

Witness my hand and seal this the 17<sup>th</sup> day of May 1904 (The words interlined in this will to wit the word me on the first page, and the words Robert and on the third page were interlined before signing my name to this will.)

R. J. Shelton.

The foregoing instrument was signed by the Testator Richard J. Shelton with whom we are personally acquainted in our presence, and in the presence of each other and was signed by us as witnesses in the presence of the Testator and of each other he having declared in our presence that he had heard the same read over to him and fully understood the contents of same and declared the same to be his last will and testament and that he had signed his name to same and requested us to witness his signature to the same This the 17<sup>th</sup> day of May 1904  
Witnesses

Chas R. Vance  
W. B. Gillespie

The foregoing written instrument was proven in open court by the oaths of Chas R. Vance & W. B. Gillespie subscribing witnesses thereto on this the 4<sup>th</sup> day of July 1904 and thereupon said written instrument was adjudged, declared and decreed by the court to be the last will and testament of R. J. Shelton dead and ordered to be recorded in the Book of Wills

Test:

Mrs. R. Snow Clerk  
By S. J. Kyle & C.

Last Will & Testament

I. W. Longacre dec'd

Probated July term 1904

I. I. W. Longacre do make and publish this as my last will and testament hereby revoking and making void all other wills 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 I give and bequeath to the heirs of the Body of Mary Ann Morell 18<sup>th</sup> my adopted daughter wife of E. J. Morell to wit Mary Bell Morell Virginia Allis Morell John Sherman Morell & Minnie Morell and Mary Ann Morell all the farm on which I now live to the above named heirs and their assigns forever. I further will that said heirs have all the furniture and property that I may be possessed of at my death also my house hold furniture and bedding I also will that E. J. Morell father of the above named heirs have full possession and control of the farm named in this will during his natural life and at the death of the said E. J. Morell the above named heirs shall have full control and possession of the lands bequeath to them lastly I do hereby nominate and appoint E. J. Morell my Executor and also guardian of the above named heirs my witness whereof I do to this my will set my hand and seal this the 27<sup>th</sup> day of November 1891

I. W. Longacre test  
Signed sealed and published in my presence and we have subscribed our names before the presence of the testator this the 27<sup>th</sup> day of November 1891

After

S. J. Crumley  
J. H. Buckley

The foregoing written instrument was partially proven in open court by the oath of J. H. Buckley, one of the subscribing witnesses thereto on this the 11<sup>th</sup> day of January 1904 and continued for further proof

Test:

Mrs. R. Snow Clerk

The foregoing written instrument was further proven in open court by the oath of S. J. Crumley the other subscribing witness thereto on this the 28<sup>th</sup> day of July 1904 and thereupon said written instrument was adjudged, declared and decreed by the court to be the last will and testament of I. W. Longacre deceased

and ordered to be recorded in the Book of  
Wills

Teste:  
Jno R. Snow Clerk,

Last Will & Testament  
of  
A. H. King Dec'd.

Probated August term<sup>1894</sup>

I A. H. King, of Sullivan County, Tennessee, being  
of sound mind and memory, do make, declare,  
and publish this my last Will and Testament,  
hereby revoking and declaring void any and all  
wills by me at any time heretofore made.

First: I desire and direct that my Executor  
herein after named pay off all my just debts and  
funeral expenses out of my personal estate as  
soon after my death as practicable.

Second: - Subject to the above provision for the  
payment of my debts, etc. I give devise and be-  
queath my entire estate, of every kind, character,  
and description, real, personal and mixed, of  
which I may die seized and possessed, where-  
ever the same may be situated, and including  
among other properties, unless disposed of and  
conveyed by me before my death, the farm upon  
which I now reside at Thomas Bridge, Sullivan  
County, Tennessee, known as the "Thomas Farm",  
and the stone-house No. 514 State Street, Bristol, Tennessee,  
now occupied by Carrack-English Company  
in equal share to my half sister, Mary A. Morgan,  
and her daughter, Pauline Morgan, to be used  
and enjoyed by them during their natural lives  
upon the terms and under the provisions herein  
stipulated.

That is to say: - I hereby name and appoint  
E. K. Bachman, of Bristol, Tennessee, as Trustee, for  
the purposes herein after set out, I authorize the  
said Mary A. Morgan and Pauline Morgan, or  
either of them, to sell or dispose of all or any part  
of their respective shares in my estate at such  
time, in such way, and upon such terms as  
they, or either may deem necessary for their  
convenience, support and maintenance; but any  
part or portion, if any, of my property or effects,

or proceeds thereof, remaining at the death of the  
survivor of said Mary A. Morgan and Pauline  
Morgan, shall go to their children, or descendants of  
children, as herein after provided, if survived by  
children or descendants of children; otherwise to  
any natural heirs as provided in section three of  
this instrument.

But I vest the legal title to my estate in the  
said above named Trustee and require and di-  
rect that in order to sell or dispose of all or any  
part thereof and to use all or any part of the  
Corpus for their convenience, support and main-  
tenance they shall first obtain the consent of said  
Trustee to do. Any deed executed by said Mary  
A. Morgan and Pauline Morgan, or either joined  
by said Trustee, shall vest in the purchaser good  
and absolute title to the property or interest in  
property thereby conveyed.

It is, however, my desire and I direct that  
at the death of the interest of the said Mary A.  
Morgan in my estate (or the proceeds thereof),  
then remaining, if any, shall go to any child  
or children, or the descendants of children, she  
may leave surviving her, subject to the same  
terms and provisions as are herein made as to  
the share in my estate hereby expressly willed  
to the said Pauline Morgan.

It is further more my will and I direct that  
at the death of the said Pauline Morgan her  
interest in my estate (or the proceeds thereof)  
then remaining, if any, shall go to any child  
or children, or the descendants of children, she  
may leave surviving her, in fee simple. If how-  
ever, the said Pauline Morgan should die with-  
out child or children, or the descendants of chil-  
dren, surviving her, and should be survived by  
her said mother, then her interest in my estate  
(or proceeds thereof). Then remaining, if any  
shall go to the said Mary A. Morgan subject  
to the same terms and provisions as are herein  
made as to the interest in my estate hereby ex-  
pressly willed to the said Mary A. Morgan.

Third: - It is my will and desire and I  
direct that in the event the said Mary A. Morgan  
should die leaving no other child or chil-  
dren, or their descendants, surviving her ex-