

of the Testator as set forth in section "First" of said will and Testament. Certificate is granted him for obtaining letters of Administration on the decedent's estate with his said will annexed in due form.

A Copy:

Test.

J. N. Winston Jr.

Clerk.

State of Virginia - City of Bristol, to wit:

I, J. N. Winston Jr., Clerk of the Corporation Court of the City of Bristol in the State of Virginia, do certify that the foregoing is a true transcript of the last will and Testament of Isaac A. Nickels and of the matter pertaining thereto, as appears of record in said Court.

In testimony whereof I have set my hand and annex the seal of the said Court this the 3rd day of August 1891.



Virginia Corporation of Bristol, to wit:
I, Wm F. Rhea, my Judge of the Corporation Court for the City of Bristol in the State of Virginia do certify that J. N. Winston Jr. who hath given the preceding certificate, is Clerk of the said Court, and that his attestation is in due form. Given under my hand this 3rd day of August, 1891
Wm F. Rhea Judge.

State of Tennessee: Sullivan County.

Be it remembered that at a regular term of the County Court begun and held for said County at the Court House in Blountville, on the first Monday in August 1891, being the 3rd day of said month, Prior and providing his worship R. D. Tickle Chairman of the following proceedings were had and orders to be entered of record, to wit:

Last Will & Testament

J. A. Nickels died. A copy of the last will and Testament of Isaac A. Nickels, died of Bristol

Virginia was presented in open Court and it appearing from the inspection of said will & Testament and certificates

thereof annexed, that the same has been prima facie law directs in the Corporation Court of the City of Bristol Virginia and that the certificates accompanying and attached thereto are in due form of law, it is therefore ordered and enacted by the court that the Clerk of said Court shall record said will and Testament, together with the accompanying certificates, in the record or book of wills for Sullivan County Tennessee, as provided by law and that the same shall have the same force and effect as if the original had been executed in this State and from and all over in the Courts of this State.

State of Tennessee

Sullivan County. I, N. D. Bachman, Clerk of the County Court for Sullivan County in the State of Tennessee do certify that the foregoing is a true and correct transcript of the record of said Court admitting the last will and Testament of J. A. Nickels late of Bristol Virginia, to Probate in said Court together with the caption of the record of said Court. That said will and Testament together with the certificates accompanying the same and those attached are recorded in Register or Record of Wills for said County of Sullivan, Vol. 1, Pages 626, 627 & 628, including said certificates being in due form of law. Witness my hand at Office in Blountville Tennessee this the 3rd day of August 1891.

N. D. Bachman, Clerk.

Last will & Testament

of Thomas Dillon, deceased. Probated Oct term 1891

I Thomas Dillon being of sound mind and memory being by attorney for the same, do make this my last will and Testament, hereby revoking all other wills and testaments that I may have made at any time previous to this date. And first of all I will and bequeath to my beloved wife Ellen J. Dillon and to my son Thomas R. Dillon the farm upon which I now live. I furthermen will that my beloved wife Ellen J. Dillon have complete control of said farm until my son Thomas R. Dillon becomes twenty one years of age.

Second, I also will that my beloved wife Ellen J. Dillon have complete control of all my personal property

of every kind and order, as it now stands.
 But I also will that when my Son Thomas R.
 Dillow shall have arrived at the age of twenty one
 years, that the farm and all my personal property
 shall be equally divided between her and him
 my present wife Ellen J. Dillow and my Son Thomas R.
 Dillow, and I further will that my Son Thomas R.
 Dillow have a home and support in said farm till he
 is twenty one years old. And I further will that
 if my Son Thomas R. Dillow should die before the age of
 twenty one without heirs that all his real estate and
 personal property shall go to his Mother Ellen J. Dillow.
 Third, I further will and bequeath to my daughter Elizabeth
 Coffrogh or her heirs one dollar. I further will
 to my Son William F. Dillow one dollar, I further
 will to my daughter Ruth A. Haws one dollar. I further
 will to my Son Caleb O. Dillow one dollar. I also will to
 my daughter Louisa O. Morlock one dollar.
 I further will that my wife Ellen J. Dillow and my Son
 Thomas R. Dillow pay to their heirs above mentioned the
 amount that I have willed or bequeathed to them.
 Fourth, I will that all burial expenses of myself
 shall be paid out of any money or property in hand at
 my death.
 Fifth, I do further will that my wife Ellen J. Dillow
 have the right to dispose of her part of the farm as she
 may see proper.
 Sixth and last, I further will and appoint that my
 wife Ellen J. Dillow be Administratrix of this my last
 will and testament and not require to give bond.
 Hereunto I do set my hand and seal in the presence
 of these witnesses, the 11th September 1889.

Thomas Dillow

Attest:

J. S. Hargis
 G. E. Ferguson
 J. W. Ferguson
 George D. Poston.

Present in open court by the oaths of J. S. Hargis & J. W. Ferguson
 Subscribing witnesses to the foregoing will on the 5th day of October 1891
 & the same was ordered to be recorded in the book of wills.

Attest: N. D. Bachman, Clerk.

Last will & Testament
 of Louisa Shipley died. Probated Sept. 1890.

I Louisa Shipley of the County of
 Sullivan, State of Pennsylvania, being of sound mind and memory
 knowing the uncertainty of life, and being desirous of so
 disposing & arranging my business & the disposition of my
 property that my children after I am gone will have no
 trouble or litigation either among themselves, or with others,
 do make & publish this as my last will & Testimony for the
 purpose herein contained to wit:

I have four children living, Sarah Isabella, Mary A.
 Rubin and Elvira F. Shipley. I now wanting Elvira
 F. Shipley to have five dollars & I want my daughter Sarah
 Isabella to have all the remainder of my personal prop-
 erty & money in hand & my daughter Isabella is to take
 care of Mary A. & Rubin Shipley & to pay my medical
 bills and burial expenses and all the remainder of my
 property shall be for the benefit of Sarah Isabella Shipley.
 My daughter Isabella is to act as Executor of this my last
 will & Testimony. witness my hand on the 29th day of June
 A.D. 1889.

Louisa Shipley
 Attest: *Mark*

D. W. Horn
 T. F. Shipley
 Conrad L. Baum.

Present in open Court by the oaths of T. F.
 Shipley & Conrad Baum two of the subscribing witnesses to the for-
 going will on the 4th day of Aug. 1890, and on the 1st day of Sept.
 1890 by the oath of D. W. Horn the other subscribing witness and
 the same was ordered to be recorded in the book of wills.

Attest: N. D. Bachman Clerk.