

pay any debts I may owe, and have monuments erected to my grave. But if, for any reason, it should become necessary to have such administration, I hereby nominate and appoint said Fannie L. Thompson as executrix of this my will, and direct that she shall not be required to execute bond as such executrix.

In testimony whereof, I do to this, my will, set my hand, this, the 17 day of January, 1910.
Attest.

A. J. Cox

C. G. Brown.

Signed and published in our presence, and we have subscribed our names hereto in the presence, and at the request of the testator.

This, the 17 day of January, 1910.

A. J. Cox.

C. G. Brown.

The foregoing written instrument was proven in open court, by the oaths of A. J. Cox and C. G. Brown. The subscribing witnesses state to, on this the 18 day of April 1910, and thereupon said written instrument was adjudged, declared and deemed by the court, to be the last will and testament of Virginia A. Wolfe, deceased, and ordered to be entered of record in the book of Wills.

Attest. S. J. Kyle, Clerk.

Last Will and Testament, Probated May 2nd of
Court, 1910
Noah Cox, deceased.

I Noah Cox of Bartlett, Tennessee, do make and publish this my last will and testament, hereby revoking and making void any and all other Wills by me at any time made.

First I direct that my funeral expenses and all my just debts be paid as soon after my death as possible out of any money that I may die possessed of or that may first come into the hands of my executors.

Secondly, I give to my wife Emeline M. Cox, all the personal property I may own at the time of my death to use or dispose of as she may see fit, except that she shall sell enough thereof to satisfy such debts as may be outstanding at

the time of my death, but it is my will that my wife above mentioned is to have a home out, and the use and control of the farm upon which we now reside containing 74 acres more or less as long as she shall remain my widow.

Next I give and bequeath to my three sons viz., George Holden, Noah Deton & Jerry D. Cox, the above described tract of land subject to the tenancy of their mother as above set forth in this will, the same to be divided between them equally and upon the following conditions, that is to say, that they my sons shall pay to each of their full sisters viz., Elvia Maud, Pearlis Emeline, Eliza Stella and Blomie Hazel the sum of Fifty dollars (\$50⁰⁰) and also their half sister Virginia (Vigie) Cox & to the heirs of their half sister Ella M. Cox each the like amount of \$50⁰⁰.

I further direct here that I have paid to the others of my children by my first wife what I consider to be their share of my estate as follows, to my sons, Henry & James Cox each \$100⁰⁰ & my daughters Elvie King & Bellie Barnes each \$50⁰⁰.

Now as to the payments to be made by my sons as above directed, I would say that it is my wish that they shall pay said amounts as soon as possible after my daughters shall be 21 years old or after they shall marry, which they may possibly be able to do by the assistance of their Mattel. Should I die before that time,

But I do not make it imperative that they shall pay same until they youngest son shall have reached the age of 31 years, then they shall pay them at the rate of one share each year, beginning at the eldest who is Vigie Hall & paying one year till the youngest is paid.

I further direct that should either of my three sons be beneficiaries in this will die before reaching his majority their the remainder of ours shall have said land and carry out the conditions imposed upon the three.

I further direct my daughters above mentioned shall have a home with my wife & boys on the same place as long as they remain single and the \$50⁰⁰ above bequeathed to them shall not

be due & payable as long as they so remain.
I further direct that should either of my sons
wish to sell his share of said land after they
have attained their majority that he or they
shall give the other brother or brothers the refusal
of the interest at the price & upon the terms at
which sale is made.

Lastly I do hereby nominate and appoint my wife
Equaline M. Cox, My Executrix and direct that
she be excused from the execution of bond.

In witness whereof I do to this day will set
my hand this the 58 of Nov 1905

Noah Cox.

Signed and published in our presence and
we have subscribed our names thereto in the
presence of the testator, this the 28 of Nov 1905.
Witnesses.

J. P. Goadley
R. C. Kitzmiller
Isaac H. Jackson

The foregoing written instrument was partially
read in open Court by the oath of Isaac H.
Jackson, one of the subscribing witnesses thereto,
on this the 2 day of March 1910, and thereupon
was continued until May 2, 1910 for further
proof.

Attest. S. J. Kyle, Clerk
By D. A. Barger, D.C.

The foregoing written instrument was further
proved in open Court, by the oath of J. P.
Goadley, one of the subscribing witnesses thereto
on this the 2 day of May 1910, and thereupon said
written instrument adjudged declared and
decreed by the Court to be the last will
and testament of Noah Cox deceased, and
ordered to be entered in the book of Wills.

Attest. S. J. Kyle, Clerk

Last Will and Testament Probated May 22nd
County Court 1910.
M. M. Childress, Deed.

I publish the following as my last will and
testament, hereby revoking all former Wills.

To my five single daughters, Nannie King, Eliza Gertrude,
Mary Virginia, Susan Oliver, and Walter Ellis,
are to have full control of both real estate and
personal property at my death, as long they remain
single, I want my honest and just debts paid.
M. M. Childress my son is to live on the farm
as long as the girls want him. Should my
Married daughter Myra Childress become helpless
or in want I direct that she be brought home
and taken care of. Should any of the other girls
Marry and become helpless or in want, I direct
that they be brought home and taken care of.
I give the girls the right to keep and care for
Vellmer Childress my granddaughter as long as she
wants to stay, the organ belonging to Walter Ellis,
if the farm should produce a surplus over and
above what it takes to run the girls and pay
the taxes, then I want said surplus divided
equal among the heirs, should M. M. Childress
become helpless and in want, I want her
provided for, the girls are to control the estate,
as long as one is single. Should they marry
or die then I want the estate equally divided
among the heirs. I except three fourths of an
acre for burial ground there as mossy Hill.
This ~~February~~ 5th 1906 Sullivan County, Tenn.

Witness my hand and seal, his
Witnesses
S. C. Netherland
W. M. Moore
S. H. Deenai

M. M. Childress.
Mark

The foregoing written instrument was shown
in open Court by the oath of S. C. Netherland
the subscribing witness thereto, on this the
5th day of May 1910, and thereupon said written
instrument was adjudged declared and
decreed by the Court to be the last will
and testament of M. M. Childress, deceased,
and ordered to be recorded in the book of Wills.

Attest. S. J. Kyle, Clerk
By D. A. Barger, D.C.