

a set of Bed room Furniture which I give to my Son James C. Tadlock. I also give to my wife any Books she may want for her own use but of my library, also Fifteen 15<sup>th</sup> Dollars now on deposit in the Bristol National Bank, also our Cow.

It is my chief and wish that my son Jas. C. Tadlock remain with my wife as her agent and attend to her business.

I further request that all my other real estate be sold and Notes Collected and an equal distribution of the Proceeds made between my heirs equally to wit Alex. D. Tadlock, Mollie Wallace (neé Mollie Tadlock) (to her Children) Robt M. Tadlock, A. Ron Phipps (neé Ron Tadlock), Foster Bradshaw (neé Foster Tadlock) to Child of Francis Sue Allen Wallace (neé Tadlock) and James C. Tadlock.

In regard to my daughter Nata She is provided for in the Asylum at Cincinnati so far as her necessities demand I request a Fund set apart that will yield a trinity five dollars a year during her life. Also the Money held by Jas. M. T. Jones in trust for her for limits above herein named. At her death this Fund will revert to the general estate.

I further desire that my said Executors be not required to give any bond for the performance of their duty nor to make any charges for their services as such Executors.

The \$5 to Mrs. Tadlock herefore alluded to does not include other funds on deposit in the National Bank of Bristol - That fund goes into my general estate. In testimony whereof I have hereunto set my hand and seal.

Witnesses

W.P. Brewer.

M.O. Cochran

J.D. Tadlock *(Signature)*

State of Tennessee <sup>3</sup> The within and foregoing written  
Sullivan County instrument was filed in open Court  
by the Oaths of W.P. Brewer and M.O. Cochran  
subscribing witness thereto, on this the 3<sup>rd</sup> day of August 1899  
and thereupon said written instrument was adjudged,  
declared and cleared by the Court to be the last  
will & Testament of J.D. Tadlock deceased, and ordered  
to be recorded in the Books of Wills.

Test:

Mo. R. Brown Clerk

Last Will & Testament <sup>3</sup> Probated August 3<sup>rd</sup> 1899.

J. F. Woods, decd. In the name of God Amen  
I, J.F. Woods a citizen of Bristol, Sullivan  
County, Tennessee, being of sound and disposing mind  
and memory do make, ordain and establish this to my last  
Will & Testament hereby revoking all other wills by me at  
any time made.

I give my soul to God, to be disposed of according  
to his good pleasure.

As to the property which it has pleased God to bless  
me, I dispose of the same in the following manner:

I require my Executor to have the same given in a  
decent and Christian like manner.

I also require my said Executors to pay all of my  
debts as soon after my death as convenient out of any  
Money I may now or have at the time of my death  
or that may be due me after the same is collected or by  
a sale of my property either personal or real, and  
I hereby give my said Executor, if necessary full power  
and authority to sell any or all of my real estate  
at public or private sale and for cash in hand or  
on time as they may think best so as to pay all of my  
just debts and make a deed or deeds for the same when  
said realty is paid for in full and make deeds for  
the same as freely as I could do if I was living and  
sell the same myself. They are also empowered to  
receive and receipt for the purchase money and do  
all and every act necessary to complete the sale  
or sales and make title to the property sold and use  
the proceeds of the sale in the settlement of my estate  
and the division of the proceeds as herein after  
set forth.

After my debts are all paid, giving and  
settling the remainder of my estate both personal  
and real of every kind and description to my children  
William M. Woods, J. H. Woods, Mrs. P. A. Moore, Mrs.  
M. P. Haymond and Mrs. Cora C. Hauck equally.

But I have already given as an advancement to  
my daughter Mrs. L. M. Moore (or to her her husband  
(W. P. Moore)) one house and lot in Bristol, Sullivan  
County, Tennessee it being the same in which  
they now live, which I value at One Thousand  
Dollars (\$1000.00).

I have also given to my daughter Mrs. M. R. Haymond,

wife of N. B. Haymon in Bristol, Sullivan County  
Tennessee, one house and lot which I value at \$2000  
of which property bequeath now here made to  
the parties respectively.

Now to divide my property equally among all  
of my children I require my executors when they  
come to make a final settlement of my estate  
to charge Mrs. R. A. Moore and Mrs. N. B. Haymon  
with the amounts so paid to them and then to make  
the other parties equal to them before any further  
amount is paid to them or either of them it being  
my object that all my children share equally in  
my estate after my debts are all paid.

Believing that the law will give my beloved wife  
Nannie J. Moon as much as my condition at present  
would enable me to give her, I make no specific leg-  
acy to her, I leave her to take home and care  
in my real estate and the exemptions & years appertaining  
to the heads of families under the law now in force  
in Tennessee.

I nominate, constitute and appoint my son  
William M. Wood and my son-in-law W. B. Moon  
executors of this my last will & testament and request  
the County Court of Sullivan County Tennessee or any  
other court in which this will shall by offered  
for probate not to require security of them as executors  
of this my last will and testament believing that  
they will faithfully and honestly perform the duties  
required of them by law as such executors.

In testimony whereof I have hereunto set my  
hand this the 1<sup>st</sup> day of June 1895.

J. F. Moon

Witnesses J. F. Hicks  
L. B. Moon

State of Tennessee } The foregoing written instrument  
Sullivan County } being shown me in open Court by the oaths  
of J. F. Hicks and L. B. Moon subscribers  
thereto on this the 3<sup>rd</sup> day of August  
1895 and thereupon said written instrument was adjudged,  
declared and decreed by the Court to be the last will  
and testament of J. F. Moon, dead, and ordered to be  
recorded in the Book of Wills.

Testi-

Jno. R. Brown Clerk

Last Will & Testament  
of  
J. P. Fitzgerald deceased  
Probated Foreign Will

J. P. Fitzgerald, of the County of Prince  
Edward, State of Virginia, make this my last will and  
testament, written altogether in my hand this 21<sup>st</sup> day of  
February 1868.

1<sup>st</sup> I appoint my wife Florida F. Fitzgerald Executrix of this  
my last will and desire that she be not required to give  
security.

2<sup>nd</sup> I desire my Executrix to pay all my just debts.

3<sup>rd</sup> I give to my beloved wife Florida F. Fitzgerald the whole  
of my estate, remaining after the payment of debts, both real  
and personal, to her and her heirs forever.

Witness my hand and seal this day and year above written.

J. P. Fitzgerald (Seal)

State of Virginia.

At a County Court, held for the County of Prince Edward  
on the 20<sup>th</sup> of June 1898,

A writing purporting to be the last will and testa-  
ment of J. P. Fitzgerald, deceased, was this day pro-  
duced in Court and there being no subscribing witnesses  
Hirto A. A. Campbell and L. C. Flannery were sworn and  
severally deposed, that they are well acquainted with  
the testator hereinabove and verily believe the said hand-  
writing and the name thereto subscribed to be wholly  
written in the testator own hand.

Whereupon the said writing is ordered to be recorded  
as the true last will and testament of the said J. P.  
Fitzgerald deceased And on the motion of Florida  
F. Fitzgerald the executrix herein named, who made  
oath and entered into and acknowledged a bond  
in the sum of Ten Thousand Dollars, conditional  
according to law, without security, the testator having  
requested in his will that no security be required  
of his said executrix, certificate is granted her for  
obtaining a probate of the said will on due form.

Virginia.

County of Prince Edward, to wit:  
I, W. H. Thackston, Clerk of the County Court of the  
County aforesaid, in the State of Virginia, do certify  
that the foregoing is a true and perfect transcript  
from the records of the said Court, admitting the last  
will and testament of J. P. Fitzgerald to probate in said  
Court.