

cept the said Pauline Morgan, but should be survived by the said Pauline Morgan, and the said Pauline Morgan should thereafter die leaving no child or children, or their descendants, surviving her then my entire estate, or proceeds thereof, then remaining, if any, shall revert and go to my natural heirs as the law directs.

Fourth: - I hereby nominate and appoint C. S. Bachman Executor of this my last will and Testament and request that his bond as such be fixed by the court at the sum of \$10,000⁰⁰, any post or premium attached or incident to such bond shall be charged to my estate and be allowed as a credit upon settlement.

I give my said Executor full power and discretion in the management and settlement of my estate and authorize and empower him to institute and prosecute such suits and do all such things as he may deem necessary and judicious in connection therewith. He shall be given full and fair compensation for his services and be allowed credit for any and all reasonable expenses incurred in the execution of his duties herein.

In testimony whereof I have hereunto signed my name in the presence of C. R. Kerman and C. C. English, who at my request, in my presence and in the presence of each other have hereunto signed their names as witnesses; all on the 12th day of January, 1904.

Witnesses:-
C. R. Kerman
C. C. English

The foregoing written instrument was proven in open court by the oaths of C. R. Kerman & C. C. English, subscribing witnesses thereto, on this the 12th day of August, 1904, and thereupon said written instrument was adjudged, declared and decreed by the court to be the last will & testament of H. H. King deceased, and ordered to be recorded in the Book of Wills.

Teste: Jno R. Snow
Clerk.

Last Will & Testament

of
David Dancer Decd

Probated Sept term 1904

I David Dancer, of Sullivan County, Tenn, being of sound mind, make this my last will and testament. I first I will and bequeath to my beloved wife Mary B. Dancer my home place on which we reside containing thirty-five acres to have and to hold well possessed during her natural life after the death of my wife Mary B. Dancer the home and said 35 acres is to descend to my son David Dancer & David Dancer is to pay fifty dollars to my grand daughter Amanda Booth when he comes in possession of the land and this fifty dollars is to secure satisfaction to her for her interest in my estate, & also further will and bequeath to my wife Mary B. Dancer all of my personal property consisting of household property and farming utensils to be judged of them as she sees fit also give Mary B. Dancer a half interest in one Oliverville plow, my son David Dancer owns the other half of said plow & am now leaving after my funeral expenses are paid all all other just debts are satisfied Mary B. Dancer is to have all the money that may be on hand

David Dancer

J. A. Murphy
A. O. O' Hanlon

signed in the presence of the above witness, August 24, 1904

The foregoing written instrument was proven in open Court by the oath of J. A. Murphy subscribing witness thereto on this the 20th day of Sept, 1904 and whereupon said written instrument was adjudged, declared and decreed by the Court to be the last will & testament of David Dancer deceased, and ordered to be recorded in the Book of Wills.

Teste:

No. 2 snow Clerk

The foregoing written instrument was further proven in open Court by the oath of D. A. Clark, subscribing witness on this 25th day of Nov, 1904 and whereupon said written instrument was adjudged, declared and decreed by the Court to be the last will & testament of David Dancer deceased and ordered to be recorded in the Book of Wills

Teste: No. 2 snow Clerk
By D. L. Staley Jr.