

Last Will & Testament
of
Jemima Clark, Deed.

Probated September Term 1902.

I Jemima Clark, wife of J. H. Clark of the County of Sullivan State of Tennessee, being of sound and disposing mind and memory, and considering the uncertainty of this life, do make publish and declare this to be my last Will and Testament as follows:

First, I give, devise and bequeath to my beloved husband J. H. Clark, at my death, all of my personal property and other items not particularly named.

Also, all of my Real estate consisting of a parcel of land in the 13 Circ't Dist. of Sullivan County Tennessee.

Said land to be my husbands J. H. Clark's to do as he may please with.

Signed, declared and published by the above named Jemima Clark as and for her last Will and Testament, in presence of us who at her request have signed as witnesses to same this July 1st 1901.

Jemima Clark
mark

Attest
H. E. Link
J. W. Cox

State of Tennessee Proven in open Court by Sullivan County The oaths of J. W. Cox one of the subscribing witnesses thereto and thereupon said will was adjudged declared and decreed to be the last will and testament of Jemima Clark, deceased and ordered to be recorded in the Book of Wills, This 13th day of September, 1902

Ino R. Snow Clark
By J. H. Groganby H.C.

Last Will & Testament
of
D. J. Glover Deed.

Probated November Term 1902

I D. J. Glover do make and publish this my last will and testament hereby revoking and making void all others by me at any time made. First, I direct that my funeral expenses and all my debts be paid as soon after my death as possible out of any money that I may die possessed of or may first come into the hands of my executor. Secondly, It is my will that my three daughters, Delia A. Glover, Allie J. Minton formerly Glover, who has been once married but whose husband is now dead, and Liley Glover, and my son Oscar L. Glover and their heirs, all my real estate personal property. Third, It is my will that if either of them die without an heir or heirs their interest is to be equally divided among the living ones mentioned in my will and their heirs above mentioned. Fourth, If either or all three die without heirs, then it is my will that it be equally divided between my sons J. J. Glover, J. T. Glover, and J. A. Glover and that J. J. Glover, J. T. Glover and J. A. Glover pay my son H. R. Glover thirty dollars.

Fifth, It is my will that after my death all my personal property and monies on hand or that may be due my estate after paying my debts and funeral expenses be equally divided between my son and daughters (to wit) Oscar L. Glover, Delia A. Glover, Allie J. Minton and Liley Glover. Sixth, I do hereby nominate and appoint my son Oscar L. Glover my executor in witness where of I do to this my will set my hand on this the 3rd day of September 1902, D. J. Glover signed and published in our presence and we have subscribed our names hereto in the presence of the testator this the 3rd day of September 1902

A. J. Geisler
J. C. Hicks

State of Tennessee The foregoing written instrument Sullivan County was proven in open Court by the oaths of A. J. Geisler & J. C. Hicks the subscribing witnesses thereto on this the 3rd day of November 1902, and thereupon said written instrument was adjudged, declared and deemed by the

Court to be the last will and testament of D. H. Cole deceased, and ordered to be recorded in the Book of Wills.

Teste;

Jno R. Snow Clerk

Last Will and Testament

of
H. H. Cole

Probated December Four 1902

I, H. H. Cole of Childress, Sullivan County Tennessee, do make and publish this as my last will and testament, hereby revoking any and all wills by me heretofore made.
 I direct that all my debts be paid by my executor as soon after my death as possible.
 I direct that all of my real estate be sold by my executor, as soon as he may think best, and that the money obtained from said sale, be placed at interest, for the benefit of my wife and child until said child arrives, at the age of twenty one (21) years, and that the interest accruing from the loan of said money, be collected semiannually.
 I direct that my executor shall collect all debts due me, and that he shall sell such of my personal property, as in his judgment he may deem best, within a reasonable time after my death.
 I appoint my Brother J. L. Cole to be executor of this will.

This August 22 1902

H. H. Cole

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

This Aug. 22, 1902

D. H. Willis
J. H. Pettyjohn

State of Tennessee. The foregoing written instrument was proven in open court by the oaths of D. H. Willis and J. H. Pettyjohn before subscribing witnesses thereto, on this the 3rd

day of November, 1902 and thereupon said witness instrument was adjudged declared and decreed by the Court to be the last will and testament of H. H. Cole deceased, and ordered to be recorded in the Book of Wills.

Teste

Jno R. Snow Clerk

Last Will & Testament

Probated January 1st 1903

Mattie A. Cole, deceased

I, the undersigned, Mattie A. Cole, wife of H. H. Cole, formerly a Maloney, realizing the uncertainty of life and a bury of said and disposing of much and many of her property, declare and publish this as my last Will and Testament hereby, expenses revoking any and all previous and previous to void any and all other wills by me at any time made.

First: I direct my executors, hereinafter named, to pay my funeral expenses and all just debts owing by me at the time of my death out of the first funds, not heretofore expended, if any, that may come into his hands.

Second: I owe a note for one thousand dollars \$1000.00, dated October 3rd 1902, due two years after date, with interest from time, executed to L. C. Smith and myself and endorsed to me by L. C. Smith, on which said note is executed by John B. Basner and to cover the second deferred payment on property #514 State Street, Bristol, Tennessee, and upon which property said note is a lien. I hereby will the interest on the above note accrued and to accrue to my relative Mrs. Hattie C. Hill. The principle of said above described note, one thousand dollars, I hereby set aside as a trust fund for the benefit of the said Mrs. Hattie C. Hill during her natural life, she to have during the said term of her natural life, the full use, benefit and control of the interest or income to be derived from said sum as hereinafter directed to be derived, subject to the payment of taxes on the said principal sum. I hereby nominate P. McCooy as Trustee for the said Mrs. Hattie C. Hill, and authorize and direct him to take