

Last Will and Testament
of
Esther F. Campbell Deed.

In the name of God amen.

I Esther F. Campbell being of sound mind and disposing memory and knowing that it is appointed unto all men once to die do make and publish this my last will and Testament hereby revoking and making void all other wills heretofore by me made.

First I command my soul to God who gave it and my body to the dust from whence it came.

Second. I direct that my funeral expenses and all my just debts be paid as soon as practicable out of any moneys coming into the hands of my executors herein named.

Third, I will and direct that my beloved husband H. K. Campbell shall have the exclusive use occupation and controll of the Farm on which we now live situated in the 2nd civil Dist. of Sullivan County adjoining the lands of Geo. L. Barr et als containing 175 acres more or less and known as the Jasper Smith farm, and also the eleven and one half tract purchased from H. M. Drabellier, and also the 32 acre tract adjoining the same known as the Lyons King tract, and also about nine acres adjoining the same known as the Jasper Smith land to have and to hold the above described lands to the said H. K. Campbell during his natural life and at the death of the said H. K. Campbell it is my will that the above described lands shall go to the heirs of my son James C. Campbell to wit: Connally F. Campbell Hm. D. Campbell and Samuel King Campbell absolutely and in fee.

Fourth, I will and direct that my beloved husband H. K. Campbell shall have all the household and kitchen furniture that I may have any interest in, in any way whatever.

Fifth, It is my will and I direct that my beloved husband H. K. Campbell shall have the

exclusive use and control of my property in the Town of Bristol in the 17th Civil Dist. on the corner of Main & Sixth streets known as the Johnson & Sutton property and also the house and lot known as the Neighock house and lot for and during his natural life and at his death it is my will that the above described property in the Town of Bristol in the 17th Civil Dist. go to Mary Ellen Dile wife of Robt Dile free from the control of in said Robt Dile and for her sole and separate use during her natural life and at her death to go to Gertrude Dile, Elizabeth Angus Dile, and Thomas M. Dile children and heirs of Mary E. Dile absolutely and in fee.

Sixth. It is my will and I direct that my executors herein after named shall as soon as practicable after my decease collect together all debts due me from any and every source and so soon as it can be done place the same at interest secured by real estate security at interest payable semi-annually and the interest they shall collect and pay over to H. D. Brewer who by his name as Testamentary Guardian for the heirs of James C. Campbell and Mary E. Dile whose names are set out in the third and fifth clauses of this will to be by him in said H. D. Brewer used for the education of the children of James C. Campbell and Mary E. Dile as above named during their minority.

Seventh. It is my will that all the money that may come to the hands of my executors under the sixth clause of this will, exclusive of the interest which I have already disposed of, shall be equally divided among and between the heirs of James C. Campbell herein named and the heirs of Mary Ellen Dile herein named and so soon as each of said children shall arrive at the age of Twenty one years, I direct my executors to pay such child and heir, its proportion, of any money at interest under

the sixth clause of this will.

Lastly I nominate and appoint Dr. W. W. Bullock & B. J. McDowell my executors to this my last will and testament.

Given under my hand this the 9th day of February 1886.

In presence of E. F. Campbell

John. G. King

Philip Rohr

Witnesses -

Proven in open court by oaths of John. G. King and Philip Rohr subscribing witnesses 7th April 1886 and ordered to be recorded.

A. K. Bullock clk

Last Will and Testament }

of Thomas. J. Murrell Deed. }

I Thomas. J. Murrell being of sound mind and disposing memory do make and publish this my last will and testament viz:- I will first that all my just debts and funeral expenses be paid out of any money I may leave on hand, and if none, then out of the personal property I may leave.

I will secondly that my wife Sarah. A. Murrell have her support out of all my lands (as provided in a deed I have already made to my two children) that my said wife Sarah sell the mountain tract of land wherein Shade Crawford now lives adjoining lands of Ann Clark Dave Shipley and others named in my principle will foregoing and that she apply the proceeds of said land sal to the payment of her purchase money of the above mentioned one hundred acre tract I bought from G. M. Murrell - This 3rd of March 1886.

I will thirdly that my wife Sarah. A. Murrell and my two children Sarah. A. Murrell and T. J. L. P. Murrell take all of my personal property equally to be divided between them when the children attain the age of 21, and also to be used for the education of the children and for the support of my wife and children during their minority or as my said wife

may think proper to use it personally.

I will fourthly that my wife Sarah. A. Murrell be appointed guardian for my two children during their minority and not be required to give bond as such guardian. I will that my wife Sarah. A. Murrell be appointed executrix of this my last will and testament and that she be not required to give bond as such executrix.

This 4th day of November 1883

Attest

A. K. Murrell

A. S. Barnes

H. M. Heichman

G. M. Murrell

Thos. J. Murrell

The foregoing will was proven in open court by oaths of A. K. Murrell and G. M. Murrell subscribing witnesses and ordered to be recorded in the Book of Wills

This 5th July 1886

A. K. Bullock clk

Codicil

I T. J. Murrell do make in following codicil to my foregoing will viz:- I will that my wife Sarah. A. Murrell have in her own right the one hundred acres of land I bought from G. M. Murrell & Solomon Bachman adjoining my old home place the lands of H. H. Bachman & George. M. Murrell. I further will that my sd. wife sell the money from place wherein Shade Crawford now lives adjoining lands of Ann Clark Dave Shipley and others named in my principle will foregoing and that she apply the proceeds of said land sal to the payment of her purchase money of the above mentioned one hundred acre tract I bought from G. M. Murrell - This 3rd of March 1886.

Attest

G. M. Murrell

A. M. Stello

G. H. Bragg

Arthur X. Arnold

Thos. J. Murrell

The foregoing codicil was proven in open court by oaths of G. M. Murrell and Arthur X. Arnold subscribing witnesses and ordered to be