizzie Jenkins

Probated by the county court of Sevier County Oct. 9, 1922,

H. D. Bailey,
County Court Clerk.