

Item 5. I will and devise that my daughter Mollie C. Monroe have the remainder of my farm East of said fourth cross river.

Item 6. I will and devise to my son William H. Monroe a certain boundary of land known as the Big Arants land containing 42 acres more or less.

Item 7. I will devise and bequeath to my daughter Lillian Bell Woods Twenty Dollars to be paid on demand after my death.

Item 8. Lastly I do nominate & appoint my son Melvin M. Monroe to be the executor of this my last will and testament. In testimony whereof I the said James K. Monroe have to this my last will and testament contained on two sheets of paper and to each sheet thereof subscribed my name and to this the last sheet thereof I have subscribed my name and affixed my seal this the 23 day of January A.D. 1905.

J. K. Monroe, Seal

The above instrument consisting of two sheets of paper was now here subscribed by J. K. Monroe the testator in the presence of each of us and was at the same time declared by him the last will and testament and we at his request signed our names as attesting witness.

H. H. Sharp  
S. J. Hicks

Bluff City, Tenn.

The foregoing written instrument was drawn in open court by the oaths of H. H. Sharp and S. J. Hicks Subscribing witnesses thereto on this the 24 day of April, 1905 and thereupon said writing in document was adjudged and declared and deemed to be the last will and testament of J. K. Monroe deceased and ordered to be recorded in the book of Wills.

Facts  
Mollie Monroe Clerk  
By S. J. Style & Co

Last Will and Testament  
of May A. Hetherland Dec'd

Probated May Term 1905

I, May A. Hetherland being of sound and perfect mind and memory do make and publish this my last will and testament in manner and form following:

I wish I bequeath to my daughter Eliza Willis, and her two sons Hyatt A. Hetherland and Walter H. Willis my house and lot in the town of Bluffport Sullivan Co. and State of Tenn. Except the house on the road, and 10 feet of ground around said house. Also one half of the lot between the main road and the river, which I bequeath to Elbert Hall and Mandey Hall and to their children. Also that Elbert Hall have control of the garden spot lying between his house and below our lot on the west.

The said Elbert Hall shall have control of and take good care of all the above property after my death until said heirs shall take possession of same.

In witness whereof I here subscribe my name.

On the 25<sup>th</sup> day of June 1905,

J. K. Hetherland

Acknowledged as our present.

John D. Rice

J. D. Coland

The foregoing written instrument was proved before me const. by the oaths of John D. Rice and J. D. Coland, subscribing witnesses thereto on this the 25<sup>th</sup> day of May, 1905, and thereupon said written instrument was adjudged, declared and deemed by the court to be the last will and testament of May A. Hetherland deceased and ordered to be recorded in the book of wills.

Testa

H. H. Sharp Clerk  
By S. J. Style & Co

Last Will and Testament  
of Christopher Columbus Grimes dec'd

Probated May Term 1905

I, Christopher Columbus Grimes, of Bristol, Sullivan County, Tennessee, being of sound mind and memory, do declare this to be my last will and testament.

I give & bequeath to my son G. W. Grimes \$5.

lot on the West End of a lot now owned by me situated in Bristol Town, & in the western part of the town,

2. I give & bequeath to my daughter Nancy C. Frasier, 45 feet of said lot lying east of & joining said 45 feet bequeathed to my son C. L. Frasier.

3. I give & bequeath to my wife Melvina Frasier, & my daughter Susan J. Frasier, the remainder of said lot together with the house situated thereon, so long as my said wife shall live. At the death of my said wife, said house & said remainder of said lot shall revert to my said daughter Susan J. Frasier & her heirs.

4. I give & bequeath to my daughter Margaret Anne Taylor, one dollar to be paid by my aforesaid heirs at my death.

I appoint William H. Mumford my Executor of this will & devise.

In witness whereof I, Christopher Columber Frasier have humbly set my hand & seal this 4th day of June 1905.

Christopher Columber Frasier Esq  
attest to mark

H. L. Cunningham

The foregoing will was subscribed by the testator in the presence of each of us & at that time declared by him to us as his last will & testament.

H. L. Cunningham,  
H. H. Mumford.

The foregoing written instrument was proven in open Court by the oaths of H. L. Cunningham & H. H. Mumford Subscribing witnesses thereto, on this the 6th day of May, 1905, and Thompson said written instrument was adjudged declared & deemed to be the last will and testament of Christopher Columber Frasier, deceased, and ordered to be recorded in the Book of Wills.

Signed  
John R. Snod, Clerk.

### Last Will & Testament

of  
William Robison deceased

Published June 1st 1905

I William Robison of Somersburgh and Minervy blessed be the name of Almighty God for the same, do hereby make this my Last Will and Testament hereby revoking any former will I may have made. I will and bequeath to Martha E. Heavard for her uses, comfort and benefit Three Hundred Dollars (\$300.00) this amount to be placed in the hands of J. M. Robison, as Trustee, to be applied well and controlled as in his judgment will best serve the comfort and welfare being of the said Martha E. Heavard and if there should be a remainder of this fund at her death, then said remainder shall be divided equally among my children.

I will and direct that my Executor shall purchase and place durable tombstones to the graves of myself and wife.

I will and bequeath all of my remaining property, real, personal or mixed to my beloved wife Felicia P. Robison during her natural life, to be used according to her own pleasure. At her death, I direct that all of my remaining estate share be divided equally among my other children after debts, Felicia C. Heavard, H. A. and J. M. Robison.

I further will that all of the furniture that shall accrue to the said Felicia C. Heavard by virtue of the foregoing provision, shall go unto the hands of J. M. Robison as trustee, who shall as soon as convenient move same in a home for the said Felicia C. Heavard, and family, have the like move to her during her life and thence her children, This property not to be sold or exchanged during the lifetime of the said Felicia C. Heavard without the consent of J. M. Robison, or her surviving brother H. A. Robison or sister Felicia D. Heavard.

I further will that in the final distribution and Settlement of my estate among my heirs, that they shall each be charged as an advance payment, without interest, the following amounts viz. Alice D. Heavard \$1000.00, Felicia C. Heavard \$500.00, H. A. Robison \$806<sup>25</sup>, J. M. Robison \$700.00

I hereby appoint H. A. Robison my Executor to be