

of December 1908.

David Akard (Seal)

Attest.

J. T. Rogers
A. A. Cross.

The foregoing written instrument was proven in open Court by the oaths of J. T. Rogers and A. A. Cross the subscribing witnesses thereto, on this the 24 day of May 1908, and thereupon said written instrument was adjudged declared and decreed by the Court to be the last will and testament of David Akard deceased, and ordered to be entered of record in the Book of Wills.

Dated
S. Gayle, Clerk.
By D. Akard, D.C.

Last Will and Testament.

of Probated June 26th 1908
William P. Depew, deceased.

State of Tennessee, I William P. Depew of said County Sullivan County and State, realizing the uncertainty of life left of sound mind and memory do hereby publish this to be my last will and testament hereby revoking all other Wills by me heretofore made.

First It is my will and I so direct that all my debts, Funeral and Burial Expenses be paid by my Executor as soon after my death as possible Said debts and expenses to be paid with or out of any personal property that I may have or coming into the hands of my Executor after my death.

Second, It is my will and I so direct that my son R. P. Depew take and have all the bonds or Real Estate that I may have own or possess at my death, provided that the said R. P. Depew pay to my other six children the following sums and amounts to wit, To my Son Isaac Depew \$200⁰⁰ Two Hundred and fifty Dollars, To my Daughter Mary E. Sharp \$200⁰⁰ Two Hundred Dollars, To my Daughter Sarah C. Richardson \$200⁰⁰ Two Hundred Dollars, To my Daughter Jennie A. Barnes \$200⁰⁰ Two Hundred Dollars, To my Daughter Ella A. Light \$200⁰⁰ Two Hundred Dollars and to my Daughter

Naomi E. Depew \$200⁰⁰ Two Hundred Dollars.

Third, It is my will and I so direct that my Son R. P. Depew have three years after my death to pay to my other children the amounts above named.

Fourth It is my will and I so direct that all the personal property which I may have at my death is to be equally divided between my seven children or said property sold and the money which it may bring be equally divided between said seven children all of my debts and expenses is to be paid first out of my personal property.

Fifth I appoint my Son Isaac Depew and my friend R. G. Depew to be the Executors of this will.

This November the 13-1897.

William P. Depew.

The foregoing will was signed by the testator in our presence and we attested the same in his presence and at his request.

This November the 13-1897

Bufayette Hood
R. C. Depew.

The foregoing written instrument was proven in open Court by the oaths of Bufayette Hood and R. C. Depew Subscribing witness thereto on this the 4 day of June 1908, and thereupon said written instrument was adjudged declared and decreed by the Court to be the last will and testament of William P. Depew deceased and ordered to be entered of record in the Book of Wills.

Dated S. Gayle, Clerk.
By D. Akard, D.C.

Last Will and Testament

of Probated
October 1st 1908
Kemah Johnson, deceased.

State of Tennessee, In the name of God amavit now living Sullivan County, that it is appointed that all men and sex must die and living of sound and disposing mind deem it best before infirmity from age approaches to hear to settle and dispose of my worldly affairs as it is best to provide against unforeseen events and contingencies that all command to all,

Therefore in view of my coming dissolution