

of or that may here come into the hands of my executors  
Beconley, I give and bequeath to John C. Dutton  
Jr., who now resides still his father John  
C. Dutton, Jr. at my home in Bluff City Tennessee  
all the property of every kind and character including  
all the personal, real and mixed property  
that I may own at my death including among  
all my other property, the house and lot I now  
own which is situated in Bluff City, Sullivan  
County Tennessee, where I now reside, and being  
the same lot purchased by me from Anna Woods  
for which she executed to me a deed dated  
the 18<sup>th</sup> day of April 1867, which is recorded  
in the Register's office at Blountville Tennessee  
in Vol. 22 Pages 204 & 205. It being my  
intention that the said John C. Dutton Jr.  
who is now over about seven years of age,  
shall have all the property of every kind  
and character that I may own at my death,  
I do hereby nominate and appoint John C.  
Dutton, Jr. my executor. In testimony whereof  
I do to this my will set my hand this 16<sup>th</sup>  
day of November 1905.

Susan Woods  
mark

Signed and published in our presence, and  
we have subscribed our names hereto in the  
presence of the testatrix and at her request.  
This the 16<sup>th</sup> day of November 1905

J. S. D. D. C.

The foregoing instrument was proven  
in open court by the oaths of P. H. Miller &  
J. S. D. D. C. the subscribing witnesses to said  
written instrument, on the 16<sup>th</sup> day of  
April 1911, and thereupon said instrument  
instrument was adjudged, declared, and  
decreed by the court to be the last will and  
testament of Susan Woods deceased, and  
ordered to be recorded in the book of wills.

Peter S. J. Kyle Clerk  
By D. L. Baugh D. C.

### Last Will and Testament

Probated April Term 1911.  
S. W. Boyd

I G. W. Boyd of the County of  
Bullivan and State of Tennessee, being of  
sound mind and memory and knowing  
the uncertainty of life, do hereby make and  
publish this my Last Will and Testament,  
hereby revoking all others that may have  
been, at any time, made by me.

1<sup>st</sup> I desire and direct that any debts I  
may owe including my funeral and  
burial expenses, shall be paid as soon  
after my decease as can be done.

2<sup>nd</sup> I hereby devise and bequeath  
to my beloved wife Mary C. Boyd all my  
property, both real and personal, during  
her life, time, or as long as she remains  
my widow; at her death, my desire is  
that it shall all be sold, at public  
sale, to the highest bidder, and out of  
the money thus received, I desire and  
direct that the sum of twelve hundred  
dollars, shall be set apart for  
the use of my daughter Eliza Frances  
Boyd, during her lifetime, but this sum  
or part thereof shall be put at interest, and  
that interest alone shall be used and  
applied annually for her use, benefit  
and maintenance; and my executor,  
as hereinafter designated and appointed,  
is directed specially to see that this  
provision is carried into effect.

3<sup>rd</sup> I desire that all debts due me at  
the time of my death, shall be collected  
as far as possible, and my son J. M.  
Boyd, now being indebted to me in the  
sum of some thing over eight hundred  
dollars, for which I hold promissory notes  
on him; one for the sum of \$350.00  
a credit of \$50.00; and one other note, for  
the sum of \$425.00; and seeing that he  
sums due me from him, amounts to a  
sum equal to the share, to which he  
is owed, be entitled out of my property  
at my wife's death; he is not to share

in the distribution of my property among my other children: that is unless the notes & debts on him are paid by him either to me during my life time or to my executor after my death.

4<sup>th</sup> They son Elmer G. Boyd is now indebted to me in the sum of \$2,000<sup>00</sup> secured by promissory note, and Deed of trust, now if he shall pay to me during my life time, or to my executor, after my death, said sum of \$2,000<sup>00</sup> with the interest due thereon, then he is to share equally with my other children; if he does not, then the said sum of \$2,000<sup>00</sup> with accrued interest is to be deducted from, or out of his share of my estate.

5<sup>th</sup> I think I have made my desire as to my property and its disposition, sufficiently clear, that my children and all others, can easily understand and comprehend them. And I hereby nominate and appoint my son Rufus H. Boyd as my executor, but he shall not be required to give bond. This the 13<sup>th</sup> day of November 1909  
E. W. Boyd.

The foregoing will is signed by the testator in his presence, and is attested the same in his presence and at his request. This November 13<sup>th</sup> 1909.

P. H. Title.  
W. W. Cassey.

The foregoing written instrument is as proven in open court by the oaths of P. H. Title & W. W. Cassey, the subscriber being witness to said written instrument on this the 17<sup>th</sup> day of April 1911, and whereupon said written instrument was adjudged, decreed and directed by the court to be the last will and testament of E. W. Boyd, deceased and ordered to be recorded in the book of Wills.

Teste S. J. Hays Clerk.  
By D. C. Daugherty.

Last Will and Testament

~~J. L. Burson Deed in the name of God Alman~~

Bristol May Term 1911

~~J. L. Burson of~~

the City of Bristol, Virginia, do make this my last will and testament as follows:

1. First: I desire that my body be decently buried in the South East corner of my square in the Cemetery at Johnson's Lumber, that being the place selected by me, January 1st, 1856, for my grave. I also desire that a suitable monument be erected above my said grave, by my executor, without needless expense, but in a manner corresponding to my estate & situation in life.

2. Second: I direct that all my just debts be paid as soon after my decease as conveniently may be, to that end charge my whole estate, real & personal, with the same.

3<sup>rd</sup>. Third: I give & bequeath unto my wife Annie J. Burson, as for her own forever all of my Money, Notes, Bank accounts, Choses in action, Claims, debts, horses, cattle, buggies, Carriages, household & Kitchen furniture, & all of my other personal property & effects of all & every kind whatsoever & wherever situated subject however to the charge that all of my just debts & liabilities, funeral & monument expenses shall be paid out of the same. I do also give & bequeath unto my said wife in fee simple the following parcel of land situate in the west end of said City of Bristol, Va., Viz: Five acres of land bounded by Williams, Thomas, Main & Anne Streets as shown in my plat of the west end lands made by T. A. Walhall. I do also give & bequeath unto my said wife for & during her natural life & at her death to the children of her body who may survive her, the following other real estate; Viz: A certain parcel of land situate in said City fronting two hundred & sixty feet more or less on Morris & running back with Main Street on the south & the line of the lot now occupied by J. G. O'Brien on the south to Rebecca Street, including the building & improvements thereon. Also a lot & brick store house thereon situate in said City, East of & adjoining the George Stross House, fronting twenty four feet on Morris Street & running back some width across Beaver Creek to Hindon's Alley & lately occupied by Henry Kinsel. Also a lot & brick store house thereon situate in said City fronting about twenty four feet on Morris Street & running back some width sixty five feet more or less to the Rohr line, lately occupied by J. H. Mont, said house is numbered 18.

Also lots 19 & 20 & houses thereon, situate in said City, fronting on Main Street & known as the ware house lots, & the Church lot, the two aggregating one acre more or less.