

proper education and maintenance of said two children and the balance, if any shall be loaned out upon the same terms as provided for the principal. In no event shall the principal of said fund be paid over to said two children until they become twenty-one years of age.

Eighth: In the event of the death of one of my said two children, without issue, before reaching the age of twenty-one years, the surviving child shall take the full share of the funds that would go herunder to such deceased child if living.

Ninth: I hereby nominate and appoint N.D.McClellan and Jno R. Snodgrass, Executors of this my last will and testament.

In the event of the death, or resignation of one of said Executors the other shall have as full power and authority to execute this will as is herein expressly delegated to both of them. Should both of said Executors die or resign pending the execution hereof I direct that a Justice be appointed and qualified by the County Court of Sullivan County, Tennessee, to take charge of, loan and reloan the funds hereinbefore directed to be loaned and to collect and pay over the income therefrom as hereinbefore provided and to do and perform all other things devolving upon him herunder.

In testimony whereof, I have hereunto signed my name in the presence of H. D. Bachman and E. K. Bachman, who, at my request, in my presence and in the presence of each other, have hereunto signed their names as subscribing witnesses, this the 22<sup>nd</sup> day of October, 1901.

J. McClellan

Witnesses

H. D. Bachman  
E. K. Bachman

The foregoing written instrument was proven in open Court by the oaths of H. D. Bachman & E. K. Bachman, subscribing witness thereto, on this the 14 day of November, 1901 and thereupon said written instrument was adjudged, declared and decreed by the Court to be the last Will & Testament of Jonathan D. McClellan, and ordered to be recorded in the Book of Wills:

Teste:  
Jno R. Snodgrass, Clerk

Last Will & Testament  
of  
Maggie E. Snodgrass dec'd  
Probated January Term 1902.

I, Maggie E. Snodgrass, of the City of Bristol, Sullivan County, Tennessee, being of sound mind, disposing memory and good physical health, but mindful of the uncertainty of life and the certainty of death, do make and publish this my last will and testament hereby revoking and making void all former wills at any time made by me, as follows:

First. It is my will and desire that my executor pay my funeral expenses and all my just debts out of my estate.

Second. I will devise and bequeath to my husband L. H. Snodgrass all of the property both real and personal, situated in the State of Tennessee and in the State of Virginia or elsewhere of which I may die seized and possessed, after paying my funeral expenses and just debts.

In the payment of my funeral expenses and debts, my executor, his successor appointed, shall have the right and power to make sale of any of the property, either real or personal, either at public or private sale as he may deem best of the property, & such parts thereof of which I may die seized and possessed.

Third. I hereby constitute and appoint my said husband L. H. Snodgrass my Executor of this my last will and testament and waive the legal requirement of giving bond as such.

In testimony whereof, I have hereunto subscribed my name and requested the subscribing witnesses hereunto to attest my signature on this the 23<sup>rd</sup> day of November, 1900.

Maggie E. Snodgrass

Attest,

A. C. Reebler  
Lelia B. Sheppard

The foregoing written instrument was proven in open Court by the oaths of A. C. Reebler and Lelia B. Sheppard, subscribing witnesses thereto on this the 6<sup>th</sup> day of January, 1902, and thereupon said written instrument was adjudged, declared and decreed by the Court to be the last will

and testament of Maggie E. Smoggrass, dead,  
and ordered to be recorded in the Book of Wills;  
Teste:  
Josh. Snow, Clerk,  
By J. H. Ingoldsby, D.C.

Last Will & Testament

of  
Anna N. Jones

Probated January Term 1902

Bristol Tennessee

January 16<sup>th</sup> 1902

I hereby state that I am in my right mind and in full possession of all mental faculties necessary to make this, my last will.

I hereby will that my son-in-law Ed Lockett act as Administrator of my estate and that he be not required to give bond.

I will that my property located at corner of Broadway and Godinger Streets Knoxville Tenn pass to the ownership of my son Herman Jones to be his to have and to hold forever.

My desire is that he occupy same as a residence as long as needed, but he has full power to rent or sell same, as he may deem best, and use proceeds for the education and benefit of his child or children.

I will that any money due me on what we call the Callahan note, now held for me by Mr Geo. W. Peters of Knoxville, be collected as soon as practicable, and that the proceeds be divided equally between my grandchildren George Ed Sallie Fort.

I will that any other money or effects of which I may die possessed together with the full amount of my life insurance Policy, be collected as soon as practicable and that the proceeds of same be placed at disposal of my daughter Katie Jones Lockett to be used by her at her own best judgment dictates.

Witness my signature to this, my last will.  
Signed: Anna N. Jones

Attest: Mrs F. T. Blanchard  
Sue Sayers Reynolds

State of Tennessee The foregoing written instrument was drawn in open Court by Mrs F. T. Blanchard Sue Sayers Reynolds subscribing witnesses thereto, on this the 23<sup>rd</sup> day of

January, 1902, and thereupon said paper writing was adjudged, declared and decreed by the Court to be the last will & testament of Anna N. Smith, dead, and ordered to be recorded in the Book of Wills.

Teste:  
Josh. Snow, Clerk.

Last Will & Testament

of  
John Spokes decd

Probated February Term 1902.

In the name of God Omnipotent I John Spokes of the County of Sullivan and State of Tennessee being of sound mind and memory, and considering the uncertainty of life do therefore make, ordain publish and declare this to be 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丧葬費 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.

SECOND

I give and devise to my sister wife Elizabeth the farm known as the First farm, upon which I now live, containing 87 $\frac{1}{2}$  acres being the same farm that I purchased in 1881 during the term of her natural life together with the rents and profits thereof, and all the general ordinary personal, such as horses cattle sheep, tools, agricultural and mechanical implements, and all the household and kitchen furniture articles etc in fact it is my will and I so direct that during her life she has said farm and all its belongings, and use and enjoy it in any way she may deem proper except she is not to sell or dispose of any part of land and only so much of the personal property as may be necessary for her comfortable maintenance and support provided of course that the surplus grain and other products of the farm, as well as the surplus tool & may be sold by her and the proceeds according thereto disposed of as she may deem proper.

THIRD

After the death of my wife it is my will and I so direct and desire, that my son Robert have the said Vine farm with all and singular