

of or that may just come into the hands of my executor
 Secondly, I give and bequeath to John Everett
 Dutton, Jr. who now resides with his father John
 E. Dutton, Sr. at my home in Bluff City Tennessee,
 all the property of every kind and character, includ-
 ing all the personal, real and mixed property
 that I may own at my death including among
 all my other property, the house and lot I now
 own which is situated in Bluff City, Precinct
 County Tennessee, where I now reside, and being
 the same lot purchased by me from Anna Weems
 Goy which she executed to me a deed dated
 the 15th day of April 1867, which is registered
 in the Register's Office at Knoxville Tennessee
 in Vol. 22 Pages 204 + 205. It being my
 intention that the said John Everett Dutton,
 who is now only about seven years of age,
 shall have all the property of every kind
 and character that I may own at death, and
 I do hereby nominate and appoint John E.
 Dutton, Sr. my executor. In testimony whereof
 I do to this my will set my hand this 16th
 day of November 1905.

Law
 Susan Woods
 made

Signed and published in our presence, and
 we have subscribed our names hereto in the
 presence of the testatrix and at her request.
 This the 16th day of November 1905

P. H. Miller
 J. B. Dyer

The foregoing written instrument was approved
 in open court by the courts of P. H. Miller &
 J. B. Dyer the subscribing witnesses to said
 written instrument, on this the 15th day of
 April 1911, and thereupon said written
 instrument was adjudged, decreed, and
 decreed by the court to be the last will and
 testament of Susan Woods deceased, and
 ordered to be recorded in the book of wills.

Teste P. H. Miller Clerk
 By D. C. Dyer D. C.

Last Will and Testament

Proated April Term 1911

G. W. Boyd

I G. W. Boyd of the County of
 Sullivan and State of Tennessee, being of
 sound mind and memory and knowing
 the uncertainty of life, do hereby make and
 publish this my last will and testament,
 hereby revoking all others that may have
 been, at any time, made by me.

1st I desire and direct that any debts I
 may owe including my funeral and
 burial expenses, shall be paid as soon
 after my decease as can be done;

2nd I hereby devise and bequeath
 to my beloved wife Mary C. Boyd all my
 property, both real and personal, during
 her life time, or as long as she remains
 my widow; at her death, my desire is
 that it shall all be sold, at public
 sale, to the highest bidder, and out of
 the money thus secured, I desire and
 direct that the sum of twelve hundred
 dollars, shall be set apart to and for
 the use of my daughter Leija Frances
 Boyd, during her lifetime, but this sum
 or fund shall be put at interest, and
 that interest alone shall be used and
 applied annually for her use, benefit
 and maintenance; and my executor,
 as here in - after designated and appointed,
 is directed specially to see that this
 provision is carried into effect.

3rd I desire that all debts due me at
 the time of my death, shall be collected
 as far as possible, and my son G. M.
 Boyd, now being indebted to me in the
 sum of some thing over eight hundred
 dollars, for which I hold promissory notes
 on him; one for the sum of \$345⁰⁰ with
 a credit of \$50⁰⁰; and one other note, for
 the sum of \$425⁰⁰; and feeling that the
 sum due me from him, amounts to a
 sum, equal to the share, to which he
 would be entitled out of my property
 at my wife's death; he is not to share