

John R. Dyer to be the Executor of this will.  
the 19 day of August 1906.

Sophia E. M. Culler

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

at this the 19 day of August 1906.

J. B. Thorne  
J. B. Thorne

The foregoing written instrument was proven in open Court by the testator John R. Dyer and J. B. Thorne subscribing witness thereto, on this the 19 day of March 1906 and thereupon said written instrument was by the Court accepted, received and deemed to be the last will and testament of the testator, in every respect, and caused to be entered in the Book of Wills.

Attest,  
J. B. Thorne, Clerk  
by J. B. Thorne, J. C.

Last Will & Testament

Probated March 26th 1909

J. J. Ensor, deceased

I, the undersigned J. J. Ensor, of Bristol Tennessee, being sound in mind and memory, but weak in body, do hereby make, declare and publish this my last will and Testament, revoking and defeating void any and all other Wills by me at any time heretofore made.

First:—I desire and direct that my Executor hereinafter named pay all my just debts and funeral expenses as soon as may be convenient after my death, including suitable monument at my grave. Also, in the event my beloved wife, Amanda Ensor, shall survive me, I desire and direct that her funeral expenses shall be paid out of my estate; or if she should not survive me and the same should not be paid before my death, I direct that same shall out of my estate, including suitable monument at her grave.

Second:—I further wish and direct that my said wife, Amanda Ensor, in the event she shall survive me, shall have and be provided a comfortable support such as she shall request, during her natural life.

My estate by my two sons, William T. Ensor and George M. Ensor, and which I hereby declare as a lien upon my estate.

Third:—I further will and direct that my two sons, William T. Ensor and George M. Ensor shall pay to my daughter, Mrs. Emma Thomas, wife of H. L. Thomas, the sum of three hundred dollars (\$300), the same to be in full settlement and discharge of all claims and interest of the said Emma Thomas in my estate, and to be paid to her within a reasonable time after my death, and which shall be a lien on my estate, secondary to the liens in favor of my said wife until payment is made.

Fourth:—Subject to the foregoing bequests and provisions of this, devise and bequeath unto my two sons, William T. Ensor and George M. Ensor, my entire estate, of every kind and character, real personal and mixed, and wherever situated, in equal shares as tenants in common, in undivided one-half interest to each, in fee simple absolute, including my home or residence property at the corner of Cherry and 4<sup>th</sup> Streets in Bristol, Tennessee, and all lots or property located adjacent thereto or elsewhere, of which I may die seized and possessed, and including, as well, all household and personal effects.

Fifth:—I name and appoint W. D. Ensor as Executor of this my last Will and Testament.

In testimony whereof I have hereunto signed my name, in the presence of Jno. A. Caldwell and H. D. Bachman, who, at my request, in my presence, and in the presence of each other, have hereunto signed their names as Subscribing Witnesses; all done on this the 11<sup>th</sup> day of July, 1906.

J. J. Ensor,

The undersigned, Jno. A. Caldwell and H. D. Bachman, at the request of J. J. Ensor, in his presence, and in the presence of each other, have hereunto signed our names as Subscribing Witnesses to this the last Will and Testament of the said J. J. Ensor, on this the 11<sup>th</sup> day of July, 1906.

Jno. A. Caldwell.

H. D. Bachman.

The foregoing written instrument was proven in open Court by the oaths of Jno. A. Caldwell & H. D. Bachman, the Subscribing Witnesses thereto, on this the 30<sup>th</sup> day of March 1909, and thereupon said written instrument

was adjudged, declared and decreed by the Court to be the last Will and Testament of J. J. Caesar, deceased, and ordered to be entered of record in the Book of Wills.

Teste.

J. J. Kyle, Clerk,  
By D. Abagin, D.C.

Last Will and Testament  
of William & Elizabeth Moore  
Probated April Term 1808.

State of Tennessee Sullivan County February the 7 1808  
Know all men by these presents that William  
Moore and Elizabeth Moore both of the County and  
State aforesaid and of sound mind, being now duly  
in our right minds and knowing that it is  
appointed unto all men once to die we do hereby  
make our last will and testament the same to be  
permanent and unchangeable and we do herein  
will and bequeath unto James Stone and  
Sallie Stone forever all the lands and personal  
possessions and other valuables that we now own  
or hereafter may be possessed with the same  
said James and Sallie Stone who are now living  
with us in the consideration of the relations they  
sustain to us and in the consideration of them  
living with us and waiting upon us. First we  
do will that James & Stone shall have two thirds  
of the lands and other possessions herein mentioned  
and that Sallie Stone have the remaining one  
third after our just debts and funeral expenses  
are paid each paying their proportionable part of  
the same, the same boundaries bounded as follows:  
on the South by Delaney on the West by Stewart  
on the North by Cottman and Daily on the East  
by Wood this boundary is supposed to contain  
one hundred and fifty acres more or less and in  
witness of the same we do hereunto set our  
hands and seal

William Moore (Seal),  
Elizabeth <sup>her</sup> Moore (Seal)

Test. George W. Wood  
Test. Thomas H. Shultz

The foregoing written instrument was partially proven  
in open Court by the oath of Thos. A. Shultz one of  
the Subscribing Witnesses thereto, on this the 22 day of  
March 1809, and thereupon continued for further  
proof

Teste.

J. J. Kyle, Clerk,  
By D. Abagin, D.C.

The foregoing written instrument was further proven  
in open Court by the oath of Geo. W. Wood the other  
Subscribing witness thereto, on this the 27 day of  
April 1808 and whereupon said written instrument  
was adjudged, declared and decreed by the Court  
to be the last will and testament of William  
Moore and Elizabeth Moore deceased, and ordered  
to be recorded in the book of Wills.

Teste.

J. J. Kyle, Clerk,  
By D. Abagin, D.C.

Last Will and Testament  
of William & Elizabeth Moore  
Probated April 1808 Term  
A. C. Millard, Probated

State of Tennessee To witness my Will and  
testimony of William C. Millard being of sound  
mind and feeble in body  
do hereby make and publish this my last  
Will and Testament.

1<sup>st</sup> I will and bequeath that my Funeral  
Expenses and all my just debts be paid out  
of any money or property that I may be pos-  
sessed of at the time of my death.

2<sup>nd</sup> I hereby appoint D. D. Brevoort my Brother and  
J. A. Huskes to sell all the property both real and  
personal and with the proceeds pay all my just  
debts and divide the remainder equal between  
themselves and I further demand that the above  
named D. D. Brevoort and J. A. Huskes act as my  
executors without giving bond for same.  
Signed and Sealed in the presence of the following  
Witnesses on the 27 day of March 1808.

H. C. Millard (Seal)

Attest.

J. L. Campbell M.D.  
J. H. Carrick