

grave square in the Cemetery at Bristol, Va. I have left full instructions with my beloved wife in reference thereto who will see that the same be carried out. I desire that a sufficient space shall be left by ~~my~~ ^{my} wife in said grave square where my beloved wife shall be buried at her death.

Seventh,

It is my will and desire, that at the death of my beloved wife, all property left on hands at her death and not used by her during her life time, shall be sold by my Executor in such manner as will be for the best interest of my estate, and convert the same into money, that my Executor see that my wife receives a decent and appropriate burial, and that the expenses thereof be paid out of my estate, as also any expense that may be necessary in placing proper enclosures around the square, and suitable and appropriate tomb stones or other Monumental marks at her grave. And in order to keep up said grave square, and to keep the graves of my Daughter, and myself and that of my wife, when she shall be buried there as hereinbefore directed in proper repair, I desire that my Executor shall put the sum of two hundred and fifty dollars at interest & keep the same at interest to be applied to said object.

And all moneys that may come to the hands of my Executor belonging to my said estate, at the death of my said wife, after observing the several directions hereinbefore given, shall by my Executor be paid over to the Trustees of Thormwell Orphanage Clinton, South Carolina, to be kept at interest by them, and such interest, to be applied by them towards the education of such orphan Children Children as may be sent from Bristol, Sullivan County, Tennessee to said institution to be educated. until such time as an Orphan's School shall be established at Bristol Tennessee, and when such orphan school shall be established at Bristol Tenn. then it is my desire that said principle fund shall be paid over to the Trustees of Bristol Orphan School, by whatever name it may be established, to be kept at interest and the interest used for the education of the poor orphan Children of Bristol Sullivan County Tennessee. And it is my desire that my Executor before paying said moneys over to said Trustees shall require them to give bond and security that said fund so placed in their hands shall be used in accordance with the provisions of this will. If there should be no orphan Children who are so poor as not to be able to educate themselves (~~should not~~) be sent

to said Thormwell Orphanage from Bristol Tenn. then until such are sent, said interest shall be applied to the benefit of the orphan Children generally going to said school, who are not able to pay for their education, said moneys are only to be applied to such poor orphan Children who are unable to pay for their education.

I hereby nominate my brother Martin B. Lewis as my Executor of this my last Will and testament, trusting and confiding in him so that this my will is faithfully executed, The words "should not" above marked out and included in brackets were marked out before signing

This the 10 day of February, 1891.

We the undersigned having been called upon by the Testator to witness this his last will and testament, have hereunto set our names as witnesses thereto, in his presence and at his request on the day it bears date, he stating in our presence that the same was his last will and testament. This Feb. 10, 1891.

A. S. McNeil

N. H. Reev.

J. P. Lewis

Proven in open court, by the Oaths of A. S. McNeil and N. H. Reev, subscribing witnesses to the foregoing Will & the same was adjudged & declared to be the last Will and Testament of James P. Lewis, dec'd. and ordered to be recorded in the books of Wills, April 6, 1891.

N. D. Bachman, Clerk.

Last will & Testament

James M. Anderson, dec'd.

Probed May Term 1891

I James M. Anderson, of the County of Sullivan, State of Tennessee, being of sound mind and memory, do make public and declare this to be my last will and Testament, hereby revoking and making void all former wills by me at any time heretofore made, I order and direct my Executor to see that I have a decent burial and have suitable Tomb Stones placed at my grave, and as soon after my decease

as practicable to pay off and discharge all the debts, dues and liabilities that may exist against me at the time of my decease.

2nd I give and bequeath to William Anderson King (son of James W. and Elizabeth C. King) Three hundred dollars.

3rd I give and bequeath to James W. King Jr. (son of James W. and Elizabeth C. King) Three hundred dollars.

4th I give and bequeath to the Board of Home Missions of the Southern Presbyterian Church, three hundred dollars, to be paid to the proper officers of that Board.

5th All the residue of my estate, I give and bequeath to James W. King Sr. Should I survive him, then this last bequest is to go to his heirs.

Lastly, I have by nomination and appoint Abram A. McConnell of Washington County, Va. as Executor of this my last will. In witness whereof I have hereunto subscribed my name, this 14th day of January A. D. 1885. James M. Anderson.

The above and foregoing instrument was at the date thereof signed, sealed, published, and declared, by the said James M. Anderson as and for his last will and testament in presence of us, who at his request and in his presence, and in the presence of each other, have subscribed our names as witnesses.

J. P. Painter
S. D. King

Proven in open Court by the oaths of J. P. Painter and S. D. King subscribing witnesses to the foregoing will and the same was adjudged and declared to be the last will and testament of James M. Anderson decd. and ordered to be recorded in the books of wills, May 4th 1891. Test. M. D. Bachman clk.

Last will & Testament

Maria L. Caldwell. Decd. Probated May Term 1891

I Maria L. Caldwell of Bristol Tenn. Sullivan County; being of sound mind and memory do hereby make public and declare this to be my last will and Testament, hereby revoking and making void all former wills by me heretofore at any time made.

First - I order and direct my Executor as soon after my decease as practicable to pay off & discharge all the debts, dues and liabilities that may exist against me at the time of my death.

Second - I give and bequeath to my son W. C. Caldwell & my daughter Mary Eliza Caldwell, my dwelling house & lot in 4th Street Bristol Tenn. which is bounded as follows: On the East by 4th St. on the north by A. D. Reynolds lot; on the West by Mrs Lewis lot, and on the South by D. W. N. Yaker lot. My daughter, Mary Eliza Caldwell, interest in said property shall continue to be hers during her natural life, and at her death my son W. C. Caldwell or his heirs shall become the sole owners of same.

Third - I hereby nominate and appoint John W. Caldwell as my Executor. In witness whereof I have hereunto subscribed my name, this the 22nd day of July 1884. Maria L. Caldwell.

The above foregoing instrument was at the date thereof signed, sealed, published and declared by the said Maria Caldwell, as and for her last will & Testament in presence of us, who, at her request, and in her presence and in the presence of each other, have subscribed our names as witnesses, neither of us being interested in the subject matter thereof.

Witnesses
J. L. King
Geo. A. Caldwell
Bristol Tenn

Proven in open Court by the oaths of J. L. King & Geo. A. Caldwell, subscribing witnesses to the foregoing will & the same was adjudged and declared to be the last will & Testament of Maria L. Caldwell decd. and ordered to be recorded in the books of wills, May 6th 1891. Test. M. D. Bachman clk.